		Order or other proceedings with signature of Judge and that of parties	
proceedings	or proceedings	or counsel where necessary.	
	proceedings		
		KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,	
		CAMP COURT ABBOTTABAD.	
	20.4.2015	<u>Appeal No. 1432/2013</u> (<u>Umar Farooq-vs-Govt. of Khyber Pakhtunkhwa through Chief</u> Secretary and three others)	
		JUDGMENT	
		MUHAMMAD AZIM KHAN AFRIDI, CHAIRMAN:	
		Counsel for the appellant present. Preliminary arguments	
		heard and record perused.	
	4	Brief facts necessary for disposal of the instant appeal are that appellant Umar Farooq was serving as Assistant Professor	
		(Botany) when entrusted extra duties of senior warden of Hostel	
		No.1, Government Post Graduate College, Abbottabad and during	
		which he was charged for financial embezzlements vide FIR No.7	
		dated 29.8.2009 registered under section 409/PPC 5(2) PC Act and,	
		there-after, prosecuted and convicted by the Anti-Corruption Court	
		which punishment was maintained by the august Peshawar High	
		Court Abbottabad Bench as evident from the contents of impugned	
		Notification dated 20.6.2013 and conceded before this Tribunal by	
		the learned counsel for the appellant.	
		Rule 8 of Khyber Pakhtunkhwa Government Servants	
		(Efficiency and Discipline) Rules, 2011 is reproduced herein for	
~/	\square	ready reference and facilitation:	
20.0	4.15	"Rule-8 Action in case of conviction or plea bargain under any law Where a Government servant is convicted by a court of law on charges of corruption or moral turpitude or has entered into plea bargain and has returned the assets or gains acquired through corruption or corrupt practices, or has been acquitted by a court of law as a result of compounding of an offence involving moral turpitude under any law for the time being in force, the competent authority, after examining facts of the case, shall-	
		 (a) dismiss the Government servant where he has been convicted on charges of corruption or moral turpitude or has entered into plea bargain and has returned the assets, or gains acquired through corruption or corrupt practices voluntarily: Provided that dismissal in that cases shall be with immediate effect from the date of conviction by a court of law; and (b) proceed against the Government servant under rule 5, where he has been convicted of charges other than corruption or moral turpitude." 	
	20.0	20.04.11	

It is an admitted position that the appellant is convicted by court of law on charges of corruption and the competent authority, after examining facts of the case, has dismissed the appellant from service on the basis of the said conviction, from the date of conviction by the court of law. In such view of the matter there was no need of initiation of any proceedings against the appellant under E&D Rules and as laid down under rule 5 ibid. Since the competent authority has passed the impugned order after examining the facts of the case as required of him under rule 8 the Rules as such the appeal against the impugned order is not found meritorious and is, therefore, dismissed in limine. File be consigned to the record.

ANNOUNCED 20.4.2015

Auhammad Azim Khan Afridi) Chairman 4

Connsel for the appellant present and requested for adjournment on the ground that he could not prepare the case for arguments. Another chance is given for arguments on maintainability of the appeal and limitation at camp court A/Abad on 20.4.2015.

20.10.2014

Nan Camp Court A Abad

Form- A

FORM OF ORDER SHEET

Court of

Case No.

Order or other proceedings with signature of judge or Magistrate S.No. Date of order Proceedings . 3 2 1 24/10/2013 The appeal of Mr. Umar Farooq presented today by Mr. 1 Afsar Shah Advocate may be entered in the Institution register and put up to the Worthy Chairman for preliminary hearing. REGISTRAR This case is entrusted to Touring Bench A.Abad for 30-10-13 preliminary hearing to be put up there on 14 - 9 - 142 CHAIR Appellant present in person, and 14.4.2014 3. requested for adjournment due to indisposition of his counsel. To come up for arguments on maintainability of the appeal and limitation at camp court A/Abad on 20.10.2014. naN Camp Cour+ A/Abad

BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTOONKHAWA, PESHAWAR

APPeal No. 1432/13

Umar Farooq, Ex-Assistant professor of Botany Govt. Post Graduate Collège No. 1, Abbottabad R/o House No. 149/10 Street No. 4, Shahzaman Colony, PMA Road, Abbottabad.

