Form- A Service Special Services

FORM OF ORDER SHEET,

Court of	<i>μ</i> .		
,			
Implementation P	etition No	230/2023	

lm	plementation Petition No. 230/2023
Date of order proceedings	Order or other proceedings with signature of judge
2	3:,
06.04.2023	The execution petition of Muhammad Zulgarnain
	Haider received today by registered post through Mr.
	Muhammad Anwar Awan Advocate. It is fixed for
	implementation report before touring Single Bench at
	D.I.Khan on Original file be
	requisitioned. AAG has noted the next date. The
	respondents be issued notices to submit-
i.	compliance/implementation report on the date fixed.
	By the order of Chairman
	l cur
	REGISTRAR
•	
	Date of order proceedings

BEFORE THE HONOURABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR, CAMP AT D.I.KHAN.

Implementation/Execution Petition No. 236... of 2023.

Muhammad Zulqarnain HaiderPetitioner **VERSUS**

DEO (Male) DIKhan etcRespondents

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No.	Particulars	Annexure	Pages
1	Grounds of Implementation /Execution Petition along with affidavit.		1-02
2	Copy of service appeal	A	03-05
3	Copy of judgment dated 28/10/2022	В	06-10

Your Humble Petitioner

6/

Muhammad Zulqarnain Haider Through Counsel

Dated;**3**//03/2023

MOHAMMAD ANWAR AWAN Advocate Supreme Court of Pakistan, Stationed at DIkhan.

BEFORE THE HONOURABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR, CAMP AT D.I.KHAN.

Implementation/Execution Petition No. 230. of 2023

Muhammad Zulqarnain Haider S/o Saif Ur Rehman Resident of Mohallah Qazian Walan, City Dera Ismail Khan. Serving in District Education, Dera Ismail Khan.

.....Petitioner

VERSUS

- 1. District Education officer (Male), District Dera Ismail Khan.
- 2. District Account Officer, Dera Ismail Khan.

.....Respondents

IMPLEMENTATION ETITION/EXECUTION PETITION OF JUDGMENT DATED 28/10/2022 REGARDING CORRECTION IN REGULARIZATION ORDER BEARING NO. 7243-52/ESTT(P) 29/02/2020 FOR RELEASE / ISSUE ALL THE BACK BENEFITS, PENSION, INCREMENTS, SALARIES, PROMOTION ETC FOR THE PERIOD 13/10/2016 TO 27/07/2019 AND ADJUST THE FURTHER / UPCOMING SALARIES ACCORDINGLY.

Juner

Respectfully Sheweth:-

That the brief facts of the case are as under:

1. That the present petitioner filed a service appeal before this Honourable Tribunal on 03/10/2020

which was decided by this Honourable Tribunal on 28/10/2022. Copy of service appeal and order dated 28/10/2022 are enclosed as **Annexure "A & B"**.

2. That after the lapse of considerable time Department is hesitating to implement the Judgment of Hon'ble Service Tribunal dated; 28/10/2022 in Service Appeal No. 13588/2020, so petitioner has no other remedy but to file implementation petition.

In view of the above, it is, therefore, most respectfully prayed that on acceptance this petition, may kindly implement the judgment dated 28/10/2022 issued in Service Appeal No 13588/2020.

Your Humble Petitioner

W/

Muhammad Zulqarnain Haider
Through Counsel

Dated;31/03/2023

MOHAMMAD ANWAR AWAN
Advocate Supreme Court of Pakistan,
Stationed at Dikhan.

<u>AFFIDAVIT:-</u>

I, **Muhammad Zulqarnain Haider** S/o Saif Ur Rehman Resident of Mohallah Qazian Walan, City Dera Ismail Khan. Serving in District Education, Dera Ismail Khan, the appellant, do hereby solemnly affirm and declare on OATH that the contents of the same are true and correct to the best of my knowledge and belief and that nothing has been concealed from this honorable court.

Deponent

12101-9631824-1

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بعدالت جناب سروس شريق جيبر بختونخواه بشاور وكمپ كورث در واساعيل خان _

ال<u>202</u>0ء۔

13588

Diary No. 11319

Dates 07/10/2020

محمد ذوالقرنين حيدر PST (پرسنل نمبر 734158) گورنمنٹ برائمری سکول نمبر 6، ڈکر واساعیل خان ۔ ولد سیف الرحمان بنگش توم بنگش سکنه محلّه قاضیا نوال تحصیل وضلع ڈیر واساعیل خان ۔

---(اپيلانٽ)

، حکومت خیبر پختونخو اه بدر بعه *سیکریٹری تعلیم خیبر پختونخو* اه پیثاور . سیکریٹری تعلیم خیبر پختونخو اه بیثاور ..

