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		· ·	FORM OF ORDER SHEET		
	C	.Court o Ápt	peal No. 1069 /2023	· .• .	
	S.No.	Date of order	Order or other proceedings with signature of judge		
•	1	proceedings 2	3		
	1-	10/05/2023	The appeal of Mr. Abdul Majid presented today by	· ·	
			Mr. Muhammad Arif Jan Advocate. It is fixed for preliminary		
			hearing before touring Single Bench at A.Abad on	: 	
	-	· · · · · · · · · · · · · · · · · · ·			
			By the order of Chairman	-	
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		-	For REGISTRAR		
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BEFORE THE HON'BLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

٠,¥ Service Appeal No 106 / 2023

Abdul Majid Senior Clerk BPS-14

.....Appellant

VERSUS Secretary Elementary and Secondary Education, & othersRespondents

S#	Description of documents.	Annexure	Pages
1.	Service Appeal with affidavit		1-5
2.	Stay application with affidavit		6-7
3.	Addresses of the parties		8
4.	Copy of letter dated 24-03-2023	A	9
5.	Copies of list of posting/transfer	B&B/1	10-11
6.	Copy of letter dated 31-03-2023	С	12
7.	Copy of departmental appeal and order dated 10-04-2023 <i>f</i> 09-05-201	D&E	13-16
8.	Copy of letter dated 13-04-2023	F	17
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Appellant m Through

Muhammad Arif Jan

Advocate High Court

Chamber:

212, New Qatar Hotel, Sikandar town G.T Road, Peshawar Cell: 0333-2212213

BEFORE THE HON'BLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No_1069_/ 2023

Abdul Majid Senior Clerk BPS-14 at Office of the Sub-Division Education (F) Batttagram.

.....Appellant

VERSUS

- Secretary Elementary and Secondary Education, Khyber Pakhtunkhwa, Education Department, Peshawar.
- 2) Director Elementary and Secondary Education, Khyber Pakhtunkhwa, G.T road, Peshawar.
- Additional Director (Estab) Directorate of Elementary and Secondary Education, Khyber Pakhtunkhwa, G.T road, Peshawar.
- 4) District Education Officer (F), Battagram.

.....Respondents

APPEAL. U/S - 4 OF KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST THE IMPUGNED ORDER DATED **49-05-2023 VIDE WHICH** DEPARTMENTAL APPEAL OF THE APPELLANT WAS FILED AND THE ORIGINAL POSTING/TRANSFER ORDER DATED 31-03-2023 WAS KEPT UPHELD.

Respectfully Sheweth:

Appellant humbly submits as under:-

That names and addresses of the parties given in the head note of this service appeal are true and correct for effecting services upon the parties.

(Z)

- 2) That the appellant was posted as Senior Clerk BPS-14 in the office of respondent No-4 and was performing his duties with full zeal and zest and to the entire satisfaction of his superiors.
- 3) That on 15-03-2023 the worthy Director (respondent No-2) was retired and vide office letter dated 24-03-2023, respondent No-3 was assigned the additional charge of Director in addition to his own duties to look after the matters of Directorate. (Copy of letter dated 24-03-2023 is attached as ANNEX-A).
 - That the worthy Advisor to Chief Minster for Elementary and Secondary Education sent two different lists of posting/transfer to respondent No-2 for further necessary action/approval on 27-03-2023. (Copies of lists of posting/transfer are attached as ANNEX-B & B/1 respectively).
 - That in compliance to the above, respondent No-2 if without any cause with mala fide intention transferred the appellant to the office of SDEO (F) Battagram Alai vide office letter dated 31-03-2023. (Copy of letter dated 31-03-2023 is attached as ANNEX-C).
 - 6) That the appellant filed representation/appeal against the impugned order dated 31-03-2023 before respondent No-1 which was filed on 09-05-2023.
 (Copies of representation/appeal and order dated 09-05-2023 are attached as ANNEX-D & E).
 - That the impugned order dated 31-03-2023 and further rejection of appeal dated 09-05-2023 are based upon political influence, illegal, without jurisdiction,

4)

5)

7)

1)

arbitrary, discriminatory, mala fide, void ab-initive against the law and facts on the following.grounds.

