### FORM OF ORDER SHEET

Court of	· · · · · · · · · · · · · · · · · · ·	
Appeal No.		98/2024

S,No.	Date of order proceedings	Order or other proceedings with signature of judge
. 1.	2	3
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1.	09/01/2024	The appeal of Mst. Anela Hakeem refiled today
		by registered post through Mr. Muhammad Shahzad
1		Advocate It is fixed for preliminary hearing before touring
		Single Bench at A.Abad on
•		By the order of Chairman.
	- 200 to 100 to	REGISTRAR MALL LOGAL

The appeal of Mst. Apila Hakeem Ex-PST GGPS Gulabad No. Mehreen Kohistan received today i.e on 18.12.2023 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- $1^{\prime\prime}$  iMemorandum of appeal is not signed by the appellant.
- Affidavit is not attested by the Oath Commissioner.
  - 3- Annexures-A, B & D of the appeal are illegible be replaced by legible/better one.
- 4- Copies of charge sheet, statement of allegations, show cause notice, enquiry report and replies thereto are not attached with the appeal be placed on it.
- 5. One more copy/set of the appeal along with annexures i.e. complete in all respect may also be submitted with the appeal.

SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Wr. Muhummad Shahzad Adv. High Court A.Abad.

Dated -04 In =) I Reciendes appeal from Servic tribud. =) All above mentionel objections serviced. except Sn#4. =) Copy og energe Steet, statement og allegiatur not executed of non Department.

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court on There pages.

### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No. 98 /2021/

Anila Hakeem Ex-PST Govt. Girls Primary School Gulababad No.2 Mehreen, Kolai Pallas, District Kohistan.

....APPELLANT

### VERSUS

Government of Khyber Pakhtunkhwa through Secretary Elementary and Secondary Education, Peshawar & others. ...RESPONDENTS

### SERVICE APPEAL

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2.	Suspension Application alongwith amuavit	15-16	"A"
3.	Copies of attendance register		"B"
	Copy of office order dated 07/04/2023	17	"C"
4.	Copy of charge report	18	
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6.	Copies of attendance Register		"E"
7.	Copy of impugned notification	21	
	19/05/2023	aa	"F"
8.	Copy of departmental appeal		
9.	Wakalatnama	1	

..APPELLANT

Dated; 16/12 /2023

Through;

(MUHAMMAD SHAHZAD) Advocate High Court, Abbottabad

0345-9551950

### BEFORE THE KHYBER PAKHTUNKHWA SERVICE Pakhtukhwa Service Tribunal TRIBUNAL, PESHAWAR

Diary No. 9964

Service Appeal No. 98 2021/

Anila Hakeem Ex-PST Govt. Girls Primary School Gulababad No.2 Mehreen, Kolai Pallas, District Kohistan.

....APPELLANT

#### **VERSUS**

- 1. Government of Khyber Pakhtunkhwa through Secretary Elementary and Secondary Education, Peshawar.
- 2. Director, Elementary and Secondary Education, Peshawar.
- 3. District Education Officer (Female) Kolai Pallas, District Kohistan.
- 4. Sub-Divisional Educational Officer (Female) Kolai Pallas, District Kohistan.
- 5. District Accounts Officer Kolai Pallas, District Kohistan.

...RESPONDENTS

Filedto-day

**SERVICE APPEAL** UNDER SECTION 4 OF KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT 1974 FOR DECLARATION TO THE EFFECT THAT THE NOTIFICATION BEARING ENDSTT NO.9058-66/F/DÉO KP/KH (FEMALE) DATED 19/05/2023, WHEREBY, THE RESPONDENT NO.3 BY IMPOSING MAJOR PENALTY OF COMPULSORY RETIREMENT, WHICH IS



ILLEGAL, UNLAWFUL, AGAINST THE LAW,
RULES, POLICY ON THE SUBJECT,
MALAFIDE DISCRIMINATORY, PERVERSE,
AGAINST THE FACTS, ARBITRARY, RESULT
OF ILLEGAL EXERCISE OF POWERS,
MISUSE OF POWERS, WITHOUT LAWFUL
AUTHORITY, WITHOUT JUSTIFICATION
AND THE SAME IS INEFFECTIVE THE
RIGHTS OF THE APPELLANT.

