### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

C.M Noof 2016	
In Appeal No. 1214 of 2015	
Adil Said	Appellant
<u>VERSUS</u>	
The Provincial Police Officer, KPK and other	Respondents

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Appellant Through Counsel

Dr. Adnan Khan, Barrister-at-Law Office: Adnan Law Associates, Opposite Grassy Ground Mingora Swat Cell No. 0346-9415233



### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

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<b>Di</b> a 7 No. //
Dateu 13-/
Appellant
Respondents
necessary for the just

#### **Respectfully Sheweth:**

- 1. That the above captioned Appeal is pending adjudication before this Hon'ble Tribunal wherein date for hearing has been fixed as02-01-2017.
- 2. That the respondent wants to file the appending documents (Copies of documents are attached as Annexure "A-1").
- 3. That the appending documents are necessary for the just disposal of the main Appeal.
- 4. That there is no bar in accepting this petition, it is rather in the interest of justice that each party is provided an opportunity to plead his case by way of documentary evidence.

It is, therefore, humbly prayed that on acceptance of this application, the attached documents may be placed on main file of the captioned appeal.

Petitioner
Through Counsel

Dr. Adnan Khan, Barrister-at-Law



## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

C.M No.	of 2016	
In Appeal No. 121	4 of 2015	
Adil Said		Appellant
	<u>VERSUS</u>	
The Provincial Po	lice Officer, KPK and other	Respondents

### <u>AFFIDAVIT</u>

I, **Dr. Adnan Khan** (Counsel for appellant), as per instruction of my client, do hereby solemnly affirm and declare that the contents of the above titled Civil Miscellaneous Application are true and correct to the best of our knowledge and belief.

ATTESTED

AND ALT SHAH ADVOCA

No. 73 Date 7 12 15

ATH COMMISSIONER

DEPONENT

Dr. Adnan Khan, Barrister-at-Law





### OFFICE OF THE INSPECTOR GENERAL OF POLIC KHYBER PAKHTUNKHWA

No. S/ 7/658

#### **ORDER**

This order is hereby passed to dispose of departmental appeal under Rule 11-A of Khyber Pakhtunkhwa Police Rule-1975 submitted by Ex-Head Constable Sartaj No. 858 (one step promote). The appellant was dismissed from service by DPO/Swat vide OB No. 132, dated 28.07.2016 on the allegations that he while posted at Check Post Ayub Bridge Police Station Banr was reportedly involved in immoral / illegal activities and kept ties with bad character woman namely Shinkhalai. He was also alleged for commission of the following acts:-

- i) Impersonation as ISI representative.
- ii) and arrested by ISI personnel red handed from her house.
- iii) He was posted on duty at Ayub Bridge but he absented himself from duty.

His appeal was filed by Regional Police Officer, Malakand vide letter No. 7111/E, dated 25.08.2016.

Meeting of Appellate Board was held on 17.11.2016 wherein appellant was heard in person. During hearing petitioner contended that he is innocent.

Petitioner was allegedly arrested by ISI personnel on charges of involvement in immoral activities but there is no tangible evidence on file in support of the charges. Furthermore, petitioner was police employee, therefore authorities of own hierarchy were required to keep record of the character of petitioner. Therefore, the Board decided that petitioner is hereby re-instated in service, however, the intervening period is considered in service but not on duty. He will not be entitled for salary of the intervening period. He will remain under special watch for one year.

This order is issued with the approval by the Competent Authority.

(NAJEEB-UR-REHMAN BUGVI)

AIG/Establishment,
For Inspector General of Police,
Khyber Pakhtunkhwa,

Peshawar,

No. S/ 7699-7705/16,

Copy of the above is forwarded to the:

- 1. Regional Police Officer, Malakand at Swat.
- 2. District Police Officer, Swat.
- 3. PSO to IGP/Khyber Pakhtunkhwa, CPO Peshawar.
- 4. PA to Addl: IGP/HQrs: Khyber Pakhtunkhwa, Peshawar.
- 5. PA to DIG/HQrs: Khyber Pakhtunkhwa, Peshawar.
- 6. Office Supdt: E-IV CPO Peshawar.
- 7. Central Registary Cell, CPO.





# OFFICE OF THE INSPECTOR GENERAL OF POLICE KHYBER PAKHTUNKHWA

PESHAWAR.

