09.03,2017

Clerk of counsel for the appellant present, Seeks adjournment as counsel for the appellant is indisposed. Adjourned for preliminary hearing to 06.04.2017 before S.B. at camp court, Swat.

Charman Camp Court, Swat

06.04.2017

Appellant alongwith his counsel present. Learned counsel for the appellant submitted application for withdrawal of the instant appeal and stated that the grievances of the appellant have been redressed. The application is placed on record. The request is accepted. Signature of the appellant is taken on the side of order sheet as a token of proof. The appeal in hand stands dismissed as withdrawn. File be consigned to the record room.

ANNOUNCED 06.04.2017

(MUHAMMAD AMIN KHAN KUNDI)

MEMBER

Camp Court Swat.

Before the Service Tribunal KPK, Camp Court at Swat

Service Appeal No. 789 of 2016

Wasim Sajjad

VS

Govt. of KPK & others

APPLICATION FOR WITHDRAWAL OF APPEAL

Respectfully Sheweth:

- 1. That the above titled service appeal is pending before this Honorable Tribunal, which has been fixed for preliminary hearing for today i.e., 06-04-2017.
- 2. That the impugned order of suspension of service dated 02-03-2016 has been withdrawn by the respondents, and the appellate has been re-instated to his service.
- 3. That being so, satisfaction of the appellant has been made by the above mentioned withdrawal order and the instant appeal resultantly has become infractuous.

It is, therefore, most humbly prayed that on acceptance of this application, the appellant may be allowed to withdraw the instant appeal.

Appellant

Wasim Sajjad

Certificate

It is certified that the contents of this application are true and correct to the best of my knowledge and belief.

Deponent

Wasim Sajjad

70.11.2016

Agent of counsel for the appellant present. Seeks adjournment as learned counsel for the appellant is busy in Peshawar High Court, Mingora Bench (Dar-ul-Qaza). Adjourned for preliminary hearing to 08.12.2016 before S.B at camp court, Swat.

Chairman
Camp court, Swat

08.12.2016

Counsel for the appellant seeks adjournment in order to study as to whether suspension order dated 02.03.2016 amounts to final order within the meaning of Section 4 of the Khyber Pakhtunkhwa Service Tribunal Act, 1974. Adjourned for prelimary hearing to 05.01.2017 at camp court, Swat.

Chairman Camp court, Swat

05.01.2017

Counsel for the appellant present. As per request of the learned counsel for the appellant case is adjourned to 09.03.2017 for preliminary hearing before S.B at camp court, Swat.

Chairman Camp court, Swat

Form- A FORM OF ORDER SHEET

Court of	
Case No	789/2016

	Case No.	789/2016
S.No.	Date of order proceedings	Order or other proceedings with signature of judge or Magistrate
. 1	2	3
1.	02/08/2016	The appeal of Mr. Waseem Sajjad is resubmitted
		today by Dr. Adnan Khan Advocate may be entered in the
•		Institution Register and put up to Learned Member for proper
		order please.
		lasse
		REGISTRAR
2-	05-08-16	This case is entrusted to Touring S. Bench at Swat for
·		preliminary hearing to be put up there on. 03-09-2016
		MAMBER
		MINISTRA
	• .	
	08. 09.2016	Junior to counsel for the appellant present
		Seeks adjournment as counsel for the appellant has gone
		abroad. Adjourned for preliminary hearing to 06.10.2016
		at camp court, Swat.
		Charman
		Chaffman Camp Court, Swat.
-	06.10.2016	Appellant present. Seeks adjournment as his
		counsel is stated busy before the august Supreme Court of Pakistan. To come up for preliminary hearing on 10.11.2016 at camp court, Swat.
		♣ >
, . l		Chairman
		Camp Court, Swat

The joint appeal of M/S. Javed Iqbal, Tariq Mehmood, Wasim Sajjad, Shahid Mohsin and Fawad Khan received to-day i.e. on 26.07.2016 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Appeal may be got signed by the appellants & counsel.
- 2- Annexures of the appeal may be attested.
- 3- Annexures of the appeal may be flagged.
- 4- Sub-rule-2 of rule-3 of appeal rules 1986 requires that every affected civil servant shall prefer the appeal separately; therefore the appeal of the above named appellants may be filed separately/individually.
- 5- Three copies/sets of the appeal along with annexures i.e. compete in all respect for Tribunal and one for each respondent in each appeal may also be submitted.

