

S. No.	Date of Order or proceedings.	Order or other proceedings with signature of Judge or Magistrate and that of parties where necessary.
1	2	3
	03.01.2017	<p style="text-align: center;"><u>BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, CAMP COURT SWAT</u></p> <p style="text-align: center;">Service appeal No. 480/2016</p> <p style="text-align: center;">Amir Zada, Versus the District Education Officer (Male) Dir Lower and 5 others.</p> <p style="text-align: center;"><u>MUHAMMAD AZIM KHAN AFRIDI, CHAIRMAN:</u></p> <p>Counsel for the appellant and Mr. Muhammad Zubair, Senior Government Pleader for official respondents present.</p> <p>2. Amir Zada, SPST, GPS Charingo Dir Lower hereinafter referred to as the appellant has preferred the instant service appeal under Section 4 of the Khyber Pakhtunkhwa Service Tribunal Act, 1974 against order No. 7120-22 dated 30.06.2015 vide which transfer order of the appellant from GPS Ghwargai to GPS Charingo was withdrawn.</p> <p>3. Brief facts giving rise to the present appeal are that the appellant was serving as PST at GPS Ghwargai when transferred to GPS Charingo vide order bearing endorsement No. 7105-07 dated 30.06.2015. That the said order was illegally withdrawn vide another order of the even date bearing endorsement No. 7120-22 constraining the appellant to prefer departmental appeal on 22.07.2015 which was not responded and hence the instant service appeal on 06.05.2016.</p> <p>4. Learned Senior Government Pleader has raised preliminary objection about maintainability of the service appeal as the same was not preferred within 30 days after the lapse of statutory period prescribed for decision of</p>


63.01.17

departmental appeal.

5. Learned counsel for the appellant, on the point of time limitation, argued that the appellant has submitted application for condonation of delay as the appellant was performing his duty against his new place of posting at GPS Charingo for 10 months and was never compelled to re-take charge at his previous place of posting i.e GPS Ghwargai.

6. We have heard arguments of learned counsel for the parties and perused the record.

7. It is an admitted fact that the appellant has not preferred the instant appeal within the specified period of one month after the lapse of statutory period meant for decision of departmental appeal. Reasons given for delay are not cogent and confidence inspiring as the appellant was in a position to prefer service appeal after the lapse of specific period of 90 days meant for disposal of departmental appeal. The plea agitated by the appellant for condonation of delay is not well-founded and as such we are constrained to dismiss the instant service appeal being time barred leaving the parties to bear their own costs. File be consigned to the record room.


(Ahmad Hassan)
Member


(Muhammad Azim Khan Afridi)

03.01.17
Chairman
Camp Court, Swat.

ANNOUNCED


03.01.2017

480/16

13.7.2016

Appellant Deposited
Security & Process Fee

Counsel for the appellant present. Security and process fee not deposited. Learned counsel for the appellant requested for extension of time. Last opportunity granted. The same be deposited within a week. Notices be issued to the respondents. To come up for written reply/comments on 08.09.2016 before S.B at camp court, Swat. The restraint order shall continue.


Chairman
Camp Court, Swat


08.09.2016

Counsel for the appellant and Mian Amir Qadar, GP for official respondents present. Requested for adjournment. To come up for written reply/comments on 10.11.2016 before S.B at camp court, Swat. The restraint order shall continue.


Chairman
Camp Court, Swat.

10.11.2016

Appellant present in person and Mr. Ali Haider, ADO alongwith Mian Amir Qadar, GP for the respondents present. Written reply submitted. The appeal assigned to D.B for rejoinder and final hearing for 03.01.2017 at camp court, Swat. The restraint order shall continue.


Chairman
Camp court, Swat

Appeal No. 480/2016
Amir Zada vs Govt

31.05.2016

Counsel for the appellant present and submitted an application for requisition of file for to-day. File has been requisitioned.

