25.07.2016

Counsel for the appellant and Mr. Daud Jan, Superintendent alongwith Mr. Ziaullah, GP for respondents present. Arguments heard and record perused.

Vide our detailed judgment of today in connected service appeal No. 1443/2013 tilted "Shahid Rehman-vs-Agency Education Officer, FR, Lakki Marwat and others", this appeal is also dismissed as per detailed judgment referred above. Parties are, however, left to bear their own costs. File be consigned to the record room.

ANNOUNCED 25.07.2016

ember

Member

Counsel for the appellant, M/S Daud Jan, Supdt. for respondent No. 1 and Javed Ahmed, Supdt. for respondent No. 2 alongwith Addl: A.G for respondents present. Para-wise comments submitted. The appeal is assigned to D.B for rejoinder and final hearing for 29.10.2015.

)__` Chairman

29.10.2015

Junior to counsel for the appellant (Ms. Uzma Syed, Advocate) and Asst: AG for respondents present. Rejoinder on behalf of the appellant received, copy whereof is handed over the respondent-department. To come up for arguments on $\mu - 5 - 16$

Member

Menner

Member

04.05.2016

Counsel for the appellant and Mr. Daud Jan, Supdt alongwith Mr. Muhammad Jan, GP for respondents present. Arguments could not be heard due to leaned Member (Judicial) is on leave, therefore, the case is adjourned to 25.07.2016 for arguments.

15.09.2014

Counsel for the appellant and Mr. Muhammad Adeel Butt, AAG with Daud Jan, Head Clerk for respondents present. The learned Member (Judicial) is not working due to a recent order of the Hon'ble Peshawar High Court affecting his status as District & Sessions Judge. To come up as before on 26.11.2014.

READER

26.11.2014

Junior to counsel for the appellant and Mr. Muhammad Jan, GP with Daud Jan, Head Clerk for the respondents present. The Tribunal is incomplete. To come up for the same on 10.2.2015.

10.02.2015

Agent of counsel for the appellant and Assistant A.G for respondents present. Written reply not submitted. Requested for adjournment. Adjourned for written reply before S.B to 12.05.2015.

Chairman

08.01.2014

Appeal No. 1440/2013 M. Millamourd Adlicen Him

Counsel for the appellant present. Preliminary arguments heard and case file perused. Counsel for the appellant contended that the appellant has not been treated in accordance with law/rules. Against the impugned order dated 11.06.2013, the appellant filed 28.06.2013, which has not been responded within the statutory period of 90 days, hence the present appeal on 22.10.2013 Points raised at the Bar need consideration. The appeal egular hearing subject to all legal objections. The appellant is directed to deposit the security amount and process fee within 10 days. Thereafter, Notice be issued to the respondents for submission of written reply on 01.04.2014.

08.01.2014 This case be put before the Final Bench for further proceedings.

Nember

1 4 2014.

Counsel for the appellant and AAG with Fayaz Ali, AEO Head Clerk for the respondents present and requested for time. To come up for written reply on 25.6.2014.

MEMBER

25.6.2014.

Counsel for the appellant and Mr. Muhammad Jan, GP with Daud Jan H. Clerk for the respondents present. Respondents need further time. To come up for written reply on 15

Form- A FORM OF ORDER SHEET

Court of		·	
Case No	· ·	1440 /2013	. .

· .	Case No	1440 /2013
S.No.	Date of order Proceedings	Order or other proceedings with signature of judge or Magistrate
1	2	3
1	28/10/2013	The appeal of Mr. Muhammad Adnan Khan resubmitted today by Mr. Saadullah Khan Marwat Advocate may be entered in the Institution register and put up to the Worthy Chairman for
-		preliminary hearing.
, <u>.</u>		REGISTRAR-
2	30-10-2013	This case is entrusted to Primary Bench for preliminary hearing to be put up there on $g - 1 - 3019$,
		CHAIRMAN
		·.
		f *
		·

The appeal of Mr. Muhammad Adnan son of Taj Ali Khan Ex-Laboratory Assistant GPS Kotka Bahadar Khan FR Lakki Marwat received today i.e. on 22.10.2013 is incomplete on the following scores which is returned to the counsel for the appellant for completion and resubmission within 15 days.

1- Law under which appeal is filed is not mentioned.