No. 1/89 /S.T.

DL 27 -7 /2016

REGISTRAR' -

SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

Mr. Adnan Khan Adv. Swat.

The objections haised as the been and addressed and filed

Barrister Adman Court

BEFORE THE HONORABLE SERVICE TRIBUNAL, KPK PESHAWAR

	Service Appeal No. $\frac{789}{}$ of 2016	
'	Wasim Sajjad	Appellant
	VERSUS	•
(Government of Khyber Pakthunkhwa through Sec	retary Health and others
	••••••	·····Respondents

INDEX

S. No.	Description	Annexure	Pages No.
1.	Memo of Appeal with certificate and Affidavit		1-6
2.	Addresses of the parties		7
3.	Copy of attendance sheet from relevant register	A	8
4.	Copy of verification letter dated 02-03-2012	В	9
5.	Copy of letter regarding release of salaries with better copy	.C	10-11
6.	Copy of letter	D	12
7.	Copy of order dated 02-03-2016	E ·	13
8.	Copy of departmental appeal	F	14-15
9.	Wakalatnama		16

Appellant through Counsel

Dr. Adnan Khan, Barrister-at-Law

Office: Adnan Law Associates,

Opp. Grassy ground Mingora Swat. Cell: 0346-9415233

BEFORE THE HONORABLE SERVICE TRIBUNAL,

KPK PESHAWAR

Khyber Palchtukhwa Service Tribunal

Service Appeal No. 789 of 2016

Dated 02-8-20/6

Wasim Sajjad s/o Afsar Muhammad r/o Batkhela, Tehsil Batkhela, District Malakand

.....Appellants

VERSUS

- 1. Government of Khyber Pakthunkhwa through Secretary
 Health at Peshawar
- 2. District Health Officer Malakand at Batkhela
- 3. District Accounts Officer, District Malakand at Malakand
 Top
- 4. Director Anti Corruption at Peshawar.

..... Respondents

APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST THE ORDER OF SUSPENSION FROM SERVICE

PRAYER:

On acceptance of this Appeal, the impugned order of suspension End: No. 1329-36 dated 02/03/2016 may be set aside and the Appellant be restored at his previous position.

Re-submitted to -day and filed.

Registrar Respectfully Sheweth:

- 1. That the Appellant being diploma holder in Surgical of medical technologies, was appointed as Para-medic after passing through the required scrutiny and fulfillment of codal formalities.
- 2. That prior to the impugned order, the Appellant was serving in Civil Hospital Dargai, District Malakand (Copy of

attendance sheet from relevant register is attached as Annexure "A").

- 2. That soon after his appointment, the concerned quarters sought verification of diploma/certificate of the Appellant from the Medical Faculty Peshawar. The said faculty issued verification letters of the Appellant, wherein the said Diploma and certificate were held to be genuine (Copy of verification letter dated 02-03-2012 is attached as Annexure "B").
- 3. That after the accomplishment of the required procedure as mentioned above, salary of the Appellant was released from the concerned accounts office (Copy of letter regarding release of salary is attached as annexure "C").
- 4. That on a dubious and anonymous complaint allegedly addressed to respondent No.2, salaries of the Appellant along with some other colleagues were stopped vide letter No. 2588-89 dated 13-06-2013 (Copy of letter is attached as Annexure "D").
- 5. That against the said stoppage of salary, the present Appellant and other colleagues in the Health Department approached the august Peshawar Court Mingora Bench through various writ petitions.
- 6. That during the pendency of the said petition, FIR was also lodged against the present Appellant. Afterwards the Appellant was arrested and detained in jail for a considerable time. Finally the Appellant was released on bail by the Hon'ble Peshawar High Court Mingora Bench. Subsequently, the

Appellant alongwith other colleagues filed another writ petition for quashment of the FIR against them.