...APPELLANT

VERSUS

Govt. of Khyber Pakhtunkhwa through Chief Secretary Peshawar and others

.....RESPONDENTS

APPEAL

INDEX

<u>S</u> . #	Description	Page No.	Annexure
1.	Memo of appeal alongwith affidavit.	1 to 8	
2.	Addresses of the parties.	9	· · · · · · · · · · · · · · · · · · ·
3.	Application for condonation of delay	10 to 11	· · ·
4.	Copy of the FIR	/2_	"A"
5:	Copy of the receipt	13	"B"
6.	Copy of the receipt	14	"C"
7.	Copy of the impugned notification	15	"D"
8.	Copy of the departmental appeal and postal receipt	16-25	"E" & "F"
9.	Wakalatnama.		

PPELLANT

Through

Dated: 22/10/2013

R SHA Advocate High Court, Abbottabad

BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTOONKHAWA, PESHAWAR

Appeal No. 1432/2013

Umar Farooq, Ex-Assistant professor of Botany Govt. Post Graduate College No. 1, Abbottabad R/o House No. 149/10 Street No. 4, Shahzaman Colony, PMA Road, Abbottabad.

...APPELLANT

VERSUS

- 1. Govt. of Khyber Pakhtunkhwa through Chief Secretary Peshawar.
- 2. Secretary Higher Education Peshawar.
- 3. Director Higher Education Department, Peshawar.
- 4. Principal, Govt. Post Graduate College No. 1 Abbottabad.

.....RESPONDENTS

APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST THE IMPUGNED ORDER/NOTIFICATION BEARING NO. SO (COLLEGES-II) HED/13-3/2012/6826-29 DATED 31/05/2013 (DELIVERED TO THE APPELLANT ON 29/06/2013 OF GOVT. OF KHYBER PAKHTUNKHWA HIGHER EDUCATION, ARCHIVES AND LIBRARIES DEPARTMENT PESHAWAR WHICH IS ILLEGAL, FRIVOLOUS, VEXATIOUS, ARBITRARY AGAINST THE CANONS OF JUSTICE AND BASED ON MALAFIDE AND HENCE NOT SUSTAINABLE.

PRAYER: ON ACCEPTANCE OF THE APPEAL OF THE APPELLANT, THE IMPUGNED NOTIFICATION MAY, BE SET-ASIDE AND THE APPELLANT BE REINSTATED WITH ALL BACK SERVICE BENEFITS.

Respectfully Sheweth:-

2.

3.

The facts giving rise to instant appeal are as under:-

- That the Appellant was appointed as lecturer in Botany on 18/12/1988 and posted in Govt. College Peshawar City.
 - That in the year 1990, the appellant was transferred to Govt. Post Graduate College No. 1 Abbottabad.
 - That the appellant was promoted as assistant professor in the year 2007.
- 4. That the appellant was entrusted the extra duties of senior warder of Hostel No. 1 (Inter Hostel) in the year 2007.

That in the year 2009 the internal audit was conducted of the private fund of the said Hostel. The audit party made an "Audit Para". Which was neither communicated to the appellant nor discussed with him. As a matter of principle, before finalizing the audit note, the audit Para, is always discussed with the concerned individual or officer, Generally speaking, as out come of the discussion more than 90% audit paras are dropped out. This is a clear cut indicative of malafide against the appellant which speaks for some ulterior motives.

That without discussing the "Audit Para" with the appellant respondent No. 4 lodged an FIR against the appellant with Anti-Corruption Department on 29/08/2009. Copy of the FIR is annexed as Annexure "A".

That as a matter of fact a proper inquiry would have been concluded to settle the issue and thereafter if something found cognizable then the question arises to lodge FIR.

8.

7.

6.

5.

That the appellant was convicted by the Anti-Corruption Court and awarded punishment for 6 years im-prisonment. The appellant lodged an appeal against the decision of the Anti-Corruption court and the appeal of the appellant partially accepted and his punishment reduced to one year.

That the appellant has gone for appeal/Revision in the apex-Court of law of Pakistan which is still pending.

9.

