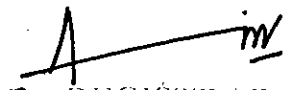


FORM OF ORDER SHEET

Court of _____

Case No.- _____ 1060/2023

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1-	2	3
1-	09/05/2023	<p>The appeal of Mr. Mir Sada Khan presented today by Mr. Saadullah Khan Marwat Advocate. It is fixed for preliminary hearing before Single Bench at Peshawar on-</p> <p>By the order of Chairman</p> <p> For REGISTRAR</p>

BEFORE THE KPK SERVICE TRIBUNAL PESHAWARS.A. No. 1060 /2023

Mir Sada Khan

versus


DEO (M) & Others

INDEX

S. No.	Documents Descriptions	Annex	Page #
1	Memo of Appeal		1-4
2	Appointment order dated 16-08-1985	"A"	5
3	Application dated 13-04-2021	"B"	6
4	Forwarded letter dated 15-04-2021	"C"	7
5	Medical prescriptions dated 28-10-2020 till 12-04-2021	"D"	8-13
6	Subsequent application dated 17-01-2022	"E"	14
7	LPR order dated 17-01-2022	"F"	15-17
8	Retirement order dated 28-01-2022	"G"	18
9	Representation dated 06-02-2022	"H"	19
10	Subsequent application dated 17-01-2023	"I"	20

Appellant

Through


 Saadullah Khan Marwat

 Advocate
 21-A, Nasir Mansion,
 Shoba Bazaar, Peshawar

Dated 03-05-2023

Ph: 0300-5872676

BEFORE THE KP SERVICE TRIBUNAL, PESHAWARAppeal No. 1060 / 2023

Mir Sada Khan S/O Habib Ullah Khan,
 R/O Village Adam Zai, EX-PSHT, GPS,
 Kotka Hayat Khan, Lakki Marwat. Appellant(s)

Verses

1. District Education Officer (M),
 Elementary & Secondary
 Education Department,
 Lakki Marwat.
2. Director, Elementary & Secondary
 Education Department, GT Road
 Hashtnagri, Peshawar City. Respondent(s)

⇔<=>⇔<=>⇔<=>⇔<=>⇔

**APPEAL UNDER SECTION 4 OF THE SERVICE
 TRIBUNAL ACT, 1974 AGAINST OFFICE ORDER
 NO. 649-54 DATED 28-01-2022 OF R. NO. 01
 WHEREBY APPELLANT WAS RETIRED FROM
 SERVICE ON PRE-MATURE BASIS INSTEAD OF
 MEDICAL GROUND.**

⇔<=>⇔<=>⇔<=>⇔<=>⇔=

Respected Sir:

1. That on 16-08-1985, appellant was appointed as PTC against the vacant post but on disabled quota being handicapped. (Copy as annex "A")
2. That on 13-04-2021 appellant submitted application before R. No. 01 to retire him from service on medical ground due to old age and cannot taught students in proper manner which was forwarded on 15-04-2021 by SDEO Lakki Marwat to R. No. 01. (Copies as annex "B" & "C")

3. That as stated in the body of application dated 13-04-2021, appellant also lost his eye sight beside illness and started treatment from consultants since 28-10-2020 till 12-04-2021. (Copy as Annex "D")
4. That on 17-01-2022, appellant submitted subsequent applications before R. No. 01 to retire him from service on medical ground, followed by LPR application for 365 days on the said date. In the LPR order, appellant was compulsory retired from service. (Copies as Annex "E" & "F")
5. That on 28-01-2022, appellant was retired from service prematurely with effect from 31-01-2022 and not on medical ground. (Copy as Annex "G")
6. That on 06-02-2022, appellant submitted representation before R. No. 02 that he was compulsory retired from service as well as premature, so the same shall be made into retirement on medical ground. (Copy as annex "H")
7. That on 17-01-2023, appellant submitted subsequent application before R. No. 01 to retire him from service on medical ground but in vain. (Copy as Annex "I")

Hence, this appeal, inter alia on the following grounds:

GROUND S.