- 7. That Respondent No.2, during the pendency of various constitutional petitions against him, without waiting for the court orders passed the impugned order on 02/03/2016, whereby the Appellant was suspended from his service till further orders (Copy of order dated 02-03-2016 is attached as Annexure "E").
- 8. That being a matter pertaining to the terms of conditions of civil servants, because of the subsequent developments, the Appellant filed departmental appeal before Respondent No. 1 on 15/04/2016 (Copy of departmental appeal is attached as Annexure "F").
- 9. That the departmental appeal filed by the Appellant was not responded and hence, this appeal, inter-alia on the following grounds:

GROUNDS:

- A) That the Appellant has become victim of highhandedness and suppression at the hands of respondents. The impugned act of suspension from service is an illegal and unconstitutional act of Respondent No.2.
- B) That the proceedings in question have been a result of colourful exercise of authority and personal vendetta against the Appellant. Hence, the same are liable to be set aside.

- C) That the Appellant was regularly appointed in the Health Department after fulfilling all the requisite formalities. Certificate/diploma of the Appellant was also held to be genuine by the concerned faculty. Hence, there was no reason whatsoever for taking punitive action against the Appellant.
- D) That the impugned order is discriminatory, unilateral and violative of due process as well. No show cause notice or statement of allegations whatsoever was issued to the Appellant prior to the impugned order.
- E) That as per the version of high-ups in Health Department, the impugned order has been taken upon the directions of Anti-corruption authorities. As per the relevant law, it is for the concerned parent department to initiate disciplinary proceedings against its employees and not for the Anti-corruption Establishment whose job is limited to investigate corruption and corrupt practices and nothing else. Hence, the impugned order being made upon the directives of corumnon-judice is liable to be set aside on this score as well.
- F) That further grounds with leave of this Hon'ble Tribunal will be raised at the time of oral submission.

It is, therefore, humbly prayed that on acceptance of this appeal, the impugned order of suspension from service may be declared as illegal and unconstitutional. The same may be set aside and the Appellant be held entitled to continue his duties as per law of the land. Any other remedy though may not specifically

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prayed for but which canons of justice would demand in the circumstances may also be granted.

Appellant

Wasim Sajjad s/o Afsar Muhammad

CERTIFICATE:

Certified that no such like appeal has earlier been filed before this Honourable Tribunal on the subject matter.

Appellant

Wasim Sajjad s/o Afsar Muhammad

Throgh Barnister Admountain

Dr. Adnan Khan Advocate High Court

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BEFORE THE HONORABLE SERVICE TRIBUNAL, KPK PESHAWAR

Service Appeal No of 2016	
Wasim Sajjad s/o Afs	ar Muhammad
***************************************	·····Appellant
VERSUS	
Government of Khyber Pakthunkhwa th	rough Secretary Health and others
••••••	·····Respondents
	<u> </u> -

I, Wasim Sajjad (Appellant), do hereby solemnly affirm and declare that the contents of the above titled Appeal are true and correct to the best of my knowledge and belief. Furthermore, no such like appeal has earlier been filed before this Honourable Tribunal or elsewhere on this subject matter.

<u>AFFIDAVIT</u>

DEPONENT

Wasim Sajjad s/o Afsar Muhammad

Muhammad Mushtan Khan

OATH COMMISSIONER

District Courts Swat.

Unstrict Courts 3 vac.
upto 17/11/2017
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BEFORE THE HONORABLE SERVICE TRIBUNAL, KPK PESHAWAR

Service Appeal No of 2016
Wasim Sajjad s/o Afsar Muhammad r/o Batkhela, Tehsil Batkhela, District Malakand
Appellant
VERSUS
Government of Khyber Pakthunkhwa through Secretary Health and others
Respondents
ADDRESSES OF THE PARTIES

APPELLANT:

Wasim Sajjad s/o Afsar Muhammad r/o Batkhela, Tehsil Batkhela, District Malakand

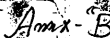
RESPONDENTS:

- 1. Government of Khyber Pakthunkhwa through Secretary Health at Peshawar
- 2. District Health Officer Malakand at Batkhela
- 3. District Accounts Officer, District Malakand at Malakand Top
- 4. Director Anti Corruption at Peshawar

Appellant through Counsel

Dr. Adnan Khan, Barrister-at-Law

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KHYBER PAKHTONKHWA MEDICAL FACULTY PESHAWAR BUNGALOW NO. 86/D-5 ABDARA ROAD UNIVERSITY. TOWN PESHAWAR PHONE NO. 091-9216008 FAX NO. 091-9218630

Nο. /MF Dated:-

The Executive, District Officer Health Malakand at Batkhela.