Learned counsel for the appellant argued that the appellant was serving as PST in Government Primary School Ghwargay Union Council Lajbok when transferred there-from to Government Primary School Charingo vide order dated 30.06.2015. That in pursuance of the said order appellant assumed charge at GPS Charingo but the said order was cancelled by respondent No. 1 on the same date i.e 30.06.2015 for political reasons where-against appellant preferred departmental appeal on 22.07.2015 to the appellâte authority. That the appellant was verbally directed to perform his duty at his new place of posting but to pressurize the appellant warnings were issued to him with an object to compel him to relinquish charge at GPS Charingo and assume the same at GPS Ghwargay.

That the appellant is entitled to serve at GPS Charingo and that the directions to the appellant to relinquish charge at GPS Charino and served at GPS Ghowargay vide order dated 29.04.2016 are against facts and law and therefore, liable to be set aside.




Points urged need consideration. Admit. Subject to deposit of security and process fee within 10 days, notices be issued to the respondents for written reply/comments for 13.07.2016 before S.B at camp court, Swat as the same pertains to territorial limits of Malakand Division. Notice of stay application shall also be issued to the respondents for the date fixed. Status quo be maintained.


Chairman

Form- A
FORM OF ORDER SHEET

Court of _____

Case No. 480/2016

S.No.	Date of order Proceedings	Order or other proceedings with signature of judge or Magistrate
1	2	3
1	06.05.2016	<p>The appeal of Mr. Amir Zada presented today by Mr. Khan Zada Khan Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please.</p> <p style="text-align: right;"> REGISTRAR</p>
2	6-5-2016	<p>This case is entrusted to S. Bench for preliminary hearing to be put up thereon <u>19-05-2016</u></p> <p style="text-align: right;"> CHAIRMAN</p>
	19.05.2016	<p>Appellant in person present. Due to strike of the Bar learned counsel for the appellant is not available today before the Court, therefore, case is adjourned for preliminary hearing to 27.6.2016 before S.B.</p> <p style="text-align: right;"> Member</p>

1. *That the appellant was appointed as P.S.T on 01/04/2004 and performed his duty at various stations whole heartedly, committedly and to the entire satisfaction of his high-ups.*
2. *That while performing his duty at GPS Ghwargy U/C Lajbok, the appellant came to know that the post of PST is lying vacant at GPS Charingo U/C Lajbok wherein the appellant applied for the said post and on dated 30/06/2015 the appellant was transferred from GPS Ghwargy to GPS Charingo vide respondent No 1 order No 7105-07. (Copies of application and transfer order are attached as annexure "A" & "B").*
3. *That to the utter shock and surprise of the appellant, on the same day i.e. 30/06/2015 the transfer order of the appellant from GPS Ghwargy to GPS Charingo was withdrawn without assigning any solid reason. (Copy of order is attached as annexure "C").*
4. *That the appellant submitted his relieving and arrival reports on dated 30/06/2015 & 01/07/2015. (Copies is attached as annexure "D" & "E").*

5. *That on dated 22/07/2015, the appellant has also filed an appeal before the respondent No 1, but of no avail till filling of instant appeal. (Copy attached as annexure "F").*
6. *That it is very pertinent to mention here that the appellant is regularly performing his duty at GPS Charingo U/C Lajbok. (Copy of monthly Goshwara for March & April, 2016 are attached as annexure "G" & "H" respectively).*
7. *That now after the laps of 10 months, the respondents No 1 & 2 due to known reasons are bent upon to disturb and compel the appellant to retake over charge at the previous place of posting i.e. GPS Ghwargy U/C Lajbok. (Copies of warning and letter are attached as annexure "I" & "J" respectively).*
8. *That the appellant feeling aggrieved, approached this Honourable Tribunal on the following amongst other grounds:-*