2) سیکریٹری کفلیم خیبر بختونخواه بیثا در۔ 2) فرائر یکٹر ایلمنز می اینڈ سکینڈری ایجو کیشن خیبر پختونخواه بیثا در۔

4) وْالْمُرْكَبُ الْبِحِينَ فَالْمِيرِ (مردانه) صَلَّعَ وْبره اساعيل خان _

5) لب دُورِيْل الجوكيشَ آفيسرصاحب (مردانه) تخصيل وضلع ذيره اساعيل خان ـ

ع) وُسْرُ اَتْ اكاوَنْ آفِيسِ صَلْع ذَيرِهِ اساعيل خان_

۔۔۔۔۔(رسپانڈش)

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-वक्क-**स्व**र

من ابیلانث حسب ذیل عرض رسال ہے۔

Person Soon

سیکٹن اپیلانٹ سال 2014 بزریعہ NTS شیٹ کی تھا م ڈر دا ہا گیل خان میں اونین کونسل میں اپنین کونسل میں اپنین کونسل کر کے 4 # GPS میں ابطور PST مورقد میں ارد کی 4 # GPS میں ابطور PST مورقد میں ارد کی استان کو ایک کے 4 # GPS میں ابطور O5/12/2014 کورشنٹ مور کی O5/12/2014 کورشنٹ کی سرکول نمبر 6 میں حاضر ہو کرا ہے فرائض مصی سرانجام دیتار با نظر Corrigendum اف تیں۔ میں کم کن ابیلانٹ مورقد Corrigendum افوان میں ابیلانٹ مورقد 23/06/2017 اورت عشا و سیاسکر مورقد 23/06/2017 کا افوان رہا جس کی وجہ ہے من ابیلانٹ نا دانست طور پراسین فرائض مصی ازام دینے سے قاصر رہا جو

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کوتمام تر معاملہ رسیا نڈنٹ نمبر 3 کی جانب سے قائم کردہ انکوائری ہائے بذر یعد (DPO افریہ DPO ڈیرہ اساعیل خان میں بھی من اپیلانٹ کی ہے گناہی واضح ہو چکی ہے جس کی روشی میں رسیا نڈنٹ نمبر 3 نے بذر یعد گیئر نمبری 16/01/2019 میں دینے نفر کا میں میں رسیا نڈنٹ نمبر 4 کو بمطابق توانین بابت میں میں میں اپیلانٹ) کی ہدایت کی گئی نیول اپیل ہائے ، درخواست ہائے ، انکوائری کی مراہ ہیں۔ نیز فائن ر پورٹ بابت انکوائری نمبر DPO میں اپیلانٹ کی جماعت کی گئی نیول اپیل ہائے ، درخواست ہائے ، انکوائری نمبر DPO میں نیول کا ایک کی موال کے موال کی جادی کی موال کی موال کی جادیں۔ نیز فائن ر پورٹ بابت انکوائری نمبر DEO (M) کی جادیں۔ نیز فائن د کی نیول از اس کی نیول از اس کی نیول از اس کی جادیں۔ نیز کا میں میں کے موال کی جادیں۔ نیز کا میں کی خول از اس کی خول از اس کی جادیں۔ نیز کا میں کی خول از اس کی جادیں۔ نیز کا میں کی جادیں۔ نیز کی موال کی جادیں۔ نیز کا میں کی کو بات کی نیول از اس کی جادیں۔ نیز کی موال کی جادیں۔

ید کم جس پر (M) DEO و روه اساعیل خان (رسپاندن نمبر 4) نے مورخه DEO (M) و بدر بدیر کی بر 26/07/2019 فرما کر مورخه و Reinstate فرما کر مورخه کو بذریعه تم نمبری 28-7243 مستقل (Regular) کیا گیا جبکه Extra ordinary leave without pay قرار دیا گیا نقل تکم لف ہے۔ میں میں 4 میں کا میں میں کا میں کیا گیا۔ جبکہ دیا گیا۔ نقل تکم لف ہے۔ میں کہ میں کا گیا۔ نقل تکم لف ہے۔ میں کہ شاہد کے ساتھ کر اور کیا۔ گیا۔ نقل تکم لف ہے۔ میں کا گیا۔ کیا گیا۔ ک