Subject:-Mcmo:

VERIFICATION OF DIPLOMA/CERTIFICATE

Reference to your letter No.646 dated, 18-02-2012 on the Subject noted above.

The particular of the following certificate/Diploma have been checked with the official record and the remarks are as under.

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(CR. SIRAJ MUH)UMMAD) SECRETARY KITYBER PALATURKHWA MEDICAL FACULTY

/MF Daled: ∠1/312012.

Copy forwarded to the:-

1. Secretary to Govt: of KPK Health/Department / Chairman, KPK Medical Faculty, Jeshawar \$¥¢AWAR 2. Director General Health services KPK Peshawar.

SECRETARY KITY BER PAKHITUNKITWA CICAL FACULTY PESHAWAR

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אמאסכפלני היצי בטטורל ကုန်ကုန်ကိုကို ၂၈ နာမိတ်ခဲ့များနှင့် မျှောိုဘင်း Langua manter Alli mong-10013.03 1.31 may > nKaolohing Traf nealGustel SALA TO RANGE OF AN AND ADA जीर्मात्रम्() गुण्डम्ब 11518405 1.00 LONDANTANTO SE SE STANTANTE SE STANDINE SE STANDING SE Mel proceding a state of the st migne under Sofothed List Anniering 1, 17 unipadisor; રંગામાં ક องเมื่อในประชุด พิเตพุทย รับ อาทุจ อยุร เมอสร์ โดสุราอินเมลง เกลรากกลองจัน เมลา อาคุ และสนากรู distill sparing brang being from solver the new the states and spirit was the states of - "canary BANTARA ENSE $p(oyn) p_{X}$ дус үйсікіх үссания сўусар $j \in k_1 \setminus \ell_1 \neq$

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УГГОЛЬНО Я.ЭЙЦSТА ЖИКО ЭЗУЯ ВИДА О ЯЭГГОЛЬТА О

BETTER COPY

OFFICE OF THE EXECUTIVE DISTRICT OFFICER HEALTH MALAKAND AT BATKHELA

No	·	_/_	 /
•	•	•	
- Da	ated:		

To

The Agency Accounts Officer Malakand.

Subject: - PAY RELEASE

It is certified that the documents of the following Junior Clinical Technician has been verified from Medical Fitness Faculty Board and found correct. Their salaries are hereby released with effect from the date of taking over charge.

S. No.	Name	Father Name	Designation
1		Fazli Subhan	JCT Pharmacy
2.	Sajjad Ali	Amin Gul	JCT Pathology
3.	Tariq Mehmood	Ali Muhammad	JCT Surgical
4.	Wasim Sajjad	Afar Muhammad	JCT Surgical
5.	Fawad Khan	Naik Zada	JCT Surgical
6.	Javed Igbal	Rafiullah	JCT Pathology
7.	Imad Khan	Fazal Ghaffar	JCT Surgical
8.	Shahid Mohsin	Mohsin Khan	JCT Surgical
9.	Ali Ahmed	A CONTRACTOR OF THE PROPERTY O	JCT Pathology
10.	Zeeshan	Afşar Nawab	JCT Surgical

Beauty Shan Shan Adiorite Nien Court

Executive District Officer Health Malakand AT Batkhela

OFFICE OF THE DISTRICT HEALTH OFFICE MALAKAND AT BATKHELA

Dated 23 106/2013

Agency Account, Officer Malakand

Subject:

STOPAGE OF SALARY

Memo:

An enquiry is under process against the following Para Medies, by the Co ACE Malakand. Thereford it is requested that their salary may please be stopped till the decision of the authority concerned.

·				<u> </u>
S No	-Name	F/Name	P.No	Remarks
1 7	Mohd Fayaz	Mohd Nawaz		Attached to this
	11		659150	office
2	Nawab Ali	Ghani Rehman	659141	.do.
3	Mujahid Khan	Dost Mohd	396191	do.
4 7.	Javid Iqbal	Rafiullah	68\$766	do
£5	Imad Khan	Fazli Ghafar 🖟	686106	.do +
6 7	Wasim Sajjad	Afsar Mohd	688635	.,do
7	Shahid Mohsin	Mohsin Khan	688818	do.
8	Fawad Khan	Naik Zada	688815	do.
9 /	Mohammad Ayaz	Maqbool Ali		MS DHQ:
ر,				Batkhela
:10 y	Tarig Mehmood	Ali Mohammad	689000 ;	do
11 J	Zeeshan	Alsar N: Wab	68812	do