Grounds:-

- A. *The appellant has come to this Honourable Tribunal with clean hands.*

- B. *That the appellant has been condemned unheard.*
- C. *The impugned order No 7120-22 dated 30/06/2015 of the respondent No 1 is no more than victimization and abuse of authority, hence nullity in the eye of law.*
- D. *The impugned order is, prima facie based upon political motivation.*
- E. *The impugned order is totally against the established policy of "normal tenure of three years".*
- F. *That the charge of absence from duty against the appellant vide respondent No. 1 letter dated 29/04/2016 (Annexure "J") is totally baseless as the appellant has never been absent from duty, which is clear from the Duty Certificate issued by the Head Teacher of GPS Charingo. (Annexure "H").*
- G. *The impugned order is also against the judgments of the superior courts e.g. P.L.D 2013 CS 195.*
- H. *Any other ground related to the facts and circumstances of the case will be discussed with the*

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
permission of this Honourable Tribunal during the course of arguments.

It is therefore, most humbly prayed that on acceptance of the instant appeal, the impugned order No 7120-22 dated 30/06/2015 of the respondent No 1 may kindly be set aside.

Dated:- 04/05/2016


Appellant

Through:-


Khan Zada Khan
Advocate, High Court,
Peshawar.

4. *That if the impugned order No 7120-22 dated 30/06/2015 of the respondent No 1 is not suspended, then the petitioner/appellant would suffer an irreparable loss.*
5. *That the petitioner/appellant has neither submitted his departure report at GPS Charingo nor retaken over charge at GPS Ghwargy U/C Lajbok.*
6. *That the facts and grounds of the Service Appeal may kindly be read as an integral part of this application.*

It is, therefore, respectfully prayed that on acceptance of this application, the impugned order No 7120-22 dated 30/06/2015 of the respondent No 1 may kindly be suspended, till the final decision of the Service Appeal.

Dated:- 04/05/2016

Through:-



Appellant



Khan Zada Khan
Advocate, High Court,
Peshawar.

**BEFORE THE KHYBER PAKHTUNKHWA,
SERVICE TRIBUNAL, PESHAWAR**

CM No:- _____/2016

In

Service Appeal No:- _____/2016

Amir Zada, S.P.S.T

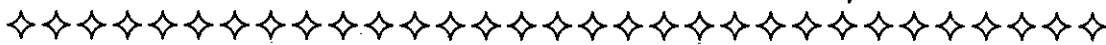
Versus

The District Education Officer,

(Male) Lower Dir & others

..... Petitioner

.....Respondent



AFFIDAVIT

I, Amir Zada, S.P.S.T, GPS Charingo U/S Lajbok

Tehsil & District Dir Lower, do hereby solemnly affirm and

declare on oath that the contents of this accompanying

Application for suspension of impugned order No 7120-22

dated 30/06/2015 are true and correct to the best of my

knowledge and belief and nothing has been concealed from

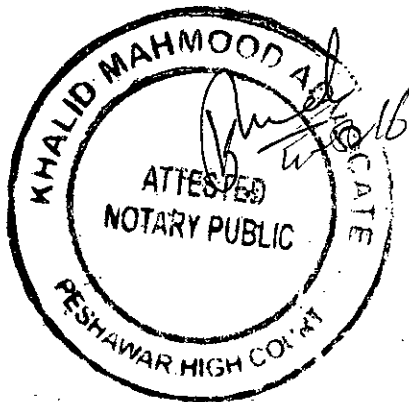
this Honourable Tribunal.

Identified by

Khan Zada Khan
Advocate, Peshawar.

DEPONENT

CNIC No:- 15302-0895236-3




4. *That since despite of the impugned order, the petitioner/appellant was regularly performing his duty for the last 10 months at GPS Charingo and was not compelled during the said period to retake over charge at the previous place of posting i.e. GPS Ghwargy, therefore, the petitioner/appellant did not feel to knock at the door of this Honourable Tribunal.*
5. *That now due to unknown reasons, the respondent No 1 & 2 are bent upon to disturb the petitioner/appellant and implement the impugned order, therefore, the petitioner/appellant has no other option except to approach and seek proper remedy from this Honourable Tribunal.*
6. *That the facts and grounds of the Service Appeal may kindly be read as an integral part of this application.*

It is, therefore, most humbly prayed that on acceptance of this application, the delay, if any, in filing of the instant Service Appeal may kindly be condoned in the interest of justice and equity.