No. S/ 7502

/16, dated Peshawar the 18/11/2016,

016

#### **ORDER**

This order is hereby passed to dispose of departmental appeal under Rule 11-A of Khyber Pakhtunkhwa Police Rule-1975 submitted by **Ex-Constable Imran No. 617**. The appellant was removed from service by DPO/Swat vide OB No.79, dated 04.05.2016 on the charge of absence from duty for 01 month, 25 days, 07 hours and 30 minutes.

His appeal was rejected by RPO, Malakand vide order Endst: No. 5092/E, dated 08.06.2016.

Meeting of Appellate Board was held on 20.10.2016 wherein appellant was heard in person. During hearing petitioner contended that his absence was not deliberate but domestic problems and illness did not allow him to join duties.

In view of 07 years, 03 months and 07 days long service at credit of petitioner, the Board decided that the petitioner is hereby re-instated in service, however, the intervening period is considered as period in service but not on duty and he will not be entitled for salary of the intervening period. He will remain under special watch for one year.

This order is issued with the approval by the Competent Authority.

(NAJEEB-UR-REHMAN BUGVI)

AIG/Establishment,
For Inspector General of Police,
Khyber Pakhtunkhwa,
Peshawar.

No. S/ 7503 - 9 /16,

Copy of the above is forwarded to the:

- 1. Regional Police Officer, Malakand at Swat.
- 2. District Police Officer, Swat.
- 3. PSO to IGP/Khyber Pakhtunkhwa, CPO Peshawar.
- 4. PA to Addl: IGP/HQrs: Khyber Pakhtunkhwa, Peshawar.
- 5. PA to DIG/HQrs: Khyber Pakhtunkhwa, Peshawar.
- 6. Office Supdt: E-IV CPO Peshawar.
- 7. Central Registary Cell, CPO.



OFFICE OF THE

STECTOR GENERAL OF POLICE

KHYBER PAKHTIP KHWA

Central Police Office, Peshawar

No. S/ 2642 /16, Dated Peshawar the 1/104 120

A Property of Said

'ORDER

This order is hereby passed to dispose of departmental appeal under Rule 11-A of Kinyle r Pakhtunkhwa Police Rule-1975 submitted by Ex-Constable Jamil Khan No. 684. The semoved from service by DPO/Swat vide OB No. 139, dated 15.08.2014, on the ence from duty for 07 months and 12 days.

His appeal was filed by RPO/Malakand vide Memo: No 2595/E, dated

Meeting of Appeal Board was held on 03:12:2015 wherein appellant was add in the at. Petitioner contended that his absence from duty was not deliberate rather inevitable as a after and treatment of his ailing father did not allow him to join duty. He further is father died on natural death of the same disease. He also produced medical

Keeping in view 05 years & 06 months service at his credit, the Board decided to reinstate the appellant into service and the intervening period including period of absence from service is considered in service but not on duty. He will not be entitled for salary of the intervening

s issued with the approval by the Competent Auu.

(NAJEEB-UR-REHMAN B)
AIG/Establishment,
For Inspector General of Police
Khyber Pakhtunkhwa

Peshawar.

<u> / スーン P/16,</u>

Copy of the above is forwarded to the:

agional Police Officer, Malakand Region, Swat.

PSO to IGP/Khyber P. . tunkhwa, CPO Peshawar.

J. PRO to IGP/Khyber Pakhtunkhwa, CPO Poshawar.

3. PA to Addl: IGP/HQrs: Khyber Pakhtunkhwa, Peshawar.

PA to DIG/HQrs: Khyber Pakhtunkhwa, Peshawar.

Office Supdt: E-IV CPO Peshawar.

Central Registary, CPO.

OR No. 65 PO Sunt

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Costable vidou waynes about P-7 10 29.12.08. Applial & RPO 17.8.2012 01.09.15 1-19 Place replied Para 3 9 wrten Stalil hilatini! or falt. Addilmed durentz. page 6 arrands



### FINDING REPORT

This is a proper departmental enquiry against Mohammad Ibrahim Khan INSP; on the allegation that while he posted as SHO PS Kanju failed to take legal action against the accused involved in case Lik No \_\_\_\_\_ dated 18-08-2011 U/S 365B PPC PS Sabzi Mandi District Gujranwala Punjab, and also given a chance to accused party for unlawful marriage. It may also be mentioned here, that the kidnapped girl age was about 13 years as proved during enquiry conducted by inspector regional complaint cell vide-meino; No 5070/E dated 03-08-2011