2- Annexures A & B of the appeal are illegible which may be replaced by legible/better one.

KHYBER PAKHTÚNKHWA PESHAWAR.

Mr. Saadullah Khan Marwat Adv. Pesh.

Resubmilles after completion. un ST. Act, 1974.

BEFORE THE KPK SERVICE TRIBUNAL PESHAWAR

S.A. No. /2013

M. Adnan Klun Versus

Agency Education Officer, FR Lakki, & others

INDEX

S.No	Documents	Annex	P.No.
1	Memo of Appeal		1-2
2.	Creation of Posts, 07.01.2013	"A"	3
3.	Appointment Order, 21.01.2013	"B"	4
4.	Termination Order, 11.06.2013	"C"	5 .
5.	Representation, 28.06.2013	"D"	6-7

Through

Dated.22-10.2013

Appellant

Appellant

Klun

Saad Ullah Khan Marwat

Advocate.

21-A Nasir Mension, Shoba Bazar, Peshawar.

Ph: 0300-5872676

<u>BEFORE KPK SERVICE TRIBUNAL PESHAWAR</u>

S.A No. 1440 /2013

M. Adnan Khan S/O Taj Ali Khan R/O Talib Khel Bhattani, Ex Laboratory Assistant, GPS Kotka Bahadar Khan FR, Lakki Marwat.........

Versus

- 1. Agency Education Officer, FR, Lakki Marwat.
- 2. Director of Education FATA, FATA Secretariat, Peshawar.
- 3. Secretary Education FATA, FATA Secretariat, Peshawar Respondents ⇔<=>⇔<=>⇔<=>⇔

APPEAL U/S 4 AGAINST THE OFFICE ORDER NO 2027/33 DATED 11-06-2013 OF R. NO. 1 WHEREBY SERVICES OF THE APPELANT WERE TERMINATED W.E.F DATED OF APPOINTMENT FOR REASON.

⇔<=>⇔<=>⇔<=>⇔

Respectfully Sheweth;

That on 01-01-2013 Finance Department, FATA Secretariat, Warsak Road, Peshawar circulated/issued letter whereby 1, 797 posts of various nature were created in the schools, etc. including posts for FR Lakki too at serial No. 11. Copy as annex "A"

That as per the due procedure, appellant was appointed as such **Ac-submitted to-day** vide order dated 21-01-2013 by Agency Education Officer, FR Lakki Marwat. Copy as annex "B"

> That appellant used to perform duties in the said school with great deal and zeal when on 11-06-2013, the same authority

und filed.

issued order of termination of the appellant from service for no legal reason. Copy as annex "C"

That on 28-06-2013, appellant submitted appeal before R.NO. 2 4. for reinstatement in service which met dead response till date. Copy as annex "D"

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

GROUNDS:

- That admittedly Finance Department of FATA Secretariat created a. the posts of various nature for appointment as such.
- That appellant, being land doner and by adhering to law and b. rules, he was appointed as such.
- That no complaint was ever made against the performance of c. duties of appellant.
- That no reason was ever given in the order of termination by d. Agency Education Officer, FR Lakki Marwat.
- That no Executive order could be passed retrospectively. e.
- f. That appellant had assumed the charge of the post without any complaint.
- That the impugned order is not per the mandate of law as g. neither appellant was served with any notice nor any inquiry was conducted, so the order is ab-inito void and illegal and based on malafide.

It is, therefore, most humbly prayed that on acceptance of the appeal, order dated 11-06-2013 of Agency Education Officer, FR Lakki Marwat, respondent No. 1 be set aside and appellant be reinstated in service with all back benefits.

Through

Dated. 2210.2013

Appellant

Saad Ullah Khan Marwat

Arbab/Saiful Kamal

Miss Rubina Naz, Advocates.

&

FATA SECRETARIAT (Finance Department) Warsak road Peshawar

No.SO(FII)FD/FA/SNE/2010-II/Vol-III Dated Peshawar the 7th January 2013

To

The Additional Accountant General, Pakistan Revenue, Sub Office, Peshawar.

Subject:-

CREATION OF 1797 POSTS FOR ESTABLISHMENT OF PUBLIC SCHOOLS, HIGH SCHOOLS, MIDDLE SCHOOLS, IT LABS IN HIGH SCHOOLS AND WOMEN TEACHER HOSTELS UNDER SECONDARY EDUCATION FATA IN AGENCIES / FRS.

