

## of the of the INSPECTORGENERAL OF POLICE REIN BUR PARTITION AND A Central Police Office, Peshawar.

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#### RELEIVING ORDER

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OR ZAMO GLIAM ISE MG. Establishment For inspector General of Police Schyber Pakhtunkhwa Peshawar

- Com for information and necessary action to:

  itie Chief Secretary, Khyber Pakhtunkhwa
- The Chief Secretary, Smith
- The Chief Secretary, Halcohusing,
- The Director General, Intelligence Bureau, Islamabad
- The Inspoctor Octobal of Police, Sindh, Karachi.

Fage 2 of 2

30.03.2023

Learned counsel for the appellant present. Mr. Asif Masood Ali Shah, Deputy District Attorney for the respondents present.

Respondents No. 2 & 3 be summoned through TCS, the expenses of which be deposited by the appellant within seven days. Adjourned. To come up for reply/comments on 25.05.2023 before S.B at camp court Abbottabad. Parcha Peshi given to the parties

Scanned Krst Poshawar

(Muhammad Akbar Khan) Member (E) Camp Court Abbottabad

25.05.2023

Learned counsel for the appellant present. Mr. Asad Ali Khan, Assistant Advocate General alongwith Mr. Zahid, ASI for the respondents present and submitted reply comments which are placed on file. Copy of the same handed over to learned counsel for the appellant. To come up for rejoinder, if any, and arguments on 25.07.2023 before D.B at camp court Abbottabad. Parcha Peshi given to the parties.

CANNED KPST Pochavar

(Muhammad Akbar Khan)

Member (E)

the transmission of the following of the

Camp Court Abbottabad

\*Kamranullah\*

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17.06.2022

Learned counsel for the appellant present. Mr. Muhammad Adeel Butt, Additional Advocate General present.

Security and process fee not deposited. Learned counsel for the appellant submitted an application for extension of time to deposit security and process fee; allowed with the direction to deposit the same within 3 working days. Whereafter, notices be issued to respondents for reply/comments. To come up for written reply/comments on 19.08.2022 before S.B at Camp Court Abbottabad.

Appellant Deposited
Security & Process Fee

SCANNED

(Fareeha Paul) Member (E) Camp Court A/Abad

19-8-22

This case is 1 26-1-2023.

or me scenar

26<sup>th</sup> Jan. 2023

Counsel for the appellant present.

SCANNED KPST Peshawar After admission of the appeal notices have not been issued to the respondents. Office is directed to issue notices to the respondents for submission of written reply/comments on 30.03.2023 before the S.B. at camp court, Abbottabad.

(Fareeha Paul) Member(E) (Camp Court, A/Abad) Counsel for the appellant present.

The instant appeal pertains to the territorial jurisdiction of Hazara Division, therefore, it is appropriate to post the appeal at Camp Court Abbottabad. Adjourned. To come up for preliminary hearing on 20.04.2022 before S.B at Camp Court Abbottabad.

(MIAN MUHAMMAD) MEMBER(E)

20.04.2022

Appellant present through counsel. Preliminary arguments heard. Record perused.

Points raised need consideration. The appeal is admitted for regular hearing subject to all legal objections. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to the respondents for submission of reply/comments. To come up for reply/comments on 17.06.2022 before S.B at Camp Court, Abbottabad.

(Rozina Rehman) Member (J) Camp Court, A/Abad

## BEFORE HONOURABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Appeal No. 556,

Muhammad Ajmal Inspector No.H/72 presently posted at Police Traing School, Mansehra. .....(Appellant)

#### **VERSUS**

- 1. Provincial Police Officer, Khyber Paktunkhwa, Peshawar.
- 2. Regional Police Officer, Hazara Region, Abbottabad.
- 3. District Police Officer, Mansehra.

(Respondents)

#### **SERVICE APPEAL**

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4.	Departmental Appeal dated 12-04-2021 & its rejection order. 15-03-2022 -	" <b>\$</b> C"\$	15-16
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Through

Dated:  $\mathbb{O} / -0B_1 = 2022$ 

(Mohammad Aslam Tanoli)

Advocate High Court

at Haripur



# BEFORE HONOURABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Appeal No. 556/2022

Muhammad Ajmal Inspector No.H/72 presently posted at Police Training School, Mansehra.....(Appellant)

#### **VERSUS**

- 1. Provincial Police Officer, Khyber Paktunkhwa, Peshawar.
- 2. Regional Police Officer, Hazara Region, Abbottabad.
- 3. District Police Officer, Mansehra.