ی که من ابیلانت قبل از ین بچول قتم کی درخواست ۱ ابیل جناب و سرک ایجوکیشن آفیسر صاحب صلع و گره اساعیل خان (رسپاندن نمبر 4) کوگزاری جو که من ابیلانث اُس وقت ملازمت بر مستقل نہیں ہوا تھا جس کی وجہ سے بروئے گیرنمبری 30668 مورخہ 16/09/2019 کو ایپل سائل کو خارج کر دیا گیا جس کے خلاف من سائل نے رسپاندن نمبر 3 کو بند بعد رسپاندن نمبر 3 کو بند بعد رسپاندن نمبر 4 ایک عدد ایپل ادرخواست گزاری جس پرتا حال کوئی فیصله بین کیا گیا۔ جبکداب من ابیلانت نے بعد ہوئی ملازمت پرمورخہ 10/04/2014 سے مستقل ہو چکا ہوں، جس پرمن ابیلانٹ نے بعد ہوئی ملزمت پرمورخہ کو ایک عدد اپل / درخواست مورخہ 10/04/2020 کو گزاری ۔ نقول درخواست و رخواست و رخواست

ید که من اپیلانٹ کا اغوائیگی کا عرصہ تقریباً ساڑھے آٹھ ماہ بذر بعد انکوائری من اپیلانٹ ہے گناہ قرار پاچکا ہوں۔ جبکہ اس قرار پاچکا ہوں اور ندکورہ عرصہ Non-willful Absentee قرار پاچکا ہوں۔ جبکہ اس طرح من اپیلانٹ کی اپیل پرعرصہ تقریباً 25 ماہ تک بلاجواز تا خیر محکمہ کی جانب سے گی تئی جس کا خالصتاً محکمہ ہی دونوں عرصوں کا ذمہ دار ہے اور اس تمام تر عرصہ کی مراعات (تنخواہیں، انکریمنٹ، پروموش وغیرہ) کا قانونی طور پرحقدار دیجاز ہوں۔

کے عدالت انعظی سپریم کورٹ آف پاکستان اپنے تھیم حوالہ نمبر 2013, P-752 کے دسپریم کورٹ نے اپنے فیصلہ میں قرار دیا ہے کہ جب کوئی ملازم بحال ہوتا ہے تواس کا نوکری سے دسپریم کورٹ نے اپنے فیصلہ میں قرار دیا ہے کہ جب کوئی ملازم بحالی تک کا دوراندیسروس میں ثار ہوگا اور محکمہ اس عرصہ کی تخواہ ، انگریمنٹ دکا لے جانے ہے کی برجالی تک کا دوراندیسروس میں ثار ہوگا اور محکمہ اس عرصہ کی تخواہ ، انگریمنٹ اور محل میں کورٹ دیا گا باہد ہے ' نقل تھم عدالت انعظلی سپریم کورٹ

سے کہ عدالت العظلیٰ کے فیصلہ میں واضح طور پر موجود ہے کہ جب الزامات ہے بری ہوجائے کے لید ملازم Reinstate ہوجائے تو جتناع رصہ بھی وہ اپنی ڈیوٹی سے غیر حاضر رہاتواس غیرحاضری اللہ مام تر ذمہ واری محکمہ پر عائد ہوتی ہے اور ملازم کو غیر حاضر شدہ عرصہ کے تمام Benefits (پر وموژن و مراعات و تخواہ دغیرہ) بھی دیئے جائیں۔الغرض سے کہ ملازم کو اپنے ساتھ بھرتی شدہ (پر وموژن و مراعات و تخواہ دغیرہ) کو حاصل شدہ جملہ مراعات حاصل کرنے کا حق حاصل ہے۔

