#### FORM OF ORDER SHEET

|       | A                         | opeal No.          | 185/2024                         |          |
|-------|---------------------------|--------------------|----------------------------------|----------|
| S.Nø. | Date of order proceedings | Order or other pro | ceedings with signature of judge |          |
| 1     | 2                         |                    | . 3                              | <b>(</b> |
|       |                           |                    | • ••                             |          |

1- 25/01/2024 The appeal of Mr. Tausif presented today by Mr. Kabir Imam Advocate. It is fixed for preliminary hearing

is given to counsel for the appellant.

By the order of Chairman

before Single Bench at Peshawar on \_\_\_\_\_\_. Parcha Peshi

REGISTRAR

The appeal of Mr. Tausif received today i.e on 22.01.2024 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Address of appeal is incomplete be completed according to rule **b** of Khyber Pakhtunkhwa Service Tribunal rules 1974.
- 2- Annexures of the appeal are unattested.
- 3- Page nos. 17 & 18 of the appeal are illegible which may be replaced by legible/better
- 4- One more copy/set of the appeal along with annexures i.e. complete in all respect may also be submitted with the appeal in file cover. <sup>1</sup>

No. 158 /S.T.

Dt: 24/1 /2024.

REGISTRAR SERVICE TRIBUNAL

KHYBER PAKHTUNKHWA PESHAWAR.

Mr. Kabeer Imam Adv. High Court at Peshawar.

Nate

Remoral of objection tembrital egain.

25/1/24

# BEFORE THE HONBLE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL PESHAWAR

In Re S.A \_\_\_\_\_\_/2024

Tausif

### **VERSUS**

Govt. of Khyber Pakhtunkhŵa and others

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| 2  | Affidavit                                    |       | 8     |
| 3  | Addresses of Parties                         |       | 9     |
| 4  | Copy of appointment order                    | A     | 10    |
| 5  | Copy of Arrival Report & Medical certificate | "B,C" | 11-12 |
| 7  | Copy of last drawn pay                       | "D,   | 13    |
| 8  | Copy of impugned order dated 02-2-2022       | E     | 14-15 |
| 9  | Departmental appeals                         | F,G,H | 16-18 |
| 10 | WakalatNama                                  | , -,  | 19    |

Dated: 18-1-2024

Appellant

Through

KABEER IMAM

Advocate High Court

Peshawar.



## BEFORE THE HONBLE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL PESHAWAR

|       |         | 185                      | _/                    |             | -                    |
|-------|---------|--------------------------|-----------------------|-------------|----------------------|
| Tausi | f S/ONi | kas Khan Ç<br>Maci (III. | howkidar Bj<br>LUYE 4 | ps 3 of the | District<br>Newshera |
| Ulm   | ano 1   | () () ()                 |                       |             | (Appellant)          |

#### **VERSUS**

- 1. Govt. of Khyber Pakhtunkhwa through Secretary Agriculture.
- 2. Director General, Agriculture (Extension) Govt. of Khyber Pakhtunkhwa Peshawar.
- 3. Accountant General, Khyber Pakhtunkhwa at Accountant General Office, Peshawar Cantt, Peshawar.
- 4. District Director Agriculture (Ext) Pirpai Nowshera.
- 5. District Account Officer Nowshera.

-----(Respondents).

APPEAL U/S 4 OF THE KHYBER
PAKHTUNKHWA SERVICES TRIBUNAL ACT 1974 AGAINST THE IMPUNGEND ORDER
DATED 02-02-2023 WHEREBY THE RESPONDENT
STOPPED THE SALARY OF THE
APPELLANT, FILED DEPARTMENTAL APPEAL
WHICH WAS NOT DECIDED WITHIN
STATUTORY PERIOD.