(Respondents)

SERVICE APPEAL UNDER SECTION-4 OF KPK SERVICE TRIBUNAL ACT 1974 AGAINST ORDER DATED 15-03-2022 OF THE PROVINCIAL POLICE OFFICER KPK PESHAWAR WHEREBY APPELLANT'S DEPARTMENTAL APPEAL AGAINST EXPUNCTION OF ADVERSE REMARKS IN ACR FOR THE PERTIOD FROM 01-01-2020 TO 23-09-2020 HAS BEEN REJECTED ILLEGALLY WITHOUT REASON.

PRAYER: ON ACCEPTANCE OF INSTANT SERVICE APPEAL ORDER DATED 15-03-2022 MAY GRACIOUSLY BE SET ASIDE AND IMPUGNED ADVERSE REMARKS IN ACR FOR THE PERIOD FROM 01-01-2020 TO 23-09-2020 BE EXPUNGED.

Respectfully Sheweth:

- 1. That appellant was inducted in police department at Karachi in the year 1987 and subsequently transferred and posted at Mansehra in KPK police department. Appellant had also been promoted as Inspector (BPS-16) on 05-11-2014. Appellant has rendered about 35 years service in the police department.
- 2. That for the last more than 07 years the appellant has been performing his duties as Inspector BPS-16.



Appellant's Education Qualification is M.A. Appellant always performed his assigned duties with devotion, dedication and honestly to the entire satisfaction of his officers and never permitted any chance of reprimand. He has been awarded with the Commendation Certificates and Cash Reward by his Police High-ups on account of his tremendous services. (Copies of Educational & Commendation Certificates are attached as Annexure-A).

- 3. That not to speak of adverse remarks in his ACRs for the period from 01-01-2020 to 23-09-2020 (08 months and 23 days), the appellant has never been served upon with a single explanation by his officers throughout his entire services of 35 years. Appellant service record can be perused and checked with regard to his performance and conduct.
- 4. That while appellant posted as Incharge Police Lines Mansehra for the period from 01-01-2020 to 23-09-2020, then Reporting Officer (District Police Officer Mansehar) had incorporated some adverse remarks in his ACR that "the officers does not know anything about practical police. He is capable of wearing uniform and doing sentry duties". The adverse remarks were communicated to appellant. (ACR's Communication letter dated 24-03-2021 is attached as Annexure "B").
- 5. That before recording Adverse Remarks in his ACR the appellant was never subjected to counseling nor was served with any Explanation, Charge Sheet and Show Cause Notice etc. The insertion of Adverse Remarks in

appellant's ACR for a period of Eight Months and 23 days is the result of Reporting Officer's personal dissention with him otherwise there was nothing wrong on the part of appellant to give the Reporting Officer a chance for recording such adverse remarks.

- 6. That through out his entire service of 35 years appellant he was never awarded with such adverse remarks in his ACRs by police officers, before and after the referred one, wherefrom it is quite clear that the same were the result of personal dissention of Reporting Officer with appellant. Reporting Officer has given no reason for such observations against appellant.
- 7. That appellant aggrieved of the adverse remarks preferred a departmental appeal dated 12-04-2021 before the Provincial Police Officer KPK Peshawar which has been rejected vide order dated 15-03-2022 without going through the contents and grounds of departmental appeal and without giving any reasons.

  (Copies of departmental appeal and its rejection order dated 15-03-2022 are as Annexure "C&D"). Hence instant service appeal on the following grounds:-

#### **GROUNDS:**

A) That orders dated 15-03-2022 of PPO KPK Peshawar and Adverse Remarks communicated vide letter dated 24-03-2021 of respondents are illegal, unlawful, against the facts, departmental rules & regulation, Police E&D Rules 1975 and passed in a cursory, whimsical and arbitrary manner; hence are liable to be set aside.