- 10. That the respondents neither charge sheeted the appellant nor communicated the memo of allegations. No departmental inquiry has been held against the appellant in a proper way and with in the ambit of relevant laws in vogue. The appellant has not been heard, in person, by any authorized authorities/officer.
- 11. That the appellant has more them 24 years of clean and clear service at his credit and always gave 100% result. The appellant was at his last leg of service (Date of retirement is 24/06/2014) and it is height of injustice to dismiss from service at this juncture without any benefit.
- 12. That when the issue came in the knowledge of appellants relations they felt very much aggrieved and the brother in law of the

appellant, without consulting him had deposited the alleged amount of Rs. 21,40,292/- in the relevant account on behalf the appellant which has not been given any consideration at any forum throughout. Copy of the receipt is annexed as Annexure "B".

5

- 13. That Rs. 80,000/- mentioned in the FIR is also wrong. The same stands paid to the Sui Northern Gas an account of utility bill which is tantamount to mourn on the correctness of the said FIR. Copy of the receipt is annexed as Annexure "C".
- 14. That the impugned notification of the Khyber Pakhtunkhwa Govt. bearing No. so (Colleges-II) HED/13-3/2012/6826-29 dated 31/05/2013 is illegal vexation frivolous and arbitrary which is based on malafide and concocted episode. Copy of the impugned notification is annexed as Annexure "D".

15. That the appellant has lodged departmental appeal/representation against the impugned notification through proper channel. Nor the less respondent No. 4 refused to entertain the said appeal and then it was sent to the Chief

Secretary <u>Govt</u> of Khyber Pakhtunkhwa Peshawar under registered cover on 23/07/2013, but no response from the quarter concerned. Copy of the departmental appeal and postal receipt are annexed as Annexure "E" & "F".

16. That the impugned notification/order is assailed inter-alia on the following.

<u>GROUNDS</u>

a.

b.

с.

d.

That the notification in-question is illegal and based on malafide.

That no proper inquiry has been conducted in respect of appellant and he has also not been heard, in person, by any competent authorities/officer.

That the appellant was not informed about the audit Para so as to settle it.

That the appellant has not been charge sheeted and no memo of allegations communicated to the appellant. Similarly no show cause notice has been served upon the appellant.

S. 7

That the other relevant grounds will be raised at the bar.

It is, therefore, requested that in the light of above, the appeal of the appellant may please be accepted and respondents be directed to reinstate the appellant with all past service benefits. The impugned notification may also be set-aside.

mer Faroog **PPELLANT**

Through

e.

Dated: 22/10/2013

SHAH)

Advocate High Court, Abbottabad

VERIFICATION:-

Verified on oath that the contents of foregoing appeal are true and correct to the best of my knowledge and belief and nothing has been suppressed from this Honourable Court.

Ă P P E L LA N T

BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTOONKHAWA, PESHAWAR

Umar Farooq, Ex-Assistant professor of Botany Govt. Post Graduate College No. 1, Abbottabad R/o House No. 149/10 Street No. 4, Shahzaman Colony, PMA Road, Abbottabad.

...APPELLANT

VERSUS

Govt. of Khyber Pakhtunkhwa through Chief Secretary Peshawar and others

.....RESPONDENTS

<u>APPEAL</u>

<u>AFFIDAVIT</u>

I, Umar Farooq, Ex-Assistant professor of Botany Govt. Post Graduate College No. 1, Abbottabad R/o House No. 149/10 Street No. 4, Shahzaman Colony, PMA Road, Abbottabad, do hereby solemnly affirm and declare that the contents of foregoing appeal are true and correct to the best of my knowledge and belief and nothing has been concealed therein from this Honourable Court.

ONENT D

de<u>nti</u>fy b IAH) Advocate High Court, Abbottabad

ATTESTED CSN221a JOSSES Advocate High Courses NOTARY PUBLIC Courses SCI (Jaciny 16/2013 * Distri/t Courts Abbottabad. 23 [10] 2013

8 ...

<u>BEFORE THE SERVICE TRIBUNAL KHYBER</u> <u>PAKHTOONKHAWA, PESHAWAR</u>

Umar Farooq, Ex-Assistant professor of Botany Govt. Post Graduate College No. 1, Abbottabad R/o House No. 149/10 Street No. 4, Shahzaman Colony, PMA Road, Abbottabad.