#### PRAYER:-

ON ACCEPATNACE OF THIS SERVICE APPEAL IMPUGNED ORDER DATED 2-2-2023 MAY BE MODIFED TO THE EXTENT OF THE APPELLANT AND DIRECT THE RESPONDENTS TO RELEASE THE MONTHLY SALARY OF THE APPELLANT FROM FEB 2023



## Respectfully Sheweth:

- 1. That the appellant was initially appointed as Chowkidar against the vacant post of Chowkidar Bps- 03 on regular basis. (Copy of the appointment order dated 29-04-2022 is annexed as "A").
- 2. That the petitioner submitted his arrival report on 29-4-2022 vide arrival report after conducting medical certificate and found fit and work with full zest and zeal from the core of his heart. (copy of arrival report is annexed herewith as B, C)
- 3. That the Appellant has regularly performing his duty and also drawn his pay from the respondents department but the salary of the appellant has been stopped from 2 February 2023 till date and other employees are receiving the pay against whom the inquiry is pending before the competent authority till date which is clear discrimination with the appellant (copy of salary is annexed herewith D)
- 4. That the appellant feeling aggrieved from the order dated 2-2-2023 the appellant submitted an application to the respondents on 10-5-2023 for opening of the salary of the appellant which was been forwarded to respondents but the Respondents has not been replied to the appellant thereafter the appellant moved another

application in continuation of his departmental appeal dated 10-5-2023 , 31-7-2023 and 20-11-2023 but inspite of laps of statutory period no finding were made upon same ,rather the appellant repeatedly attended the office of the learned appellate authority for disposal appeal and every time was extended positive gesture by the Learned Appellate Authority about disposal of departmental appeal and that constrained the appellant to wait till the disposal, but the departmental appeal was also either not decided or the decision is not communicated or intimated appellant till date the respondents department not pass any order nor release the monthly salary of the appellant. (copy impugned order is annexed E ,F G ,H)

5. That feeling aggrieved the appellant prefers the instant appeal upon the following grounds, inter alia:-

#### **GROUNDS:**

A. That the impugned order for stopping of the salary of the petitioner vide letter no 364-66/DGA

Dated 02-2-2022 is illegal, unwarranted and is

**B.** That petitioner is working on regular basis with full zest and zeal and still performing his duties with the core his hearts but by not giving the salary to the petitioner is illegal and unlawful and unwarranted and the said order be declare null and void.

liable to be modified to the extent of the appellant.

- C. That the appellant has not been treated by the concerned authority in accordance with law and rules and as such the authority violated article 4 and 25 of the constitution of Islamic republic of Pakistan 1973.
- **D.** That the appellant is still performing his duties and the inaction of the respondents by not releasing his salaries is amounting to forced labour which is the blatant violation of the article 11 of the constitution of Pakistan 1973.



- E. That the respondents discriminated the appellant by not releasing the monthly salaries of the appellant.
- **F.** That the inaction of the respondents by not releasing the monthly salaries of the appellant is against the norms and natural justice.
- **G.** That the action of the respondents by not releasing the monthly salaries of the appellant is arbitrary and malafide.
- H.That thus by virtue of 2009 SCMR page- 01 the appellant is entitled for equal treatment and is thus fully entitled for release of his salaries and other back benefits, the appellant worked in the said department till date.
- I. That by issuing the said impugned order with malafide intention is not only illegal and void, but is illogical as well.
- J. That attitude of the Respondents constrained the appellant and his colleagues to knock the doors of



the Hon'ble Tribunal and was even out to issue salaries to blue-eyed ones is illegal and unlawful.

**K.**That where the appellant has worked, regularly and punctually in-spite of the said the respondents has stopped the salary of the appellant and other back benefits as well.

L. That from every angle the appellant is fully entitled for the salary and back benefits as the appellant is working in the said department till date and by not issuing the salary of the appellant the act of respondents is illegal and unlawfully against the constitution of Islamic Republic of Pakistan and FIQA.

M. That any other ground not raised here may graciously be allowed to be raised at the time of arguments.

#### PRAYER:-

It is, therefore, most humbly prayed that on acceptance of the instant Appeal the impugned order No. 364-66/DGA(E), dated 02/2/2022 may graciously



be modified to the extent of the appellant and direct the respondents to issue the salary of the appellant with all back benefits in terms of arrears.

Any other relief not specifically asked for may also graciously be extended in favor of the appellant in the circumstances of the case.

Dated: 06-12-2023

Appellant

Through

KABEER IMAM
Advocate High Court
Peshawar.

#### NOTE:~

No such like appeal for the same appellant, upon the same subject matter has earlier been filed by me, prior to the instant one, before this Hon'ble Tribunal.

"\

vocate.