Dated:- 04/05/2016


Appellant

Through:-


Khan Zada Khan
Advocate, High Court,
Peshawar.

BEFORE THE KHYBER PAKHTUNKHWA,
SERVICE TRIBUNAL, PESHAWAR

CM No:- _____/2016

In

Service Appeal No:- _____/2016

Amir Zada, S.P.S.T

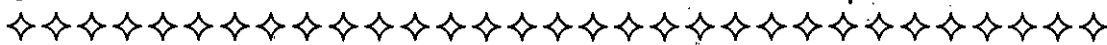
Versus

The District Education Officer,

(Male) Lower Dir & others

..... Petitioner

..... Respondent



AFFIDAVIT

I, Amir Zada, S.P.S.T, GPS Charingo U/S Lajbok

Tehsil & District Dir Lower, do hereby solemnly affirm and

declare on oath that the contents of this accompanying

Application for condonation of delay are true and correct to

the best of my knowledge and belief and nothing has been

concealed from this Honourable Court.

Identified by

DEPONENT

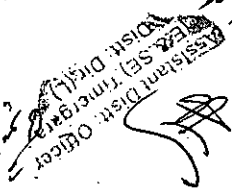
CNIC No:- 15302-0895236-3

Khan Zada Khan
Advocate, Peshawar.



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پست کے لئے درخواستیں جمع کروانے کے لئے

Handwritten signature or initials



The post is vacant in G.P.S. Chaurimgo.

پست کا کامیابی کے لئے درخواستیں جمع کروانے کے لئے

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Handwritten signature and date 24/6

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OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) DIR LOWER.
OFFICE ORDER

Mr, Amir Zada SPST GPS Ghawargay Laj Book is hereby transferred to GPS Charingo against newly created post, in the interest of with immediate effect;-
Note;-No TA/DA is allowed.


Charge report should be submitted to all concerned.


(Mohammad Ibrahim)
District Education Officer
(Male) Dir lower.

Endst;No, 7105-07 /Dated Timergara the 30 /106 /2015

Copy of the above is forwarded to;-

- 1.The District Accounts Officer Dir lower.
- 2.The SDEO (Male) Timergara.
- 3.The Teacher concerned.


District Education Officer
(Male) Dir lower. *MB*

Attested by:


OFFICE OF THE DISTRICT EDUCATION OFFICER (M) DIR LOWER AT TIMERGARA.

OFFICE ORDER:-

Transfer order issued under Endst:No.7105-07 dated Timergara the 30.06.2015 in respect of Mr.Amir Zada,PST GPS Ghwargai is hereby withdrawn.

(HAFIZ DR.MUHAMMAD IBRAHIM)
DISTRICT EDUCATION OFFICER,
(M) DIR LOWER AT TIMERGARA.

Endst:No. 7120-22 , Dated Timergara the 30/06/2015.

Copy of the above is forwarded to:-

- 1. The District Accounts Officer Dir Lower at Timergara.
- 2. The Sub-Divisional Education Officer (M) Timergara.
- 3. The teachers concerned.

District Education Officer,
(M) Dir Lower at Timergara.

26

Attested by:
[Signature]

(D)

ریلوے جٹ اسپرزا دہم

مخالم ازدر 07-7105-07 ق.و.م مورخہ 30/6/2015 کو سٹر اسپرزا دہم

(SPST) کو جی پی ایس غورٹے سے لنگر دو لہر ریلوے لیا گیا

اس کو قطع کیا جاتا ہے کہ وہ فوراً جی پی ایس چارجنگ

میں دیکھ کر اس کا راجہ سمجھا لیں

[Handwritten Signature]

Divisional Engineer
DHEM

30/6/2015

[Handwritten Signature]

781

Attested by:
[Handwritten Signature]