638812

District Health Officer, Mallikand at Batkhela

Copy to:-

1. Medical Superintendent DHQ: Hospital Batkhela

2. A/Clerk of this office.

For information and stop their pay through computer source,

District Health Officer, Malakand at Batkhela





OFFICE OF THE DISTRICT HEALTH OFFICER ALAKAND PHONE No.0932-410399, FAX No.0932-413110 E-mail dhomalakand279@gmail.com

SUSPENSION ORDER.

Circle Officer Anti-Corruption Malakand registered FIR against the following Paramedics under section PPC 409-419-420-468/471-(5)2 PC ACT, dated 22.02.2016, are hereby suspended from their services from date of FIR i.e. 22.02.2016. I-Mr.Javed Iqbal

JCT Pathology.

2-Mr.Zeeshan

JCT Surgical

3-Mr.Amad Khan

JCT Surgical

4-Mr. Wasim Sajjad

JCT Surgical

5-Mr.Fawad Khan

JCT Surgical

6-Mr. Tariq Mehmood

JCT Surgical

7-Mr.Shahid Muhsin

JCT Surgical

District Health Officer Malakand.

Dated

Batkhela

BE TRUE COPY

Copy to:

1- Circle Officer Anti Corruption Malakand for information w/r to his letter

2- Director General Health Services, Khyber Pakhtunkhwa Peshawar. 3- Deputy Commissioner Malakand.

4- Account Section of this office for information and necessary action. 5- Medical Superintendent DHQ: Hospital Batkhela.

6- Principal Medical Officer Incharge THQ: Hospital Dargai. 7- Medical Officer Incharge Cat-D Hospital Totakan.

8- The above named officials

For information,

Barrister

Dr. Adnan Khan Advocate High Court

D

Malakan



بخدمت جناب سيكرمري ميلته كورنمنث اف خيبر كتنون خواه بمقام يثاور

1.30. 3580

(ليبارثري ميكنيش وسرك ملاكند) ما الماري الماري الماري المارين المارين الماكند) (1) حاديداً قال

(سرجيكل ميكنيشن ڈسٹر كٹ ملاكنڈ) (2)طارق محمود

(3) فوادخان (سرجيكل ميكنيش ذسركت ملاكند)

(سرجيك فيكنيش وْسْرِكْ ملاكندْ) (4)ويم سحاد

(سرجيكل ميكنيشن ڈسٹر كٹ ملاكنڈ) (5) ثامد كن

(سائلان العيانش)

DHO (1) (وْسِرْك بِيلِتَهَافِيسِ) بِمقام بن حيلة ضلع ملاكندُ

(2) ذائر کیٹرانی کرپٹن بمقام پشاور

CERTIFIED TO BE TRUE COPY ا بیل بناراضگی آرڈ رمجازیدازان رسیانڈ نٹ تمبر 1

جئاب عالى!

Dr. Adnim Khan Advocate High Court

سائلان ^حـب ذیل عرض رسال ہیں

(1) یہ کہ ماکلان نے بعدالت عالیہ پشاور ننج میں ورٹ پٹیشن دائر کی ہے۔ جو کہ زیر ساعت ہے۔

(2) یه که بدوران ماعت رسیاند ین نمبر 2 نے غیر قانونی اور خلاف ضابط طور پر FIR درج کیا۔ (نقل FIR انب ب)۔

(3) ید که بعداز FIR ورج کرنے سائلان کو گرفتار کیا گیا۔

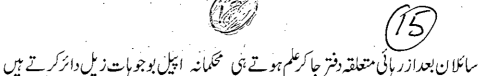
(4) يە كەدزخواست سائلان بغرض ربائى بعدالت انئى كرپشن بمقام پشاورخارج ہوئى _

(5) يەكىمائلان نے بعدالت بانى كورٹ نىچى مىنگەرە مىن درخواست ربائى بغرض ضانت فائل كى جو كەمورنچە : 31.03,2016

(6) يوكر بعدازر باكل بها قال أوعلم عوا كدرسيا ندف نمبر 1 نے سائلان كو suspend كرنے كاار ؤرجارى كيا ہے۔

(PTO)

1 34/35 Visites &



وجوبات اليل!