## BEFORE THE HONBLE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL PESHAWAR

In Re S.A \_\_\_\_\_/2023

**Tausif** 

#### **VERSUS**

Govt. of Khyber Pakhtunkhwa and others

#### **AFFIDAVIT**

I Tausif S/O Nikas Khan Chowkidar Bps 3, KP do hereby solemnly affirm and declare that all the contents of the accompanied appeal are true and correct to the best of my knowledge and belief and nothing has been concealed or withheld from this Hon'ble Tribunal.

Identified By:

KABER IMAM Advocate High Court Peshawar. **DEPONENT** 

# 9

## BEFORE THE HONBLE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL PESHAWAR

In Re S.A \_\_\_\_\_/2023

**Tausif** 

#### **VERSUS**

Govt. of Khyber Pakhtunkhwa and others

# **ADDRESSES OF PARTIES**

#### APPELLANT.

Tausif S/O Nikas Khan Chowkidar Bps 3

#### **RESPONDENTS:**

- 1. Govt. of Khyber Pakhtunkhwa Through Secretary Agriculture.
- 2. Director General, Agriculture(Extension) Govt. of Khyber Pakhtunkhwa Peshawar.
- 3. Accountant General, Khyber Pakhtunkhwa at Accountant General Office, Peshawar Cantt, Peshawar.
- 4. District Director Agriculture (Ext) Nowshera

5. District Account Officer Nowshera.

dated: 6-12-2023

Appellant

Through

KABEER IMAM
Advocate High Court
Peshawar.



# annex A' (10)

# OFFICE OF THE DISTRICT DIRECTOR AGRICULTURE (EXTENSION) NOWSHERA.

#### OFFICE ORDER.

Mr. Tousif S/O Nikas Khan is hereby appointed as Chrickidar 1895-03 (Rs. 0,610. 100-21,310) plus usual allowances as admissible under the rules against the vacam post of Charkider in Office of the District Director Agriculture (Extension) Nowshern with effect from the subject to the following terms and conditions,

- 1. He will get at the minimum of BPS (03) including usual allowance as admissible under the rules. He will also be entitled to annual increment.
- 2. His services will be liable to termination with or without any reason on one menth motice from either side. In case of termination without notice be the employee in one month notice from the employee for resignation one month pay and allowances shall be paid by the Government will be refunded by the employee as the case may be.

1. He will contribute the general provided fund as per rules.

4. He will be allowed conveyance, Medical, House Rent allowance, Leaves and TA/DA as per Covernment Rules.

5. He will Join duty in his own expenses.

 He will be on probation for a period of one year with effect from the date of joining his duty. His services can be terminated at any time in case his performance not found satisfactory during the period.

7. He will produce a medical certificate of fitness from Medical Superintendent, Nowshera before reporting his sell for duty to the office of District Director

Agriculture Extension Nowshern as required under the rules.

If he accepts the post on the above condition he should report for duty at the District Director Agriculture Extension Nowsherta with in fourteen days (14) of the issuance of this order and produce original certificate.

64/- (TARIO SIEHMOOD) DISTRICT DIRECTOR AGRICULTURE (EXTENSION) A ROWEHERA

No. 1119-17-100A (E) NSR.

Dated Howshorn, the 27/20

opy forwarded to:

1. Director General Apriculture (Fatension) Khyber Pakhumkhwa Peshawar.

2. District Accounts Officer, Newshers.

3. Mr. Torrif S/O Nikas Khan Village Pilsahaq District Newsbern.

4. Office recent file,

AGRICA

EXISTRICT DEFECTOR
AGRICULTURE (EXITATION)

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# D.H.Q. Hospital, Nowshera

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#### Dist. Govt. KP-Provincial District Accounts Office Nowshera Monthly Salary Statement (January-2023)

annex:



#### Personal Information of Mr MR TOUSIF d/w/s of NIKAS KHAN

Personnel Number: 00995629

CNIC: 1730144458129

Date of Birth: 05.09,1995

Entry into Govt. Service: 29.04.2022

NTN:

Length of Service: 00 Years 09 Months 004 Days

**Employment Category: Active Temporary** 

Designation: CHOWKIDAR

80003669-DISTRICT GOVERNMENT KHYBE

DDO Code: NR6131-EXTRA ASSTT: DIR: AGRI: EXTENTION DISTT:NOWSHERA

Cash Center:

