FORM OF ORDER SHEET

Court of	
	_
42/2024	. *

•	. Apr	pear No. 15/2024	
S.No.	Date of order proceedings	Order or other proceedings with signature of judge	<u>-</u> -
1	2	3	
1-	01/01/2024	The appeal of Mr. Younas Ali resubmitted today	V
		by Mr. Qaisar Ali Advocate. It is fixed for preliminary	
		hearing before touring Single Bench at Swat on	
		By the order of Chairman	
		REGISTRAR	
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The appeal of Mr. Younas Ali received today i.e on 14.12.2023 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Affidavit has not been attested by the Oath Commissioner.
- 2- Appeal has not been flagged/marked with annexures marks.
- 3- Check list is not attached with the appeal.
- 4- Address of the appellant is incomplete be completed according to rule-6 of the Khyber Pakhtunkhwa Service Tribunal rules 1974.
- 5- The law under which appeal is filed is not mentioned.
- 6- Pages of enquiry report is not in sequence.
- 7- Page No. 10 of the appeal is illegible be replaced by legible/better one.

NO. 3883 /S.T.

Dt. 15/12 /2023.

REGISTRAR
SERVICE TRIBUNAL

SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Mr. Qaiser Ali Adv. High Court Buner.

Note

Respected six, above

Objections clear.

Dash

Daison du Advocate

01-01-2024

Service Appeal No.....2023

Younas Ali S/O Ghafoor Shah CT, R/O Village Shalbandi, Tehsil Daggar, District Buner.(Appellants)

VERSES

- 1. District Education officer (M) Buner .
- 2. Director E & SE khyber pukhtoonkhwa at Peshawar.
- 3. Govt of khyber pukhtoonkhwa through secretary E & SE khyberpukhtoonkhwa at Peshawar.....(Respondents)

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3	Addresses of parties		
4	Copy of inquiry report	"A"	6,7,8
5	Copy of show cause notice and reply	B&C	9 310
6	Impugned with holding increment order dated 22/07/2023	D	
7	departmental appeal dated 19/08/2023 through proper channel along with courier service receipt Dated 19-08-2023	E&F	12 - 13,14
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Dated:

Appellant

Through

QAISAR ALI AND MUHAMMAD ALI

Advocates, Office District Court Buner

CELL No 0332-9701518.



Service Appeal No......2023

Younas Ali S/O Ghafoor Shah CT, R/O Village Shalbandi, Tehsil Daggar, District Buner. (Appellant)

VERSES

- 1. District Education officer (M) Buner .
- 2. Director E & SE khyber pukhtoonkhwa at Peshawar.
- 3. Govt of khyber pukhtoonkhwa through secretary E & SE khyberpukhtoonkhwa at Peshawar.....(Respondents)

SERVICE APPEAL AGAINST THE IMPUGNED ORDER DATED 22/07/2023, WHEREBY THE RESPONDENT NO. 1 WITH HOLD OF TWO ANNUAL INCREMENTS FOR TWO YEARS WITHOUT CUMULATIVE EFFECT UPON THE APPELLANT ON THE BASIS OF INQUIRY CONDUCTED THROUGH NOTIFICATION NO. 2465-69 DATED 24-05-2023. THE DEPARTMENTAL APPEAL THE APPELLANT IS STILL PENDING AND WAS NOT DECIDED WITHIN THE STATUTORY PERIOD.

The appellant submits as follows:

- 1. That the appellant is serving as certified school teacher (hereinafter called as CT) and was serving department with full zeal and zest to the entire satisfaction at has superiors.
- 2. That without any show cause notice and statement of allegations an inquiry was initiated against the appellant on the false and factious grounds of his taken part in the 9 –may-2023 protests (Copy of inquiry report is attached as annexure A).
- 3. That after inquiry the respondent no.1 give show cause notice No.2853-56 dated 13-06-2023 to the appellant and appellant in his reply totally denied the allegations level against him. (Copy of show cause notice and reply are attached as annexure B&C).
- 4. That after reply of show cause notice the respondent no.1 vide his order no.3439-45 dated 22-07-2023 without finial show cause notice, facts finding inquiry and without personal hearing imposed minor penalty and with hold of

two annual increments for two years (Copy of impugned order of with holding increments dated 22/07/2023 attached as annexure D).