- B) That appellant was never served with any Explanation, Charge Sheet or Show Cause Notice etc nor any counseling was made nor was he ever informed by his officers with regard to his any deficiency in performance and illegality in his conduct and discipline. Even opportunity of personal hearing was not provided to appellant and he was condemned unheard by recording adverse remarks in his ACR from 01-01-2020 to 23-09-2020 thus principle of natural justice was seriously violated.
- C) That appellant never committed any wrong on his part especially during the period from 01-01-2020 to 23-09-2020 and generally through out his whole span of service spreading over 35 years even then adverse remarks has been recorded in the ACRs of appellant and that too without any reason and justification.
- D) That the appellate authority has also failed to abide by the law and even did not take into consideration the grounds of appeal taken by appellant in his departmental appeal. Thus the impugned order of appellate authority is contrary to the law as laid down in Guidelines for Recording Evaluation Reports, Police E&D Rules 1975 read with section 24-A of General Clause Act 1897 and Article 10A of the Constitution of Islamic Republic of Pakistan 1973.
- F) That instant service appeal is well within time and this honorable Service Tribunal has got every jurisdiction to entertain & adjudicate upon the lis.

#### **PRAYER:**

It is, therefore, humbly prayed that on acceptance of instant Service appeal order dated 04-11-2021 and 13-01-2022 of respondents may graciously be set aside and adverse remarks in his ACR from 01-01-2020 to 23-09-2020 be expunged with all consequential service back benefits. Any other relief which this Honorable Tribunal deems fit and proper in circumstances of the case may also be granted.

Through:

Dated  $\sqrt[4]{-03-2022}$ 

(Mohammad Aslam Tanoli)
Advocate High Court
At Haripur

### **VERIFICATION**

It is verified that the contents of instant Service Appeal are true and correct to the best of my knowledge and belief and nothing has been concealed thereof.

Dated 07-08-2022

Appellant



## BEFORE HONOURABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Muhammad Ajmal Inspector No.H/72 presently posted at Police Traing School, Mansehra......(Appellant)

#### **VERSUS**

- 1. Provincial Police Officer, Khyber Paktunkhwa, Peshawar.
- 2. Regional Police Officer, Hazara Region, Abbottabad.
- 3. District Police Officer, Mansehra.

(Respondents)

#### **SERVICE APPEAL**

#### **AFFIDAVIT:**

I, Muhammad Ajmal, appellant do hereby solemnly declare and affirm on oath that the contents of the instant Service Appeal are true and correct to the best of my knowledge and belief and nothing has been suppressed from this Honorable Service Tribunal.

Dated: \$\int \big| -03-2022

Identified By:

Mohammad Aslam Tanoli Advocate High Court

At:Haripur

Appellant



# BEFORE HONOURABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Muhammad Ajmal Inspector No.H/72 presently posted at Police Traing School, Mansehra......(Appellant)

#### **VERSUS**

- 1. Provincial Police Officer, Khyber Paktunkhwa, Peshawar.
- 2. Regional Police Officer, Hazara Region, Abbottabad.
- 3. District Police Officer, Mansehra. (Respondents)

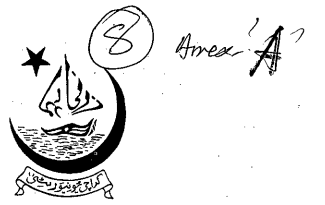
#### **SERVICE APPEAL**

#### **CERTIFICATE**

It is certified that no such Appeal on the subject has ever been filed in this Honorable Service Tribunal or any other court prior to instant one.

APPELLANT

Dated: 07-93-2022



# كراچى يۇنيۇرسىخى

# University of Karachi

FACULTY OF ARTS
Master of Arts

**Whattad Ajtal** S/0

Mhattad Irfan

has pursued a course of study prescribed by this University for the Degree of Master of Arts in FOLITICAL SCIENCE in the Faculty of Arts and has passed the requisite examination, held in 1998 having been placed in THED class.

It is hereby certified that he some has been duly admitted to the degree of Master of Arts in this University.

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Registrar

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Vice - Chancellor

Dated Karachi, the 16TH HARCH 1999

Note: Detailed transcripts of examination results have been issued separately.

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# Sindh Reserve Police

## Commendation Certificate Class II

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Dated No. 120/11/10-//11/15 3 4 4 52 1 52 1 52

(NIAZ AHMED SIDDIKI) PSP Deputy Impoctor General of Tolico Commandant Sindh Reservo Tolico

Karachi.

CH. OF SPECIAL BRANCH SINDH KARACAN ON ON SPECIAL BRANCH POLICE

# COMMENDATION CERTIFICATE **CLASS-II**

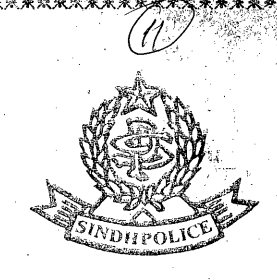
Sub-Inspector Muhammad Gimal of Gulsham-e- 19bal Town (Political) fecial Branch Karachi is granted Commendation Certificate Chart-I with Cash Reward Ro. 1000/- for his excellent for formance of duty

Sanction No. SBINDMV/E-4534 8892-95

Dated 18-08-2010.