۹.۴ رپورٹ

حوالہ از ڈسٹرکٹ ۷۱۰۵-۰۶ حوالہ ۰۶/۲۰۱۵ ۳۰ آئندہ از دفتر (EDEO)

(حردان) سکولز ریفرنڈم لٹریسی نظام ٹیگڑہ دیہہ بادین امیم انمیرزادہ SPST

۹.۱ بحوالہ ۰۸/۲۰۱۵ کو جنل از ڈسٹرکٹ ٹورنٹنٹ پیرامیٹری سکول چارنگو لاہور

میں رہنے عہدہ کا بحیثیت نائب مدرسین سہیل علیہ کا مکمل چارج سنبھال لیا۔

۹.۲ رپورٹ مزید کارروائی کے لیے دفتر (DEO) (م)

ٹیگڑہ ارسال شدت ہے۔

چارج گرنہ سنبھالہ

Head Master
G.P.S Charingo
District Dir (L)

۱۹
۰۱-۰۷-۲۰۱۵

No 1715 dated 01-07-2015.

Attested by
[Signature]

ماہانہ گوشوارہ بابت ماہ 2016 گورنمنٹ پرائمری اسکول چارنگو سب ڈویژن - ٹرگرہ - دیپلوئی

سکول کوڈ نمبر 14999 سرکل کانام حدیسیری ایل ٹی آری کانام حدیسیری پینشنر کانام اور نمبر لاہور (27) یونین کونسل کانام لاہور صوبائی حلقہ بی ایف 96 - 96 قومی اسمبلی حلقہ این اے 34-NVA

نمبر شمار	نام مدرس الاملازم	ولدیت	عہدہ	تعلیمی قابلیت	پیشہ وارانہ قابلیت	تاریخ آغاز ملازمت	تاریخ تبادلہ سکول بنڈا	موجودہ سکیل	بنیادی تنخواہ	جی پی فنڈ اکاؤنٹ نمبر	موجودہ پوسٹ		تاریخ ریٹائرمنٹ 60 سالہ	پتہ			گھر سے فاصلہ	پرسنل نمبر	فون یا موبائل نمبر	شناختی کارڈ نمبر
											سٹنٹل کنٹریکٹ	سٹنٹل		گازن	تحصیل	ضلع				
1	سمیم اللہ	مل روہی	P.S.H.T	M.A	P.T.C	31/10/1987	5/8/2014	15	26140	4413	✓	2027	چارنگو	لاہور	ٹرگرہ	3006	0026	8447625	0308	0915793-9
2	آرمین زادہ	گل آرمین خان	S.P.S.T	M.A	P.T.BED	1/2004	6/2015	14	15870	264703	✓	2049	لاہور	لاہور	ٹرگرہ	4703	0026	8051031	0307	0915236-3
3	فاتح الحق	فاتح الحق	P.S.T	M.A	P.T.C	15/11/2006	4/2015	12	356108	356108	✓	2040	لاہور	لاہور	ٹرگرہ	6108	0035	9931720	0306	7747277
4	آرمین اللہ	آرمین اللہ	P.S.T	M.Sc	P.T.C	24/3/2016	New order	12	-	-	✓	2052	لاہور	لاہور	ٹرگرہ	-	-	4426914	0305	8769791-9
5	سعید اللہ	سعید اللہ	P.S.T	M.Sc	P.T.C	24/3/2016	New order	12	-	-	✓	2053	لاہور	لاہور	ٹرگرہ	-	-	8208807	0301	8628802-5
6	زین اللہ خان	زین اللہ خان	C.H	-	-	18/10/1989	18/10/1989	02	8025	8025	✓	2027	لاہور	لاہور	ٹرگرہ	3010	0026	9280969	0346	1012282-3

سکول کے بارے میں معلومات کیا آپ کے سکول میں مندرجہ ذیل سہولیات ہیں (ہاں/نہیں X)