GROUNDS;

- A. Because, the act, commission and omission of respondents and the office order/ Notification dated 31-03-2023 No-2 passed by respondent (hereinafter impugned up-to the extent of appellant) and further the rejection of departmental appeal of the appellant bv. respondent No-1 is patently illegal, unlawful, without lawful authority, of no legal effect, having no value in the eyes of law, thus liable to be set-aside/ withdrawn and the appellant may kindly be allowed to keep and continue his duties on his previous post and designation with all service benefits without any further delay, reason and justification.
- B. Because, admittedly the care taker government of Khyber Pakhtunkhwa took over the charge just to look after the daily affairs of Provincial Government but knowingly all these facts and banned over the posting/transfer of civil servants, intentionally intercepted and directed respondent No-2 for issuance of impugned order without any good reason and justification or the reason best known to them.
- C. Because, it is strange enough that somewhere there is no availability of post against which the transfer has been made rather against non sanctioned post (Copy of letter dated is attached as ANNEX-F as reference), moreover the transfer of the appellant along with other employees are made illegal and unlawfully just to punish, harass and humiliate the innocent employees (appellant).

D. Because, from the bare perusal of the afore referred impugned order dated 31-03-2023, it is very much clear that the same has not been passed in the exigency of the service, but it is very much clear on the instance of some political person, hence the department adopted pick and choose and dealing with the appellant in discriminating way despite the facts that the appellant has not completed the specified period, thus the impugned transfer order has no legal sanctity in the eyes of law and this type of practice is always condemned by this Hon'ble Tribunal as well as apex court of this country.

E. Because, the transfer order is against the policy relating to the transfer and posting being issued by the government of KP from time to time.

- F. Because, the impugned transferred order is otherwise not sustainable for being based on mala fide and having without application of independent mind and thus liable to be set at naught by this Hon'ble Tribunal.
- G. Because, the appellant is serving the department with his full devotion and to the entire satisfaction of his superiors which is evident from his unblemished service record.
- H. Because, there is no any complaint, enquiry or any other departmental proceeding pending or initiated against the appellant till date but respondents issued the impugned order which is against the law, rules and regulations governing the subject matter thus invites consideration of this Hon'ble Tribunal.

I. That any other grounds, with the permission of this Hon'ble Tribunal will be raise at the time of arguments. It is, therefore, most humbly prayed, that on acceptance of the instant appeal, the impugned order dated 31-03-2023 passed by respondent No-2 against the appellant may graciously be set aside/withdrawn being against the law rules and regulation governing the subject matter (up-to the extent of appellant) and the appellant may kindly be allowed to keep and continue his official duties with previous post/ designation etc with all service benefits.

Any other relief deemed fit in the circumstances of the case may also be granted in favor of appellant.

Appellant Through Muhammad Arif Jah Advocate High Court

eponent

AFFIDAVIT

I, Abdul Majid Senior Clerk BPS-14 at Office of the Sub-Division Education (F) Batttagram do hereby affirm and declare on oath that the contents of instant Appeal are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Tribunal,



BEFORE THE HON'BLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No_____ / 2023

Abdul Majid Senior Clerk BPS-14

.....Appellant

VERSUS Secretary Elementary and Secondary Education, & othersRespondents

APPLICATION FOR SUSPENSION OF OPERATION OF IMPUGNED ORDER/ NOTIFICATION DATED 31-03-2023 TILL FINAL DECISION OF TITLED APPEAL.

<u>Respectfully Sheweth:</u>

- 1) That the above titled appeal is being filed before this Hon'ble Tribunal along with instant application.
- 2) That the grounds of main appeal may kindly also be considered as part and parcel of this application.
- 3) That appellant has a good prima-facie case in his favour and is also sanguine about its success.
- 4) That balance of convenience also lies in favour of appellant.
- 5) That if the relief as prayed for is not granted and the impugned order is acted upon then the very purpose of titled appeal will become infractuous, hence this application.

It is, therefore, prayed that on acceptance of this application, the relief as prayed for in the heading of this application may graciously be granted.

Appellant Through Muhammad Amf Jan Advocate High Court

<u>AFFIDAVIT</u>

I, Abdul Majid Senior Clerk BPS-14 at Office of the Sub-Division Education (F) Batttagram do hereby affirm and declare on oath that the contents of instant Appeal are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble court.