Dear Sir,

I am directed to convey sanction of Finance Division, Government of Pakistan, Islamabad, received vide UO No. 5(1)/2011 – DFA (S), dated 21-06-2012 for creation of 1797 for Establishment of 05 Public Schools, 52 High Schools, 115 Middle Schools, 140 IT Labs in High/Middle Schools and 14 Women Teacher Hostels in FATA with the following Agency/FR-wise break up of Educational Institutions with immediate effect:-

<u> </u>	1.		,	,	,		
S	Name of	Posts for	Total				
. No	Agency/FR	Public	High	Middle	IT Labs	Women	
,		Schools	Schools	Schools		Teacher Hostels	
1	Bajaur Agency	30	82	98	24	15	249
2	Mohmand Agency	ì	55	21	28	· <u>·</u>	104
3	Khyber Agency		54	129	36	20	239
4	Orakzai Ageńcy		: 37	36	18	10	101
5	Kurram Agency	30	54	35	30	05	154/
, 6 	NW Agency :	_	35	. 122	34	10	201
7	SW Agency		36	65	30	<i>i</i> .	131
8	FR Peshawar		09	37	14		60
9	FR Kohat		18	29	. 16	34)	63
10	FR Bannu	-	27	108	30	02	167
11	FR Lakki	30	18	36		,	84
12	FR Tank	30	27	71	14	05	1-147
13	FR D.I.Khan	27	20	35	10	05	97
	Total	147	472	822	284	72	1797

Allesti

OFFICE OF THE AGENCY EDUCATION OFFICER FR LAKKI DISTRICT COMPLEX TAJAZAI

APPOINTMENT ORDER

Consequent upon the nomination by APA FR Lakki, the following candidate of FR Lakki are hereby appointed under the Government recruitment Policy, against the newly created Class-IV posts in the Schools noted against their name in BPS-01 @ Rs. 4800/- per Month usual Allownaces on regular contract basis with effect from the Date of their taking over Charge in the schools, in the interest of public service.

S.No	Name of Candidate	Doct		- 4
1	Adnan Khan s/o Taj All Khan village	Post	Name of School	Remarks
,	Talib Khel Betani FR Lakki	La'r ≜≗t:	Public School Kotka	APA FR Lakki No.
2	Shabid Behave C.O. avi		Bahadar Khan FR Lakki	dated 21-01-2013
	Shahid Rehman S/O BAhadar Zaman village Talib Khel Betani FR Lakki	N. Qasid	-do-	-do-
3	Abdullah Khan S/O Bahadar Khan village Talib Khel Betani FR Lakki	. Chowk:	-do-	-dö- · '
4	Faisal Ahmed S/O Taj Ali Khan village Talib Khel Betani FR Lakki	Mali	-do-	-do-
-	Muhammad Kamran Khan S/O Bahadar Khan village Talib Khel Betani FR Lakki	Sweeper	-do-	-do-

TERMS AND CONDITIONS

- 1. That appointments made purely on temporary basis and is subject to the term and condition framed by the Government time to time. The appointments can be with drawn and liable to termination without any notice OR assigning any reason.
- 2. If He/She/They resign from service they will give on month's prior notice OR one month full pay will be forfeited and lieu thereof.
- 3. He/She/They will produce their Health and Age Certificate from M/Supdt: DHO Hospital Lakki Marwat.
- 4. He/She/They will not be handed over charge if they below 18 years Or above 45 year of age.
- 5. He/She/They failed to resume the charge within 15 days, their appointment will be consider as cancelled.
- 6. Charge report should be submitted in duplicate to all concerned.
- 7. If He/She/They have any other Government Service their appointment will be stand cancelled and disciplinary action will be taken against the defaulters.

(HAJI GHAZI KHAN) AGENCY EDUCATION OFFICER FR LAKKI

Endst No. 1698-1702/FR Lakki

Dated the 21/1/2013

Copy to the:-

- 1. Director Education (FATA) Secretariat Peshawar.
- 2. Deputy Commissioner District Lakki Marwat.
- 3. Assistant Political Agent FR Lakki.
- 4. District Accounts Officer Bannu.
- 5. AAEO Concerned.
- 6. Candidate concerned.

