FORM OF ORDER SHEET

S.No.	Date of order proceedings	Order or other proceedings with signature of judge		
1	2	3		
1-	03/05/2024	The appeal of Mr. Rasool Muhammac resubmitted today by Mr. Muhammad Ilyas Orakza		
		Advocate. It is fixed for preliminary hearing before touring		
		Single Bench at Bannu on . Parcha Peshi given to the counsel for the appellant .		
		the counsel for the appenant		
		By the order of Chairman		
		Danielle Containment		
	•	REGISTRAR		
,				
	·			

The appeal of Mr. Rasool Muhammad received today i.e on 30.04.2024 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days:

Address of the appellant is incomplete be completed according to rule-6 of Khyber Pakhtunkhwa Service Tribunal rules 1974.

No. 1009 /S.T.

Dt. 9-05 /2024.

REGISTRAR

SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Muhammad Ilyas Orakzai Adv. High Court Peshawar.

Note Re-Submitted offer romand of spicetions.

62/5/024

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	Appellant Pelay to such espondents Pe	25/10e	120
SIO	CONTENTS	YES	NO
1:	This polition has been presented by	<u> </u>	
2.	This petition has been presented by: Whether Counce!/Appellant/Research t/D	1	
3.	Whether Counsel/Appellant/Respondent/Deponent have signed the requisite documents? Whether appeal is within time?	1	
4.	Whether the enactment under which the appeal is filed mentioned?	1	
5	Whether the enactment under which the appeal is filed is correct?	1	
6.	Whether affidavit is appended?	1	
7.	Whether affidavit is duly attended by annual to the Control of the	√	
8.	Whether affidavit is duly attested by competent Oath Commissioner?	√	
9.	Whether appeal/annexures are properly paged?	√	
10.	Whether certificate regarding filing any earlier appeal on the subject, furnished?		
11.	Whether annexures are legible?	1	•
	Whether annexures are attested?	· ·	
12.	Whether copies of annexures are readable/clear?	V	
13.	Whether copy of appeal is delivered to AG/DAG?	1	
14.	Whether Power of Attorney of the Counsel engaged is attested and signed by petitioner/appellant/respondents?	1	
15.	Whether numbers of referred cases given are correct?	1	
16.	Whether appeal contains cutting/overwriting?	×	
17.	Whether list of books has been provided at the end of the appeal?	1	
18.	Whether case relate to this court?	V	<u> </u>
19.	Whether requisite number of spare copies attached?	1	
20.	Whether complete spare copy is filed in separate file cover?	1	
21.	Whether addresses of parties given are complete?	7	
22.	Whether index filed?		
2 3.	Whether index is correct?	7	
24.	Whether Security and Process Fee deposited? On		
25.	Whether In view of Khyber Pakhtunkhwa Service Tribunal Rules 1974 Rule 11, notice along	7	
	with copy of appeal and annexures has been sent to respondents? On	ν	
26.	Whether copies of comments/reply/rejoinder submitted? On	,	
27.	Whether copies of comments/reply/rejoinder provided to opposite party? On		
<u> </u>			l i

It is certified that formalities/documentation as required in the above table have been fulfilled.

Name:- Munaumad illes and not a second to the second table have been fulfilled.

Signature:-

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Dated:- 30-104-2021

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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Service Appeal No. 629/2024

Rasool Mahmood (Junior Clerk)(Appellant)

VERSUS

Director Higher Education Department, Khyber Pakhtunkhwa,

Peshawar and others.................(Respondents)

INDEX

S.No.	Description of Documents	Annex	Pages
1.	Service Appeal	. :	1-7
2.	Affidavit		- 3
3.	Addresses of the parties		9
4.	Copy of CNIC	A	10
5.	Copies of appointment order, medical	В	11-13
	certificate and Charge Report	·	
6.	6. Copy of order No. 1216-20 dated		14
	03/02/2014		
7.	Copy of Inquiry Letter No. 1426-30	D .	15-16
;	dated 24/01/2019 and appointment		
	order No. 736-44 dated 02/02/2019		. : ::
8.	Copy of application dated	E	17
	26/10/2023		1.3
9.	9. Copy of departmental appeal dated		18
	24/01/2024		ž ,
10.	Wakalat Nama		19

Ras 00 luker Appellant

Through

Dated: 30/04/2024

Muhammad Ilyas Orakzai

Advocate Supreme Court

Of Pakistan.