PÓNENT



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BEFORE THE HON'BLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No_____ / 2023

Abdul Majid Senior Clerk BPS-14

.....Appellant

VERSUS

Secretary Elementary and Secondary Education, & othersRespondents

ADDRESSES OF THE PARTIES

APPELLANT:

Abdul Majid Senior Clerk BPS-14 at Office of the Sub-Division Education (F) Batttagram

RESPONDENTS:

- Secretary Elementary and Secondary Education, Khyber Pakhtunkhwa, Education Department, Peshawar.
- 2. Director Elementary and Secondary Education, Khyber Pakhtunkhwa, G.T road, Peshawar.
- 3. Additional Director (Estab) Directorate of Elementary and Secondary Education, Khyber Pakhtunkhwa, G.T road, Peshawar.
- 4. District Education Officer (F), Battagram.

Appellant Through

Muhammad Arif Jan Advocate High Court



GOVERNMENT OF KHYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

NOTIFICATION

Dated: 24th March, 2023

NO.SO(MC)E&SED/4-16/2022/PT/MC/Director E&SE: Keeping in view the retirement of Director, Directorate of E&SE Peshawar on 15.03.2023 and to ensure the disposal of the routine office work, Dr. Iqbal Khan, Additional Director (Estab) Directorate of E&SE Peshawar is assigned the Look-After charge of the office of Directorate of E&SE Peshawar, in addition to his own duties, till further order, in the best public Interest.

SECRETARY TO THE GOVT: OF KHYBER PAKHTUNKHWA E&SE DEPARTMENT

Endst: of even No.& date:

Copy forwarded for information to the: -

- 1.
- Accountant General, Khyber Pakhtunkhwa, Peshawar. 2.
- Director, E&SE Khyber Pakhlunkhwa, Peshawar. 3.
- Director EMIS, E&SE Department with the request to upload the same on the official website of the department. 4:
- PS to Advisor to Chief Minister for E&SE Khyber Pakhtunkhwa. PS to Secretary, E&SE Department, Khyber Pakhtunkhwa. 5. 6.
- Officers concerned. 7.

Master file.

19033

ATTESTER (IMRAN ZAMAN) SECTION OFFICER (Management Cadre)

Name of Officur/Official	Present Place of		the second
Amir Ur Rehman Assistant B-16	Posting	Proposed Place	Remarks
Shohldeen Assistant B-16	DEO (M) Battagram SDEO (M) Battagram	SD:O (M) Bartagram.	VILLE S. NO 02
Abdu Razaq Assistant B-16	DEO (M) Battegram	DLO (M) Battagram	Vice S. No.01
Syed Riaz Hussain Shah Assistant B Tu	DEO (F) Battagram	DEO (F) Battagram	Vice S. No DA
Murshid Alam Computer Operator B-15	DEO'(F) Ballagram	DEO (M) Battagram	Vice 5, No 03
Sakhi Zada CT B-15	DEO (M) Battagram	DEO (M) Ballagram GES Balangi Pashto Allai	AVP
Muhammad Faig SST (G) 8-17	DEO (M) Battagram		AVP
ida Ur Reliman SST (B/C) B-16	GHS No 02 Battagram	GFS No 02 Battagram	A.V.P of HM
haukat SST (G) B-16	GHS Paghora	DEO (Male) Battagram	Vice S. No D
asir Ali SPET B-16	GHS Shamlai	DEO (M) Baltagram	Vice S. No C
ne-Amin SPET B-16	DEO (M) Battagram	DED (M) Battagram	Vice S. No
	and partagram	GF'S Shamiai	Vice S. No

Vactor ESE tion 27/3/2

Rahmat Salam Khattak Advisor 10 Chier Minister Nisor to Unier Multister For Elenieulary & Secondury Education IL MONTENT

