# FORM OF ORDER SHEET

Court of		
•	•	_
Appeal No.		2597/2023

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
<u>į</u> ,	2	3
1-,	18/12/2023	The appeal of Mr. Muhammad Manzar presented
		today by Mr. Umar Farooq Mohmand Advocate. It is fixed for
		preliminary hearing before Single Bench at Peshawar on
		. Parcha Peshi is given to the counsel for the
		appellant.
		By the order of Chairman

### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

APPEAL NO	2597	/2023
APPEAL NO	1397	/2023

MUHAMMAD MANZAR

VS

**EDU: DEPTT:** 

INDEX

S.NO.	DOCUMENTS	ANNEXURE	PAGE
1.	Memo of appeal		
2.	Copy of appointment order dated 12/11/2022	A	
3.	Copies of Charge Report, Service Book and salaries	В	
4.	Copy of the letter dated 28/02/2023	С	
 5.	Copy of impugned order dated 16/08/2023	D	
6.	Copy of letter dated 02/08/2023	D/1	
7.	Copy of departmental appeal	E	<u> </u>
8.	Copy of Service Certificate	F	-
9.	Wakalat Nama		

**APPELLANT** 

Through:

UMAR FAROOQ MOHMAND ADVOCATE HIGH COURT

# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

APPEAL NO. 2577 /2023

Mr. Muhammad Manzar, Ex-Chowkidar GGPS Rehmat Ullah District Mohmand

.... APPELLANT

#### **VERSUS**

**1-** The Government of Khyber Pakhtunkhwa through Secretary Elementary & Secondary Education Department, Khyber Pakhtunkhwa, Peshawar.

2- The Director Elementary & Secondary Education Department,

Khyber Pakhtunkhwa, Peshawar.

3- District Education Officer, District Mohmand

RESPONDENTS

APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, <u>IMPUGNED</u> **DATED** ORDER AGAINST THE 16/08/2023, WHEREBY THE APPOINTMENT ORDER OF THE APPELLANT WAS DISOWNED BY THE **INACTION** FO **RESPONDENTS** AND **DECIDING** THE NOT BY **RESPONDENTS** DEPARTMENTAL APPEAL OF THE APPELLANT WITHIN THE STIPULATED PERIOD OF 90 DAYS.

#### PRAYER:

That on acceptance of this appeal the impugned order dated 16/08/2023 may very kindly be set aside and the appellant may kindly be re-instated into service with all consequential back benefits. Any other remedy which this august Tribunal deems fit that may also be awarded in favor of the appellant.

#### R/SHWETH: ON FACTS:

- order dated 16/08/2023, the appellant filed Departmental appeal before the competent authority, but no reply has been received so far. Copy of departmental appeal is attached as annexure.
- 7. That appellant feeling highly aggrieved from the impugned order dated 16/08/2023 passed by the respondents and having no other remedy but to file the instant appeal on the following grounds amongst the others:-

#### **GROUNDS:**

- A- That impugned order dated 16/08/2023 passed by the respondents is void in nature against the law, facts and norms of natural justice, hence not tenable and is liable to be set aside.
- C- That appellant has not been treated by the respondent Department in accordance with law and rules on the subject noted above and as such the respondents violated Article 4 and 25 of the Constitution of Islamic Republic of Pakistan 1973.

- That the codal formalities required for the major penalty has not been fulfilled by the respondents while issuing the impugned order dated 16/08/2023.
- That no Show Cause Notice has been issued to the appellant Eby the respondent, before issuing the impugned order dated 16/08/2023.
- That no charge sheet and statement of allegation has not Fbeen issued to the appellant before issuing the impugned order dated 16/08/2023.
- That no chance of personal hearing/defense has been Gprovided to the appellant before issuing the impugned order.
- That, the respondent Department acted in arbitrary and Hmalafide manner while issuing the impugned order dated 16/08/2023.
- That, no regular or fact-finding inquiry has been conducted Tin the matter which is pre-requisite as per the judgments of the Apex Supreme Court of Pakistan in punitive matters.
- That appellant seeks permission to advance other grounds Jand proofs at the time of hearing.