Statement of allegation and charge sheet were issued from the office of W/DIG MKD Range for the purpose of scrutinizing the conduct of the accused of the above allegation, the disclersigned has appointed as an enquiry officer. The copies of the statement of allegation and charge sheet have been sent and served up on him. All the concerned were summoned and appeared. The statements of the accused INSP; Muhammad Ibrahim the then SHO PS Kanju, Saidul Amin Khan the then SHO Shah Dherai Muambar Khan the then SHO PS Kabal and other relevant officials have been recorded and placed on the enquiry file. Muhammad Ibrahim (NSP) was heard in person, narrated that he was posted as SHO PS Kanju. A person namely lnam in Rahman informed him that a girl has been kidnapped by accused from Gujranwala and have stäboned in the house of one Gul Bashar R/O Bandai. He along with police party rushed into the mentioned house, none of the accused found there, while a person Adam Khan brother of accurred arrested and sent to court for preventive measure. He tried any where to arrest all the accused but ham or Rahman (informer) did not know the where about of the accused. in come for Subal and met with the SHO in this regard. He also contacted SHO Shah Dherai but in sonn. ிம்வம் பட Baluman gave a statement against the local police Kanjulin news paper, but lat இ அர after knowled the actual situation he agreed and gave a written statement about the miss. under ganding on his office later to SHO Kanju.

After enquiry I came to the conclusion that being a police officer INSP; Muhammad Maddin the then SMOPS Kanju has failed to arrest the accused and recovered the abducted materials. The has to make efforts for the arrest of accused; rather he offered time for the accused party to arrange marriage, so he may be awarded with minor punishment.

Submitted Please



This order is hereby passed to dispose of departmental appeal under Rule 11- of Khyber Pakhtunkhwa Police Rules 1975, submitted by Ex-Constable Khalil-ur-RehmanNo.4289 of FRP Malakand Range, against the order of the SP, ERP/Malakand Range, Swat in which the applicant was removed from service.

Brief facts of the case are that Ex-Constable Khalil-ur-RehmanNo.4289 of FRP Malakand Range was enlisted on 11-05-2006. He while posted to platoon No.78 district Swat, absented himself from lawful duty w.e.f. 02.12.2008 till to the date of his removal from service i.e. 21-02-2009 without any leave or prior permission of the competent authority for the period of 02 months and 20 days.

He was issued charge sheet along with summary of allegations vide SP FRP Malakand Range Swat office order Endst: No.775/EC, dated 16-12-2008, but neither he reported for duty nor submitted reply to the charge sheet in the stipulated period. He was also issued Urdu parwana to resume his duty but he failed to submit reply in the response of the same within stipulated period, therefore the defaulter Constable was recommended for removal from service by the enquiry Committee.

In the light of recommendation of enquiry Committee he was removed from service vide office order OB: No.23, dated 21-02-2009.

The enquiry file of the applicant was perused and found that the applicant has not dealt. with proper departmental proceedings as he was not participated with the enquiry proceedings white he was removed from service unheard.

He was also heard in person, during the course of hearing he advanced cogent reasons in his defense his plea was found plausible and satisfactory.

Keeping in view the above and as well as his poor family back ground I, take a lenient view, he (Ex-Constable Khalil-ur-RehmanNo.4289 of FRP Malakand Range) is hereby re-instated in service from the date of removal from service. However, the period of absence and the intervening period from service are treated as extra ordinary leave without pay.

Order announced.

2328

Commandant

Frontier Reserve Police Khyber Pakhankhwa, Peshawar.

No\_\_\_\_/EC, dated Peshawar the  $\frac{18}{63}$  /2016

Copy of above is forwarded for information and necessary action to the SP.FRP: Malakand Range Swat with R/O his office memo No. 190/EC, dated 04.02.2016. His Service Roll and D/File sent herewith.

alonguitt B/Paper

OBNO163 22/3/2016

This order is hereby passed to dispose of departmental appeal un Rule 11-a. of Khyber Pakhtunkhwa Police Rules 1975, submitted by Ex-Constable Bshir Khan No. 4837/7457 of FRP Malakand Range against the order of the SP/ FRP, Malakand Range swat, in which the applicant was removed from service.