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Name of Officer/Official	Posting	Pruppind Place	Rumarks
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A CONTRACT OF A	Dr O (F) Buttagram		VICE S. NO 2
hag Nawar Senior Clerk 8-14	SOLO(F) Allar		VIEW & IND I
Abdul Majid 8-14	SDED (F) Buttagrom		Vice S. No 3
	GHS Khauls Pur And		Vice S. No J
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	DEO (I.) Buttagram		A.V.V
Sharif Ullah J/C B-11	SDEO (F) Battogram	1 The second	VICES NO 1
Hasham Khan I/C 8-11			Vice S. No
Shoukat All Man J/C 8-11			Vice 5. No
Niaz Ul Haq J/C B-11	SDEO (M) Battagram	SDEO (F) Battagram	A.V.P
	Taj Lladio Stenkor Cherk B 14 Atuliammad Sharit Sonior Clerk B-14 Haq Nawar Senior Clerk B-14 Abdul Majid B-14 Zahooj Alimad Senior Clerk B-14 Atua De Rehman Senior Clerk B-14 Hayat Muliammad Khan Senior Clerk B-14 Atta De Rehmah Junior Scale Stenographer B-14 Sharit Ullah J/C B-11 Hasham Khan J/C B-11	Name of Officer/Official Present Hate of Taj Undio Senkor Clerk B 44 Posting Atuhammad Sharit Sonior Clerk B-14 Dro (F) Battagram haq Nawar Senior Clerk B-14 Sin O(F) Allar Abdul Majid B-14 Sin O(F) Allar Zahoor Ahmad Senior Clerk B-14 Sin O(F) Allar Abdul Majid B-14 Sin O(F) Allar Zahoor Ahmad Senior Clerk B-14 Sits Khanis Pur And Abdul Majid B-14 Sits Khanis Pur And Zahoor Ahmad Senior Clerk B-14 Sits Khanis Pur And Atta Dr Rehmah Jonar Scolor Clerk B-14 GHMSS Buttagram Sharif Ullah J/C B-11 SDEO (F) Battagram Sharif Ullah J/C B-11 SDEO (M) Battagram Sharif Ullah J/C B-11 SDEO (M) Battagram	Posting Proposed Place Tai Under Sinker Clerk B 14 Urbs Parmal sharif Dr.D.(r) Settagram Atuhammad Sharif Senior Clerk B 14 Urbs Parmal sharif Dr.D.(r) Settagram And Nawaz Senior Clerk B 14 Urbs Parmal sharif Dr.D.(r) Settagram Abdul Mapd B-14 Sin O(F) Allal Dr.O.(F) Battagram Zahoor Ahmad Senior Clerk B 14 Sin O(F) Allal Dr.O.(F) Battagram Zahoor Ahmad Senior Clerk B 14 Sin O(F) Allal Dr.O.(F) Battagram Zahoor Ahmad Senior Clerk B 14 GHS Khanis Pur Ald GHS Sharis Pur Ald Atua Dr Rehmah Jonar Scolor Clerk B 14 GEO (F) Battagram GHS Stharis Pur Ald Sharif Ullah I/C B-11 SDEO (F) Battagram DEO (M) Kolistan Lower Sharif Ullah I/C B-11 SDEO (F) Battagram SDEO (F) Battagram SDEO (F) Battagram SDEO (F) Battagram SDEO (F) Battagram Sharif Ullah I/C B-11 SDEO (M) Battagram SDEO (F) Battagram SDEO (M) Battagram SDEO (M) Battagram SDEO (M) Battagram

Rabinal Salan Chicking Rabinal Salan Chicking Navisor Conclusion Socondary Edu ATTESTER

27/7/27 (A. Charles) FI ADDE (A. DD) FI ADDE (

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DIRECTORATE OF ELEMENTARY & SECONDARY EDUCATION KHYBER PAKHTUNKHWA BESHAWAR Phone: 091-9225344 Empl. dealinn.esu@Envikcom

Office Order

The Posting/Transfer in respect of the following Ministerial stall are hereby ordered on their pay and scale in the interest of public service with immediate effect.