Payroll Section: 001 GPF A/C No:

GPF Section: 001 GPF Interest applied

GPF Balance:

6,954.00 (provisional)

Vendor Number: -

Pay and Allowances:

Pay scale: BPS For - 2022

Pay Scale Type: Civil BPS: 03

Pay Stage: 1

|          | ***                       |           |                                | Elitabeth and the second   |
|----------|---------------------------|-----------|--------------------------------|--|
| <u> </u> | Wage type                 | Amount    | Wage type                      | Amount   |
|          | Basic Pay                 | 14,840.00 | 1001 House Rent Allowance 45%  | 2.120.00   |
| 1210     | Convey Allowance 2005     | 1,785.00  | 1300 Medical Allowance         | 1,500.00   |
| 2311     | Dress Allowance - 2021    | 1,000.00  | 2312 Washing Allowance 2021    | The state of the s |
| 2313     | Integrated Allowance 2021 |           | 2341 Dispr. Red All 15% 2022KP | 1,000.00   |
| 2347     | Adhoc Rel Al 15% 22(PS17) | 1,442.00  | 13/02022RF                     | 1,442:00   |

#### Deductions - General

| <u> </u> | Wage type                 | Amount  |      | Wage type       |             |         |
|----------|---------------------------|---------|------|-----------------|-------------|---------|
| 3003     | GPF Subscription          | -770.00 | 3501 | Benevolent Fund |             | -600.00 |
| 3534     | R. Ben & Death Comp Fresh | -300.00 |      |                 | <del></del> | 0.00    |

#### Deductions - Loans and Advances

| Loan                          | <del></del>      | Desc         | ription                   | Principa  | l amount | b        | eduction | B         | alance |
|-------------------------------|------------------|--------------|---------------------------|-----------|----------|----------|----------|-----------|--------|
| <b>Deductions</b><br>Payable: | - Income<br>0.00 |              | red till JAN-2023:        | 0.00      | Exempted | : 0.00   | Recov    | verable:  | 0.00   |
| Gross Pay (                   | Rs.):            | 25,729,00    | Deductions: (Rs.):        | -1,670.00 |          | Net Pay: | (Rs.):   | 24,059.00 |        |
|                               | mber: 00         | 100947868100 | 14<br>ITED 250200 LANKA N |           | ·        |          |          |           |        |

50289 JAMIA MASJID ROAD JAMIA MASJID ROAD,

Opening Balance:

Availed:

Earned:

Balance:

Permanent Address:

City: NOWSHERA

Domicile: NW - Khyber Pakhtunkhwa

Housing Status: No Official

Temp. Address: City:

Email: khantausif825@gmail.com



#### ULTURE EXTENSION, PESHAWAR OFFICE OF THE DIRECTOR FIELD OPERATIONS:HQ

DPO Ph. 091-9224229, Faxic 891, 9224225, consil dimineration/algorid.com

| •     | ***       | •                  | 1  |      |
|-------|-----------|--------------------|----|------|
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To

The District Director Agriculture (Ext),

Nowshera.

Subject:

STOPPAGE OF SALARIES OF ILLEGAL APPOINTEES AT DISTRICT DIRECTOR AGRICULTURE OFFICE:

Memo:

I am directed to refer to the findings of the preliminary inquis against the illegal appointees at District Director Agriculture office Nowshera and directed to stop, the salaries of the following officials with immediate effect

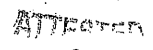
|          | · · · · · · · · · · · · · · · · · · · | Designation             | Personnel# |
|----------|---------------------------------------|-------------------------|------------|
| St.#     | Name                                  |                         | *002024    |
| i.       | Muhammad Adrian                       | Senior Clerk (BS-14)    | 1007631    |
| 2        | Mohib Ur Rehman                       | Field Assistant (BS-09) | 995628     |
| <br>3.   | Fawad Ali                             | Field Assistant (BS-09) | 1007243    |
| 4,       | Shah Rukh Bakhtier                    | Field Assistant (BS-09) | 1005048.   |
| 1<br>[5. | Sonaio Ahmad                          | Chowkidar (85-03)       | 1005757    |
| 6:       | i Tausil                              | Charkider (BS-03,       | 995029     |
| +        | i ijaz Ali                            | Field Worker (85-03)    | 1007244    |