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يركمن ابيلانث نے حكم نمبرى 35-1993 مورخد 26/07/2019 كوبذر يعددرخواست/ ا پیل تا حد عدم فراہمی مراعات از مور خد 13/10/2016 تا 25/07/2019 کو تانج کیا تھا جو کہ برطابق قانون و برطابق فیصلہ جات عدالت ہائے عالیہ وعظمی من اپیلانٹ وصول کرنے کا حقدار ومجازتھا گر ایک غیر قانونی وجہ ورج کرتے ہوئے بروئے چھٹی نمبر 30668 مورخہ 28/10/2019 درخواست من اپيلانث كوخارج كيا تقااور وجه بيدرج كي گئ كه ' من اپيلانث جو کہ اُس وقت Contract پرتھااور Regularize نہیں ہوا تھااین لئے وہ اُن مراعات کا حقدار نہ ہے''۔ جبکہ برطابق Section 3 Khyber Pakhtunkhwa Employees of Elementary & Secondary Education Department, Appointment & Regularization Service Act 2017 ہمراہ دیگر نوٹیفکشن ہائے من اپیلاٹ از مورجہ 05/12/2014 سے ملازمت پر مستقل تصور ہو چکا ہوں اور اس طور جب من اپیلانٹ حکومت کی یالیس کے مطابق از تاریخ تقرري Regularize تصور ،ون توبدوران تعيناتي تاريكولرائز بيش تمام مراعات كاحقدار ظهرتا بول جو كه محكم DEO(M) مصدره مورخه 28/10/2019 و بعدهٔ حكم ريگولرائزيش تا حدث ق نمبر 11 جس ميں ندكوره چھٹى نمبرى 35-19931 مورخه 26/07/2019 ميں EOL كا حوالہ ہے جو کہ بدین نسبت جزوی طور پر قابل تھیج ہے اور من اپیلانٹ مکمل طور پرتمام مراعات بشمول انگریمنٹ ، تخواہ ہائے وغیرہ عاصل کرنے کا حقدار ہے اور رسیا نڈنٹس ندکورہ مراعات من ا بیلانگ کوویے کے یابندوذ مدار ہیں۔

یہ کے مزید دلائل بوقت بحث من اپیلانٹ کو پیش کرنے کی اجازت بخشی جادے۔ لبذا استدعا ہے کہ بمنظوری ایل بذا بابت بنارانسگی فیصلہ نہ فرمائے جانے درخواست البيل برخلاف تمكم نمبري ADEO/Estt(P) مورخه 28/10/2019 مصدره (DEO(Male ڈیرہ اساعیل خان ومنظور فرمائے جانے ورخواست ابیل من اپیلانٹ وَحَكم فرمائے جانے رسیا نڈنٹس کہوہ من اپیلانٹ کے حکم بحالي وتَكُم ريگولرا ئزيش نمبري (Estt(P أو 29/02/2020 مورخه 29/02/2020 ميس تقیح کرتے ہوئے من اپیلانٹ کواز مورخہ 13/10/2016 تا 27/7/2019 کے تمام مراعات بنشن ، انكريمنث ، تخواه ، پروموشن وغيره كا حقدار قرار ديوي اور ندكوره مراعات کی بناء پرمن اپیلانٹ کی آئندہ تخواہ دمراعات کو Adjust کیا جاوے۔ مورد 3/10/2020

> (ايبلانث) محمرؤ والقرنين حب

علفأبيان كيا كهجمله مراتب ائبل تاحدتكم ويقين صحيح ودرست بین اورکوئی امرمعز زئر بیونل سے تحفی و پوشیدہ

نەركھا ہے۔ بیان حلفی سندا تحریہے۔ محدذ والقرنين حيدر_____(ابيلان)

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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

AT CAMP COURT, D.L.KHAN

Service Appeal No.13588/2020

Date of Institution

-07.10.2020

Date of Decision

.28.10.2022



Muhammad Zulqarnain Haider (PST) GPS No. 6, D.I.KhanS/o Saif Ur Rehman Bangash R/o Muhallah Qazyanwala, Tehsil & District D.I.Khan.

(Appellant)

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Secretary Education to Government of Khyber Pakhtunkhwa, Peshawar and five others.

(Respondents)

Muhammad Anwar Awan,

Advocate

For appellant.

Muhammad Jan, District Attorney

For respondents.

Mr. Kalim Arshid Khan

Chairman

Mrs. Rozina Rehman

Member (J)

JUDGMENT

ROZINA REHMAN, MEMBER: This appeal has been instituted under section 4 of Khyber Pakhtunkhwa Service Tribunal Act 1974, against the impugned order dated 28.10.2019 whereby departmental appeal/application bearing No. 9173 dated 16.09.2019 was rejected and his services were not regularized due to his absence. It has been prayed that he might be granted



pension, increment, salary and promotion w.e.f 13.10.2016 to 27.07.2019 and adjust the same in his salary.