Cell No. 0333-9191892

Op "

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Service Appeal No. 629/2024

Diary No. 12490

Dated 30/4/2024

zať i i

VERSUS

- 1. Director Higher Education Department, Khyber Pakhtunkhwa, Peshawar.
- 2. District Education Officer (Male) District North Waziristan.

3	. District Account Officer, District North Waziristan.	÷.	•
		sponde	n

30/4/24

SERVICE APPEAL U/S 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT 1974, FOR GRANT/ RELEASE OF BACK BENEFITS W.E.F. 28/08/2013 TILL 02/02/2019 IN THE LIGHT OF INQUIRY AND JUDGMENT OF THE HON'BLE PESHAWAR HIGH COURT BANNU BENCH IN PETITION NO. 330/ 2016 DATED 10/09/2015, **MENTIONED** APPOINTMENT ORDER NO. 736-44 DATED 02/02/2019 OF THE APPELLANT ISSUED BY THE

RESPONDENT NO. 2.

Re-cub mitted to day

2

Prayer in appeal:

On acceptance of the instant Service Appeal, keeping in view what as stated above it is therefore most humbly prayed that to allow this Service Appeal for grant of back benefits w.e.f. 28/08/2013 till 02/02/2019 in the light of inquiry and judgment of the Peshawar High Court, Bannu Bench in Writ Petition No. 330/ 2016 dated 10/02/2015, mentioned in appointment order No. 736-44 dated 02/02/2019 of the appellant issued by respondent No. 2.

Any other remedy with this Hon'ble Tribunal deems fit that may also be awarded in favour of appellant.

Respectfully Sheweth:

That appellant humbly submits as under:

- 1. That the appellant is peaceful and law abiding citizen of Pakistan and is entitled for all the rights guaranteed by the Constitution of Islamic Republic of Pakistan, 1973 and is permanent resident of North Waziristan. (Copy of CNIC is attached as annexure "A").
- 2. That appellant was appointed as Junior Clerk on temporary basis in BPS-07 against vacant Junior

Clerk post at GPGC Miran Shah District North Waziristan vide order No. 1074-80 dated 28/08/2013 by respondent No. 2. (Copies of appointment order, medical certificate and Charge Report are attached as annexure "B").

- 3. That vide office Order No. 1216-20 dated 03/02/2014 of the Director Education FATA has been pleased to declare all the appointment in North Waziristan the then Agency since 20/06/2013 as null and void being made contrary to the existing recruitment policy and were recruited in the ban period as per result of the inquiry in to the case. (Copy of order No. 1216-20 dated 03/02/2014 is attached as annexure "C").
- 4. That after inquiry conducted upon the direction of the worthy Direction Education FATA vide letter No. 1426-30 dated 24/01/2019 and in the light of judgment passed by the Peshawar High Court, Bannu Bench in Writ Petition No. 330/2016 dated 10/09/2015 the appellant along with others were appointed against the vacant post of Junior Clerk in BPS-11 on regular basis with all back benefits from the date of first appointment i.e. 28/08/2013 vide

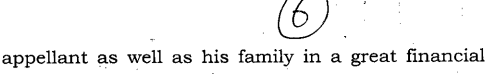
order No. 736-44 dated 02/02/2019 of respondent No. 2. (Copy of Inquiry Letter No. 1426-30 dated 24/01/2019 and appointment order No. 736-44 dated 02/02/2019 is attached as annexure "D").

- 5. That since the appointment order dated 02/02/2019 the appellant made several oral requests as well as submitted an application on 26/10/2023 to respondent No. 2 for grant/ release of his back benefits but in vain. (Copy of application dated 26/10/2023 is attached as annexure "E").
- 6. That the appellant after the above struggle submitted departmental appeal to respondent No. 1 on 24/01/2024 for grant/ release back benefits of the appellant but that was not responded till date. (Copy of departmental appeal dated 24/01/2024 is attached as annexure "F").
- 7. That appellant further feeling aggrieved from the act and action of the respondents, having no other remedy filing the instant Service Appeal on the following grounds:

GROUNDS:



- A. That inaction of the respondents by not releasing the back benefits of the appellant is against the law, facts, norms of justice and material available on record.
- B. That the appellant had been made victim of discrimination without any just and reasonable cause thereby offending the fundamental rights of the appellant as provided by the Constitution of Islamic Republic of Pakistan, 1973.
- C. That unless an order of the back benefits of the appellant is not issued, serious miscarriage of justice would be caused to the appellant and would be suffered by the order of the respondents which are fanciful, suffering from patent perversity and material irregularity needs correction from this Hon'ble Tribunal.
- D. That the appellant having old aged parents and other family members and the appellant is the only person to earn livelihood for his family, so the illegal and unlawful act of the respondents has fallen the



crises.