3<u>64-6</u>6/DGA [E]. Dated reshawar, the C.Z. 1 - c-2 opy towarded for information:-

P. S. to Secretary Agriculture, Government of Khyper Pakhturikhwa

the District Account Officer. Nowshere for information, with the request to stop solonie ine above illegal appointees please.

ia Difector General Agriculture Extension. Covernment of Khyber Pakhtunkhwa





# The District Director Agriculture(Ext) Nowshera

SUBJECT: STOPPAGE OF SALARIES OF ILEGAL APPOINTEES AT DISTRICT DIRECTOR AGRICULTURE OFFFICE:

I am directed to refer to the findings of the preliminary inquiry against the illegal appointees at District Director Agriculture office Nowshera and directed to stop the salaries of the following officers within immediate effect:

| Sr# | Name                 | Designation             | Personnel # |
|-----|----------------------|-------------------------|-------------|
| 1   | Muhammad<br>Adnan    | Senior clerk            | 1007831     |
| 2   | Muhib-ur-<br>Rehman  | Field assistant<br>BS09 | 996678      |
| 3   | Fawad Ali            | Field assistant         | 1007293     |
| 4   | Shahrukh<br>bakhtiar | Field assistant         | 1005098     |
| 5   | Sohaib Ahmad         | Chowkidar Bs<br>03      | 1005757     |
| 6   | Tausef               | Chowkidar Bs<br>03      | 995629      |
| 7   | ljaz Ali             | Field worker            | 1007299     |

No:DFO; Enquiry 364-667/DGA(E) Dated Peshawar 02-2-2023 Copy Forwarded for information:-

- 1. PS to secretary agriculture ,Government of Khyber Pakhtunkhawa
- 2. The District account officer Nowshera for information with the request to stop salaries if the above illegal appointees please.
- 3. Ps to Director general agriculture extension government of Khyber Pakhtunkhwa

ATTISTED

1

# جابانال

سركل فسساد الأفوض كزاري به

يرمن ما والعيل الله والمراق ومدائل ومدائل العدوان اوراك وراك والدار كراف سيعلق رعامون

(حـ الراح المراكز المستنس على الراح BPS عندار BPS عندار Apply ما الراح المال المراكز المراح Apply كالراح المراكز الراح المراح المراكز المركز المراكز المركز ا

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يك تنماك في العداد كام كنف البي كل كريكا واليم يمثيث الي والسائل الم الم الم الم العام الله على و القل Payroll المديم)

يرك بلغداز خلايك زوالي من خاتل مع فلاك بغير من كالولي اوفس كاروالي شروع كالحي اوركاروالي من سائل من علي استاد وصول كيس اور -8 ترام كاروال من جُلَفَ شَاوِيُ الشَّالِي الناد عملاؤه من ماكن علام كاروال من جُلف ملين وقيروومول كير.

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و الله المروري الته المادة وفيره ومول كرف على بعد من سال معطل في المروري 2023 من مال الواقة كالتي المرام الملا فيرق ول خلاف والعاب الماري والرام الماريكا العام اور فيرموش

المذكل الما من المراق وفي طور يديد و Appointment المراج الي الما عماري عمر المجام و عدم المؤلي

در يو الدا افيادي كرياعة منا كالولي واتصال عد

الشدقال فال ف ك معلود ك درخواست بداك ماكل كالخواه جادى كرف كاعم ما در فرما إجاسة مكول وادرى جس والكرور خواست فرا ا جود شد موادد براي النعاف موقوه مي دلا في جاسك موديد: 10/05/2023

وصف ولد فاسفال (عكدارBPS-03)

أعريكم المنتشن عروا كالملع لافهو مايل فير: 0311-091961

الجايرا عاطلان بحرم بناب وموكث وانريك والكراهم اليمشيش ويرياكي

ATTESTED

بجدر محرّم جناب دائر مكثر بنزل صاحب المركيليرا يحسنيش وياور منواسع برادنا ول كاردال دماري مراديال