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

Dated: 15 /12/2023

**APPELLANT** 

**MUHAMMAD MANZAR** 

THROUGH: UMER FAROOQ MOHMAND

WALEED ADNAN WHALE

**KHANZAD GUL ADVOCATES HIGH COURT** AFFIDAVIT

I, Muhammad Manzar, Ex-Chowkidar GGPS Rehmat Ullah District Mohmand, do hereby solemnly affirm and declare that the contents of the accompanying Appeal true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.



#### OFFICE OF THE DISTRICT EDUCATION OFFICER MOHMAND TRIBAL DISTRICT

Ph. No. 2: 0924-290180 FAX 4 924290180

Email : -deomohmand@gmail.com



APPOINTMENT ORDER

Consequent upon the approval of the District Selection Committee in its meeting held on 1 1-10-2020, the competent authority has been pleased to appoint the following candidate as Class IVs against vacant posts on regular basis in BPS-03 of the basic pay scale @ Rs. (9610-390-21310) plus usual allowances as admissible under the rules in the school mentioned against each their names on the terms and conditions given below with effect from their date of taking over charge.

S.#	Name	Father's/Hus/Name	.Appointed as.	Place of posting.	Remarks
1.	Muhammmad Manzar	Bashir Khan	Chowkidar	GGPS Rehmat Ullah Daweizai Lower Mohmand	AVP

#### TERMS & CONDITIONS

NO TA/DA etc is allowed.

Charge reports should be submitted to all concerned in duplicate.

They will be governed by such rules and regulations as prescribed by the Govt: from time to time for the category of government servants to which they belong.

In case of resignation, one-month prior notice should be given by the official concerned otherwise one month pay will be forfeited in lieu thereof.

- 5. Appointment is subject to the condition that certificates / degrees/ Domicile etc must be verified from the concerned authorities by Principals / Head Masters Concerned if any documents found bogus/fake/forged, he will be terminated and his case will be reported to the law enforcing Department / agencies for further action.
- They should take charge of their post within 30 days after the issuance of this order.

They will produce health fitness and age certificate from the concerned civil surgeon.

Their pay shall be released after proper verification of documents & testimonials from the concerned agencies by Principals / Head Masters Concerned.

(Note):

Appointment order shall be verified by the concerned Drawing and Disbursing officers personally from the office of the undersigned before handing over charge to the official

> (NOOR HASSAN KHAN) District Education Officer Mohmand Tribal District

Endst; No. 5519-89 / Appointments File /DSC- 12:10-2020 / Dated:	12	1	11_	<u>/</u> 2020
Copy to the: -				

- Director of Education Elementary & Secondary Khyber Pakhtunkhwa Peshawar.
- Director of Education NMD Secretariat Peshawar.
  District Account Officer Mohmand Tribal District.
- ADEOs concerned.
- Candidates Concerned.
- EMIS Section Local Office.
- Office record.

District adu t Mohmand W.F.P. A/Try. 42-A

Dated:

GS&PD.NWFP-118-FS.24000-p 16.7.95-(9)

#### GOVERNMENT OF KHYBER PUKHTOONKHWA PESHAWAR. CERTIFICATE OF TRANSFER OF CHARGE.

I, Mulammed Manzax (BS-03) took over charge against vacant Chaukider post at SGPs Rhmatulkh District Mohmand today on 13/11-2020 (F/N/AN) vide District Education Officer Tribal District Mohmand order No. 5579-82 dated 13/11/ 2020

> Signature of relieved X Government Servant. Designation..