- 5. That after impugned order of respondent no.1 the appellant preferred departmental appeal through proper channel but No heed have been paid to the same till the expiry of the statutory period. (Copy of departmental appeal dated 19/08/2023 through proper channel along with courier service receipt dated 19-08-2023 attached as annexure, E & F).
- 6. That the impugned with holding of two annual increments for two years order is liable to be set aside and the annual increments of appellant need to be restore with all back benefits on the following grounds inter alia.

Grounds:

- A. That the impugned with holding of two annual increments for two years of the appellant dated 22/07/2023 was solely based on suspection and on mala-fide intention, hence need to be set aside.
- B. That the impugned order dated 22-07-2023 is against law, rolls and natural justice.
- C. That the appellant was serving the department with full zeal and zest to the entire satisfaction of his superiors and no complained have been made by any one against him, but two annual increments for two years was falsely with hold just on basis of suspection.
- D. That the respondent No 1 and 2 has totally ignored the law and rules applicable to the subject matter and was penalized the appellant which actions and inactions are not in consonance with the law and natural justice.
- E. That no charge sheet and statement of allegation were issued to the appellant. More over neither any opportunity of personal hearing was given to him and as per inquiry report the appellant was declare innocent and during inquiry no soled evidence was produced by agencies against the appellant the impugned with holding of two annual increments for two years order and the allegation against appellant is illegal and unwarranted under the law.
- F. That the action and inactions of the respondents are violative of the Khyber pukhtoonkhwa Govt servant efficiency and discipline rules 2011 read with amended rules 2021 and constitution of Islamic republic of Pakistan.

- G. That no fact finding inquiry has been conducted and no final show cause notice has been given to the appellant hence roll of audi alterm partem has grossly been violated.
- H. That a hasty and arbitrary proceedings were initiated and conducted against the appellant which is a classic example of the Maxim "justice hurried is a justice buried".
- I. That the appellant seeks the permission of this worthy tribunal to relay on additional grounds at the time of arguments.

Prayer:

It is therefore kindly prayed that, on acceptance of this appeal the impugned order dated 22/07/2023 of the respondent No 1 may kindly be set aside and the annual increments of appellant may kindly be restore with all back benefits.

Any other relief not specifically prayed for and which this worthy tribunal deem fit and appropriate in the facts and circumstances of the instant case may also kindly be granted for the end of justice.

Dated:

ADDRITANT

THROUGH

QAISAR ALI & MUHAMMAD ALI

ADVOCATES DISTRICT BUNER

CELL NO 0332-9701518.



Service Appeal No.....2023

Younas Ali S/O Ghafoor Shah CT, R/O Village Shalbandi, Tehsil Daggar, District Buner.(Appellants)

VERSES

- 1. District Education officer (M) Buner .
- 2. Director E & SE khyber pukhtoonkhwa at Peshawar.
- 3. Govt of khyber pukhtoonkhwa through secretary E & SE khyberpukhtoonkhwa at Peshawar.....(Respondents)

AFFIDIVET

I, Younas Ali S/O Ghafoor Shah CT, R/O Village Shalbandi, Tehsil Daggar, District Buner.

do hereby solemnly affirm and declare on oath that the contents of the instant service appeal is correct to the best of my knowledge and belief & nothing has been concealed from this worthy tribunal.

Deponent_6

Younas Ali S/O Ghafoor Shah

CNIC NO:15101-1887152-7



Service Appeal No.....2023

Younas Ali S/O Ghafoor Shah CT, R/O Village Shalbandi, Tehsil Daggar, District Buner.(Appellants)

VERSES

- 1. District Education officer (M) Buner.
- 2. Director E & SE khyber pukhtoonkhwa at Peshawar.
- 3. Govt of khyber pukhtoonkhwa through secretary E & SE khyberpukhtoonkhwa at Peshawar.....(Respondents)

Addresses of parties

PETETIONER

Younas Ali S/O Ghafoor Shah CT, R/O Village Shalbandi, Tehsil Daggar, District Buner.