PRAYER: ON ACCEPTANCE OF SERVICE APPEAL, THE IMPUGNED NOTIFICATION **BEARING** ENDSTT NO.9058-66/F/DEO(FEMALE) KP/KH DATED 19/05/2023 ISSUED BY RESPONDENT NO.3 MAY GRACIOUSLY BE SET-ASIDE AND THE RESPONDENTS BEDIRECTED REINSTATE THE APPELLANT AT HER PREVIOUS POSITION WITH IMMEDIATE EFFECT. ANY OTHER RELIEF WHICH THIS HONOURABLE COURT DEEMS FIT AND PROPER IN THE CIRCUMSTANCES OF THE CASE MAY ALSO BE GRANTED TO THE APPELLANT.

Respectfully Sheweth;-

The facts forming the background of the instant service appeal are arrayed as under;

- 1. That the appellant is serving in the respondents' department as PST Govt. Girls Primary School Gulababad No.2 Mehreen, Kolai Pallas, District Kohistan and left no stone unturned in the smooth functioning of the department.
- 2. That the appellant was transferred and posted as PST Govt. Girls Primary School Saminabad, Kolai Pallas, District Kohistan the appellant took over charge of the said post and work for department with complete devotion and dedication. Copies of attendance register are annexed as Annexure "A".
- 3. That, thereafter vide order No.8620-27 dated 07/04/2023 the appellant was transferred from Govt. Girls Primary School Saminabad to hard and far-flung station Govt. Girls Primary School Gulababad No.2 Kolai Pallas District Kohistan.

Copy of office order dated 07/04/2023 is annexed as Annexure "B".

- 4. That after the above said transfer and posting order the present appellant took over the charge of the said post vide charge assumption report dated 10/04/2023. Copy of charge report is annexed as Annexure "C".
- 5. That the appellant served the department with utmost hard work utilizing her capabilities. Copies of attendance Register are annexed as Annexure "D".
- 6. That during the service at Govt. Girls Primary School Gulababad No.2 the appellant got knowledge that the respondents have initiated a so-called inquiry against the appellant by declaring her, absent, from duties since 27/09/2022, resultantly, vide impugned notification bearing Endstt No.9058-66/F/DEO(Female) KP/KH dated 19/05/2023 issued by respondent No.3 by imposing major penalty of compulsory retirement, the appellant was retired from service without adopting proper procedure. Copy of impugned

notification dated 19/05/2023 is annexed as Annexure "E".

- 7. That the appellant after getting the knowledge of impugned notification dated 19/05/2023, preferred departmental appeal before the respondent No.2 on 17/08/2023 but the respondent No.2 has failed to decide the fate of the said appeal. Copy of departmental appeal is annexed as Annexure "F".
- 8. That feeling aggrieved, the appellant seeks indulgence of this Honourable Tribunal for setting aside the impugned notification dated 19/05/2023, inter-alia, on the following grounds;-

### **GROUNDS:-**

a) That, the impugned Notification dated 19/05/2023 issued by the respondent No. 3 regarding compulsory retirement of the appellant from service is illegal, unlawful, without lawful authority, arbitrary, perverse, discriminatory and consequently of no legal effects upon the rights of appellant.

- the respondents' department in the year 2009 and has served with her best ability and left no stone unturned. The whole service record of the appellant is unblemished and there is no complaint against the appellant.
- respondent No.1 is against the law, rules and policy on the subject, hence, not maintainable and is liable to be set-aside.
- compulsory retirement from service of the appellant is premature, perverse and illegal.

  It has been settled by the Superior Courts in so many judgments that when law mandated a thing which is to be done in particular manner that should be done in that prescribed manner not otherwise. In case of violation of trabove proportion, the Honourable Superior Courts took a serious in case of such eventualities

- e) That the appellant was transferred and posted at Govt. Girls Primary School Saminabad where she served regularly and has never remained absent from duty. The appellant was transferred from Govt. Girls Primary School Saminabad to Govt. Girls Primary School Gulababad No.2 vide order dated 07/04/2023.
- the appellant assumed the charge of the post at Govt. Girls Primary School Gulababad No.2 which is also proved from the charge assumption report and Attendance Register of the said school.
- g) That the malafide of the respondents is palpable from the record that the respondents have illegally and unlawfully themselves declared the appellant absent from duty since 27/09/2022 while the appellant has remained present on duty at Govt. Girls Primary School Saminabad.