Office of the \_

**District Mohmand** 

<u>| // | 20 (F/N/AN)</u>

		and the second s
	1-	Name (t) Milhammad Manzax
		Nationality and Religion Parkistani - Islam
	7' 2-	Nationality and Religion - 12 May 2
	•	
	3-	Residence Safi Janda Missad Mohmand
	3-	A THA
		(متعل رائن) Father's name and residence <u>Bashin</u> khen
	. 4-	Father's name and residence Dashir then
And the same	5-	Date of birth by christian era as. 25-04-2002
	•	nearly as can be ascertained
		( تارخ پيدائش مطابق س عيسوي )
	•	-
	6-	Exact height by measurement — 3 - 6
14	_	يَّ ` (قدوقامت)
	, <b></b>	Personal mark of identification — NiL
	7-	
	•	(نثان ثنانت)
		•
The second second	ad/right hand th	numb and finger-impressions of (Non-gazetted officer)
moguett flat	انگلیاں کرنشانا یہ	( مرد کی صورت میں بائیں اورغورت کی صورت میں دائیں ہاتھ کی نیزوں کی سورت میں ایک اورغورت کی صورت میں دائیں ہاتھ کی
	الميون كالمانات	
		Middle/Finger
Little Fing	er	Ring Finger Middle (القيمة المجاورة المجاورة المجاورة المجاورة المجاورة المجاورة المجاورة المجاورة المجاورة الم
(F3)	,	
	े. र्ह	
<b>经建</b> 场企业		

Signature of Govt. Servent

(سرکاری ملازم کے دستخط)

'Signature and designation of the Head of the Office or other Attesting officer

(تصدیق کننده افسر کے دستخطا درمهر)

District Education Officer Mohmand Tribal District

Note: The enteries in this page should be renewed or re-attested at least every five years and the signatures in lines 9 and 10 should be dated. Finger prints need no be taken after every 5 years under this rule.

اس صفحہ کے مندرجہ کم از کم پانچ سال بعد تصدیق ہونا ضروری ہیں اور نمبر 9 اور 10 میں د شخطوں کے بینچ تاریخ لکھنی چاہیئے۔ انگلیوں کے نشانات کے لئے ہر بارنچ سال کے بعد تصدیق کی اضرور ہے نہیں ،

					5	6	7	8
	<u></u>	2	3	4		Other		
	Name of Post درجه ملازمت	Whether Substantive or officiating and whather permanent or temporary  ا قائم مقار	if officiating state (I) substative appointment or (ii) whether service counts for pension under rule 3-20 of C.S.R. (Pb.) Volume II	تنخواه بطور مارضی ملازمت	Additional pay for officiating الكرشخواه الكرشخواه الكرشخواه الكرشخام مقام الكرشخام	<b></b>	تاریخ تقرری	د خوا
	Chaukidar		- ISTO				1 - 1	
	Chawkidar	da	-	9610	1000		13-	1020 Pus
<b>.</b>	Massod		R	1 9510	1111	_		
•	1, 12,365							- 1
ì								T. C.
		<del></del>						
								**
		^						· <u>*</u>
			*					
	*							
0				, \				
	.\							
				<del></del>			·	
	<del> </del>							
	7						1	T
							+	+
			-A)-1-	ren l	-	L		+
		. 1	TTES	EU			$\bot$	
		-3	33.1		+	1	\_	1
						+	^	
200						<del></del>	<del>;}</del>	T
		<del>`</del>		<del>/                                    </del>	./	1	10 /s	1
<u>ئىنى</u>				1 2 4	3 7	( <u></u>	4:	
				Fair T A	<u>n</u>			