## جناب مالي

سنل مسبباه إلى وض مخزاره -

1 يكرس الرياضي الله وشرواكار إلى ديد أنى باعده والدراكي الراحد المراف المراف المراف المراف المراف الم

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3. يكر بعد از الله الروائي الريسائل وبعور جاكيدا و BP الكرا يكر أيلي اليمشنشن بالدوه وكما الميا ( نقل الي المست ليغراف ب

ه بران سال نه 29/04/2022 کو براند Appointment المائي الان الان الان الدي الدي الدي الدي الدي المائي المائي الم

5 ميكر من ماك يدود الكام كرية البيام كل يكريك إليم شين مي وال سائل المواه مي جداه ومل كي ر ( فقل Payroll لف ي

8 برك بعد از تمل كاروال من سائل سے خلال بغير كى اول اول اول اگروع كى كل اور كاروائى من سائل ي تعليما استا دومول كيس أوز تام كاروائى من جمليد ستاديز ات تعليم اسناد كي علاوه من سائل سے Payroll بينك اسليمند و فيروومول كيس -

7۔ یک بروائی کے دوراس من سائل کوائی کرپشن سے لوٹس دسول ہوا جس میں سائل کے علاوہ و تھر 13 ملاز مین بھی شائل منصب جس آھر . 7 ملاز مین کی بخوا و ماری کی کی اور من سائل کے نلاف اللی اللی کی کرنے سے باوجود تخوا و بندگی کی۔ بیکر قبر قالو تی اوجود تخوا و بنا ہے .

10- برگ ناسائل طازمت اورقانونی طور پر بروست Appointment لیوا بی دیونی ایما برای ست مرانع ام و سعد ما بولنات بدر بر وجد آنوا و باری کرناخه منا کالونی وانساف سید

استدعا کی جاتی ہے کہ مطلوری درخواست ہدامن سائل کی بخواہ جاری کرنے کا عظم صادر قرما یا جائے بھوٹی وہ درسی جس کاؤ کر ورخواست پارٹی شریع درجود در قرین انساف ہوتو ہمی دلا کی جائے۔

31/7/203: Des 7

المارض

تومیف ولد فتاس فان (چکیدار BPS-03) انگریکچرا بیمشیشن میریال شیادهم و مابله مر:0919611-0311 کانی برائے الملاح بھترم جا ب وسورکت و ائر بھٹرا تکر کیکچرا بیمشیشن میریالی۔

ATTESTED

(18)

# بعدر مرم جناب دائر يكثر جزل صاحب الكرلكر اليمشيش، بيناور منسع مرارة ول كاردال دماري مع المراكر

چڙے مالي ا

ركر حسية إلى وض كزاري \_

1. يكرس سائل فعيل المل نوشره كار إلى ويندأت الشده مون الاذاكية عزنت وارتمرال يعلن دعما مؤلان

على المرافع المحراب على على على على الدوعا ( BPS 3) المعرب المحرب المحر

2. يك بعد از صف ارواق من ساكر كوبعور جوكيداد (BP) مكل الكر أيلي اليمشيش بالادر حوركيا كما ( عقل الواعمشية الولك المنه )

سراد 29/04/2022 المالة المالة عدام المالة ا

5. پرکس اک بود الکام کرنے اپ کل کر تاکیرا پیشیش بہوال سے اٹی جو او مسل کی۔ (مثل اُک Payroll کے ایک

8۔ بر بردواز مل کا دوال من مائل سے خلال بغیر من کا لو ف توفس کا دوالی شروع کی می اور کا دوالی من سائل سے تعلی استاد و منوال میں اور کے مااور کے مناور من مائل سے Payroll بینک اسلامی و فیروو مول کین سے

7۔ یک ہروون کے دور اس سرائل کو انٹی کریش ہے لوٹس وضول ہوا جس میں ماکل کے علاوہ و محمر 13 کا غلاقہ میں کا انتصاف کو انتصاف کے انتصاف کا لوٹ کے انتخاب کا انتخاب کا لوٹ کا انتخاب کا انتخاب کا انتخاب کا انتخاب کا انتخاب کا انتخاب کے انتخاب کا انتخاب

8- بدكان به حاوير الت واستاده فيره وصول كرف مع بعد من سكال مسطلاف الميركي قالولى جواله وفروي 2023 مال الوالم علا الموالم على المراسم الماد فير مورد المراسم الماد فيرمور المراسم الماد فيرمور المراسم الماد فيرمور المراسم الماد فيرمور المراسم المرا