...APPELLANT

VERSUS

Govt. of Khyber Pakhtunkhwa through Chief Secretary Peshawar and others

.....RESPONDENTS

APPEAL

ADDRESSES OF THE PARTIES

Respectfully Sheweth:-

Addresses of the parties are as under:-

Umar Farooq, Ex-Assistant professor of Botany Govt. Post Graduate College No. 1, Abbottabad R/o House No. 149/10 Street No. 4, Shahzaman Colony, PMA Road, Abbottabad.

...APPELLANT

VERSUS.

- 1. Govt. of Khyber Pakhtunkhwa through Chief Secretary Peshawar.
- 2. Secretary Higher Education Peshawar.
- 3. Director Higher Education Department, Peshawar.
- 4. Principal, Govt. Post Graduate College No. 1 Abbottabad.

...RESPONDENTS PELLANT

Through

Dated: 22/10/2013

(AFSAR SHAH)

Advocate High Court, Abbottabad



BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTOONKHAWA, PESHAWAR

Umar Farooq, Ex-Assistant professor of Botany Govt. Post Graduate College No. 1, Abbottabad R/o House No. 149/10 Street No. 4, Shahzaman Colony, PMA Road, Abbottabad.

...APPELLANT

VERSUS

Govt. of Khyber Pakhtunkhwa through Chief Secretary Peshawar and others

.....RESPONDENTS

SERVICE APPEAL

APPLICATION FOR CONDONATION OF DELAY UNDER SECTION 5 OF LIMITATION ACT, 1908

Respectfully Sheweth:-

2.

The submission is made as under:-

1. That delay by few days is un intentionally and in good faith.

That the appellant was under the impression that Eid holidays would not be counted towards the limitation period and hence reckoning of days of limitation would have gone wrong. 3. That the rights of the appellant will be spoiled altogether if delay is not condoned.

It is therefore requested that delay for few days (three days) may very kindly be condoned and appeal be admitted.

Through

Dated: 22/10/2013

SAR SHAH

PÉLLAN

Advocate High Court, Abbottabad

AFFIDAVIT:-

I, Umar Farooq, Ex-Assistant professor of Botany Govt. Post Graduate College No. 1, Abbottabad R/o House No. 149/10 Street No. 4, Shahzaman Colony, PMA Road, Abbottabad, do hereby solemnly affirm and declare that the contents of foregoing application are true and correct and nothing has been concealed therein from this Honourable Court.

TESTED Advocate High Coun Shazia Joses (JUHE) /4-16/2013 t Courts Abbottabe 23 10 2013