114 15 13 12 11 10 Allocation of period of leave of average pay up to four months (or earned Reference to Date of Reason of Signature and any recorded Nature and Signature of termination termination Signature of punishment or censure, reward designation of the head of duration of teave net exceading 120 days) to which leave salary is debitable to another Government (such as the Head of the the Head of the or rè of leave taken the office or promotion, or praised of the Government office or other appointment office or other other Attesting nent nt transfer, attesting officer attesting officer dismissal in attestation of Officer servants چار ماہ تک کی رُخصت کے لئے اوسط تخو اہ کاتعین column 1 to 8 سزاياجرأايا وجوبات تاريخ انقطاع ملازمت Government to which debitable Period نرتی جاوله انقطاع گورنمنٹ جسے رقم إدا ہوگی يابرطرني ملازمت **MOHMAND** -87 12-Education Office Mohmand Tribal District

00960248 MUHAMMAD MANZ Father Name: BASHIR KHAN PAYMENTS AMO	AR Prev Pers No: Date Of Birth:25.04.2002 UNT DEDUCTIONS	Desig: CHOWKIDAR Date Of Appointmen A M O U N T	•	Grade: 03 NTN: CNIC: 2140646410 PRINCIPAL	Buckle No 337 REPAID	BALANCE
2001 Basic Pay 15,4 1001 House Rent Allowance 1210 Convey Allowance 20 1300 Medical Allowance 1528 Unattractive Area A 2311 Dress Allowance - 20 2312 Washing Allowance 20 2313 Integrated Allowance 2341 Dispr. Red All 15% 2	20.00 3003 GPF Subscription 2,120.00 3501 Benevolent 1,785.00 3990 Emp.Edu. F 1,500.00 4004 R. Benefits & 1,000.00 1,000.00 1,000.00 600.00 1,500.00 1,500.00	t Fund 600 und KPK 60	GPF ).00- ).00-	<b>#:</b>	22,598.00	

GHALANAI

1,730.00-

ALLIED BANK LIMITED

DEDUCTIONS

27,425.00

**GHALANAI** 

**PAYMENTS** 

Branch Code:251123

**NET PAY** 

MOHMAND

25,695.00 01.02.2023 28.02.2023

Accnt.No: 0010074630730010

Gazetted/Non-Gazetted: N Buckle No.: (00100648) Grade: 03 NTN: **Desig: CHOWKIDAR** Prev Pers No: 30963038 IKRAM KHAN Date Of Birth: 20.03.1986 Date Of Appointment: 13.11.2020 CNIC: 2140215503541 Father Name: AMIR BADSHAH **BALANCE** PRINCIPAL LOAN/FUND AMOUNT AMOUNT DEDUCTIONS PAYMENTS 21,214.00 GPF#: 770.00-15.420.00 3003 GPF Subscription **DOD1 Basic Pay** 600,00-2.120.00 3501 Benevolent Fund 1001 House Rent Allowance 60.00-1,785.00 3990 Emp.Edu. Fund KPK 1210 Convey Allowance 20 1,500.00 4004 R. Benefits & Death C 300.00-1300 Medical Allowance 1,500.00 1528 Unattractive Area A -2311 Dress Allowance - 20 1,000.00 2312 Washing Allowance 20 1,000.00 600.00 2313 Integrated Allowance 2341 Dispr. Red All 15% 2 1,500.00 1.500.00 2347 Adhoc Rel Al 15% 22(

**PAYMENTS** 

Branch Code:080153

27,925.00

**IBB GHALANI BRANCH** 

**DEDUCTIONS** 

1,730.00-

KHYBER BANK LIMITED

**NET PAY** 

**IBB GHALANI BRANCH** 

MOHMAND

26,195,00 01,02,2023 28,02,2023

Accnt.No: 0153000003383001



# OFFICE OF THE SUB-DIVISIONAL EDUCATION OFFICER (M)-LOWER MOHMAND SUBHAN KHWAR MOHMAND TRIBAL DISTRICT Email: - sdeomlowermohmand@gmail.com



To.

The District Accounts Officer, Mohmand Tribal District

Subject:

STOPPAGE OF PAY.