تاریخ 12/1	سال تعمیر 1985	کروں کی تعداد 04	غیر تدریسی کروں کی تعداد NIL	کل منظور شدہ PST اسامیاں 04	بڑھنے پوسٹ 04	خالی پوسٹ PST NIL	چوکیدار 01	پرشدہ 01	خالی پوسٹ 01	پانی -	بجلی ✓	چار دیواری ✓	لیٹرین ✓	تعداد لیٹرین 03	بجلی میٹر ✓	دفتر NIL	شور NIL	بجلی تنگ ✓
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چیمبر میں PTC کانام	PTC بینک اکاؤنٹ نمبر	بینک میں موجود رقم	نقد رقم	کل رقم	آمدن ماہ حال	خرچ ماہ حال	بقایا رقم	تعداد طلباء	تعداد طلباء طالبات	بازاروں میں وزٹ کرنے والے افسران
3763	120-e	3763	-	-	-	-	-	21	21	تاریخ
24	24	24	24	24	24	24	24	24	24	عہدہ
25	25	25	25	25	25	25	25	25	25	تاریخ
27	27	27	27	27	27	27	27	27	27	عہدہ
29	29	29	29	29	29	29	29	29	29	تاریخ
36	36	36	36	36	36	36	36	36	36	عہدہ
23	23	23	23	23	23	23	23	23	23	تاریخ

نام ہیڈ ماسٹر اسماعیل اللہ صاحب نام سرکل ADO

تاریخ 28-03-2016 نمبر 1759

نوٹ: یہ گوشوارہ ہر ماہ کے 25 تاریخ کو اپنے متعلقہ سٹرا نیچارج کو حوالہ کریں مرتب کنندہ سٹرا نیچارج مبارک جان حدیسیری موبائل 0301-8535536

185 - 185 =

دستخط
Head Master
G.P.S Charingo
District Dir (L)



Office of the ASDEO (M)
Circle Hays Serai,
Dist: Dir (Lower).

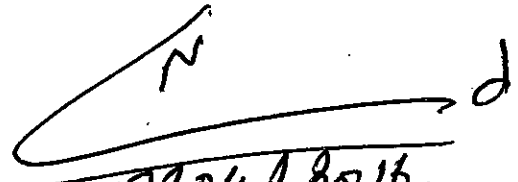
Office order: Warning

Mr. Amir Zada spst, GPs, Ghwargy, you are hereby directed to join and render your duty on the original post i.e. spst, at GPs Ghwargy because your Transfer order issued under Endost no. 7105-07 dated Timergara the 30/06/2015 to GPs Charingo was withdrawn by the Ex. DEO Dr. Muhammad Ibrahim on the same date.

On the report of both the Head Teachers of the schools GPs, Charingo and GPs Ghwargy you are disobeying the orders of the DEO office.

Therefore you are once again warned by this office to join your original post of duty i.e. GPs Ghwargy.

Otherwise strict disciplinary action will be initiated against you.


18/04/2016.
ASDEO Circle
Hays Serai.

A.S.D.E.O (M) Circle
Hayasari Dir-Lower



OFFICE OF THE
DISTT: EDUCATION OFFICER (M)
DISTRICT DIR LOWER

Tel;0945-9250082

No, 7997 /Dated Timergara the 29/4/2016
To,


Mr.Amir Zada SPST
GPS Ghawargay Laj Book Dir(L)

Subject;- ABSENCE FROM DUTY.
Memo;-

As reported by the ASDEO circle about your willful absence from duty since long, He further reported that you were transferred to GPS Charingo under Endst;No,7120-22 dated 30/6/2015,but in the same date this order was cancelled.But you performing your duty on wrong station i.e GPS Charingo instead of GPS Ghwargay,and remained absent from duty from your original station.

You are therefore directed to report for duty immediately, and explain the reasons for willful absence from duty, as to why a disciplinary action shall not be taken against you under the E&D rules.

-Your satisfactory reply should reach to this office within a week period to proceed further into the matter under the rules.


29/4/16
DISTRICT EDUCATION OFFICER
(MALE) DIR LOWER.