5.4.	Nume & Designation From					
-1	Mr Taj Liddin S/Cierk BS-14	CHSS Paintal Shari	ro	Remarks		
2.	Mr Muhammad Sharl	DEO(F) Ballogram		VICE S.No.2		
3, 499-14	Mr. Han Nawas SiClark	SDEO(F) Aliai		Vice S.No.1		
	Mr. Abdul Majid S/Clerk BS-	SUEO (F) Batlautam	DEO(F) Battagram SDEO (F) Battagram	Vice 8 No.4		
5.	Mr. Zahoor Ahmad S/Clerk	GHS Khanis Pur Ald	AVII (1)	VICE S.No.3		
6,	Mr. Multaninad Nuran GS	1	GCHMSS Battagram	Vice.S:No.7		
17	S/Clerk 14 Mr. Hayai Muhammad Khan	GHSS Thakol	GHS Khanls Bur Ald	Vice S.No.5		
. B.		GCHMS5 Ballagram	GHSS Thakol	Vice S.No.6		
	Mr. Sharif Ullah J/Clark	SOEO(F) Ballagram	GHS Bliand Kot	Vice S.No.11		
	Mr. Hasham Khan J/Clerk	SDEO(F) Ballagram	Ballagram SDEO(F) Battagram	Vice S No.9		
	Mr. Shoukat Ali Khan J/Clerk	GHS Biland Kol Batlagram	SDEO(M) Battagram	Vice 5 No.12		
	Mr Niaz Ulhaq J/C	SDEO(M) Baltagram	SDEO(F) Bettagram	AVP		
•	Mr. Amir Ur Rehman Assistant 8-15	DEO(M) Baltagram	SDEO(F) Battagram	Vice S.No.2		
73.	Mr. Shahideen Assistant Bs-	SDEO(M) Baltagram	DEQ(M) Battagram	Vice S.Np.01		
	Mr Abdu Rezaq Assistant Bs-16	DEO(M) Ballagram	DEO (F) Baltagram	Vice S.No:04		
15	Mr Syed Riaz Hussain Shah Assistant Bs-16	DEO(F) Battagram	DEO(M) Battagram	Vice.S.No.03		
16, 1	Mr Murshid Alam Comp: Operator	DEO (F) Battagram	DEO (M) Baltagram	A.V.P		

Note:

ୀ 2 Charge report should be submitted to all concerned.

DIRECTOR

Elementary & Secondary Education Khyber Pakhtunkhwa, Peshawar

2955-60 Endst: No. /F.No. A-23/MS/posting Transfer/2021/Vol-1Dated Copy forwarded to the: -

- District Education Officer (Male/Female) Concerned
- SDEO(M/F) concerned
- 3. District Accounts Officer Concerned.
- 4. Principal/HM Concerned.
- 5. Official concerned.
- 6. Master File. 7. PAto Director Fi
 - PA to Director Elementary & Secondary Education Knyber Pakhtunknya Peshawar

ATTESTED Assistant Director (Admn Directorate of E&SE KPK: Re

مرد ما مر محمد الحرك من من من من مرد مراجر -: 614-12 مود ما تر ترین م کم بم سالدان جار کر در ای مالد من مارد اور عال اس طرح ان طرح می برای در م (م) على المري المعالمي عام 2023 (20/ 31 في ترين فورد الم م و دور درار ملاقی اور دو اے معل میں عاری کا کیا ہے ۔ حارا So The first of your of Sanctioned Post to be من عالم الحلي تم من ملك تم من ملك م من ملك متيوس - بم درم دي سائدن كاسالة سخب ليازم دي ب العلام أن معارك مرامعنان المبارك مستقري ع (عرب المعلين في شير دى تر ما سال اردر مذاور مس in the politication 3202-2923110-1 flip . 5. 3262-35/5850-9 Q S/c DULLE. 13212/077J302-5 13212/077J302-5 17 - 0, 1-5 szazionadog-9 SIC UP & Lo 13/01-0564521-5 - SIC ites Shing burner

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<u>Better Copy</u>

(15)

Transfer order wherefrom this Directorate at page No.230 but without fulfilling powers of transfer on 31-03-2023. Moreover the above transfer order issued by this Directorate is not in the knowledge of DD—and ADD (Director) Admin.

Add Dir.

Hence, I suggest that instead of two clerks i.e S.No-6, 7 all may be allowed to work on their original post.

Submitted for further order and approval please.

Sd 10-04-2023 Seen/filed.