SPECIAL BRANCH SINDH,

KARACHI.



# COMMENDATION CERTIFICATE

CLASS III with Rs: 150/-

Granted to C/	Ajmal of	S.R.P for hi	s good perfor-
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Sanction No. 5564-65 A. &
Dated 15-893.

(SALMAN SYED MUHAMMAD)PPM, PSP Assistant Insteady General of Police (W) Sindh Karachi

Ferm No. 153(c)





#### SIND POLICE

## COMMENDATION CERTIFICATE

CLASS III with cash Rs. 75/-

Granted to P.C. 6082 Muhammad Almah.

resident of N.W.F.P village,

Back Coff.

-Police Station Boxallet

District

IN POCOSMICION Of his good discipline and vigilant performanc on VIP duty as much by the L.G.P. Sind on 9.3.88 at 1510 hours on Enajoor Chowk, liwan-e-Saddar Road, Karachia.

No. 985-87/A-2/88 The 17.3.88

Notes-(i) If a Police officer, add rank and number in lined.

(ii) Cash rewards, if any to be specified.



## OFFICE OF THE AND DEPUTY INSPECTOR GENERAL OF POLI SPECIAL BRANCH SINDH

*NO. SB/ADMN/E-I/SSC/* 

Dated:-/8-08-2010

### ORDER

REWARD: Under the authority vested in me vide Rule 15.7 of the Punjab Police Rule read with serial No.1 part-II of the West Pakistan Delegation of Power under the Financial Rules and Power of Re-appropriation Rules-1962, the Deputy Inspector General of Police (Political) Special Branch Sindh, is pleased to grant Commendation Certificate Class-II with Cash Reward Rs.1000/- to Sub-Inspector Muhammad Ajmal of Gulshan-e-Iqbal Town (Political) Special Branch, Karachi, for his excellent performance of duty.

The expenditure of Rs.1000/- (Rupees One Thousand) only is debitable to the Head "SC-21014(014)-Police, Special Branch "A06103 -REWARD (SP/Political, SB, Karachi (KA-4112)" during the current Financial year 2010-2011.

<u>Encl: 01</u>

( SYED ZAFAR ABBAS BUKHARI )PSP. DEPUTY INSPECTOR GENERAL OF POLICE, (POLITICAL) SPECIAL BRANCH SINDH

Copy forwarded to the following for information and necessary action:-

- 1. Accountant General Sindh, Karachi.
- Sr. Superintendent of Police, Special Branch, Coline V. Amount will be drawn from Account Branch of Political, SB, Karachi.
- 3. Superintendent of Police, Special Branch, Hyderabad, w/r to his letter No.SB/Estt:/10243 dated 30-07-2010.
- Incharge Gulshan-e-Iqbal Town (Political) SB, Karachi, alongwith 01 Commendation Certificate Class-II.
- 5. Incharge Accounts (Political) Special Branch, Karachi.
- 6. DOB.
- 7. SSC.







# OFFICE OF THE NOW INSPECTOR GENERAL OF POLICE KHYBER PAKHTUNKHWA Central Police Office, Peshawar

lo. S/ 1292 /21, Dated Peshawar the 21/03/2021.

Confidential/In-duplicate

To:-

The Regional Police Officer,

Hazara Region, Abbottabad.

Subject:

ACR/COMMUNICATION OF ADVERSE REMARKS

Memo:

In the Annual Confidential Report on the working of Inspector.

Muhammad Ajmal No. H/72 the period/year 01.01.2020 to 23.09.2020 it has been mentioned that:-

Reporting Officer Remarks

Class of Report...."C"

Remarks:-

"The officer does not know anything about practical police.

He is capable of wearing uniform and doing sentry duties"

1st Countersigning Officer Remarks (RPO)

"Endorsed"

#### 2nd Countersigning Officer Remarks

"Convey as Adverse"

The above adverse remarks may please be conveyed to the official concerned in order that he may remedy the defects. Representation if made should be sent not later than one month from the date of receipt of this communication.