Ó E P O N E N T

12 ANNEXTURE "A" 3 كور في في ورجاب فسر ٢٠ /٢٠ ١٢ رادية المي أورد ٢٠٠٠ بك ابتدائي اطلاعي ريوسط فارم میر بر ۲ – ۵ ۱۱ الی اطلاع نسبت جرم قابل دست ا زاری پرسیس رورث منده دیر دفسه ۲۵ مم ۲۵ مجوعسه منابطه وجهد راری مِنكع اليب أكاد "اريخ وقت وقوعم سال . 92 2007 200 15/2009 وقت ريورث July 29 - 00 - 09 291 29 7. Unit <u>نت اللاع دم زة ستغيث [1] ~ [5]</u> <u>يرف كومنت يومت كر يوت كابج غمرا ايت الار.</u> ت مجرم (مودخه) حال أكركم اباكيا بوا 5 (2) Pc ACT. Plc 409 23/1 عرفاصله تفاته يس اور سميت ومنسط لوس كريوس كاج قرا المطالح والمالي الجالي و غر فرر مست مروفير ما متى ع سل دردن غراب به ب ما ت ملزم الم المالية الماطل وي كرف من توقف بالبوتوم بان كو الح في أمكر ما فمر 1209 جدم 18 فقر، فا في الجوا ردانگی کی ازخ دقت ابتدائي اطلاع يسجد من كرو مستقيب فندج خان مرج بي بزرك في الر مر ۲۱۶ ورود (۱۵ بر مرف عراروی مرز موزی ما مرز ورز ما مر ورز موری ورون عرو مرجعه عالم ورود مرز از سط عرب مرد مرد مرد مرد محمد ما دار مرد مرجع متداین ور از براراح وی مرد مرد عالم المحمد احر مرد برا سط عرب مرد مرد محمد ما بردان کا جامع متداین ور از براراح وی ور الم المرد عرارة مرم مدرج مان مرج مرد الم مرد المري مرد مراجع مورج و 17 اوس الكوليرى غير و و 34 كى ما مامر و (جاذت عامل كر) الدار عليه كو سوالوا مد رب كيانيا . حرب المساح ديا . دوران الكور ب برركم عيد الفوجان مراج مرع بما المار ف المرديم مرافي أكثر مراق من الدمير عاب فيدراد مد التي وتوية عام: فيوان مطابق المح وكورس حد مر خاروق الله مع مروضة بالتناع وارون قر براها عرقه مبين 1576291 روم خرر جردنا كورس . حبك رقم حداث مردف برالتناع الدرقة بروار في 108 رس مم كالتاك مراج دوزان آغتيش بحقي خرار جرد بهوما ما ما كنا كو حتر كر فراسط محل مروا . كاله الأكام ما كار و من كاردانى كا جاد عى سب العارت بواى فتى مر 9027 جور جارى ج ماروى ع ماروى من يرفيس المثنى واردن عمش عنار ويبط أماد مورج الجسب ليا حامات - تستيش بون يرج تذارش م 10Mm CO. ACE. ATD Allertan 29-08-09

ANNEXFORE B" And National Bank of Pakistan D. H. Barros For 197 Parts AD CT 192 Parts Parts AD CT 192 Parts Parts Onto: 192 Parts Onto: 192 Parts CASH 1067 Milli Ľ.) Special Judge Auti Corruption Khyder Patricositiva Pesiarivar γ Alerter Main (R) Spon Chuk + 188 MA (Pol. SciMA/Edu) LL. B Dist. Bar Abbonabid.

C * ANIVEXIUNE 1.41 A State of the second second 4----PLICA EV & MITED R FS ,T RD Twoshel AR AD BBOI Sup. Revenue.S. A - 1 (î Special Judge CONSUMER Anti Cortuption intightiva Persiti VARID CER DU BILLING 1.5 WITHIN DOE DATE MONTH UMBER CONSUMER DUE DATE Dec 80009 ١ 61 ٩ 50100 . C\ 2-62-4 Allerted Mam (R) Apa Cheb of 88 MA (Pol. Sc) MA (Edu) LL. B Ser o Carry Disti. Bar Antonia (Carry) 「「「「「「「「」」」」」

GOVT; OF KHYBER PAKHTUNKHWA HIGHER EDUCATION, ARCHIVES & LIBRARIES DEPARTMENT

Dated Peshawar the 131.05.2013

AMNEXTURE

NOTIFICATION

No. SO (Colleges-II) HED/13-3/2012/6826-29. Consequent upon the conviction by the Special Judge, Anti-Corruption, Khyber Pakhtuukhwa (Abbottabad) vide Judgment dated 30.08.2012, in case FIR No. 07 dated 29.08.2009 U/S 409/PPC read with Section 5(2) PC Act ACE, Abbottabad 23 of 2010; and the conviction confirmed by Peshawar High Court, Abbottabad Bench vide Judgment dated 17.12.2012 in Cr. A. No. 117 of 2012; and in pursuance of Rulc-8 of the Khyber Pakhtunkhwa Efficiency & Discipline Rules, 2011, the Competent Authority is pleased to order the dismissal of Mr. Umar Farooq, Assistant Professor of Botany (BS-18), Govt; Post Graduate College, No. 1 Abbottabad w.e.f the date of his conviction i.e. 30.08.2012.

SECRETARY TO GOVT; OF KHYBER PAKHTUNKHWA HIGHER EDUCATION DEPARTMENT

Endst; No. & Date Even.

Copy forwarded to the:-

- 1. Director Higher Education Khyber Pakhtunkhwa Peshawar.
- 2. Principal Govt; Post Graduate College, No. 1 Abbottabad.
- 3. District Accounts Officer, Abbottabad.
- 4. Officer concerned.