- That the appellant is suffering by no fault it his Ē. part, so he is entitled for his back benefits, furthermore, illegalities appeared no appointment of the appellant even if any irregularities is alleged, the same could not be made as a hurdle by concerned authority. Furthermore appointment of an employee, if in any case made the established procedure would not burden him, rather appointing authority would be responsible for misconduct by making irregular committing appointment, reliance put on reported judgment "2006 SCMR Page-678", "2014 PLC CS Page-330".
- F. That the appellant in order of seek justice has been running from pillar to post but of no avail and therefore, finally had decided to approach this Hon'ble Tribunal for seeking justice.
- G. That the appellant is not treated in accordance with law, rules and regulations.

7

H. That the appeal of the appellant in well within time

and this Hon'ble Tribunal has the jurisdiction to

entertain the instant Service Appeal.

I. That any other ground can also, be taken with

permission of this Hon'ble Tribunal during the

arguments.

It is, therefore, humbly prayed that on

acceptance of the instant Service Appeal, keeping in

view what as stated above it is therefore most

humbly prayed that to allow this Service Appeal for

grant/release the back benefits w.e.f. 28/08/2013

till 02/02/2019 in the light of inquiry judgments of

the Peshawar High Court, Bannu Bench in Writ

Petition No. 330/ 2016 dated 10/02/2015,

mentioned in appointment order No. 736-44 dated

02/02/2019 of the appellant issued by respondent

No. 2.

Appellant

Through

Dated: 30/04/2024

Muhammad Ilyas Orakzai

Advocate Supreme Court

Of Pakistan.



BEFORE THE HONOURABLE SERVICE TRIBUNAL KHYBER PUKHTUNKHWA, PESHAWAR

Rasool Mehmood

<u>VERSUS</u>

Director 1+19ha Baucation and others

AFFIDAVIT

I, Rasool Mehmood S/O Sultan Mehmood R/O Miran Shah, North Waziristan, do hereby solemnly affirm and declare on oath that all the contents of accompanying Service Appeal are true and correct to the best of my knowledge and belief and nothing has been concealed OR withheld from this Honourable Court.

Identified by:-

(MUHAMMAD ILYAS ORAKZAI) Advocate

High Court, Peshawar



9

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Service Appeal No/2024	
Rasool Mahmood (Junior Clerk)	(Appellant)
VERSUS	
Director Higher Education Department, Khyber I	Pakhtunkhwa,
Peshawar and others	(Respondents)

ADDRESSES OF THE PARTIES

APPELLANT:

Rasool Mahmood (Junior Clerk) S/o Sultan Mahmood R/o Caste Dawar, Tappi, Nana Khel, P.O. & Tehsil Miran Shah, District North Waziristan.

RESPONDENTS:

- 1. Director Higher Education Department, Khyber Pakhtunkhwa, Peshawar.
- 2. District Education Officer (Male) District North Waziristan.

3. District Account Officer, District North Waziristan.

Through

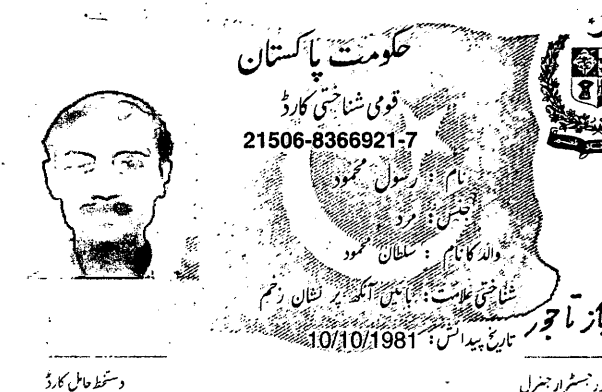
Dated: 30/04/2024

Muhammad Ilyas Orakzai

Advocate Supreme Court

Of Pakistan.