The acknowledgement as token of the receipt of this memo: may be obtained from him on the attached duplicate copy of this communication and returned to this office for record in his Character Roll Dossier.

(IRFANU)LAH KHAN)PSP

AIÖÆstablishment, For Inspector General of Police, Khyber Pakhtunkhwa, Peshawar

Allested phage

Amea liste is

بحواله لیٹرنمبریS/1292/21 مورخہ 24.03.2021 مجاریہ دفتر جناب انسپکٹر جزل آف پولیس، خیبر پختونخواہ، سنٹرل پولیس آفس، پیٹاور، جس میں سائل کی ACR میں جناب DPO صاحب مانسم ہ کی طرف سے Adverse ریمار کس دیجے گئے، کے سلسلہ میں معروض خدمت ہوں کہ:

- سائل کی ACR از مورخه 01.01.2020 تا 03.09.2020 کے دوران سائل بطور RI پولیس لائن، انچارج ماڈل کورٹ وسمن ورنٹ تعینات رہا۔ اس دوران سائل کے خلاف کی قشم کی کوئی شکایٹ نہ ہے۔ شائل اپنے فرائض منصبی بطریق احسن سرانجام دیتارہا ہے اور کسی قشم کی کوئی کوتا ہی/ لا پرواہی نہ کی ہے۔
- r سائل کی عمر تقریباً 53/54 سال ہے اور سائل کی محکمہ پولیس میں سروس 32 سال ہو چکی ہے۔ سائل نے اپنی سروس کے دوران افسران بالاکو بھی بھی کسی شکایت کا موقع نہ دیا ہے اور سائل اپنی ڈیوٹی انتہائی جان فشانی ہے سرانجام دیتار ہاہے۔
- ۔ تبل ازیں تمام ACRs میں مجازافسران نے سائل کواجھی رپورٹ دی۔سائل نے محکمہ پولیس کاوقار بلند کرنے کیلئے عوام الناس کی ہےاوٹ خدمت کی ہے۔
- ا سائل کوملم نہ ہے کہ کس بناء پر ACR میں سائل کو Adverseر بیار کس دیئے گئے ہیں۔جبکہ اس عرصہ کے دوران سائل کو نہ تو افسران بالا کی جانب ہے کئی قتم کا کوئی شوکا زنوٹس ، چررخ شیٹ ،Explanation وغیر دہمی نہ دی گئی۔
- ۵- اگرسائل کی ACR میں Adverseر میمار کس ختم ند کئے گئے تو سائل کا کیرئیر تباہ ہونے کا خدشہ ہے۔جو کے سائل کے ساتھ سراسر ناانصافی ہے۔

بذریعدا بیل/ درخواست استدعامیکه سائل کے سابقہ ریکارڈ کو مدنظر رکھتے ہوئے سائل کی ACR میں ACR میں Adverse ریکارٹ کتا جانے کے احکامات صا درفر مائے جادیں۔ سائل جناب کا انتہائی مشکوراور ہمیشہ دعا گورہے گا۔

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.الرقوم:2021<u>- 04-</u> 1302

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## www.kppolice.gov.pl Tele 091-9210457 Fax No. S.A. Qayum Road,



OF POLICE,

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No. 81 1198

(22, dated Peshawar the

15,103,12022

### ORDER

This order pertains to the representation preferred by Inspector Muhamme Aimal No. 11/72 of Manschra District for the expanction of Adverse Remarks contained in h ACR for the period from 01.01.2020 to 23.09.2020 recorded by the reporting officer. Commen were also obtained.

After going through the relevant record, comments and material on ground, t Adverse Remarks recorded in his ACR for the period from 01.01,2020 to 23.09,2020 record by the authority are well founded. The representation is hereby filed.

(SABIR AHMED)PSP Addl: Inspector General of Police HQrs: Khyber Pakhtunkhwa, Peshawar

Endst: No. & date even

Copy of above is forwarded for information and necessary action; to the

Regional Police Officer, Hazara Region w/r to his memo No. 8464/AS. di 26.04.2021. Necessary entry into this effect may also be made in his Dupli Character Roll Dossier. The applicant may also please be informed according

Office Superintendent "E-II" Branch CPO

(IRFANYCABIO) PSP

AIG/Establishment

For Inspector General of Police Khyber Pakhtunkhwa Peshawa

03/029

Byre KK Service Intornal Palasay Campt corn at Aboutabad Mhammed April - V/S-KR /3/8 Mins Service Apprel Vatition of promission to deposite Get fee. Respectfully Shewith: That the Titled appeal is fending solpdication while the too the too works to the too tool of That lost fer in in titled appeal within Cented me be deposited within Stipulated of days. gris promission man grandonsty be accorded to deposit to requisite cent fee Retitern Appelland.