RESPONDANTS

- 1. District Education officer (M) Buner.
- 2. Director E & SE khyber pukhtoonkhwa at Peshawar.
- 3. Govt of khyber pukhtoonkhwa through secretary E & SE khyberpukhtoonkhwa at Peshawar Appellant

Appellant

Through

QAISAR ALI AND MUHAMMAD ALI

Advocates, Office District Court Buner

CELL No 0332-9701518.

OFFICER EDUCATION OFFICER (M)

RUNER

INQUIRY REGARDING NOTIFICATION NUMBER 2465-69 DATED Subject: 24/05/2023 IN RESPECT OF NOMINATED EMPLOYS REPORTEDLY TOOK PART IN 91H MAY, PROTEST AT DAGGAR

Reference subject cited above the committee under the chairmanship of Mr. Dilawar Khan Principal BS 20 GCMHS Daggar Buner (Chairman) and the other two committee members Sartaj Khan Principal Bs 18 GHS Dewana baba And IstikharJavid SS BS 17 GHSS Kulyari visited the reporting offices/Agencies i.e DPO Buner, ISI Buner, MI Buner and Special Branch Buner for accumulating information/evidences/data of the protest.

- 1. The DPO/Police department provided some pictures/images of some of the employees mentioned in the attached list.
- 2. The department failed to provide any other solid evidence/Audio/Video etc regarding the protest that is slogans against the state, blocking the roads or damaging any government property during the protest.
- Some of the employee have been charged, arrested under 3mpo for the reasons best known to law enforcing Agencies
- The committee also discussed the matter with the reporting agency MI and committee waited For the Evidences as per request of the inchargeof the agency but no evidence or information provided to
- 5. The committee also met the ISI/Incharge who also failed to provide any other solid evidence against the charged employees. Further the committee visited offices of the special branch at the police line at daggar and discussed the matter in great details but no fruitful and solid evidence was provided. In the light of the above accumulated data/evidence the committee informed the charged employees through telephonic calls for taking written and verbal statement at GCMHS school daggar in the supervision of chairman of the committee at office of the principal.
- 6. The accused employees were given free, transparent and relaxed environment for interview. Questionnaire and discussion one by one in written and verbal form and thus recorded.

FINDINGS:

Keeping in view the verbal, written and other evidences the committee came to the conclusion that

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14-12-2023

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regarding his participation in the protest. The fact is that neither he has any politically as p has any politically affiliation to PTI nor any other political party as per authentic sources. authentic sources. On 9th may he was going toward jowar for paying his debt to page 1 his debt to naseeb dad SST, got trapped having no conveyance to go back in instant

Intisham 8/o Shams ulHaq SST IT GHS Elai challenged his back in instant situation. participation in the protest in the form of picture audio, vedicete by any agency or person he swore on God before committee that he was not present in the protest. That he was on the way back along with his wife in telescope or the way back along with his wife in taking examifrom AIOU Islamabad at GDC Daggar going back toward my hard toward my home Elai seeing the protest turned towards national bank daggar Square and reached home. He also challenged of proving against him any sort of sympathy, vote and participation in the

protest on the call of PTI. CONSEQUENTLY, One of THE FOLLOWING RECOMMENDATIONS ARE MADE FOR PENALTY/EXONERATION TO THE TEACHER NOTED AGAINST HIM

- 1. Mr:Abdul Baseer S/o Salawar khan R/O dokada Pirbaba PST, GPS dokada (a) censure (b) with holding of increment for the maximum period. (C) Both of them.
- × 2. Mr:AmirAlam Khan S/c GGHS cheena (a) (Censure)
- 3. Habib un Nabi S/o Said Muhammad PST GPS (a)censure (b) with holding of increment for the one year. (C). Both of them.
 - 4. Muhammad Younas S/o Muhammad Ghafoor CT GHS Shalbandi (a) censure. (b) With holding of increment for one year.
- 5. Bakht Nawab PST GPS Kund. (a) censure (b) with holding of increment for the maximum period. (c) both of them.
- 6. Saddar Zaman PST OPS Batara (a) Censure
- 7. Sardar Ali S/o Muhammad Saced SST GMS mula Yousaf (a)censure (b)with holding of increment for the Minemum Period. (C) Both of them.
- Muhammad Nasar S/o Muhammad resident of Jowar PST (a)censure (b) With holding of increment for the one year. (C). Both of them.
- Ashraf Ali \$/o Abdul Hassan PST Riaz Abad Mulayousaf. (a)censure (b) with holding of increment for the two years. (C) Both of them.
- 10. Kamal Said S/o Nizam Said CT GHS Dewana baba (a) May be exonerated.