any charge sheet or show cause notice upon the appellant nor intimated through any other means regarding the so-called inquiry proceedings besides the respondents were well aware that the appellant is presently posted/serving at Govt. Girls Primary School Gulababac No.2. Therefore, the impugned notification of respondent No.2 is not maintainable and is liable to be set-aside.

i)

bare reading of impugned the notification dated 19/05/2023 reveals that she was declared absent from duty since 27/09/2022, the appellant was served with show cause notice on 07/12/2022 and the respondents also showed that they have published the absent report/show cause notice in respect of the appellant in Daily Newspaper Mashriq on 25/04/2023 but they have not received any response from the appellant and resultantly the respondent No.3 by exercising the powers conferred under Rule 4(b)(ii) of efficiency and disciplinary rules 2311 imposed major penalty on the appellant of compulsory retirement.

- That the respondents have failed to perused j) initiating inquiry while record the proceedings, and thereafter issuance of the of compulsory notification impugned retirement of the appellant that during the said so-called proceedings vide office order dated 07/04/2023 the present appellant was transferred and posted from Govt. Girls Primary School Saminabad to Govt. Girls Primary School Gulababad No.2. respondents also received charge assumption report and marked attendance of the the 23/05/2023. Thus appellant impugned notification is liable to be setaside.
  - k) That even otherwise, there was no lawful justification with the respondent No.3 to compulsory retired the appellant from service. This impugned act of the respondent No. 3 depicts sheer misuse of

powers on his part. Hence, the impugned notification is liable to be set-aside.

- 1) That the respondents issued the impugned notification without affording opportunity of hearing to the appellant, hence, the impugned notification a nullity in the eye of law.
  - m) That, the respondent No.3 compulsory retired the appellant the appellant without mentioning any reasons by ignoring all the rules, regulations and policy on the subject, hence, the impugned notification is liable to set-aside.
    - n) That the impugned notification if seen from any angle, both factually and legally is not maintainable, hence, liable to be set-aside.
      - o) That the service appeal of the appellant is well within period of limitation. Besides other points incidental to the present case shall be urged at the time of arguments with permission of this Honourable Tribunal.

It is therefore, humbly prayed, that on acceptance of this service appeal, the impugned notification bearing Endstt No.9058-66/F/DEO(Female) KP/KH dated 19/05/2023 issued by respondent no.3 may graciously be set-aside and the respondents be directed to reinstate the appellant at her previous position with immediate effect. Any other relief which this Honourable court deems fit and proper in the circumstances of the case may also be granted to the appellant.

..APPELLANT

Through;

Dated;/4/2 /2023

(MUHAMMAD SHAHZAD) Advocate High Court, Abbottabad

WHILLIE W. SHAHZAU

### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service	Appeal	No.	 2023
<b></b>			

Anila Hakeem Ex-PST Govt. Girls Primary School Gulababad No.2 Mehreen, Kolai Pallas, District Kohistan.

.APPELLANT

### VERSUS

Government of Khyber Pakhtunkhwa through Secretary Elementary and Secondary Education, Peshawar & others. ...RESPONDENTS

### SERVICE APPEAL

### AFFIDAVIT .

I, Anila Hakeem Ex-PST Govt. Girls Primary School Gulababad No.2 Mehreen, Kolai Pallas, District Kohistan, do hereby solemnly affirm and declare that the contents of foregoing appeal are true and correct to the best of my knowledge and belief and nothing has been concealed therein from this Honourable Court.

DEPONENT



### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No. \_\_\_\_2023

Anila Hakeem Ex-PST Govt. Girls Primary School Gulababad No.2 Mehreen, Kolai Pallas, District Kohistan.

....APPELLANT

#### VERSUS

Government of Khyber Pakhtunkhwa through Secretary Elementary and Secondary Education, Peshawar & others.

...RESPONDENTS

### SERVICE APPEAL

APPLICATION FOR **SUSPENSION** OPERATION OF IMPUGNED NOTIFICATION **BEARING ENDSTT** NO.9058-66/F/DEO(FEMALE) KP/KH DATED 19/05/2023 ISSUED BY **RESPONDENT** NO.3 RESPONDENTS BE **DIRECTED** · TO REINSTATE THE APPELLANT AT HER PREVIOUS POSITION TILL THE FINAL DECISION OF TITLED ACCOMPANYING SERVICE APPEAL.

Respectfully Sheweth;-

1. That the service appeal is being filed before this Honourable Court and the instant application may kindly be treated as integral part of the same.