10- بیگ نام اگلاز مت اور قانونی طور پر بروید Appointment لیرا بی دیر نی ایرا بیراری سے مراحیا موسید (مول الله بدی دویتو او بیاری کریا مخاصرا کا لولی واقعیال سید

استدعا کی جال ہے کہ بمطلوری درخواست ہلامن مماثل کی بخوا ا جاری کرنے کا تھم صادر قرما یا جائے برکو آیا فادر ہی جس کا وکر درخواست در میں میں جووز برجوادر قرمین انساف ہوتو و مجمی ولا کی جائے۔

. كوفم بـ 2023 11-20

العارض

توصیف ولد خاس فان (چکیدار 8-03) انگریکچرایسشیشن می عالی شلع اوهم و رابط میر: 0311-091961 کانی رائے اطلاع بھترم ہنا ہے وسور کشدا اثر بیشرا تکر کیکچرا بیسٹیشن میں عالی۔

ATTESTED

On

|              | $(\mathcal{E})$  |           |
|--------------|--|-----------|
| قبت<br>5روپ  | پيتاور بارا يسوي ايستن، سيبر پيت و کواه  |           |
| lsc<br>O3    | ایدوکیت ایدوک  |           |
|              | راك جناب:رن كر مسوم كي ور  | ٢- ٢ نه   |
| ÷            | منجانب:  | 4445812-  |
|              | رعویٰ:   | ١ ١       |
|              | مورخه:   | 13/2      |
|              |  |           |
|              | قانه:  | 3 Wy      |
| <u>_</u>     | اعث تحرير آنكه   | 3.0       |
| . <b>}</b> - | مقدمه مندرجه عنوان بالامیں اپی طرف سے داسطے پیروی وجواب دہی کاروائی متعلقہ   | 5         |
|              | ن<br>آن مقام <u>ن کور کیل</u> ے کیسراماک ریڈ ہو کیپٹ کووکل مقرر  | )4 \\\\   |
|              | کر کے اقرار کیا جاتا ہے گر صاحب موصوف کو مقدمہ کی کل کار وائی کا کامل آختیار ہوگا ، نیز وکیل صاحب کو   | 1, J      |
|              | راضی نامہ کرنے وِتقرِ کڑائے و فیصلہ بر حلف دینے جواب دعویٰ اقبال دعویٰ اور درخوا سے از ہرتسم کی تصدیق  | 15        |
|              | زریں پر دستخط کرنے کا اختیار ہو گا ، نیز ب <u>صورت عل</u> م پیروی یا ڈیری بیطرفہ یا اپیل کی برا مذگی اور منسوخی ، نیز  | 3.2       |
| <u></u>      | وائر کرنے اپیل مگریانی و نظر ٹانی و پیروی کرانے کا مخیار ہو گا اور بصورت ضرورت مقدمہ مذکورہ کے کل یا جزوی  | . 8       |
| <b>S</b>     | کاروائی کے واسطے اور دیک یا مخار قانونی کو آگئے ہمراہ گیا گئے جائے تقر رکا اختیار ہو گا اور صاحب   |           |
|              | مقرر شدہ کو وہی جملہ ذکورہ بالا اختیارات حاصل ہو ں کے اور آن کا ساختہ پر داختہ منظور و قبول ہو گا<br>دوران مقدمہ میں جو خرچہ جم جانئہ التوالی مقدمہ کے سب ہے ہوگا ایولی تاریخ بیٹی مقام دورہ یا حد سے  | 7         |
| ·            |  |           |
| 15           | KHAWAR BAR ASSOCIANA   |           |
|              | IL TER PAKHTOONKT /20 : IL TERMENT   20  |           |
| <b>.</b> .   | العــــــــــــــــــــــــــــــــــــ  |           |
| trata)       | acoptal Sulphan Sulpha Sulphan Sulphan Sulphan Sulphan Sulphan Sulphan Sulphan Sulphan | <b>-3</b> |
| ل قبول ہوگی۔ | نوٹ: اس و كالت نامه كي فو ثو كا لي نا تا با  |           |