Signatures:

H BS-18 2. Sartaj khan P 1. Dilawdr khan Principal BS-20 HS Daggar Buner (Chairman 1023

G.C.M.H.S Daggo litikhar Javid SS BS-17 District Buffor

GHSS KulyariBuner

A Engr. Iffikhar Javid Subject Specialist E&SE Buner

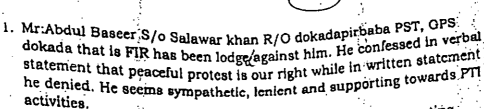
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2. In respect of Mr. Amir Alam Khan S/c GGHS cheens the reporting agencies have not provided any audio, video or picture regarding his participation in the protest the accused employee provided some documents in his desense. Neither he accepted in verbal statement nor in written regarding his participation in protest against the state in any form. There is no FIR against him.

3. Habib un Nabi S/o Said Muhammad PST GPS Dokadahad been arrested as per statement of the employee. No Audio, Video evidence provided by the agencies concerned. His verbal statements indicated his a little bit sympathy for the PII.

- The agencies provided only picture in respect of Muhammad Younas S/o Muhammad Ghafoor CT GHS Shalbandi. No other evidence of blocking the roads, anti state slogans and damaging the govt property has been provided. The police has lodged FIR against him.
- 5. FIR has been lodged against Bakht Nawab PST GPS Kund by the police. He has denied participation in the written while Seemed Sympathetic towards PTI and virled his selfie in the time of protest with some irrelevant comments thus dug his own grave.
- 6. There is no evidence i.e Pictrure Audio or vedio against Saddar Zaman PST GPS Batara. He totally denied in his written and verbal statements his participation in the protest. He supported his this claim by some witnesses (attached).
- 7. Masked picture of sardarali S/o Muhammad Saced SST GMS mulaiYousal was provided by the agencies regarding his participation in the protest there is no other audio, video against the state. He confessed in his verbal statement and commitment with Kamran Khan Leader of the PTL.
- 8. Muhammad Nasar S/o Muhammad resident of jowar PST has spent ten days in jail as per his verbal statement except picture there is no other solid evidence of Audio and video against him. He was extremely apologetic for watching the protest and swore by God that he will remain for away from even watching towards the protest of PTI. He confessed that his parents are grate tension hearing this news
- 9. As for Ashraf Ali 3/o Abdul Hassan PST Riazabad Mulayousaf is concerned he got trapped in the strike while visiting the BISE swat for F.A certificate to be corrected on the next day (10th May). He denied in his verbal and written statement making slogans, blocking and damaging the govt property except his recorded photo.

The agencies provided picture of Kamal Said S/o Nizam Said CT GHS Dewana baba but failed to provide any sort of solid evidence

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08/01/023 M.H.S Daggar District Bunde

W-12-12023

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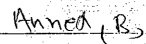


OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) DISTRICT BUNER

PHONE & FAX NO. 0939-555110 EMAIL: edobuner@gmail.com







SHOW CAUSE NOTICE

1. Mr. Iftikhar Ul Ghani. District Education Officer (M) Buner, as the Competent Authority under the Khyber Pakhtunkhwa Government Servants (Efficiency & Discipline) Rules 2011, do hereby serve upon you, Mr. Muhammad Younas CT GHS Shalbandi, this show cause notice as follows:

- 1. That as per the report of various agencies, you were involved in the protest against the state institutions on 9th May, 2023.
- 2. That the Competent Authority conducted an inquiry vide this office notification No.2508-14 dated 26/05/2023 to probe into the allegations against you.
- 3. That the inquiry committee, after conducting a comprehensive inquiry, recommended various recommendations commensurate with each delinquent official's guilt.
- 4. That the said inquiry committee recommended the following penaltics against you commensurate with your guilt:
 - (a) Censure
 - (b) Withholding of increment for one year
- 5. That you are guilty of misconduct under Rule-3(b) of the Khyber Pakhtunkhwa Government Servants (Efficiency & Discipline) Rules 2011, read with Conduct Rules 1987.
- 6. By reasons of the above, you appear to be guilty of misconduct under Rules 3(b) of the Khyber Pakhtubkhwa Servants (Efficiency and Discipline) Rules 2011.