- 2. That the appellant has brought a good prima facie case in which applicant is sanguine of the success.
  - 3. That the balance of convenience also tills in favour of the applicant and incase if the impugned notification is not suspended the appellant will suffer irreparable loss.

It is, therefore, humbly prayed that on acceptance of the instant application, the operation of impugned notification dated 19/05/2023 passed by respondent No.3 may graciously be suspended and respondents be directed to reinstate the appellant at her previous position till the final disposal of titled service appeal. APPELLANT

Dated; 18/12 /2023

Through,

(AD SHAHZAD) Advocate High Court, Abbottabad

I, Anila Hakeem Ex-PST Govt. Girls Primary School Gulababad No.2 <u>AFFIDAVIT</u> Mehreen, Kolai Pallas, District Kohistan, do hereby solemnly affirm and declare that the contents of foregoing appeal are true and correct to the best of my knowledge and belief and nothing has been concealed therein from this Honourable Court.

DEPONENT

جسارها صربي مدرين

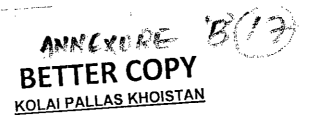
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### TRANSFER / ADJUSTMENT

Consequent upon relaxation of ban by the election commission of Pakistan vide. No. F. No. SPF 10(1)2023 Elect II dated 28.02.2023 and establishment Deptt No.SO(E-IV)/E&ADI-14(G)2023 dated Peshawar 09.03.2023 and E&SE Deptt No.So (G) E&SED/1-15/2023 dated 09.03.2023 and endorsed by Directorate Elementary & Secondary Education KP No.So (G) E&SED/1-15/2023 dated 09.03.2023 and endorsed by Directorate Elementary & Secondary Education KP No.So (G) E&SED/1-15/2023 dated 10.03.2023 regarding NOC in bon for below B-16, As per recommendations of Peshawar vide No.7469-7532 dated 10.03.2023 regarding NOC in bon for below B-16, As per recommendations of ASDEOs concerned Transfer / adjustment in respect of the below mentioned teachers has been mode purely on need basis in the best interest of public service with immediate effect.

	AS AS	shawar vide No.740911002 SDEOs concerned Transfer / adjustmer the best interest of public service with		То
	Nar	ne official & Desig		GGPS Bahti Kuz Sheryal
/No 		t. Faizan Bibi PST	GGPS Haron	GGPS Haran
1.		t. Chan Bibi PSt	GGPS Nawaz Abad	GGPS Badakot
2		st. Nazma Ferdoos PST	GGPS SK Mardan	GGPS SK Mardan
<u>3.</u>		st. Khatoon Bibi PST	GGPS Sherakot	GGPS Kor Sear
<u>4.</u>		st. Sartaj Bilal PST	GGPS Kuz Seor	GPS Sanga Abad
5. 		hubana Iqbal PST	GGPS Dat Sherakot	GGPS Kharat
6		lst. Sherbano PST	GGPS Sertay	GGPS Banjor Bar Poilas
7			GGPS Mahreen	GGPS Bar Sear
8	_\ <u>\</u>	nst. Amina Bibi Nst. Afshan Sarfaraz PST	GGPS Kor Sear	GGPS Bazni
9		Ast. Aisnan Sanaraz PST	GGPS Gull Bagh	GGPS Para Ghari
10.		Mst. Haleema Chaio PST	GGPS Badokot	GGPS Kundai
11.		Mst. Gul Jan PST	GGPS Peach Beig	GGPS Muhammad Abad
12.		MSt. Bas Bibi PST	GGPS Banjar Yanjool	GGPS Jhoom Gail
13.		MSt. Ruqiya Bibi PST	GGPS-Sherakot	GGPS Madakhel Abad
14.		Mst. Jamela Bibi PST	GGPS Shokot Abad	GGPS Shakar Abad
15.		Mst. Safeena Rehman PST	GGPS Surram Abbad	GGPS Shakar / Local GGPS Bar Sear Shareed
16.	·	Mst. Gul Bibi PST	GGPS Shokot Abad	
17		Mst. Shaheen Akhtar PST	GGPS onna	GGPS Jegi Doli
18		Mst. Haleema Faroz PST	GGPS KK Jhamra	GGPS Onna
19	).	Mst. Gul Fam PST	GGPS Gnoti Abad	GGPS Kuz Seri
20	 ).	Mst. Zaibun Nisa PST	GGPS Zarat Kot	GGPS Hujar Abad
2	1.	Mst. Raima Hakeem PST	GGPS Hujar Abad	GPS KK Jhamu
2	2.	Mst. Gul Taj PST	GGPS Hujar Abad	GGPS Zarat Kot
2	23.	Mst. Asma Bibi PST	GGPS Saeed Abad	GGPS Khizar Abad
2	24.	Mst. Rabia Zareen PST	GGPS kamal lkram	GGPS shakar Abad
	25.	Mst. Gul Nar PST	GGPS Momin Abad	GGPS Jegi Doll
	26. Mst. Farhanan Saif PST		GGPS Samin Abad	GGPS Gulab No.02
	27. Mst. Anila Hakeem		GGPS Gulab Abad No	.02 GGPS Samin Abad
\	28.	Mst. Abida Kiran PST	GGPS Sarbaz Abad	GGPS Manieen
	29.	Mst. Amina Bibi PSHT	GGPS Hujar Abad	GGPS Habib Abad
-	30.	Mst. Ayesho Bibi PST	GGPS Kamal Ikram	GGPS Batangi
-	31.	Mst. Bebnish Tariq PST	GGF G Rama	