- a. That admittedly appellant was appointed as PST at disabled quota and since then, he served the department on various stations to the best of the ability and to the entire satisfaction of the superiors. Even he was promoted to the post of PSHT (Primary School Head Teacher) also.
- b. That the health of appellant was going down day by day and for the purpose, he started treatment but of no avail.
- c. That appellant submitted first application for retirement from service on medical ground and it was the sacred duty of the respondents to retire him on medical ground and not otherwise.

- d. That it was not known as to why respondents retired him premature from service or compulsory instead of medical ground.
- e. That, appellant requested respondents time and again to retire him from service on medical ground but due to the reason best known to them, appellant was retired from service not on medical ground but otherwise.
- f. That health of appellant falls day by day. Even his eye sights were also going low / down and was unable to teach students as per the mark / standard, so he was liable to be retired him from service on medical ground and not on the ground written in the documents.
- g. That after the retirement of appellant from service not on medical ground, numerous other teachers were retired from service on medical ground.
- h. That by not retiring appellant from service on medical ground, act of the respondents is neither per the mandate of law by keeping in view his health position nor per the request of appellant, so is based on malafide


It is, therefore, most humbly prayed that on acceptance of the appeal, order dated 28-01-2022 be modified to the extent of retirement of appellant from service on medical ground and not on pre-mature as well as compulsory retirement, with such other relief as may be deem proper and just.


Appellant

Through


Saadullah Khan Marwat


Arbab Saiful Kamal

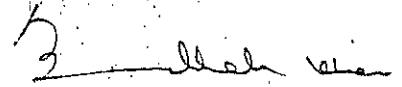

Amjad Nawaz

Advocates

Dated: 03-05-2023

CERTIFICATE:

As per instructions of my client, no such like Service Appeal has been earlier filed by the appellant before this Hon'ble Tribunal.

**Advocate****AFFIDAVIT**

I, Mir Sada Khan S/O Habib Ullah Khan, R/O. Village Adam Zai (appellant), do hereby solemnly affirm and declare that contents of **Service Appeal** are true and correct to the best of my knowledge and belief

**DEPONENT**

OFFICE of the District Education Officer (Male)
Bannu

Appointment

As requested by the Chairman, District Council Bannu Mr. Mir Saad Khan's/o Habibullah Khan (Handicapped) of village Adamzai Teh; Lakki Distt Bannu, is hereby appointed against vacant PTC post at Govt Primary School Piran Tuzhal Khel as a PTC Teacher (untrained) in BPS No. 7 (560/- PM Fixed) plus usual allowances as admissible under the existing Rule with effect from its taking over charge.

- Notes;
1. Charge report should be submitted to all concerned
 2. No TA/DA is allowed
 3. The candidate should produce his health and age certificate from Medical Officer D.H.G Hospital Bannu.
 4. The candidate will receive (Rs 560/- PM fixed) plus usual allowances.
 5. The appointment is purely on temp; basis and is liable to termination without assigning any report.
 6. The candidate should not be handed over charge if his age exceeds 35 years or less than 18 years.
- (Muhammad Farid Khan)
D.E.O (Male) Bannu.

ENRST. No. 7212-15/A-2/PTC-12-II dated, Bannu, the 18/06/1985.

copy to the

1. D.E.O (Male) Bannu for necessary action please
2. Director of Education (Sche) NWFP Peshawar for information
in re to his telephonic talk dated 11/06/1985.
3. PA to director of Education (Sche) NWFP Peshawar
con. link to " " (D.E.O (Male) P. ...)