Sd

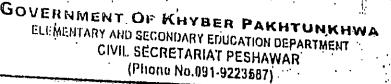
Director

Elementary and Secondary Education

Khyber Pakhtunkhwa, Peshawar.

10-04-2023

TESTED



No.SO (Primary-M))E&6ED/2-1/Transfor & Posting/2023 Dated Poshawar the, April 10th 2023

The Director, Elementary & Secondary Education, Khyber Pakhtunkhwa

Subject: - APPEAL AGAINST TRANSFER ORDER

I am directed to refer to the subject noted above and to enclose herewith a copy self-explanatory application along with its enclosures received from Mr ADdult. Majid along with 06 others of District Batgram regarding cancellation of illegal transfers for further necessary action and report, please.

Encl.As above.

Τo

(ARSALAN AHMED) SECTION OFFICER (PRIMARY MALE)

Copy forwarded to the: -

1-2. District Education Officer, (Male / Female) Batgram
 3. PS to Secretary, E&SE Department Khyber Pakhtunkhwa

ATTESTE SECTION ODFICER TREMANY



DIRECTORATE OF ELEMENTARY & SECONDARY EDUCATION 333 KHYBER PAKHTUNKHWA PESHAWAR. /F.No.61A-23/MS/Abbottabad Vol-VI

Dated Peshawar 2023

the

2023

Anner-E

Mr. Hayat Muhammad Khan Senior Clerk GCMHS Battagram

Subject: Request for Transfer Adjustment

Memo:

Τo

I am directed to refer to the subject cited above and to inform you that your appeal alongwith others has been seen and filed by the Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar.

> Assistant Director (Admn) Directorate E& Secondary Education Khyber Pakhtunkhwa, Peshawar

Endst; No. ___

1.

2,

Copy forwarded to the: -

TATTESTE

PA to Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar. Master File

> Assistant Director (Admn) Directorate E& Secondary Education Khyber Pakhtunkhwa, Peshawar

OFFICE OF THE SUB DIVISIONAL EDUCATION OFFICER (FEMALE) Battagram

2 528

Dated / 3 /04/2023

The District Education Officer(F)

Subject: OFFICE ORDER ISSUED UNDER ENDST NO 2455-60 DATED 31:03:2023

Referce to the subject mentioned above, it is stated for you kind information that office order issued under Endst No 2445-60 Dated 31.03.2023 from Directorate E&SE Khyber-Pakhtoon Kliwa, the transfer order at S.No.04 against the post of S/Clerk is wrong due to Non availability of post of S/Clrek in the office of SDEO(F) Allai as per sanction post of Budget Book copy attached and the transfer order Mentioned at S.No.12 and 11, their was also no any vacancies of Assistant BPS 16 and J/Clerk of BPS 12 vacant, in the office of SDEO(F) Battagram so that the transfer position of S.No.04, 11, and 12 are incorrect.

Hence report is submitted for information please.

ATTESTED **ISION** ION OFFICER (F BATTAGRAM

WAKALATNAMA BEFORE THE erric HONBLE Plaintiff(s)a Petitioner(s) Complainant(s) Defendant(s) Respondent(s) Accused(s)

By this, power-of-attorney I/we the said

in the above case, do hereby constitute and appoint MUHAMMAD ARIF JAN Advocate as my attorney for me/us in my/our name and on my/our behalf to appear, plead, give statement, verify, administer oath and do all lawful act and things in connection with the said case on my/our behalf or with the execution of any decree or order passed in the case in my/our favour/ against which I/we shall be entitled or permitted to do myself/ourselves, and, in particular, shall be entitled to withdraw or compromise the case or refer it to arbitration or to agree to abide by the special oath of any person and to withdraw and receive documents and money from the Court or the opposite party and to sign proper receipts and discharges for the same and to engage and appoint any other pleader or pay him as his fee irrespective of my/our success or failure in case, provided that, if the case is heard at anyplace other than the usual place of sitting of the Court the pleader shall not bound to attend except on my agreeing to pay him a special fee to be settled between us.

Accepted.

Muhammdd Advocate High Court Peshawar Office No.210, Mumtaz Plaza G.T Road, Hashtnagri Stop, Peshawar City. CNIC No.17201-2275748-7 Bc No.10-6663 Cell: 0333-2212213

Signature of Client