SD/-

(Habib ur Rahman) SECTION OFFICER (COLLEGES-IX)

OFFICE OF THE DIRECTOR HIGHER EDUCATION

/CA-I/Estt: Branch/Umar Farooq Dated Peshawar the

Copy of the above is forwarded for information and necessary

action to the:-

Endst: No

1. Principal Govt; Post Graduate College, No. 1 Abbottabad.

- 2. District Accounts Officer, Abbottabad.
- 3. Officer concerned.

DY: DIRECTOR (ESTABLISHMENT) after were Letter were /Documents.01

Dist.Bar Abbestabad

NEXURE E "

The Chief Secretary, Govt. of Khyber Pakhtunkhwa, Peshawar.

Through:

PROPER CHANNEL.

Subject:

DEPARTMENTAL APPEAL / REPRESENTATION / REVIEW AGAINST THE IMPUGNED NOTIFICATION NO. SO(COLLEGESII)HED/13-3/2012/6826-29 DATED 31/05/2013 (DELIVERED TO THE APPELLANT ON 29/06/2013) OF GOVERNMENT OF KHYBER PAKHTUNKHWA, HIGHER EDUCATION ARCHIVES & LIBRARIES DEPARTMENT, PESHAWAR WHICH ILLEGAL, FRIVOLOUS, VEXATIOUS, ARBITRARY AND BASED ON MALAFIDE.

Respectfully Sheweth:-

1.

The facts giving rise to the Departmental appeal / representation / Review are as under:-

That the petitioner was appointed as Lecturer in Botany on 18/12/1988 and posted in Government College Peshawar City.

2. That in the year 1990, the appellant was transferred to Government Post Graduate College No. 1, Abbottabad.

3. That the appellant was promoted as Assistant Professor in the year 2007.

T

That the appellant was entrusted the extra duties of Senior Warden Hostel No. 1 (Inter Hostel) from 2007 to 2009.

That internal audit was conducted in the year 2009 of the private fund which was operated the vide A/C No. 1067-2 in the National Bank of Pakistan Khola Kehal Branch, Abbottabad. The audit party made a "Audit Para" which was not neither communicated to the appellant nor discussed with him. As a matter of principle before finalizing the Audit Note, the "audit-para" is always discussed with the concerned individual or officer. Generally speaking as out come of the discussion more than 90% audit paras are dropped out. This is a clear cut indicative of malafide against the petitioner.

6. That without discussing the audit-para with the petitioner, the Principal Govt. Post Graduate College No. 1, Abbottabad lodged an FIR with Anit-Corruption Department on 29/08/2009. Copy of the FIR is annexed as Annexure "A".

7. That as a matter of fact a proper inquiry would have seen arranged to settle the issue and thereafter if something found otherway round then the question arises of FIR.

That the appellant was convicted by the Anti Corruption Court and gave punishment for 6 years imprisonment. The

5.

8.

4.



appellant went in appeal and his punishment was reduced to one year.

That the appellant has gone for appeal / Revision in the Apex Court of Law of Pakistan which is still pending for process.

- 10. That the college authorities neither charge sheeted the petitioner nor communicated the memo of allegations. No enquiry held against me in the proper way. The petitioner has not been heard, in person, by any authorized person / officer.
- 11. That the appellant has more than 24 years of clean and crystal service at his credit and always gave 100% result. The appellant was at his last, leg of service (date of Retirement 24/06/2014) and it is height of injustice to dismiss from service at this juncture without any benefit.
- 12. That the brother-in-law of the appellant had also deposited the amount of Rs. 21,40,292/- in the relevant account on behalf of the appellant without his consent at the time of arrest the appellant which has not given any consideration at any forum throughout. Copy of the receipt is annexed as Annexure "B".
- 13.

That Rs. 80,000/- mentioned in the FIR is also wrong. The same stands paid to the Sui Northern Gas on account of utility bill. Copy of the receipt is annexed as Annexure "C".

9.