کجرت صاحب دسکتا رجوشن آفس ٹیکر وٹ

عنوان درخواست دوبارہ ریٹائرمنٹ کے دوران عیذ

Handwritten notes/initials

کتاب عالی 13/4/2013

تشریح کے تحت قومی عرصہ دراز سے بیمار

تین عرصہ کی ڈیوٹی دینے کا چار ہے

تین عرصہ کی Disallow پر معافی ہو گیا جو اب کے دوران

ڈیوٹی کوئی دہ رما تھا اب چونکہ عمر رسیدہ ہونے کے

بنا ہے یہ بھی گورنمنٹ کو پتہ نہیں ہے لہذا

اور عرصہ کی ڈیوٹی دینے میں مشکلات کا سامنا ہے

ساتھ ہی ڈاکٹر کی OPD کی پرچیاں منگ ہے

لہذا آپ صاحبان پر مبنی امر کا ٹیکر عیذ لکھ کر بنیاد پر

ریٹائرمنٹ کے احکامات صادر فرمائیں

عین توارش ہوگی

تور ص 13-4-2013

Misadalkh / لارین

پیر سداخان PSNT G.P.S نے ادح زئی صلح پرورد

OFFICE OF THE
SUB-DIVISIONAL EDUCATION OFFICER

MALE Lakki Marwat
Email: sdeomiakki@gmail.com

106

No: 558 dated 15/04/2021

To
The District Education Officer,
(Male) Lakki Marwat.

SUBJECT: APPLICATION FOR RETIREMENT ON MEDICAL GROUNDS.

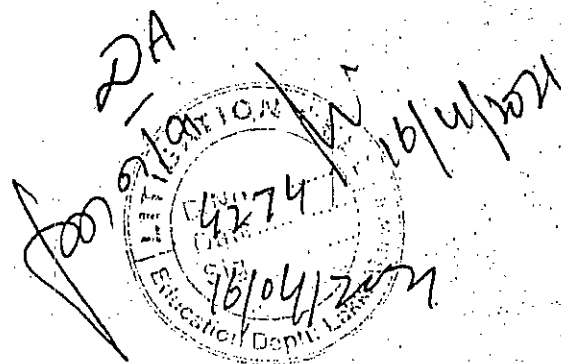
Memo:-

An original application in R/O Mr. Mir Sada Khan PSHT GPS Kotka Hayat Khan adjusted at GPS No.2 Adam Zai on disability grounds.

He requests that as he has been appointed on Disability quota on 18-06-1985 vide DEO (M) No. 7812-15. As per his statement his disability aggravated with the time and he is no more in position to teach efficiently.

The application in original along with medical receipts is submitted for further process please.

Sub-Divisional Education Officer
(Male) Lakki Marwat



①

8

28-30-20

①

Sent To:

OUT DOOR PATIENT TICKET DHIS-02(F)

District Headquarter Hospital Lakki

Rs=10

District: _____

CRP No: 12611

Facility Name: _____

Name: Jolman

Age: _____

Sex: _____

Father's/Husband's Name: _____

Monthly OPD Serial No: _____

13737

Provisional Diagnosis: _____

Date:

28 / 10 / 20

Refer to Neurosurgeon

1 In Adv

Backache

R

X-ray

lumbar

radiating

low back pain

to R/L lower

limbs

1 In Adv

lumb

T.S. Tranoflex - P

1-1-1

T.S. Voren

1-1-1

1 In Adv

T.S. Deltacortil

3+3

Signature

Signature

2+2

1-1-1

Sent To:

OUT DOOR PATIENT TICKET DHIS-02(F)
District Headquarter Hospital Lakki

Rs=10

District: _____

CRP No: 7126

Facility Name: _____

Name: Miy Sada Kam Age: _____ Sex: _____

Father's/Husband's Name: _____

Monthly OPD Serial No: 3157

Provisional Diagnosis: _____

Date: 16 / 11 / 2020

R_x

Backache
relief to
knee joint.
——

75. Rivoxin 200
2(2) 1/11/20
75. Zomel plus
2(14) — 1/11

19/11

Sent To: _____

OUT DOOR PATIENT TICKET DHIS-02(F)

District Headquarter Hospital Lakki Rs=10 .