In terms of Rule-5(a) of the Khyber Pakhtunkhwa Government Servants E & D Rules 2011. It as the Competent Authority, serve upon you with this show cause notice under Rule-7 of the ibid rules.

As a result, thereof; I as the Competent Authority, have tentatively decided to proceed against you under the above mentioned rules. You are, therefore, required to show cause as to salty one of the major/minor penalties specified in Rule 4 of the Khyber Pakhtunkhwa Government Servants (Efficiency & Discipline) Rules 2011, should not be imposed upon you and also intimate whether you desire to be heard in person. If no reply to this show cause is received within 07 days of its delivery, it shall be presumed that you have no defence to put in and in that case in-parte action will be taken against you, which may culminate in your removal from service.

(IFTIKHAR UL GHANI)

DISTRICE EDUCATION OF FICER (M)

BUNER

Endst: No. 2053-56 Dated. 17 0- 12023

Copy forwarded for information to the:

- 1. Director Elementary & Secondary Education, Khyber Pakhtunkhwa Peshawar
- 2. Deputy Commissioner Buner.
- Principal Concerned.
- 4. Official Concerned.

DISTRICT

PRICTENUCATION OFFICER (M

BUNER

OBSOL

Qalsar All Khan Advocate High Court

14-12-2022

عنوان المرضاف ببت شوكاز الادون المرافق من كريون (يونس على) . فينيت CT GHS توليد بالأي من ورا فوالفي منها مرا في و لدة اليول. يه كم وي كوسي اين دير ما قيران كريواه كود كر را من فالول ك سير ك درفن سير گريات، ونيس بي چند غردري کا علا نے كالعراب بر برنبك ك الزلك ك قرب يلني تورين الله موسي جادت کے مقام بن ہے اصتحاج کے بران میں بول اور در جائیے میں نے بی کار دیاں بنس کررہ کے ورسالی می از کسی مراسی جادی سے تعلق تھا تہ ہے ۔ اس کے مارور و بیرا اپنے وس عارده فل مر يمول عران فرون الرواد الدرة ب مهان و ين دوله يول مستمر يو يو يو يول الما و و دول الما و المراد المولكا المريمة على كريس مركزين في المريد أنسو لونظا . مِنْ سِالًا لِمُعَا مِينَ كُرِيَّ وَ مَا إِنْ رَعَافِي رَبِّ إِنْ رَعَافِي كُرِيْرِلْ فَرَاتُ يَرَّ عِ حاق کا بر داد نقاری گار آیک مان کا طلب گار بوس علی ۲۰ کلی شاریا نا و و و المانولي المانولي int livelything Br 410 + 22









(MALE) DISTRICT BUNER 0939-555110 PHONE & FAX NO.

EMAIL: edobuner@gmail.com

NOTIFICATION.

i.

- WHEREAS, the law enforcement agencies reported some employees included Mr Muhammad Younas CT GHS Shalbandi of this department to the Secretary Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar who were allegedly involved in the protest and slogans against state institutions on 9th May 2023, as mentioned in the charge sheet and statement of allegations, for the purpose of disciplinary proceedings.
- AND WHEREAS, the same list was delivered by the Secretariat Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar for disciplinary proceedings against the accused/delinquent employees which, inter alia, included Mr Muhammad Younas CT GHS Shalbandi.
- AND WHEREAS, the undersigned constituted an inquiry committee vide this office Endst No.2508 dated 26/05/2023 to probe into the allegations against the accused/delinquent officials. The inquiry committee comprised of the following officers:

Mr Dilawar Khan-BPS 20

Principal GCMHS Daggar

Mr Sartaj Khan- BPS 18 ii.