- 2. Brief facts of the case are that appellant was appointed as PST in GPS No. 6 on 05.12.2014. He was allegedly abducted on 13.10.2016 and remained in the custody of the abductor till 23.06.2017. He was declared innocent by the inquiry officer and accordingly he was reinstated into service, while the intervening period was treated as extra ordinary leave without pay. He submitted an application/appeal to District Education Officer. As he had not been regularized, therefore, his appeal was rejected, however, he submitted another appeal through which he was regularized from 05.12.2014 whereafter, he filed another appeal. As he had been declared innocent by the inquiry committee, therefore, he was reinstated but back benefits were declined be treating the intervening period as extra ordinary leave without pay.
- 3. We have heard Muhammad Anwar Awan, Advocate learned counsel for the appellant and Muhammad Jan, learned District Attorney for respondents and have gone through the record and the proceedings of the case in minute particulars.
- 4. Muhammad Anwar Awan Advocate, learned counsel for appellant submitted that appellant was abducted which fact is not disputed as he was later on reinstated into service, therefore impugned order is wrong, illegal, against law and facts, hence, not sustainable in the eyes of law. He submitted that the services of the appellant were regularized vide notification dated 29.02.2020 from the date of his initial appointment and



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that the appellant was declared innocent in the inquiry proceedings, therefore, he is entitled to all back benefits and that the authority by not considering the intervening period is not justified, as the appellant was reinstated into service by the competent authority against his original post and in view of the judgments of superior fora, appellant is entitled to all back benefits in accordance with law.

- 5. Conversely, learned District Attorney submitted that appellant was appointed as PST who was abducted and later on reinstated on 16.01.2019. He contended that the appellant became regular civil servant through notification dated 29.02.2020 and that his previous service was on contract basis, therefore, he could not enjoy the status of regular civil servant and that abduction period was rightly converted into extra ordinary leave without pay as he was not a regular servant in that period.
- 6. From the record, it is evident that the appellant was appointed upon the recommendations of Departmental Selection Committee against the vacant post of PST school based, in PBS-12, on adhoc basis, on contract under the existing policy of Provincial Government, in teaching cadre vide appointment order dated 05.12.2014. His name is very much present in the appointment order at serial No.89. Contract period of the appellant alongwith others was extended for the period w.e.f December 5th, 2015 to December 4th, 2016 on school based in BPS-12, and his name is very much present in the extension order dated 02.12.2015 at serial No. 87. In the meanwhile, he was abducted by someone on 13.10.2016 and he got released from their custody on 22.06.2017. Due to Fid Holidays, he



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attended his duty on 01.07.2017 and submitted his appeal before the DEO through SDEO D.I.Khan wherein he narrated his entire story of abduction and requested for extension of his contract period. Another application was submitted on behalf of appellant for extension of contract period alongwith payment of outstanding amount on 15.10.2017. It was further observed that SDEO (Malc) D.I.Khan vide letter No. 1067 dated 30.10.2017 addressed to DEO (Male) D.I.Khan requested for extension order of appellant's service from 05.12.2016 onwards as appellant was allegedly victimized of circumstances beyond his control. It is also worth mentioning that during his abduction period, his mother submitted miscellaneous applications to SDEO, SHO, DPO and Hon'ble Chief Justice of Pakistan seeking release of his son (appellant) from the clutches of abductors. He also lodged complaint regarding his abduction in the district courts and the matter was brought into the knowledge of Dy. Director (Esttb) E&SE by the DPO. All the documents available on file go in favour of the appellant regarding his abduction which was beyond his control. The most important document in shape of letter No. 4168 dated 16.01.2019 addressed to DEO (M) D.I.Khan by Deputy Director Establishment E&SE wherein DEO was asked to reinstate the appellant under the rules and accordingly, vide notification dated 29.02.2020 appellant was regularized in BPS-12 w.e.f the date of initial appointment. As per para 11 of terms and conditions of the above mentioned notification his intervening absence period w.e.f 13.10.2016 to 25.07.2019 was considered as extra ordinary leave without pay vide reinstatement order dated 26.07.2019. His reinstatement order is also available on file which shows that vide order bearing Ensett. No. 19931-35



dated 26.07.2019 the Director E&SED ordered the inquiry which was conducted by DEO (M) Kohat and after submission of fact finding report his reinstatement was recommended. DPO D.I.Khan also investigated the case and after acceptance of appeal by the competent authority dated 16.09.2019, DEO being the competent authority for PST agreed to reinstate the appellant against his original post with immediate effect. His intervening period was considered as extraordinary leave without pay. Now, the appellant has been reinstated. He was also regularized. The alleged absence from the duty was beyond his control. His absence was justified, and the competent authority in view of his abduction, proper complaint and proper investigation by DPO D.I.Khan reinstated the appellant against his original post but with immediate effect. There is no malafide on the part of appellant rather he approached the competent authority just after his release from the clutches of abductors.