Memo:

Reference to the subject noted above and to state that the following C/Iv servants are from duties and drawing their salary in wrong cost Center MG6013 (Primary) SDEO Male Lower Mohm Therefore, you are hereby requested to stop the pay of the following C/Iv Servants

~01.03.2023, till further order.

S.N	lo :	P.NO	NAME*	F/NAME	DESIGNATION V		Branch ( Code: *	Account No:	Bank Name	٠,٨
<b>-</b>	1)	985866	MUHAMMAD ARIF	HASSAN JAN	CHOWK:	1710116781355	1435	4109807761	NBP SHABQADAR	
۔۔ ۔۔۔ ا	,2)	985862	FAZLI HADI	MALANG JAN	сножк	2140252508785	1123	10089112910 014	ABL GHALLANAI	L
	3)	985835	IHSANULLAH	PATI KHAN	сноwк:	3740599661603	80153	3003812951	KHYBER BANK GHALLANAI	
	4)	963038	IKRAM KHAN	AMIR BADSHAH	сномк	2140215503541	80153	15300000338 3001	KNYBER BANK GHALLANAI	
	5)	960248	MUHAMMAD ,	BASHIR KHAN	CHOWK:	2140646410337	251123	10074630730 010	ABL   GHALLANAI	
	6)	960246	SARDAR ALI	ISMAIL KHAN	CHOWK:	2140281060825	251123	10076372400 J14	ABL GHALLANAI	_
	7)	960247	NASEER ALI	AZAM KHAN	CHOWK:	2140697016205	241849	12366158310 01274	MCB . Ghallanai	
<u>.</u>	,8)	962330	Mansoor Khan	Taj Munir	PST	2140298993347	251123	00100740753 90010	ABL Ghallanai	

Sub-Divisional Education Officer, Male Lower Mohmand Tribal District

Endst:No. 514-21 /dated: 28 /02/2023.

Copy forwarded for information to the:
1) District Education officer (W) Moninaria Tribal District.

2) Manager of NBP Shabqatlar w/r to stop his pay for the month of 02/2023 till further order.

3) Manager of BOK & MCB Ghallanai w/r to stop their pay for the month of 02/2023 till further order.

4) Manger of ABL Ghallanti w/r to stop their pay for the month of 02/2023 till further order.

Sub-Divisional Education Officer,
Male Lower Mohmand Tribal District



## OFFICE OF THE DISTRICT EDUCATION OFFICER DISTRICT MOHMAND

Entall:- <u>deoriolmand@eamll.com</u>



#### OFFICE ORDER

- 1. Whereas report submitted by the SDEO (M) Lower Mohmand vide his office No.514 dated 28/02/2023 stated that the following persons were getting the salaries from his office MG 6013 but not performing duties at any school under his jurisdiction.
- And whereas inquiry committee comprising of Mr. Aslam khan Principal (BS-19) GHSS Ghallana and Mr. s/clerk of this office was constituted vide this office No.8065-69 dated 29/05/2023.
- 3. And whereas the inquiry committee submitted its report on 21/07/2023.
- 4. And whereas the inquiry report was remanded to the inquiry committee with the direction to revisit it report as the report was not based on as per TORs vide this office No.8657 dated 22/07/2023.
- 5. And whereas the inquiry committee again submitted its report to this office on 9/8/2023 with the recommendation that the following mentioned five persons may be disowned due to the reasons that their names have not been reflected in the working papers, minutes, merit & appointment orders in the record of this office.

Now therefore, under the mandatory provisions & powers conferred under sections No 20 & 21 of the General Clauses Act 1897 amended in 1956, the DEO (M) Mohmand, as the Competent Authority is pleased to disown ab initio the appointment orders of the following persons and declare them as bogus liable to be proceeded as per PPC 419 & 420 by the law enforcing agencies in the interest of public service.