Principal GHS Diwana Baba

Mr Iftikhar Javed- BPS 17

SS GHSS Kulyarai

- AND WHEREAS, the undersigned, being the Competent Authority, suspended the services of Mr Muhammad Younas CT GHS Shalbandi vide this office Endst No.2527-31 dated 27/05/2023.
- 5. AND WHEREAS, the inquiry committee conducted a comprehensive inquiry and submitted its report wherein Mr Muhammad Younas CT GHS Shalbandi was found guilty of the acts and omissions as given in the charge sheet and statement of allegations.
- 6. AND WHEREAS, in the light of the inquiry report, the undersigned issued a show cause notice to Mr Muhammad Younas CT GHS Shalbandi vide this office Endst No.2853-56 dated 13/06/2023, to which he submitted reply.
- 7. AND WHEREAS, the undersigned called the accused for personal hearing on 10/07/2023 vide this office letter No.3079-81 dated 03/07/2023. The accused appeared before the undersigned on 10/07/2023 in person for personal hearing but he failed to defend himself against the allegations levelled against him.
- AND WHEREAS, the Competent Authority (DEO (M) Buner), after having considered the charges, evidences on record, inquiry report, explanation of the accused in response to show cause notice and personal hearing on 10/07/2023, is of the view that charges against the accused have been proved.

NOW, THEREFORE, in exercise of the powers conferred under rule 14(5) of the Khyber Pakhtunkhwa Govt Servants (Efficiency & Discipline) Rules 2011, as amended vide Government of Khyber Pakhtunkhwa Establishment Department (Regulation Wing) No.SO (Policies)E&AD/2-6/2021 Peshawar Dated the 31/12/2021, I, Mr. Iftikhar Ul Ghani DEO(M) Buner as the Competent Authority, am pleased to impose minor penalty of "withholding of two annual increments for two years without cumulative effect" upon Mr. Muhammad Younas CT GHS Shalbandi, keeping in view the gravity of his guilt, with immediate effect in the interest of public service.

Note: Necessary entry to this effect should be made in his Service Book accordingly.

(IFTIKHAR UL GHANI) DISTRICT EDUCATION OFFICER (M)

DISTRICT BUNER

Endst No. 3439-45 Dated 22 107 /2023

Copy is forwarded for information to the; Director Elementary & Secondary Education Khyber Pakhtunkhwa.

Deputy Commissioner Buner. 2. :

District Monitoring Officer Buner.

District Accounts Officer.

Principal concerned. Official concerned.

Qaisar All Khan

Advocate High Court

be allur

timmo 22/7/25

بحضور جناب ڈائیریکٹر جنرل محکمة تعلیم بمقام سیرٹریٹ رڈائریکٹریٹ بیثا ورصوبہ خیبر پختون خواہ پونس علی دلدغفورشاہ (CT GHS Shalbandi)محکمة علیم ضلع بونیر۔۔۔۔(سائیل/اپیلاٹ)

--- (مسئول اليه اربسيانذن)

M)DEO(می محکمه تعلیم ضلع بونیر

<u>عنوان محکماندا بیل ـ</u>

ا بیل بناراضگی تکم نمبری 45-3439 محررہ 2023-07-22 صادر کردہ جناب ڈسٹر کٹ ایجو کیشن صاحب (میل) ضلع ہو نیر جس کی روسے من سائیل سے دوسالا نہ انگر مینٹس برائے دوسال کاٹ کر غلط، بے بنیاد، خلاف قانون ، خلاف واقعات ، خلاف انصاف ، خلاف حقیقت اور خلاف ضابطہ ہے ۔ جو کہ مذکورہ تھم ہرگز قابل بحالی نہ ہے۔ بلکہ قابل منسوخی ہے۔

استدعائے محکماندایل!