### NOTE:

- Charge repart should be submitted to oil concerned.
- No TAI Da is allowed

District Education Officers

(Female) Kola plaza Kohistan

Ends II No. 8620-27 / Dated 07-04-2023 Copy forwarded to the:

- Deputy commissioner koloi pallas Kohistan.
- District Accounts officer Koloi palas Kohistan.
- District Monitoring officer (EMA) koloi pallas Kohistan.
- Sub Divisional Education officer (F) concerned.
- Assistant Sub Divisional Education officer (F) concerned.
- Official concerned.



- - -	_	ANNEXURE C° 18
	-63	جارئ لا الاوردا
	1	حسب انعکه حقاب انسٹر کت ایچو کیشن (مردانہ رنان ) کرد مان نتوعیر آپ آر افیسر ار از شعیر میرسنسندیت مورجہ
*************************************		کی تعمیل میں آج مورخہ 1 / / / ، ، ،
		چی پی ایس <u>آآآ یک کی بین ایس آآ</u> کو هستان ایسیر آ میں اپنی منصب نشست <u>آآگا سا</u> کا چارج اسلیمال کر
		نیونی کا باقاعدہ آغاز کر دیا ہے لہذا چارج رپورٹ حاضر خدمت ھے

· 1/2 6,6,05

چارج پیشنده

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### OFFICE OF THE DISTRICT EDUCATION OFFICER (FEMALE) KOLAI PALLAS KOHISTAN



Chaill dealors of the first of the angle of the

WHERE AS: Mst. Anila Hakim PSI GGPS Samin Abad her been proceeded against under Klyber Pakhlukhawa Government Savrant Elligiancy and Disciplina rule 2011, on accord of the illegal absence from duty.

And WHERE AS, As per report of ASDEO Concerned the her been elegant from duty since 27-07-2022.

And WHERE AS, She failed to ensure her attendence on PD Days.

And WHERE AS, She has been reparted absent an different dates in EMA Monthly report. And WHERE AS, the leacher concerned has been served with show cause notice under vide No 7455-57 Dated 04-11-2022, but no response from her side has been received.

And WHERE AS, She was called for personal hearing an dated 06-04-2023, in the office of undersigned but the falled again to ensure her presence before the committee.

And WHERE AS, Absent report/Show cause notice in its the said afficial has been published in Dally Mashriq, on dated 25-04-2023, unfortunately na response from her side

And WHERE AS, The committee after investigating the charges submitted report, conformed her willful obsence from duty—thus the charges against the accused have

Naw, thereof in exercise of the powers contered under Rule 4(b) (ii) of EED Rules been proved 2011. I being competent outhority as District Education Officer Female Kolai Pallos is pleased to impose major penalty of "COMPULSORY RETIREMENT" upon Mst Anila Hakim PST GGPS Samin Abad District Kalai Pallas Kohistan with immediate effect. Her absent period will be treated as E.O.L.

District Education Officer (Female) Kolai Pallas Kohistan.