District _____

CRP No: 953

Facility Name _____

Name میر سہیل Age: _____ Sex: _____

Father's/Husband's Name _____

Monthly OPD Serial No _____

Provisional Diagnosis: _____

Date 2-12-2020

M

UBA

ES

Isfontu

ES

myal

ES

corin

ep

Jeipul

^^

4

Sent To: _____

OUT DOOR PATIENT TICKET DHIS-02(F)
District Headquarter Hospital Lakkhi

Rs=10

District: _____

CRP No: 6497

Facility Name _____

Name W. I. Singh Age: _____ Sex: _____

Father's/Husband's Name _____

Monthly OPD Serial No _____

Provisional Diagnosis: _____

Date: 16/1/21

Bechech

relate to (R)

bone and

Plan

Relate to

Plausibility

to Cap Gobic 25
— (D) B

12

Sent To: _____

OUT DOOR PATIENT TICKET DHIS-02(F)

District Headquarter Hospital Lakki

Rs=10

District: _____

CRP No: 8966

Facility Name: _____

Name: J. A. M. P. Age: _____ Sex: _____

Father's/Husband's Name: _____

Monthly OPD Serial No: _____

Provisional Diagnosis: _____

Date 18/2/21

M

Tel

Bijoni

Tel

mychetal

Tel

propy

[Large handwritten signature]

3

13

0

Sent To:

OUT DOOR PATIENT TICKET DHIS-02(F)
District Headquarter Hospital Lakki Rs=10

District _____ CRP No: 5560

Facility Name _____

Name U. U. ... Age: _____ Sex: _____

Father's/Husband's Name _____

Monthly OPD Serial No _____

Provisional Diagnosis: _____

Date 12/5/21

Backache

red \rightarrow to
(R) low limb

e number plan
Cap Cyclic 25

20 - 1 - 1

Tal. Melon 75

10 - 1

PA 10 - RB Fentel - 40

بدلت صحت - 365 - ای - او - 365 صحت مردانہ لاکھی
صاحب طائی -

عنوان - ریٹائرمنٹ و سٹیشنری 365 دن پورائیکشن

لکھی مراد میں کہ سائل گورنمنٹ رائیون سکول کوئٹہ صحت
خان سمان قبیل میں ریٹائرمنٹ کے لیے درخواست موصول ہے

سائل کی گورنمنٹ سکول کوئٹہ میں ریٹائرمنٹ کے لیے درخواست موصول ہے
سائل کی گورنمنٹ سکول کوئٹہ میں ریٹائرمنٹ کے لیے درخواست موصول ہے

اور سائل کی گورنمنٹ سکول کوئٹہ میں ریٹائرمنٹ کے لیے درخواست موصول ہے
365 دن پورائیکشن کے احکامات کے مطابق

عین کوئٹہ

17-01-2022

Miss

سائل فیروز خان PSHS G.P.S کوئٹہ صحت خان سمان قبیل

R/Sir. SDEO (M) LAKKI

The application in P/O Mr. Mirsada Khan PSHS
G.P.S Hayat Khoh Suleman Khel for
sanction Retirement is forwarded for
further process P/2.

S.D.E.O (M)
Lakki Marwat

A.S. P/2
Lakki Marwat

FORMA REGARDING VERIFICATION OF 25 YEAR QUALIFYING SERVICE

completed and submitted the Govt. Servant along with application for voluntary retirement.

- 1- Name of the Govt. Servant MIR SABA ICHAM
- 2- Father's Name Habibullah Icham
- 3- Nationality Pakistani
- 4- Post Held PSHT
- 5- Date of Birth 16-8-1964
- 6- Date of commencement of service 28/6/1985 TO 27
- 7- Detail of calculation 25 year qualifying service 28/6/1985 TO 31/1/2011
 - a. Length of service including 30 years 05 months with entruption (7-6)
 - b. Add(i) military service if any which has been to Govt. as qualifying for pension
 - ii) Another addition to qualifying service.
 - c- Total length of service.
 - d- Deduct:
 - i) Period of break service.
 - ii) Extra Ordinary leave.
 - iii) Suspension not treated as duty or leave.
 - iv) Service rendered before break if any break not conducted.
 - v) Service for feather by resignation.
 - vi) Un-authorized absency.

4

Total (I) (VI)

a) Net qualifying service 36 years

(a) (d) 30 years

MWS

Signature of Govt.