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(Mammad Afon Canch.)

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s.nd<u>01198</u> BC No. ماعث تحريرآ نكبه مقدمه مندر جربالاعنوان من اپی طرف ہے واسطے بیروی وجوابد بی برائے بیشی یا تصفیہ مقدمہ بمقام مرسم کا را مقدمہ مندر جربالاعنوان میں اپی طرف ہے واسطے بیروی وجوابد بی برائے بیشی یا تصفیہ مقدمہ بمقام مسموساً کوما را FUS CULLANISH کوھب ذیل شرائط پراکیل مقرر کیا ہے کہ میں ہمریشی پرخود پابذریعہ مختار خاص روبر وعدالت حاضر ہوتار ہوں گا اور برونت یکارے جانے مقدمہ وکیل صاحب موصوف کواطلاع دے کرحاضرعدالت کروں گا۔ اگر پیٹی برمظبرحاضرنہ ہواا ورمقدمہ میری غیرحاضری کی وجہ ہے کسی طور برمیرے خلاف ہو گیا تو صاحب موصوف اس مے کسی طور برذ مددارنہ ہوں گے نیز وکیل صاحب موصوف صدر مقام پجبری کے علاوہ کسی جگہ یا کچبری کےاوقات ہے پہلے یا پیچھے یا بروز تعطیل ہیروی کرنے کے ذمہ دار نہ ہوں گےاور مقدمہ کچبری کےعلاوہ کسی ادرجگہ ساعت ہونے پر بابر وزنعطیل ہا بچبری کے اوقات کے آھے پیچھے پیش ہونے پرمظبرکوکو کی نقصان پہنچے تو اس کے ذمداریاس کے واسطے کسی معاوضہ کے اداکرنے یا مختانہ کے واپس کرنے کے بھی صاحب موصوف ذمددارند ہوئے۔ مجھ کوکل ساختہ پر داختہ صاحب موصوف مثل کردہ ذات منظور ومقبول ہوگا اور صاحب موصوف کوعرض دعویٰ یا جواب دعویٰ اور درخواست اجرائے ڈگری ونظر تانی اپیل نگرانی و ہرتم درخواست پردستخط وتصدیق کرنے کا بھی اختیار ہوگا اور کس عظم یا ڈ گری کرانے اور برشم کاروپیدوصول کرنے اور رسید دیے اور داخل کرنے اور ہرتتم کے بیان دینے اوراس پرٹالتی وراضی نامہ وفیصلہ برحلف کرنے اقبال دعویٰ دینے کا بھی اختیار ہوگا اور بصورت جانے بیر ونجات از کچبری صدرا پیل دیرآ مدگی مقدمه یامنسوخی ذمری بیطرفه درخواست تھم امتنا کی یا قرتی یا گرفتاری قبل از گرفتاری واجرائے ذگری بھی صاحب موصوف کوبشر طادا کیگی علیجد ومختانہ پیروی کااختیار ہوگا۔اوربصورت ضرورت صاحب موصوف کو بھی اختیار ہوگا کہ مقدمہ مذکوریا اس کے کسی جز د کی کاروائی کے مابصورت اپیل کسی دوم ہے وکیل کواہیے بجائے پااییے ہمراہ مقرر کریں اورایسے وکیل کوبھی ہرامر میں وہی اور ویسے اختیارات حاصل ہو سکتے جیسے صاحب موصوف کو حاصل ہیں اور دوران مقدمہ جو کچھ ہر جاندالتو اپڑے گا وہ صاحب موصوف کاحق ہوگا۔ اگر وکیل صاحب موصوف کو بوری فیس تاریخ بیشی سے پہلے ادانہ کروں گا توصاحب موصوف کو بوراا ختیار ہوگا کہ وہ مقدمہ کی پیروی ند کریں اور ایس صورت میں میراکوئی مطالبہ کمی قتم کا صاحب موصوف کے برخلاف نہیں ہوگا۔ لہذاوکالت نامہ کھودیاہے کہ سندرہے۔ مضمون وکالت نامه س لیا ہے اور اچھی طرح سمجھ لیا ہے اور متطور ہے