90 S8-66 IF/KP/KN Dated Pallar Dated

1.03 12023

Copy of the above is forwarded to the,

- 1. PS to Secretary EBSE Khyber Pakhlunkhwa Peshawar.
- 2. PA to Director E&SE Khyber Pakhlunkhwa Peshawar.
- 3. Deputy Commissioner Kolai Pallas Kahistan.
- 4. District Monitoring Officer (EMA) Koloi Pallus Kohiston.
- 5. District Accounts Officer Kolai Pallas Kohiston.
- Sub-Divisional Education Officer Fernale Concerned.
- ASDEO Concerned.
- 8. Teacher Concerned.
- 9. Office Copy.

District Education Officer (Female) Kolai Pallas

Kohisian.

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# ANNEXURE F'CRÀ

### بخدمت جناب ڈائر یکٹرمها حب ایلیمنو ی اینڈ سکینڈری ایکویشن پشاور جتاب مال!

باعدار الرام ما المرائد الما المرائد الما المرائد المرائد الأوران والمرائد المرائد ال 1- يكرما كل كل تعليم طلع كوستان عي بعور PST مد 2009 عي التيات اول ب علم كوستان العرم ايك مشكل هلع و ف سكرماتي بالخدوم فواتين كي ووز كاركمواقع قدو معايدين - ال تام اساعد مالات كراد جود ما كلسة مرلسدود كاركاحمول مكن ما إبكاني - というなっていりとしいからからない

- ماكلى ناقلى المجارة المرع بوكر يجيل سكول GGPS مين آباد المن المنافق المنافق المنافق المركاد كا ورية المنافق ا على بالإل كالمركرة بوع المناجارة سنبال الدار في الدي بارى ركى - ( B-Annex )

(C-Annex كالمركان كالمركاني المركاني المركاني المركاني المركان المركان كالمركان كال

5- كاك 23 ان أكو يحي كى سامعلى بواكدا يباد فسن في ندم ف يمر ساخلاف ايك الجوائر كا شروما كاب بكد يحص سنا بغيريك طرف، جانبدارانداور فيرقانون فيعلم عى سايا كيا -- (D-Annex)

6-يامرق ندىب ك يحداد بل ك مينغ عى GGPS مين آباد سے پہلے (النزي كيا اددا تلے مينے لين كر 19 كى 2023 كو پرانے كول GGPS مين آباد سے فير حاضر ظاہر كر كتادي كاروال على ال كي

7- آپ جناب سے گزادش کی جاتی ہے کہ کی ساتھ ہونے والے ارواظم کی ممل تحقیق اور چھان بین کی جائے۔ اور متعلقہ افسرال سے اس بابت الكوائرى كى جائے كم آخرى قانون كے تحت الب افتيادات كا ابائز استمال كرتے ہوئے كى فريب سے اس كاروزى دوئى كامباب چين

8-جناب والا کے حضور استدعا کی جاتی ہے سائلہ کو انساف دلانے بیں اپنا کر دار اواکریں اور خریب بچوں کو ان کے جائز تعلیم کے حصول کے داست محرار كاوث كونى الفورقم كياجائ اورسائله كواين خدمات جارى ركف كالتم مادركياجائ