Allesta

OFFICE OF THE AGENCY EDUCATION OFFICER FRONTLER REGION LAKKI.

TERMINATION ORDER.

Consequent upon the orders of the worthy Director Education FATA, Peshawar vide his No: 8244 dated 31/05/2013, The following Class IV servants of GMKS, Bahader Khan (Sargrah Muhammad Khan) F.R. are hereby terminated with effect from the date of their appointments.

S.No: Name with Fathers	Apptt: No: Date of Wermingt
1. Adnan Khan S/O, Taj Ali Khan Lab: Att:	1698-1702 21/01/2013
2. Muhammad Kamran S/O, Bahader Khan (Sweeper)	- do do-
3. Faisal Ahmad S/O, Taj Ali Kh	an – do – – do –
4. Abdullah Khan S/O, Bahader K (Chewkidar)	han -dodo-
5. Shahid Rehman S/O, Bahader Z (Naib Qasid)	eman -do-
	Agency Education Officer, Frentier Region Lakki.
Endst: No 2017-33 / Date	the
Copy to the:-	
1- Director Education FATA, cited above.	Peshawar w/reference to his No
2. Deputy Conmissioner Lakk	i Marwat./APA FR Lakki.
3.8 Candidate Concerned.	

AUNI

Agency Education Officer. Frontier Region Lakki.

-

To

The Director Education, FATA, FATA Secretariat, Warsak Road, Peshawar

DATED 11.06.2013 OF THE AGENCY EDUCATION

OFFICER, FR LAKKI WHEREBY SERVICES OF

APPELLANT WERE TERMINATED W.E.F. THE

DATE OF APPOINTMENT FOR NO LEGAL

REASON.

Respected Sir,

- That on 07.01.2013, Finance Department, FATA Secretariat, Warsak Road, Peshawar circulated/issued letter whereby 1,797 posts of various nature were created in the schools etc. including posts for FR Lakki too at S.No.11.
- 2. That as per the due procedure appellant was appointed as such vide order dated 21.01.2013 by Agency Education Officer, FR Lakki.
- 3. That appellant used to perform duties in the said school with great deal and zeal when on 11.06.2013, the same authority issued order of termination of appellant from service for no legal reason.

Hence this departmental appeal, inter alia, on the following grounds.

GROUNDS:-

a. That admittedly Finance Department of FATA Secretariat created the posts of various nature,

meaning thereby that the said posts were in existence with the department.

- b. That appellant, being land donner and by adhering to law and rules, he was appointed as such.
- c. That no complaint was ever made against the performance of duties of appellant.
- d. That no reason was ever given in the order of termination by Agency Education Officer, FR Lakki.
- e. That no Executive order could be passed retrospectively.
- f. That appellant had assumed the charge of the post without any complaint.
- g. That the impugned order is not per the mandate of law as neither appellant was served with any notice nor any inquiry was conducted, so the order is ab-inito void and illegal.

It is, therefore, most humbly requested that order dated 11.06.2013 of Agency Education Officer, FR Lakki be set aside and appellant be reinstated in service with all back benefits.