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Att Att

MAUNON-B"

♦ OFFICE OF THE AGENCY EDUCATION OFFICER NORTH WAZIRISTAN ► AGENCY

APPOINTMENT ORDER:

Consequent upon the recommendation of Departmental Selection committee, the following trained Junior Clerks are hereby appointed as Junior Clerks on temporary basis in BPS-07 at Rs. (5800-320-15400) per month plus usual allowances as admissible under the rules against vacant Junior Clerk posts in the schools mentioned against their names from the date of taking over charge

S.No	Name with Father Name	Qualification	Place of posting	Remarks
1.	Alam Noor S/O Sardar Mahmood	MA (P-Sc)	GGDC Miranshah	Against Vacant J/Clerk Post
· 2.	Rasool Mahmood S/O Sultan Mahmood	MA (Islamiyat)	GPGC Miranshah	-do-
3.	Saeed Ullah Jan S/O Qismat Khan	M.Sc (Computer Sc)	+ GHS Paryat (Dossali)	-do-
4.	Aziz Kehman S/O Muhammad Younis	MBA	GGHS Pir Aqa! Zaman kot (MirAli)	-do-

- 1. Their appointment is made on temporary basis and is liable to termination at any time with out any notice. If they wish to resign from their posts, they should give one month prior notice or forfeit one month pay in lieu thereof.
- 2. They should bring their Health and Age certificate from Medical Supdt: A H.Q Hospital Miranshah.
- 3. If they fail to assume their charge with in 15 days, their order will be treated as cancelled.
- 4. They should not be handed over charge if they are below 18 years and above 35 years of age.
- 5. Their academic/professional certificates/degrees will be referred to the concerned Boards/Universities by depositing usual fee charge for proper necessary verification & their salary will not be drawn until and unless their verification is received in this office.
- 6. Their original Qualification, Date of Birth, Domicile Certificates and C.N.I.C should be checked and photo copy be placed on record.
- 7. They will be terminated if their Academic/Professional Certificates/Degrees were found fake/bogus and tampered.

8. The appointees are entitled for all benefits admissible to civil servants.

Endst: No 1074-89A

Appointment/JC/&EO/NWA

(Mühammad Zaveel Wazir)
Agency Education Officer
North Waziristan Agency

Dated: 48 / 3 /2013

Copy to:-

- The Director of Education (FATA) KPK Peshawar.
- The Political Agent NWA Miranshah.
- 3. The Agency Accounts Officer Miranshah.
- 4. AAEO concerned.
- 5. Principal/Headmaster concerned.
- 6. Candidates concerned.
- 7. Accountant local office.

City

Agency Education Officer North Waziristan Agency

Arival Report

9t 13 Stuted that 9 have appointed as a Junior Clark in this College vide Endst.
NO. 1074-80/Appointement/JC/AZO/AWA, dated 28-8-2013

9t is therefore requested that my the Arival Report may Many Please be a cceptial from 31 20/3

PRINCIPAL G.P.G.C INIShan (N.W.A) Rascol mahmood

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epac promonound.

cit: 31-8 2013.

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MEDICAL CERTIFICATE

· ·,	Name of Official. Name of Official.
	Caste or race. Muslim
	Father's Name MY Serlean Mahmores
	Residence. Dear Tappi Tohs if Miray Style.
	J.W.A.
• .	Date of birth. $\frac{10-10-1981}{}$
	Exact height by measurement.
	Personal Mark of Identification. Would Sear in loft Eye b
	Signature of the Official Ail (
	Signature of head of Office. Took over charge on 31-8-2013
	en 31-8-2013
	Seal of Office Sell
	G.P.G.C M/shah (N.W.
	I do hereby certify that I have examined Mr./Miss. Racon Making
	candidate for employment in the Office of the Faucation Depti
	and can not discover that he/she had any disease communicable or other
	constitutional effect ion or bodily infirmity except
,	I do no consider this as disqualification for employment in the office of the
ducal	टेल्न ७९७०. His/her age according to his own statement 7
	Years and by appearance about years.
	addle
	LEFT HAND THUM AND FINGER Medical Superintendent, IMPRESSIONS
	Medical Superintendent
	Agency H.Q. Hospital MIRANSHAH

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FATA SECRETARIAT DIRECTORATE OF EDUCATION

<u>OFFICE ORDER</u>

The competent authority (Secretary Social Sector Department) has been pleased to declare all the appointments made in N.W. Agency since 20/6/2013 as null and void being made contrary to the existing recruitment policy and were recruited in the ban period as per result of the enquiry into the case.

> (Muhammad Islam Bangash) Director Education (FATA)

1216-20

from to the:

Political Agent North Waziristan Agency at Miranshah

Agency Education Officer N.W. Agency at Miranshah

Agency Accounts Officer N.W. Agency at Miranshah

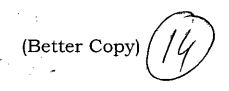
PS to Secretary SSD FATA

P.A to Director Education FATA

OFFICE OF THE AGENCY EDUCATION OFFICER N.W.AGENCY

Endst: No. 370 - 415 /AEO/NWA dated 10 /02 /2014

The Above cited order is forwarded to the concerned for immediate implementation in letter and spirit. All Heads of concerned schools, AAEO (Male & Female) and AEO Accountant should take necessary action in this regard with proper information to the undersigned within a week positively.