العادق الغيل ايل عيم PST والااوا GGPS گاب آبادنبر2 ميرين ضلع كوليي بالس كوبستان

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	باعث تحريرآ نكه	
	رف سے داسطے پیروی دیوا بدی دائے پیش یا تعرف مقد بیرے قام الساس کے لیے الساس کا الساس کے لیے الساس کا الساس کے لیے الساس کا کا الساس کا	مقدمه مندرجه بالاعنوان مين ا پي ط
٠		<u> </u>
-	ر رکیا ہے کہ میں ہر بیثی پر خود یا بذریعہ بختار خاص روبر وعدالت حاضر ہوتار ہوں گااور بروتت بکارے مرکیا ہے کہ میں ہر بیثی پر خود یا بذریعہ بختار خاص روبر وعدالت حاضر ہوتار ہوں گااور بروتت بکارے	كوحىپ ذيل شرائط پروكيل مق سر
	وف کواطلاع دیے کر حاضر عدالت کر وق گا۔ اگر بیشی پر مظہر حاضر نہ ہوااور مقد میں بیری غیر حاضری کی وجہ میں میں میں میں میں میں میں میں میں میں	جانے مقدمہ دلیل صاحب موا
	لیا تو صاحب موصوف اس کے سی طول (ڈیٹرواز کٹر ہوں گے نیز وکیل ضاحب موصوف صدر مقام کچھری کے لیا تو صاحب موصوف اس کے سی طول (ڈیٹرواز کٹر ہوں گے نیز وکیل ضاحب موصوف صدر مقام کے ہمری کے	م المحمد
<u>[</u>	ے پہلے یا بیچھے یا بروز تنطیل پیروی کرنے کے دہند دا ارتفاق کے اور بقد نئہ کیمری کے علاوہ کسی اور جگہ کیمری کیے اوقا چھے کا سیجھے پیش ہوت پر مظاہر کو کوئی تقصال کیائے تا س کے ذمہ داریااس کے واسطے	ا بری کے اوقار کی جگری کے اوقار کی اوقار کی کے اوقار کی دری کے دری کے اوقار کی دری کے دری کے دری کے دری کے دری کے دری کے دری کی دری کے دری ک
	چېزې ايواوناټ کے ا <u>ستو پېچ</u> پيل بوټ و پر ستېرونوي طفيان پيچوا ک سادند ور دروازيا ک سادند. نا نه که د ايس کړ ايوا که بهی صاحب موصوف د مه دار مذہور کيا کي جمه گونل ساخته پر داخته صاحب موصوف	
	یا بینے کے والیان کر اور کے میں ماہ جب موسوف و مدوارت ہونے کے بطوران ماستہ پردہ مصف سب سر سب رگاا اور صافحیلے موسوف کوعرض دعویٰ یا جو کہ وعویٰ اور درخواسے انجرا کے دکرای ونظر تانی ایک محرانی و ہرتم	
	رہ اور صاحب و سوک و کر ان دول ہو ہے۔ دول اور روز کا میں اور ہو ہے۔ نے کا بھی اختیار ہوگا اور کئی تھم یاڈ گری کرانے اور ہر سم کا دو پیدوسول کرانے وررسیددینے اور داخل کرنے	من کرده دات مسورو سبول به خیار میریستین اراض که تاریخ
-	ے واقعی فاحدو فیصلہ برطاف کرنے اقبال دوئ دھنے کا بھی اضار ہوگا در بصورت جانے بیر دنجات میں برقائی درائینی فاحدو فیصلہ برطاف کرنے اقبال دوئ دھنے کا بھی اضار ہوگا در بصورت جانے بیر دنجات	در نواست پرد محط دستدین ر ای وقتم کرمان در سزاد را تا
	ں اسٹ نی بڑی پکطرنی رخواست بچکے بیٹنا عماقے تی ہا گرفتاری قبل از گرفتاری واجرا نے ڈگری بھی صاحب	
	نانہ پروی کا اختیار ہوگا۔ اور بھورے مرورے صاحب موجوزے ویے جس اختیار ہوگا کہ مقدمہ ندکوریا اس کے	موصوف کوبشر طادا ئیگی علیحد ہ
<del>-</del>	ورت اپل کئی دور کے ویک کواپی جی اپنے یائے ایک اور ایسے ویس کو بھی ہرامریں	۔ سسی جزوکی کاروائی کے یابھ
	ہو نگے جیےصاحب موصوف کو تا میں اور دوڑان مقدمہ جو کچھ ہر جاندالتو اپڑے گاوہ صاحب موصوف	وای اور و کیے اختیارات حاصل
	موصوف کو پوری فیس تاریخ پیثی ہے بہلے ادانہ کروں گا تو صاحبِ موصوف کو پوراا ختیار ہوگا کہ وہ مُقدمہ	كاحق ہوگا۔اگروكيل صاحب
-	ت میں میرا کوئی مطالبہ کمی قتم کا صاحب موصوف کے برخلاف نہیں ہوگا۔ میں اس میرا کوئی مطالبہ کمی قتم کا صاحب موصوف کے برخلاف نہیں ہوگا۔	
		- لېذاوكالت نامەلكى ديا ہے كەس
	لیا ہے اور اچھی طرح سمجھ لیا ہے اور منظور ہے۔ دن ماہ مسلمال ملک ملک قابل قبول نہ ہوگی ماہ مسلمال ملک ملک قابل قبول نہ ہوگی ملک ملک قابل قبول نہ ہوگی	مضمون وکالت نامه س
	نوٹ: وکالت نامہ کی فوٹو کا بی قابلِ قبول نہ ہوگ	
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