بمنطوری محکمانه ایل هذا تحکم نمبری 45-3439 محرره 2023-77-22 صا در کرده جناب ڈسٹر کٹ ایجو کیشن صاحب (میلِ) ضلع بونیر کومنسوخ اور کالعدم قرار فریا کرمن سائیل کے سالانه انگرمینٹس بحال کیا جائے۔

All ched to be

جناب عالیٰ! محکمانها پیلِ منجانب سائیل حسب ذیل عرض ہے۔

Advocate High Court

یہ کہ سائیل/اپیلانٹ کے خلاف مور نہ 2023-06-08 کواٹکوائری کا انعقاد ہوا۔ اور انکوائری روی ہے۔ ۹۸ میں رپورٹ کے مطابق سائیل اپیلانٹ کے خلاف کی قتم کی ویڈیوں ، آڈیوں نتہادت بابت شمولیت احتجاج مور نہ وہ 2023 موجود نہ ہے اسلئے سائیل کو سر ابدیتی اور غیر قانونی طور پر دیا گیا جو کہ غلط، مور نہ قانون اور خلاف واقعات ہوتے ہوئے ہرگز قابل بحالی نہ ہے۔ بلکہ قابل منسوخی ہے۔ (اس نسبت انکوائری رپورٹ لف ہے)۔

۔ یہ کہ ندگورہ بالا انگوئری رپورٹ پرمسئول الیہ اربیبانڈنٹ نے سائیل Show Cause نوٹس نمبری 2853-56 ورخہ 2023 مورخہ 2023-66-13 کوجاری کیا جس کے بابت اپیلانٹ نے جواب نوٹس دیا جس میں سائیل نے اپنے لے گنائی کے بابت اور ریاسہ سے مقام کے مائیل نے اپنے لے گنائی کے بابت اور ریاسہ سے مقام کے مائیل نے اپنے لے گنائی کے بابت اور ریاسہ سے مقام کے مائیل نے اپنے لے گنائی کے بابت اور ریاسہ سے مقام کے مائیل نے اپنے لے گنائی کے بابت اور ریاسہ سے مقام کے مائیل کے بابت اور ریاسہ کے مائیل کے بابت اور مائیل کے بابت اور کا مائیل کے بابت اور کیا ہے کہ کا بابت اور کیا ہے کہ بابت کے بابت کی کا بابت اور کیا ہے کہ بابت کی کے بابت اور کیا ہے کہ کے بابت کی کہ بابت کی کے بابت کی کے بابت کی کہ بابت کی کہ بابت کی کہ بابت کی کے بابت کی کہ بابت کی کہ بابت کی کے بابت کی کہ بابت کی کہ بابت کی کہ بابت کی کے بابت کی کہ بابت کی کے بابت کی کہ بابت کی کر بابت کی کہ بابت کے کہ بابت کی کہ بابت کے کہ بابت کی کہ بابت کے کہ بابت کی کہ بابت کی کہ بابت کی کہ بابت کی کہ کہ بابت کی کہ بابت کی کہ بابت کی کہ کہ کے کہ بابت کی کہ بابت کی کہ بابت کی کہ

جلسوں اور جلوسوں میں شرکت نہ کرنے کے بابت تھوں وجو ہات بیان کیا ہے۔ (اس نسبت نوٹس، جواب نوٹس لف ہیں)۔

میر کہ مسئول الیہ اربیعیا نڈنٹ نے سائیل کے جواب نوٹس کے باوجودمن سائیل کوغیر قانونی اورخلاف ضابطہ طور پرسائیل کے خلاف تادیبی کاروائی کر کے سائیل سے سالانہ دوانکرمینٹس برائے دوسال كاٹ كر جو كەغلط،خلاف قانون،خلاف وقعات اورخلاف ضابطە سے اورحقوق سائيل پرغيرموژ اور کالعدم ہےاور ہرگز قابل بحالی نہہے۔(اس نسبت حکم نامہ بابت سزایا بی لف ہے)۔

یہ کیمن سائیل روز اول سے اپنے ڈیوٹی /فرائض منصبی کے ساتھ ہمیشہ مخلص اور وفا دارر ہاہے۔اور من سائیل تہدول ہے ڈیوٹی/فرائض سرانجام دیتا آرہاہے اور کسی قتم کی سیاسی سرگرمیوں میں شامل نہیں ر ہاہے اور نہ کسی سیاسی یارٹی سے تعلق/ وابسطگی رہی ہے۔ سائیل ایک سرکاری ملازم ہے اور سائیل کے فرائض میں شامل نہ ہے کہ وہ ایک سیاسی یارٹی کاالہ کار بنے۔مزیدیہ کہ سائیل ایک محبّ وطن اور فرض شناس شہری ہے اور ریاست کے خلاف کسی بھی قشم کی سرگرمیوں کا سوچ بھی نہیں سکتا ہے