Dated 28.06.2013

No. 384

Appellant

عارنان

Adman Klun 5/0 Taj Ali Klun

Talis Kud Bhellows

ER. When

Exc. Las. Assiste, PS,

Kather Buhaday let

20 pl. 060 lie

- 1 (595) مة يدمندر ميعنوان بالا بين ابنى طرفسية واسط بروي وجوار، دميي وكل كاروا كى متعلفة ال مقام لېټاور كيدي سكد إلى عان سودن الروكيط إلى كورط كوفي مقررك إفراركيا جازي كرمام ترصحون كومقدم كالكامل كالمال اختيار سجيكا نبيز وكميل صاحب كوكمت لاعنى نامرو لقرته الث وفيصله برحلف ييغ جواب دسي اوراقبال دعوى اوربفتور واركري كونه ابرار اور وصولي جيك وروبيه اور وطفي دعوى اور ورخواسيت رمِتِسم کی تقدیق اوران برسِتخط کرنے کا اختیار کو گانیز لیمور عدم پیروی یا داگری کمطرفیریا ایل کی برامد گی ا و بنسری نیز دار کرنے اپنی نگران و نظرانی و سروئی سرنے کا اختیار ہوگا اور بھورت فرورت مقام مذکور اور نسری نیز دار کرنے اپنی نگران و نظرانی و سروئی سرنے کا اختیار ہوگا اور بھورت فرورت مقام مذکور كري با مُزوى مارداى سنة واستطير اوروميل يا مختار قانوني كوبينه عمراه يا ابنى بجائي تفركا اختيار مهوكا ا ورصاصبه مفرش کریمی و مبی جمله مذکوره بالا اختیارات عامل موں کے اور اس کا ساخیة برق ختر منظور قبيل بيركا و دوران مقدمة ب جوشر حير و برجانه التوار مقدمير كي سيب يهوكا ال يمستحق و كمبل ها حب مَرْصُونَ مِن کے مُنیز بِقایا وِخرصِیری وصولی کرنے کا بھی اختیار بھی اگر کوئی تاریخ بیشی مقام دورہ يريى يا مدس ابر مولتووكيل صاحب يا بندنه بول مي كه بيروى مذكور كري. لهٰذا وكالت نامہ يكھ وياكہ سندسے ۔ الأسكد 060625 Morning and in the Adria boson الروارك .

BEFORE THE KHYBER PAKHTUNKHAWA SERVICE TRIBUNAL PESHAWAR

Appeal No. 1440/2013

Mr. Adnan Khan S/O Taj Ali Khan

Ex- Laboratory Attendant GPS Kotka Bahadur Khan FR Lakki MarwatAppellantVERSUS......

- 1. The Agency Education Office FR Lakki Marwat.
- 2. Director Education FATA, FATA Secretariat Peshawar.
- 3. Secretary Education FATA, FATA Secretariat PeshawarRespondents

PRELIMINARY OBJECTIONS.

- 1. That the appellant has got no cause of action/locus standi to file the instant appeal.
- 2. That the appellant has not come to this Honorable Tribunal with clean hands.
- 3. That the appellant has concealed materials facts from this Honorable Tribunal.
- 4. That the appeal is not maintainable in its present form.
- 5. That the appeal is bad due to non-joinder and mis-joinder of necessary parties.
- 6. That the appellant is estopped by his own conduct to bring the present appeal.

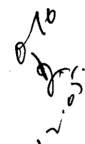
PARAWISE COMMENTS ON BEHALF OF RESPONDENT NO. 1 AND 2 IN APPEAL NO. 1445 2013.

Respectfully Sheweth.

- 1. No Comments pertains to record.
- 2. No Comments pertains to record.
- 3. The service of the appellant has been terminated by the Competent Authority i.e, Agency Education Officer FR Lakki in the interest of Public Service as the school concerned was not functional. It is further pointed out that no any salary has been drawn by the appellant from the Government treasury. As reported by the Agency Education Officer FR Lakki (copy of the letter is attached as Annexure-A).
- 4. Incorrect. The departmental appeal of the appellant is not available on the record of the respondent's offices.

Grounds.

- A. No comments pertain to record.
- B. Incorrect. No such revenue record has been submitted by the appellant which shows that the appellant is the land owner of the said school. Further stated that appointments of land doner has been declared illegal by Supreme Court of Pakistan in various judgments.
- C. No comments pertain to record.
- D. As explained in Para-B above.
- E. Incorrect. As the school was not functional therefore the Competent Authority issued the termination order of the appellant.
- F. Incorrect. There is no any other option with the Competent Authority except termination of the appellant.



In the light of above facts it is most humbly prayed that the appeal may be dismissed in favor of the respondents with cost throughout.

Respondent No1.

Agency Education Officer

FR Lakki

Respondent No.2

Director Education (FATA)
FATA Secretariat Peshawar

AFFIDAVIT

We, the above respondents do hereby declare and affirm that the above comments are true and correct to the best of our knowledge and belief that nothing has been concealed from this Hon'ble Tribunal.

Respondent No1.

ncy Education Officer -

FR Lakki

Respondent No.2

Director Education (FATA)

FATA Secretariat Peshawar

OFFICE OF THE AGENCY EDUCATION OFFICER, FRONTIER REGION LAKKI (TOWN SHIP TAJAZAI)

No 3493 / Dated 5 75 /2015.

To

The Director Education, (FATA) Peshawar.

Subject:- COMMENTS REGARDING TERMINATION/APPOINTMENT OF GOYT: MODEL PUBLIC SCHOOL KOTKA BAHADER KHAN FR LKI.