Breif facts of the case are that Ex- Constable Bshir Khan No. 4837/7457 of FRP Malakand Range was enlisted in Police Department on 26.07.2007. While he was posted to Platoon No. 85 FRP/Swat absented himself form lawful duty w. e. from 27.06.2008 till the date of his removal from service i.e. 10.10.2008. He was issued charge sheet and summary allegation vide SP/FRP/Malakand Range swat office order Endst: No. 501/EC, dated 08:07.2008, but neither he reported his arrival for duty nor replied to charge sheet in the stipulated period. He was also issued final show cause notice vide this office Endst: No. 504 /EC, dated 015.07.2008, but his reply was not received in the stipulated period and the said Constable was recommended for removal from service by the enquiry committee.

In the light of recommendation of the enquiry committee he was removed from service vide SP/FRP/Swat Range office Endst: No. 138 dated 10.10.2008.

The enquiry file of the applicant was perused and found that the applicant has not dealt with proper departmental proceedings as he was not participated with the enquiry proceedings while he was removed from service with slipshod manner.

He was also heard in person, during the course of hearing he advanced cogent reasons in his defense his plea was found plausible and satisfactory.

Keeping in view the above and as well as his poor family back ground I, take a lenient view he (Ex-Constable Bshir Khan No. 4837/7457 of FRP Malakand Range Swat, is hereby re-instated in service from the date of removal from service However, the period of absence and the intervening period from service are treated as extra ordinary leave without pay.

Order announced.

POY WI a.

sperp micd Range, Swat

No 1977 /EC, dated Peshawar the 04 /02/2016

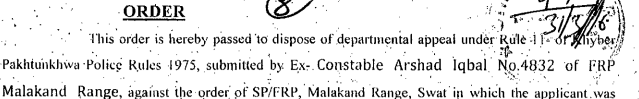
Frontier Reserve Police Khyber Pakhtunkhwa, Peshawar.

Copy of above is forwarded for information and necessary action to the SP.FRP. Malakand Range Swat with R/O his office memo No. 115/EC, dated 19.01.2016, alongwith service record and other relevant papers sent herewith.

7-3-016

### **ORDER**

removed from service.



Brief facts of the case are that, Ex-Constable Arshad, Iqbal No.4832 of FRP/Malakand was enlisted in Police department on 26-07-2007. He while posted to Platoon No.85-FRP, Buniar was absented himself from his lawful duty w.e.f 16-07-2008 till to the date of his removal from service. He was issued charge sheet and statement of allegations vides SP FRP Malakand Range Swat Office NO.768/EC dated 16-12-2008. He neither reported his arrival for duty nor submitted his reply to the charge sheet in the stipulated period and the defaulter Constable was recommended for removal from service by the Enquiry Committee.

In the light of recommendation of the enquiry committee the defaulter Constable Arshad Iqbal No.4832 was removed from service vide SP FRP Malakand Range Swat office Endst: 241 dated 21-02-2008.

The enquiry file of the applicant was perused and found that the applicant was not participated with the enquiry proceedings while he was removed from service unheard. The SP/FRP Malakand Range Swat has narrated that the appellant a trained solder and recommended him for re-instatement in service vide his office Memo No. 2211/EC, dated 08.12.2015.

He was also heard in person, during the course of hearing he advance cogent reasons in his defense his plea was found plausible and satisfactory.

Keeping in view the above and as well as his poor family back ground I, take a lenient view, he (Ex- Constable Arshad Iqbal No.4832 of FRP/Malakand Range) is hereby re-instated in service from the date of removal from service. However, the period of his absence and the intervening period from service are treated as extra ordinary leave without pay.

Order announced. .

Frontier Reserve Police

Khyber Pakhtunkhwa, Peshawar.

No  $264^2$ /EC, dated Peshawar the 29/3/2016

Copy of above is forwarded for information and necessary action to the SP.FRP. Malakand Range Swat with R/O his office memo No. 2211/EC, dated 08.12.2015. His Service Roll and D/File sent herewith.

### 9

### ORDER

This order shall dispose off the departmental appeal of Ex-Constable Bsir KhanNo. 4730 of FRP / Malakand Range Swat.

Brief facts of the case are that he was enlisted in Police Department on 25.07.2007 and while posted to Platoon No. 82 FRP/Swat, absented himself form lawful duty w. e. from 04.08.2008 till his removal from service i.e. 19.11.2008. He was issued charge sheet and summary allegation vide SP/FRP/Malakand Range swat office order Endst: No. 634/EC, dated 30.10.2008, but neither he reported his arrival for duty nor replied to charge sheet in the stipulated period. He was also issued final show cause notice vide this office Endst: No. 708 /EC, dated 01.11.2008, but his reply was not received in the stipulated period and the Enquiry Committee was recommended him for major penalty of removal from service.