Endst;No, _____/

Copy of the above is forwarded to;-

1. The Deputy Commissioner Dir lower.
2. The District Monitoring Officer Dir lower.
3. The District Nazim Dir lower.
4. The SDEO(M) Timergara.

DISTRICT EDUCATION OFFICER
(MALE) DIR LOWER.

CFC
M.S.

			<p>52718</p> <p>پشاور بار ایسوسی ایشن، خیبر پختونخوا</p>
<p>ایڈووکیٹ/دستخط</p> <p>بار کونسل ابار ایسوسی ایشن خیبر پختونخوا</p> <p>رابطہ نمبر: 0300-9175182</p>			

بعدالت جناب: قلمبر مختونخوا سردس ٹریبیونل پشاور

<p>منجانب: <u>آ میرزادہ</u></p> 	<p>دعویٰ: <u>سردس اہیل</u></p> <p>علت نمبر: _____</p> <p>موردہ: _____</p> <p>جرم: _____</p> <p>تھانہ: _____</p> 
<p>بابت تحریر آگہ</p>	

مقدمہ مندرجہ عنوان بالا میں اپنی طرف سے واسطے پیروی و جواب دہی کاروائی متعلقہ

آن مقام پشاور آ میرزادہ نے آ میرزادہ کو وکیل مقرر کر کے اقرار کیا جاتا ہے کہ صاحب موصوف کو مقدمہ کی کل کاروائی کا کامل اختیار ہوگا، نیز وکیل صاحب کو راضی نامہ کرنے و تقرر ثالث و فیصلہ برطع دینے جواب دعویٰ اقبال دعویٰ اور درخواست ازہرقسم کی تصدیق زریں پر دستخط کرنے کا اختیار ہوگا، نیز آ میرزادہ پر پیروی و جہاد کرنی یا اہیل کی آزمانگی اور منسوخی، نیز دائر کرنے اہیل نگرانی و نظربانی و پیروی کرنے کا مختار ہوگا اور ضرورت ضرورت مقدمہ مذکورہ کے کل یا جزوی کاروائی کے واسطے اور وکیل یا مختار قانونی کو اپنے ہمراہ یا اپنے بجائے تقرر کا اختیار ہو گا اور صاحب مقدمہ کو بھی وہی جملہ مذکورہ اختیارات حاصل ہوں گے اور اس کا سامنے ہر ذراختہ منظور و قبول ہوگا دوران مقدمہ میں جو خرچہ ہر جانہ اتوائے مقدمہ کے سبب سے ہوگا وہ وکیل موصوف وکیل کرنے کا مختار ہوگا کوئی تاریخ پیشی مقام دورہ یا حد سے باہر ہو تو وکیل صاحب پابند نہ ہوں گے کہ اپنی پیروی نہ ہوگا کر لیں، لہذا وکالت نامہ لکھ دیا تاکہ مندر ہے۔

المرقوم: 4 مئی 2016

العبد _____ واہ شد _____ العبد

مقام کے - پی - کے سردس ٹریبیونل پشاور کے لئے منظور ہے۔

نوٹ: اس جگہ تاریکی اور کھانسی کا باعث قبول ہوگی

آ میرزادہ

آ میرزادہ

آ میرزادہ

Before the K.P.K. Services Tribunal
Appeal no 480/16

Amir Zada = VS = D.E.O Lower Div etc.

Application for early-hearing

Respectfully Sheweth::


The applicant/Appellant
humbly states::

1. That the above-titled appeal is fixed before this honourable Tribunal a/w "stay-app." for preliminary-hearing today i.e. 19⁵/₁₆.
2. That due to lawyers-strike, Counsel of the applicant/Appellant is un.able to appear and argue the case.

It is therefore, most humbly prayed that the instant case may kindly allowed to be fixed for tomorrow on 20⁵/₁₆ before this Honourable-Bench.

— Applicant/Appellant

Through::


Counsel 19/5/16