Servant

PART-II

(For use in Accountant General Office)

- 1- Calculation contained partial have been checked.
- 2- For difference if any, between this and the length reason.
- 3- Length of qualifying service accepted in audit.

The employee has completed twenty five (25) years Qualifying Service report as per his service book record.

Assistant Accountant General
Assistant Accounts Officer,

[Signature]
17/1/22
DAG
17/1/22

RECEIVED
22/1/22
Water Pity Liaison Officer

176
9

(4)

**PENSION FORM TO BE USED IN CASE OF SUPERANNUATION/
RETIRING/INVALID/COMPESATION/COMPULSRY RETIREMENT**
(To be issued by the pension Sanctioning)

Subject: SANCTION OF PENSION OF SUPERANNUATION/RETIRING/INVALID/
COMPENSATION AND COMPULSORY RETIREMENT

On attaining the age of superannuation /having applied for retiring/invalid/ compensatory pension vide application dated _____ Or has been retired compulsorily vide Notification/Order No 669-59 dated 28/11/2022 issued by D.P. (M) L Mr./Mrs./Ms Mrs. Sada Khan S/O./W/O./D/O Habibullah Khan Designation PSAF drawing pay/emoluments Rs. 42720/- PM (reckonable towards pension) in BPS 15 on Regular (Please indicate nature of Appointment i.e. Regular/Officiating or Acting charge/Current charge basis w.e.f 25-6-1985)

Personal No 00293867 presently posted as PSAF has retired/has been retired compulsorily from the Government service (Tick where applicable) on 31-1-2022 date, after availing LPR for 365 days/leave encashment in lieu of LPR Rs 512570/-

Pension Calculation:

Gross Pension		Rs	<u>29904/-</u>
Commutation	<u>35/</u>	Rs	<u>10466.40 x 16.208 = 1687.67/-</u>
Net Pension		Rs	<u>19437.60</u>

Other Benefit:

i)	_____	Rs	_____
ii)	_____	Rs	_____
iii)	_____	Rs	_____

- 1). His/her date of birth is 16-8-1964 Date of 1st entry into government service is 25-6-1985 and Extra ordinary Leave availed X Days. Total length of qualifying service for pension is 36 Years 07 Months 06 days
2. Certified that no inquiry is pending against him/her.
3. Certified that no recovery is outstanding against him.
4. Certificate that:
 - i. Advance drawn (if any) stand fully repaid, along with interest.
 - ii. An amount of Rs _____ On account of _____ (FBA/MCA/etc)
5. Anticipatory pension up to (____%) of full pension is sanctioned as admissible to him/her.
6. Certificate that deficiency/disciplinary/criminal case pending against the aforementioned retired Government servant has been finalized. Therefore, final pension payment @ (____%) (After adjustment of already paid amount of anticipatory pension) and commutation amounting _____% (Subject to a maximum of 35% of gross pension as determined by Concerned Accounts Office, may be paid.


S.D.O (M)
Lakki Marwat

SDS

4

7. Undersigned is satisfied that the service of retiring employee has been satisfactory. Administrative and financial sanction for grant of pension/commutation @% up to maximum of 35% of gross pension, if so opted by the retiring government servant to be determined by the Accounts Office, is here by accorded in favor of

Mr./Mrs./Ms Mrs Sada Khan and may be paid through Bank _____

Branch NBP City Min

Account No _____ (Mentioned in DCS Form enclosed) as admissible under the rules.

8. Undersigned is satisfied that the services of Mr. /Mrs./Ms X has not been satisfied and it has been decided that full pension/gratuity/commutation found to the Accounts Officer to be admissible under the rules should be reduced by the specific amount or percentage given below:

i. Amount or percentage of reduction in pension: 6

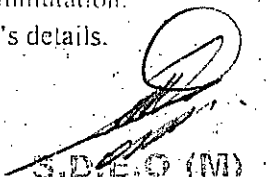
ii. Amount or percentage of reduction in gratuity/commutation 10

Sanction is hereby accorded to the grant of pension/gratuity/commutation as so reduced.