In the light of recommendation of the enquiry committee he was removed from service by the SP/FRP/Malakand Range, Swat vide office order Endst: No. 1471 dated 19.11.2008.

The enquiry file of the applicant was perused and found that the applicant has not dealt with proper departmental proceedings as he was not participated with the enquiry proceedings while he was dismissed from service with slipshod manner.

He was also heard in person, during the course of hearing he advanced cogent reasons in his defense his plea was found plausible and satisfactory.

Keeping in view the above and as well as his poor family back ground he (Ex-Constable Bsir Khan No. 4730) of FRP / Malakand Range Swat, is here by re-instated in service from the date of dismissal from service However, the period of absence and the intervening period from service are treated as extra ordinary leave without pay.

Order announced.

Commandant
Frontier Reserve Police
Khyher Pakhtunkhwa, Peshawar.

No 10962 /EC, dated Peshawar the \_\_ 22 \_\_ /10/2015-

Copy of above is forwarded for information and necessary action to the SP.FRP, Malakand Range Swat with R/O his office memo No. 1987/EC, dated 30.10.2015, alongwith service record and other relevant papers sent herewith.

C.E.

Men 181/2015



1293

This order shall dispose of the departmental appeal lodged by, Ex-Constable Jamshid Ali No.7838/4904 of FRP Malakand Range Swat against the order of SP FRP Malakand Range Swat.

Ex-Constable Jamshid Ali No.7838/4904 was enlisted as Constable on 26.09.2007; He while posted to Platoon No.86 Dir lower absented himself from his lawful duty w.e.f 28.09.2008 till his removal from service. He was issued charge sheet and statement of allegations vide SP Malakand Range Swat office No.750/EC dated 16.12.2008. Thus issued Final Show Cause Notice vide Endst: No.895/EC dated 03.01.2009 and the defaulter Constable was recommended for removal from service by the Enquiry committee. The defaulter Constable Jamshid Ali No.7838/4904 was removed from service vide SP Malakand Range Swat Office OB No.76.dated 12,05.2008.

He was heard in person. Keeping in view his poor family background, I take a lenient view and the order regarding award of punishment i.e. removal from service is here by set aside. Ex- Constable Jamshid Ali No.7838/4904 of FRP Malakand Range Swat is here by re-instated in service with immediate effect. However the period of absence and the intervening period from service are treated as extra ordinary leave without pay.

Frontier Reserve Police Khyber Pakhtunkhwa, Peshawar

News. 3811

10 /EC dated Peshawar the 1.3 / 08./2015.

. Copy of above along with service record is forwarded to SP FRP Malakand Range Swat for information and necessary action.

OBNO 348

& IFRPISWAT 29/09/015.

### **ORDER**



3048 3048 0000,4/3/18

This order is hereby passed to dispose of departmental appeal under Rule 11- of Khyber Pakhtunkhwa Police Rules 1973, submitted by Ex-Constable Imran.

KhanNo 4279 of FRP Malakand Range, against the order of the SP, FRP/Kohat Range, in which the applicant was removed from service.

Ex-Constable Imran KhanNo.4279 of FRP Malakand Range was enlisted on 13-01-2004. He while posted to platoon No.72 Gul Kadda district Swat, absented himself from lawful duty w.e.f. 06.10.2008 till to the date his removal from service i.e. 21-02-2009 without any leave or prior permission of the competent authority for the period of 04 months and 14 days.

He was issued charge sheet along with summary of allegations vide SP FRP Malakand Range Swat Order Endst: No.775/EC, dated 16-12-2008, but neither he reported for duty nor submitted reply to the charge sheet in the stipulated period. He was also issued Urdu parwana to resume his duty but he failed to submit reply in the response of the same within stipulated period, therefore the defaulter Constable was recommended for removal from service by the enquiry Committee.

After completion of the enquiry the enquiry committee submitted the findings wherein recommending him for major punishment. In the light of recommendation of enquiry Committee he was removal from service vide office order Endst: No.312/EC, dated 21-02-2009.

The enquiry file of the applicant was perused and found that the applicant has not dealt with proper departmental proceedings as he was not participated with the enquiry proceedings while he was dismissed from service with slipshod manner.

le was also heard in person, during the course of hearing he advanced cogent reasons in his defense his plea was found plausible and satisfactory.