That the impugned Notification of the Khyber Pakhtunkhwa Government bearing No. SO(Colleges-II)HED/13-3/2012/6826-29 dated 31/05/2013 is illegal, vexatious, frivolous and arbitrary which is based on malafide. Copy of Notification is annexed as Annexure "D".

15. That the impugned Notification / order is assailed, inter-alia, on the following:-

GROUNDS:-

a. That the Notification in question, is illegal and based on malafide.

 b. That no proper inquiry has been conducted in respect of appellant.

c. That the appellant was not informed about the audit para so as to settle it.

d. That the appellant has not been charge sheeted and no memo of all egations communicated to the appellant.
 Similarly no show cause notice has been served upon the appellant.



e.

That the appellant has not been heard in person at any forum to explain the appellant's view point.

f. That the other relevant points / grounds will be raised when appellant has been given chance to be heard in person.

It is, therefore, requested that the departmental appeal / representation / review of the appellant may very kindly be accepted and the appellant be restored on his service with all financial benefits.

Dated: 23/07/2013

(UMER FAROOQ) Ex-Assistant Professor of Botany (BS-18) Govt. Post Graduate College No. 1, Abbottabad

Allested

Main (R) Apo Co ACS MA(Pol.Sc)MA(Edu)LL.B SCOCATE Dist.Bar Abbottabad

ANNEXURE'ES

No. 890 For Insurance Notices see reverse. Stamps affixed except in case of uninsured letters of not more than the initial weight prescribed in the Post Office Guide or on with no acknowledgement is due Ps. Rs 1. r ceived a registered* dressed to Write here le inals of Receiving Officer with the Insured for Rs, (in figures) ssary ords) Kilo Weight . • ** words) Gŗams Insurance fee Rs. Name and address of sender

Allened MA(DILSCIMA(Edu)LL.A MA(DILSCIMA(Edu)LL.A Dist. Bar Aboutanad

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فتمتى] . كورث فيس وكالت نامه Service Treformal Responsar بعدالت movincial Fort cie 1: Umar Farroug عنوان: pellant-منجانب: Dernie Appeal ماعث تحرير**آ ب**له مقدمه مندرجه میں اپن طرف سے داسطے ہیروی وجواب دہی کل کاروائی متعلقہ آپ مقام Abbollasa Aflar Shah a trocale High Count کووکیل مقرر کر کے اقرار کرتا ہوں کہ صاحب موصوف کو مقدمہ کی کل کاروائی کا کامل اختیار ہوگا نیز وکیل صاحب موصوف کو کرنے راضی نامہ دتقر رثالث و فیصلہ بر حلف ودینے اقبال دعویٰ اور بصورت دیگر ڈگری کرانے اجراء وصولی چیک رو پیہ وعرضی دعویٰ کی تصدیق اور اس پر دستخط کرنے کا اختیار ہوگا اور بصورت ضرورت مقدمہ مذکور کی کل پاکسی جزوی کاروائی کے لئے کسی اور وکیل یا مختار صاحب قانونی کوایے ہمراہ این بجائے تقرر کا اختیار بھی ہوگااورصاحب مقرر شدہ کوبھی وہی اور ویسے ہی اختیارات ہوں گے اور اس کا ساختہ پر داختہ مجھ کو منظور وقبول ہوگا۔ دوران مقدمہ جوخرچ و ہرجانہ التوائے مقدمہ کے سبب ہو گا اس کے مستحق وکیل صاحب ہوں گے۔ نیز بقایار قم وصول کرنے کا بھی اختیار ہوگا۔ اگر کوئی پیشی مقام دورہ پر ہویا حد سے باہر ہوتو وکیل صاحب موصوف یا بند ہوں گے کہ پیروی مقدمہ مذکورہ کریں اور اگر مختار مقرر کردہ میں کوئی جز و بقایا ہوتو وکیل صاحب موصوف مقدمہ کی پیروی کے پابند نہ ہوں گے۔ نیز درخواست بمراد استجارت نائش بصیغہ مفلس کے دائر کرنے اور اس کی بيروى كابهى صاحب موصوف كوافقتيار ہوگا۔ لہذاوکالت نامتر مرکردیا تا کہ سندر ہے۔ الرقوم: 10/01/22 Abballasad :pier. Accepter An TRAN