8. The payment of pension and/or gratuity/commutation may commence w.e.f 1/2/2022

Following documents attached.

1. Pension application.
2. Notification/Order of retirement.
3. Last Pay Certificate (LPC) Last Pay Slip.
4. Pension contribution certificate in case of foreign service.
5. Original service book with its attested copy or service statement in case of officers.
6. NOC from listate Office in case the civil servant was provided government accommodation Otherwise a certificate by the civil servant that he has not been provided the government accommodation.
7. Three attested photo graph of Pensioner.
8. List of dependent family members.
9. Specimen Signature/Left and Right hands thumb and finger impression.
10. Option for commutation.
11. Bank account's details.


 S.D.E.O (M)
 Lakki Marwat
 SDE

SIGNATURE WITH STAMP OF
 PENSION SANCTIONING
 AUTHORITY/HEAD OF
 OFFICE/DEPARTMENT



OFFICE OF THE DISTRICT EDUCATION OFFICER

MALE LAKKI MARWAT



(0969) @1291, emislakki@yahoo.com

www.facebook.com/deonmale, www.twitter.com/deonmale

RETIREMENT SANCTION

Sanction is hereby accorded to the grant of Encashment of Leave ²⁰ in lieu of LPR for 365 days in respect of Mr. Mir Sada Khan PSHT BPS-15 GPS Kotka Hayat Khan Suleman Khel (Lakki Marwat) as due and admissible to him under Revised Leave Rules 1981 and amended vide Govt. of Khyber Pakhtunkhwa Elementary & Secondary Education Department No. SOG (E&SED) 2-4/2012 dated 18-12-2012.

He has been retired from service on Premature basis w.e.f 31-01-2022 (A.N).

Note: Necessary entry to this effect shall be made in his service book.

Endst: No

649-54

Dated. 28/01/2022

District Education Officer
(Male) Lakki Marwat

Copy to the:-

1. District Accounts Officer, Lakki Marwat.
2. District Monitoring Officer, Lakki Marwat.
3. Deputy District Education Officer Local Office.
4. SDEO (M) Lakki Marwat.
5. Official Concerned.
6. Master File.