Keeping in view the above and as well as his poor family back ground it. take a lenient view. he (Ex-Constable Imran KhanNo.4279 of FRP Malakand Range) is hereby reministrated in service from the date of removal from service. However, the period of absence and the intervening period from service are treated as extra ordinary leave without pay.

Order announced.

Commandant Frontier Reserve Police

Khyber Pakhtunkhwa, Peshawar.

No 1922 JEC, dated Peshawar the 03 103 1/2016

Copy of above is forwarded for information and necessary action to the SP.FRP, Malakand Range Swat with R/O his office memo No. 2175/EC, dated 02.12.2015. His Service roll and Euji missal sent herewith.

08 123



This order shall dispose of the departmental appeal lodged by, Ex- Constable Muhammad Shahid No.4890 of FRP Malakand Range Swat, against the order of SP FRP Malakand Range Swat.

Ex-Constable Muhammad Shahid No.4890 was enlisted as Constable in Police Department on 26.07.2007. He while posted to FRP. Lines Timergara District Dir Lower platoon No.86 absented himself from his lawful duty w.e.f.1.09.2008 till his removal form service. He was issued charge sheet and statements of allegation vide Endst: No. 648/EC, dated 30.10.2008, thus issued Final Show Cause Notice vide Endst: No.886/EC, dated 3.01.2009. The Constable was recommended for removal form service by the enquiry committee.

In the light of the recommendation of the enquiry committee and material available on the record the defaulter Constable Muhammad Shahid No.4890 was removed from service vide SP FRP Malakand Range Swat Endst: No.239, dated 21.02.2008. Like some other personnel to the force the appellant also absented himself due to uncertain and tense situation in Malakand division especially at swat District. As the appellant is a trained Constable therefore in the best interest of the state he was recommended by SP FRP Malakand Range Swat for re-instatement in service.

He was heard in person. Keeping in view his poor family background, I take a lenient view and the order regarding award of punishment i.e. removal from service is here by set aside. Ex- Constable Muhammad Shahid No.4890 of FRP Malakand Range Swat is here by reinstated in service from with immediate effect. However the period of absence and the intervening period from service are treated as extra ordinary leave without pay.

> Frontier Reserve Police Khyber Pakhturkhwa, Peshawar.

No. 76.5 9 /EC dated Peshawar the.

9:109 /2015.

Copy of above is forwarded to SP FRP Malakand Range Swat

for information and necessary action.

Date: 14/09/2015

Encl - S /Recor L Enquiry Sile

# لعدالت جبر بحقوداه سروسر ترميونل بنساد/ كيب كردت موات

کورٹ فیس

عل منا مناب اسلالث مورخه 30 لوممر بنام حومانی بولسس أسيسرومره مقدمه عادل سید دعویٰ مسروس ایسل باعث تحرراك

مقدمه مندرجه عنوان بالامين الني طرف سے واسطے بيروى وجواب دہى وكل كارواكى متعلقة آن مقام منيكوره سوات يسام بمرسم دا المر عدمان خان مقرركر كے اقر اركياجا تاہے كه صاحب موصوف كومقدمه كى كل كاروائى كا كامل اختیاط ہوگا۔ نیز وکیل صاحب کوراضی نامہ وتقرر ثالث وفیصلہ پرحلف سیے جواب دی اورا قبال دعویٰ اور درخواست ہرشم کی تصدیق زراوراس پر دستخط کرنے کا اختیار ہوگا۔ بیز بصورت عدم پیروی یا و گری ایک طرف یا پیل کی برامد موگی اورمنسوخ ندکور کے سل یا جزوی کاروائی کے واسطے اور وکیل یا مختار قانونی کواپنی ہمراہ یا پنی بجائے تقرر کا اختیار ہوگا۔ اورصاحب مقرره شده كوبهي جمله فدكوره بالااختيارات حاصل موسكك اوراسكاساخته برواختة منظور وقبول ہوگا۔اور دوران مقدمه میں جوخرچہ وہرجانہ التوایے مقدمہ کے سبب ہے ہوگا اسکے ستحق وکیل صاحب ہو گئے۔ نیز بقایا وخرچہ کی وصولی کرتے ونت کا بھی اختیار ہوگا اگر کوئی تاریخ پیشی مقام دورہ ہر ہویا حدے باہر ہوتو وکیل ماحب بابندنه بوظی پیروی مقدمه ندکورلهذا و کالت نامه لکود باک سندر ب r. 16

ـــده العبـــد Artiste & & Accepted

کے لئے منظورہ ہے



وحربهام ميكود موات