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په کهسائیل سے دوائکرمینٹس برائے دوسال کا ثناخلاف ضابطہ،خلاف قانون،خلاف واقعات اورخلاف 'Advocate High Court سروسزرولزوا يكث ہيں لے لهذا حسب ضابطہ و قانون سائيل كى سالا نيائكرمينٹس كى بحالى كے احكامات صادر فرمایا جائے اور حکم نمبر 45-3439 مورجہ 2023-07-22 کی منسوخی کے احکامات صادر فرمایا

14-12-202

لھذااستدعاہے۔ بمنطوری محکمانہ اپیل ھذاتھم نمبری 45-3439 محررہ 2023-07-22 كومنسوخ اور كالعدم قر إرفر ما كرمن سائيل كے سالانه انگریمنٹس بحال کرنا کے احکامات صادر فرمایا جائے۔ نیز دیگر دادری جو قرین انصاف ہو۔ بھی مرحمت فر مائی جائے۔

بيان حلفي حلفأبيان كرناهون _ كەجملەم أنت تا عدمكم ویفین میرے درست ورج ہے

June 2 يونس على ولدغفورشاه

(CT GHS Shalbandi)

محكم تعليم ضلع بونير

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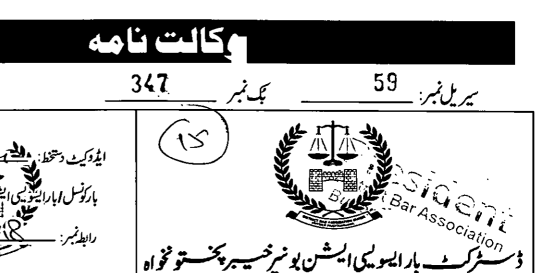
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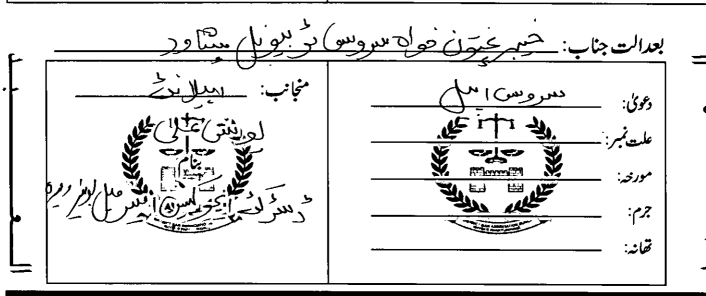
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باعث تحريرآنكه

مقدمه مندرجه عنوان بالامیں اپن طرف سے واسطے پیروی وجواب دہی کاروائی متعلقہ آن مقام عرب و يوم مآكيك مع على ومحمع على حلى الأولسي كوكيل مقرر كركا قراركياجا تاكي كرصاحب موصوف كومقدمه كى كل كاروانى كاكامل اختيار بوگا إنيز وكيل صاحب كو لمه برحلف دینے جوالے وعویٰ اقبال دعویٰ اور درخواست از اہرتیم کی تصدیق زریں پردستخط کرنے کا ختیار ہوگا، نیز بصورت عدم پیرولی یا ڈگری پکطرفہ یا بیل کی برآئد گی اور منسوخی ، نیز دائر کر کنے اُپیل مگرانی ونظر انی و پیروکی کرنے کا مختار ہوگا اور بَصِوَرت ضرورت كاروائي كي والسطياوروكيل يامخار قانوني كواتينه بمراه ياايينه بجائة تقرر كااختيار موكااور صاحب مقررشده كوبهي وي جملية ند كورة اختيارات حاصل بوئي أوران كاساخته پرداخته بيول ومنظور موگا دوران مقدمه ميں ب یابندنه ہوں گے کہ پیروی مذکورہ کر تی الہذاو کالت نامہ لکھ ONLYL ديا تا كەسندر. Auchoeli گواهشد کے لئے قبول ومنظور

نوٹ اس دکالت نامہ کی فوٹو کا بی نا قابل قبول ہوگی۔

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