District Education Officer
(Male) Lakki Marwat

کفر صفت ڈاکٹر بلوچ صاحب علیہما السلام

عنوان درخواست علم از تبدیل کرنے کے لیے

کلیت ان ڈیفنڈیشن

صداں عالی

دیل گزشتہ سے

یہ کہ سال ۱۹۸۵-۸۸ کو کلیت P.T.E معلوم کرتی

ہو اور تاریخ پھر سے لے کر تاریخ تک

یہی ڈیوٹی میں فوٹس اسکوٹی سے لے کر

۲) یہ کہ مسائل جو تک محدود ہی تو ہیں پھر ہی ہو گئے

نہیں دیے ہیں مسائل کی صورت گرتی رہی تھی کہ

اصوات و صحافت میں لکھ کرنا چھوڑ دیا

ڈاکٹری ایجوکیشن و سٹائٹسٹس میں پڑھائی جا رہی ہے

۱۹۸۵-۸۸ کو حد لگوا کر یا لگوانے کی

اصیاء نہ گنت درخواست گزری تھی مابقی

۱۹۸۵-۸۸ کو حد لگوانے کی درخواست

تعمیر اور وقت سے رہنا نہ کر کے

یہ کہ مسائل کے وقت فوقتاً حکم کو درخواست گزری تھی

رہنا نہ گنت کو سڈیکل رہنا نہ گنت میں تبدیل کیا جائے

یہی پھر آخر سے پھر سڈیکل (تعمیر) لے لیا

۱۹۸۵-۸۸ کو حد لگوانے کی درخواست

۱۹۸۵-۸۸

۵۳۷۵۳۷۵

بخدمت جناب ڈی ای او صاحب مردانہ ضلع اکی مروت

عنوان۔ سائل کا بیٹا میڈیکل گراؤنڈ میں PST تعینات کیا جائے۔

گزارش ہے کہ سائل بطور معذوری کوڈ PTC مورخہ 16-08-1985 کو بھرتی ہوا تھا سائل نے مورخہ 13-04-2021 کو 37 سال سروں اور 55 سال عمر میں ریٹائرمنٹ گراؤنڈ میں درخواست دی گئی جس کے ساتھ SDEO لیٹر بھی لف تھا اور ڈاکٹری پرچہ جات بھی لف تھے۔ تو آپ صاحبان نے درخواست پر تحریر کیا کہ آپ پری میچور پر ریٹائرمنٹ لے لیں تو سائل نے 31-01-2022 کو پری میچور پر ریٹائرمنٹ لے لیا اس کے بعد آپ صاحبان نے کئی PST کو 37 سال سے اور 55 سال سے زیادہ عمر والوں کو میڈیکل گراؤنڈ میں ریٹائرمنٹ دے دیا۔ لیکن آپ صاحبان نے سائل کی حق تلفی کر کے میڈیکل ریٹائرمنٹ نہیں دیا گیا۔ لہذا آپ صاحبان مہربانی کر کے سائل کا میڈیکل ریٹائرمنٹ کی حق تلفی مد نظر رکھتے ہوئے اور اپنے اختیارات کو استعمال کرتے ہوئے میرا بیٹا عرفان اللہ خان ولد میر سدا خان آدم زئی کو میڈیکل گراؤنڈ میں PST بھرتی کر کے شکر یہ کا موقع دیں۔

مورخہ 17/1/23

العارض

میر سدا خان PSHT ریٹائرڈ GPS کوٹکہ حیات خان سلیمان نیل اکی مروت

19/01/23
0760:903

بعد التّ جتای سرس طرہ پورتل صوبہ سرحد پشاور

مخواب ایڈوائس

مکتبہ تعلیم

میر سداخان

دعویٰ اپیل

باعتبار سرحد ایڈوائس

مستندہ مذکورہ عنوان بالا میں اپنی طرف سے واسطے پیروی و جواب دہی رکن کاروائی متعلقہ آل مقام پشاور کیلئے استعدائے اہل اسٹیشن سے روٹنے ایڈوائس ہائی کورٹ کو رکیل مقررہ کے اقرار کیا جاتا ہے کہ صاحب موصوف کو مقدمہ کی رکن کاروائی کا کالہم اختیار ہوگا نیز وکیل صاحب کو کہنے کی راضی نامہ و اقرار ثالثہ و فیصلہ برصاف دینے جواب دہی اور اقبال دعویٰ اور لہذا سرحد ڈگری کرنے اجراء اور وصولی چیک و ڈپوٹ اور مرضی دعویٰ اور درخواست برصاف کے لئے تمام کی تجدیق اور ان پر دستخط کرانے کا اختیار ہوگا نیز لہذا بعد پیروی یا ڈگری کیلئے یا اپیل کی برآمدگی اور مستحق بننے کے لئے اپیل نگران و نظر ثانی و پیروی کرنے کا اختیار ہوگا اور لہذا صورت ضرورت مقدمہ منکرہ کے رکن یا ہجرتی کاروائی کے واسطے اور وکیل یا نثار قانونی کو اپنے ہمراہ یا اپنی بجائے تھریٹر کا اختیار ہوگا اور وہ اپنے مقرر شدہ کو بھی وہی جملہ مذکورہ بالا اختیارات حاصل ہوں گے اور اس کا ساتھ پر فائز منظور قبول ہوگا اور بدو ان مقدمہ میں جو خرچہ و ہرجانہ التوا مقدمہ کے ساتھ ہوگا اس کے مستحق وکیل صاحب کو صرف ہوں گے نیز بقایا و فرسب کی وصولی کرنے کا بھی اختیار ہوگا اگر کوئی تاریخ پیشی مقام درجہ پیروی یا عدت سے باہر ہو تو وکیل صاحب یا باندہ نہ ہوں گے کہ پیروی مذکور کریں۔

لہذا نکالت نامہ رکھ دیا کہ مستند ہے۔

07-05-23

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