S.No	Personal (	Name & Designation	Father's Name
1	963038	Ikram Khan Chowkidar	Amir Badshah
2 /	960248	Muhammad ManzarChowkidar 🗠	Bashir Khan
3	960246	Sardar Ali Chowkidar	Ismail Khan
4	960247	Nascer Ali Chowkidar	Azam Khan
5	962330	Mansoor Khan PST	TaiMunir

(LIAQAT ALI)
District Education Officer
(Male) Mohmand

Endst No <u>8824-31</u> / Estab (Pry)

Dated 16/8/2023

#### Copy forwarded to the:

1) PS to Secretary Elementary & Secondary Education Department Khyber Pakhtunkhwa, Peshawar.

2) Director of Elementary & Secondary Education Khyber Pakhtunkhwa, Peshawar.

3) Accountant General Khyber Pakhtunkhwa, Peshawar with the request to inquire the matter that who & why their salaries were started in DAO Mohmand office.

4) Deputy Commissioner Mohmand.

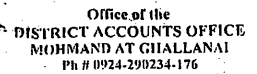
5) District Accounts Officer Mohmand.

6) DMO Education Monitoring Authority Mohmand.

7) SDEO concerned, being DDO for recovery of the total amount drawn illegally & deposit the same into the Govt. Exchequer as per rules & with the direction to send this order to the above disown persons.

8) Office Copy,

District Education Officer 15/8
(Male) Mohmand



No:Pay Roll/DAO/Mohmand/2023-24/ 2-48-49

Dated:02.08.2023.

The District Education Officer (Male)
District Mohmand at Ghallanai

SUBJECT: ENQUIRY AGAINST GHOST EMPOLYEES.

With reference to your office letter No: 7/Enquiry dated:13.06.2023 on the subject noted above (copy attached)

In this regard, the details of payment of pay and allowances made to the officials are as under

Name.	P.No	Designation	Payment period From : To	Amount	Mode of payment
Ikram khan	963038	Chowkidar	07/2021 to 02/2025	482907/-	First two months pay through DDO & then through bank.
.Muhammad manzar	960248	Chowkidar	07/2021 to 02/2020	472940/-	1 <sup>st</sup> pay through DDO & then through bank.
Sardar all	960246	Chowkidar	07/2021 to 02/2023	472940/-	1 <sup>st</sup> pay through DDO & then through bank.
Naseer Khan	960247	Chowkidar	12/2020 to 03/2023	490060/-	1 <sup>R</sup> pay through DDO & then through bank.
Mansoor khan		PST	01/2021 to 03/2023	628219/-	First three months pay through DDO & then through bank.

As per SAP record first pay was processed through DDO at that time along with acquattance roll, furthermore expenditure was also reconciled by the DDO concerned at that time as well. Hence it was the responsibility of the DDO concerned to point out these employees in the notice of the High ups at that time.

Furthermore, as per GFR Vol-I and SR Para 197 to 203. It is the responsibility of DDO to maintain record of Non-gazatted Govt. servants f.e, Service Book etc.

Hence the matter may be dealt with at your own end.

DISTRICT ACCOUNTS OFFICER MOHMAND AT GHALLANAL

Copy forwarded to the Chairman Enquiry Committee Principal GHSS Ghallanai for Information and further necessary action.

THE TABLE OF THE PRINCE

The Director (E&SE) Department, Khyber Pakhtunkhwa, Peshawar.

Subject:

DEPARTMENTAL APPEAL AGAINST THE IMPUGNED ORDER DATED 16.08.2023 WHEREBY THE APPOINTMENT ORDER OF THE APPELLANT HAS BEEN DISOWN BY THE DISTRICT EDUCATION OFFICER.

Respected Sir,

It is most humbly stated that the appellant was initially appointed as Chowkidar vice order dated 12.11.2020 (BPS-03) after proper approval of the District Selection Committee at GGPS Rehmat Ullah Dawezi Lower Mohmand, submit his charge report and started performing his duties as Chowkidar (BPS-03) at concerned school to the entire satisfaction of your good self. After gone through all legal and codal formalities the salaries of the appellant were also released.