Memo:-

Reference your telephonic massage on dated 5/5/2015.

- 1. It is stated for your kind informations that Class IV Servants have been appointed by this office vide No.1698-1792 dated 24/4/2018 (2013) in the said Model Public School Dahader Khan Sargrah Muhammad Khan F.R. Lakki
 - 2. After that Asstt: Director Syed Manzar Jan Sajid issue a letter vide No: 8244 dated 31/5/2013 and call Explanation from the Ex-AEO Mr. Ghazi Khan to why the Said Model School Post filled without any antimation of this Directorate
 - 3. On dated 10/6/2013 vide your No: 8675 dated 10/6/2013 issue by Syed Manzar Jan Sajid (A.D. Estab:) issue another letter regarding the above subject.
 - 4. The said five (5) Class IV) have been terminated vide this effice order Endst No: 2027-33 dated 11/6/13.
 - 5. It is further stated that no Salary have been drawn to the Hence report is submitted.

Enclosure

- 1. Appointment Order.
- 2. Termination Order.
- a. Directorate letters.
- 4. Service Books in original

*Agence Education Officer, Frontier Region Lakki.

BEFORE THE KPK, SERVICE TRIBUNAL, PESHAWAR

S.A No. <u>1440</u>/2013

Adnan Khan

Versus

A.E.O & Others

REPLICATION

Respectfully Sheweth,

PRELIMINARY OBJECTION.

All the (06) preliminary objections are illegal and incorrect. No reason in support of the same is ever given as to why the appellant has no cause of action, he has not come to the Hon'ble Tribunal with clean hands, concealment of material facts from Hon'ble Tribunal, not maintainable in its present form, appeal is bad for mis and non-joinder of necessary parties and estopped by his own conduct to bring the present appeal.

ON FACTS

- 1-2. Para No. 1 & 2, regarding creation of 1797 posts and order of appointment was not commented upon by the respondents, so are admitted correct by them.
- 3. Not correct. The reason given in the para of the comments, regarding none functional of the school nowhere bore in the order of termination dated 11.06.2013. It is not understood that when the schools were not functional then why order of appointment of appellant was issued by the competent authority, Agency Education Officer, FR Lakki.

As far as letter dated 05.05.2015 of the Agency Education Officer, FR Lakki is concerned, the same is after thought while appeal was filed before the Hon'ble Tribunal on 22.10.2013.

4. Not correct. Departmental appeal was filed on 28.06.2013 vide Registry No. 384 alongwith connected representations addressed to Director of Education FATA, FATA Secretariat, Warsak Road, Peshawar.

GROUNDS:

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- a. As above in para No. 1 & 2 of the facts, regarding creation of posts and issuing of order of appointments.
- b. Not correct. The ground of the appeal is correct. Respondents failed to show that who donated the land for the construction of the school building. Moreso, the Supreme Court also held that land owner be appointed at the school as the land was donated to the Government for school building in lieu of appointment.
- c. As above in para No. 1, regarding performance of duties in the school.
- d. Not correct. Order of termination is without any reason.
- e. Not correct. The ground of the appeal is correct, regarding issuing of order of termination with retrospective effect. Here a question arises that why order of appointment of appellant was issued when the school was none functional. The school is functioning till date. Order of termination bore no reason of none functional of the school.
- f. Not correct. If order of termination from service was required, then the same should have been as per the mandate of law by holding full-fledged enquiry.
- Not replied by the respondents, so the ground of the appeal is admitted correct by the respondents regarding none service of notice, none holding of enquiry, etc.

It is, therefore, most humbly prayed that the appeal be accepted as prayed for.

Through

Dated: 27.10.2015

Agpellant

Saadullah Khan Marwat

Arbab Saif Ul Kamal

Miss Rubina Naz Advocates,

BEFORE THE KPK, SERVICE TRIBUNAL, PESHAWAR

S.A No. <u>1440</u>/2013

Adnan Khan

Versus

A.E.O & Others

AFFIDAVIT

I, Adnan Khan, Appellant do hereby solemnly affirm and declare that contents of the **Appeal** & **replication** are true and correct to the best of my knowledge and belief while that of the reply are illegal and incorrect.

I reaffirm the same on oath once again to be true and correct as per the available record.

DEPONENT