7. The long and short of the above discussion is that, the instant appeal is accepted as prayed for. Parties are left to bear their own costs. File be consigned to record room.

<u>ANNOUNCED</u> 28.10.2022 Certified to be ture copy (Kalim Arshad Khan) (Rozing Rehman) Chairman MemberVJ) Camp Court D.I.Khan Camp Court D I.Khan akhtunkhwa ice Bribunal. Date of Presentation of Application 🙋 esbawar Urgent Name of Date of Constant Date of Delivery of Copy

VAKALATNAMA

BEFORE THE KHYBER PUKHTUNKHAWA SERVICE TRIBUNAL CAMP COURT D.I.KHAN

VERSUS

The Abo	ove Named	Peti-	honer		hereby a	point
I/WE	District	Educa	ction c	fficer(N) Dix	ete
TITLE	Muham	mad	Zuly	arnein	Haider	

MUHAMMAD SAJID BALOCH ADVOCATE HIGH COURT,

in the above Captioned Cases to all or any of the following Acts Deeds & Things.

- ✓ To Appear, Act & Plead for Me/Us in the above mentioned cases in this Court/Tribunal in which the same may be tried or heard or any other proceedings out of our connected therewith.
- ✓ To Sign, Verify, File OR Withdraw all proceedings, Petitions, Appeals, Affidavits, Applications for Compromise OR Withdrawals OR for the Submission of Arbitration of the said case OR any other Documents may be Deemed Necessary ORAdvisable by them by the Conduct, Prosecution OR Defense of the above case at all its stages.
- ✓ To Receive Payments, Issue receipts for all moneys that may be OR become Due & Payable to us during the course on Conclusion of the Proceedings.
- ✓ To do all other Acts & Things, Which may be Deemed NecessaryORAdvisable during the course of Proceedings.

AND HEREBY AGREE:

- > To Ratify Whatever Advocates may do the Proceedings.
- > Not to Hold the Advantages Responsibilities if the said case be proceed Ex-parte OR Dismissed in Default in Consequence of their Absence from the Court when it is called for Hearing.
- > That the Advocates shall be entitled to withdraw from the Prosecution of the said case if the Whole or any part of the Agreed Fee Remain Un-Paid.
- > That Advocates may be Permitted to argue any other point at the time of Arguments.

In Witness Whereof I/We have signed this Vakalatnama here under the Contents of which have been Read/Explained to Me/Us which is fully understood by Me/Us.

Dated: 31-3-23

Accepted By:

SIGNATURE OF EXECUTANT (S)

MUHAMMAD SAJID BALOCH ADVOCATEHIGH COURT

03327225053



VAKALATNAMA

BEFORE THE KHYBER PUKHTUNKHAWA SERVICE TRIBUNAL CAMP COURT D.I.KHAN

VERSUS

TITLE Muhammad Zulgarnain Haider

I/WE District education officer (m) Dix etc.

The Above Named <u>petitioner</u> hereby appoint

MUHAMMAD ANWAR AWAN ADVOCATE SUPREME COURT,

in the above Captioned Cases to all or any of the following Acts Deeds & Things.

- ✓ To Appear, Act & Plead for Me/Us in the above mentioned cases in this Court/Tribunal in which the same may be tried or heard or any other proceedings out of our connected therewith.
- ✓ To Sign, Verify, File OR Withdraw all proceedings, Petitions, Appeals, Affidavits, Applications for Compromise OR Withdrawals OR for the Submission of Arbitration of the said case OR any other Documents may be Deemed Necessary ORAdvisable by them by the Conduct, Prosecution OR Defense of the above case at all its stages.
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- > That Advocates may be Permitted to argue any other point at the time of Arguments.

In Witness Whereof I/We have signed this Vakalatnama here under the Contents of which have been Read/Explained to Me/Us which is fully understood by Me/Us.

Dated: 31.03-23

Accepted By:

SIGNATURE OF EXECUTANT (S)

MUHAMMAD ANWAR AWAN ADVOCATESUPREME COURT 03339962231