(Copies of the appointment order and service certificate are attached.)

That after appointment till date the appellant performing his duties with zeal and zest and complaint what so ever made against the appellant.

That while performing his cuties the department initiated a baseless inquiry against the appellant and on the recommendation of the sad inquiry the impugned order dated 16.08.2023 was issued whereby astonishingly the appointment order of the appellant was disowned. Copy of the impugned order is attached.

That the appellant has not been heard in person and opportunity for justification and clarification of his position has not been provided to the appellant, hence condemned unheard thus violated Articale-10A of the constitution of Islamic republic of Pakistan, 1973.

That no show cause nor statement of allegation were issued before issuing the impugned order.

That no regular inquiry has been conducted and harsh punishment was awarded against the appellant.

No. 2121 puni Dated - 23-08-201 inau

That no conclusive proof in that respect is available with the inquiry officers and neither an opportunity provided to the appellant against that person, whose statement were recovered.

That the impugned order dated 16.08.2023 is again illegal and void as the procedure provided by the Khyber Pakhtunkhwa (E&D) Rules, 2011 has not been followed.

It is, therefore, most humbly prayed that on acceptance of this Departmental appeal the impugned order dated 16.08.2023 may very kindly be set aside and the appellant may kindly be re-instated into service with all back benefits.

Dated: 23/8/2023

**APPELLANT** 

Mr. Muhammad Manzar, Ex-Chwakidar, GGPS Rehmat ullah Lower Mohmand, District Mohmand.



# OFFICE OF THE DISTRICT EDUCATION OFFICER (FEMALE) MOHMAND TRIBAL DISTRICT

Email: - deomohmandfemale@gmail.com



## SERVICE CERTIFICATE.

Certified That Mr. Muhammad Manzar S/o Bashir Khan working as Thowkidar Post at GGPS Rehmat Ullah Deweizai Tehsil Pandyali District Mohmand since 12/11/2020.

He bears good moral character.

District Education Officer, Female Mohmand Tribal District

مقدم دعوى 7. باعث تحربرا نكه مقدمه مندرج عنوان بالامين الي طرف سے واسطے بيروي وجواب داي وكل كارواكي متعلقه آن مقام کی ور اور کالیلے عرف وہ کسیا مقرر کرے اقرار کیا جاتا ہے۔ کہ صاحب موصوف کو مقدمہ کی کل کاروائی کا کامل اختیار ہوگا۔ نیز وكيل صاحب كوراضي نامه كرنے وتقرر ثالث وفيصله برحلف ديتے جواب دبي اورا قبال دعوى اور بصورت ڈگری کرنے اجراء اور وصولی چیک وروپیار عرضی دعوی اور درخواست ہرشم کی تصدیق زرای پروشخط کرانے کا اختیار ہوگا۔ نیزصورت عدم پیروی یا ڈگری میطرفہ بااپیل کی برامدگی اورمنسوخی نیز دائر کرنے اپیل نگرانی ونظر ثانی و پیروی کرنے کا مخار ہوگا۔ از بصورت ضرورت مقدمه فركورككل ياجزوى كاروائي كواسط اوروكيل يامخارقا توني كواسيخ امراه يااسي بجائ تقرر کا ختیار ہوگا۔ اور صاحب مقرر شدہ کو بھی وہی جملہ ندکورہ با اختیارات حاصل ہوں گے اوراس كاساخت پرداخت مظور وقبول موكادوران مقدمه مين جوز چه برجانه التواع مقدمه ك مبب سے وہوگا کوئی تاریخ پیشی مقام دورہ پر ہو یا حدسے باہر ہوتو وکیل صاحب یابند ہول گے۔ کہ پیروی مذکور کریں۔ لہذا وکالت نامہ کھھدیا کے سندرہے۔ Affind چۇك مىشتىكىرى يىثا درىشى نون: 193