- (1) بیکرسپانڈٹ نمبر 1 غیر قانونی ،خلاف ضابطه اور اصولوں کے خلاف ہوکر قابل اخراج ہے۔
- (2) یہ کہ مقد مدسائلان روبروئے عدالت عالیہ مینگورہ نی ادارالقصناء زیر ساعت ہے جس بارے رسپانڈٹ نے comments بھی فائل کئے ہیں لیکن رسپانڈٹ نے انتظار کئے بغیر غیر قانونی طور پر بہاساس FIR سائلان کو suspend کیا ہے جو کہ ہرگز قابل یزیرائی نہے۔
- (3) یہ کہ جیسا کہ ریکارڈ سے ظاہر ہے کہ سائلان جیل میں مقید تھے۔ نہ سائلان کونوٹس جاری کیا گیا ہے اور ناسائلان کو hearing کا موقع دیا گیا ہے۔ اس وجہ سے بھی ارڈر بحوالہ suspension ہرگز قانونی نہ ہے۔
- (4) یہ کہ FIR جو کہ دسپانڈٹ نمبر 2 نے lodge کیا ہے حالانکہ دسپانڈٹ نمبر 2 کواس قتم کے مقدمات میں ہر گزاختیارات حاصل نہ ہے لیکن دسپانڈٹ نمبر 1 نے مبینہ FIR کو جواز بنا کر سائلان کو suspend کرکے قانونی غلطی کرکے اختیارات خود سے تجاوز کیا ہے۔ جو کہ قابل اخراج ہے۔ مجاوز کیا ہے۔ جو کہ قابل اخراج ہے۔

(5) یہ کہ دیگرامور اوجو ہات بدوران بحث زیرغور لائے جائنگے ۔

Barrister

Dx. Adman Khan

Advocate High Court

عالات بالااستدعاہے کہ بمنظوری محکمانہ ابیل ھذا تھم مجازیہ رسپانڈٹ نمبر 1 کومنسوخ ، کا بعدم ،غیر قانونی ،خلاف ضابطہ گر دانی جاکر خارج فرمایا جائے۔

سائلان۔

14.04.2016

Copy forwarded to:

- (1) DG health governament of KPK for information and necessary action please.
- (2) DHO malakand for information and neccessary action please.
- (3) all concerned hospitals incharge for information please.

صري والم سروس کربیویل :

علام مجانب رسراندط بنام کھومت خبیر بخنو نخواہ سرمیں بہیل باع**ث تحریراً نک**ہ

مقدمه مندرج عنوان بالامیں اپی طرف سے واسطے پیروی وجواب دہی وکل کا روائی متعلقة آن مقام منوره سوات ليك بيرسم والشرعرمان حان مقرر کرے اقر ارکیا جاتا ہے کہ صاحب موصوف کومقدمہ کی کل کاروائی کا کامل اختياط ہوگا۔ نيز وكيل صاحب كوراضي نامه وتقرر ثالث و فيصله پرحلف دينے جواب دی اورا قبال دعوی اور درخواست ہرتشم کی تصدیق زراوراس پر دستخط کڑنے کا اختیار ہوگا۔ نیز بصورت عدم پیروی یا درگری ایک طرف یا اپیل کی برامد موگی اورمنسوخ مذکور کے سل یا جزوی کاروائی کے واسطے اور وکیل یا مختار قانونی کواپنی ہمراہ یا اپنی بجائے تقر رکا اختیار ہوگا۔ اورصاحب مقرره شده كوبهي جمله مذكوره بالااختيارات حاصل هويكك اوراسكاساخته برواختة منظور وقبول ہوگا۔ اور دوران مقدمہ میں جوخر چہو ہرجانہ التواہے مقدمہ کے سبب سے ہوگا اسکے ستحق وکیل صاحب ہو گئے۔ نیز بقایا وخرچہ کی وصولی کرتے وفت کابھی اختیار ہوگا اگر کوئی تاریخ پیشی مقام دورہ ہر ہویا صدے باہر ہوتو وکیل هاحب یابندنه هو کیگے کی پیروی مقدمه مذکورلهذا و کالت نامه لکھ دیا ک سندر ہے الرقوم

ده العبي Adnan Khan