OFFICE ORDER

The component authority (Secretary Social Sector Department) has been pleased in declare all the appointments made in N.W. Agency dated 20/6/2013 as null and void being made contrary to the existing recruitment policy and were recruited in the ban period as per result of the enquiry into the case.

(Muhammad Islam Bangash)
Director Education (FATA)

CC: 1216-20

Copy to the:

- 1. Political Agent North Waziristan Agency at Miranshah.
- 2. Agency Education Officer N.W. Agency at Miranshah.
- 3. Agency Accounts Officer N.W. Agency at Miranshah.
- 4. PS to Secretary SSD FATA.
- 5. P.A to Director Education FATA.

Addl: Director (Estab:)

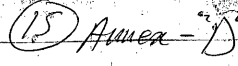
OFFICE OF THE AGENCY EDUCATION OFFICER N.W. AGENCY

Endst: No. 370-415/ AEO/NWA dated 10/02/2014

The Above cited order is forwarded to the concerned for immediate implementation in letter and spirit. All Head of concerned schools, AAEO (Male & Female) and AEO Accountant should take necessary action in this in this regard with proper information to the undersigned with a week positively.

Agency Education Officer North Waziristan Agency

Here





DIRECTORATE OF EDUCATION NEWLY MERGED DISTRICTS

KHYBER PAKHTUNKHWA WARSAK ROAD PESHAWAR, PAKISTAN PHONE, 041-9210166 FAX 091-9210216

NO.14.36=30



To

The District Education Officer North Waziristan District

Subject:

Implementation of Recommendations of Inquiry Report

Memo:

I am directed to refer to the subject noted above and to enclose herewith inquiry report along with High Court decision, minutes of the Departmental Selection Committee, attendance sheet, typing test record and letter of SO Education No.SO/Edu/SSD/2853 dated Peshawar 28/11/2018 and to state that the competent authority is pleased to ask you that being a competent authority for appointment from BPS-1 to BPS-15, implement the recommendations of the inquiry committee in letter & spirit to avoid litigation issues in future under intimation to the office of the undersigned.

Endst:	Nc.	/

Copy to the:

- 1. PS to Secretary Higher Education Department, Civil Secretariat, Peshawar.
- 2. PS to Secretary E&SE, Khyber Pakhtunkhwa, Peshawar.
- 3. P.A to Director E&SE, Khyber Pakhtunkhwa, Peshawar.
- 4. PA to Director Newly Merged Districts Erstwhile FATA.

Dy: Director (F/A)

Ausy

in gilles



OFFICE OF THE DISTRICT EDUCATION OFFICER NORTH WAZIRISTAN TRIBAL DISTRICT

APPOINTMENT ORDER

Consequent upon the direction of worthy Director Education FATA vide his letter No: 1426-30 dated: 24/01/2019 along with recommendation of the inquiry and honorable Peshawar High Court Bannu Bench judgment in write petition No: 330/2016 Dated: 10/09/2015 the competent authority is pleased to appoint the following candidates against the vacant Post of **Junior Clerk** in BPS No-11 @ Rs: (12570-880-38970) per month plus usual allowances on regular basis as admissible under the rules with immediate effect and back benefit from the date of 1st appointment i.e. 28/8/2013.

S.No	Name	Father's Name	Domicile	Place of Posting	Remarks
1	RasoolBahadur	Sarwar Khan	DattaKhel	GHS Ali Khel Tehsil Miranshah	Against Vacant Post
2	Alam Noor	Sardar Muhammad	Miranshah	GGDC Miranshah	Against Vacant Post
3		Sultan Mehmood	Miranshah	GPGC Miranshah	Against Vacant Post
4	SaeedUllah Jan	Qismat Khan	Dossali	GHS Spulga Tehsil Miranshah	Against Vacant Post

TERMS & CONDITIONS

- 1- Appointment of the candidates is made purely on Temporary Basis and is Liable to terminate at any time without any notice.
- 2- If the candidates wish to resign their post they will be given one month prior notice or their pay for one month will be forfeited in lieu thereof.
- 3- Their Documents, CNIC & other testimonial should be checked before handed over charge of the post and attested thereof may be kept on record of the school.
- 4- They should produce their Health & Age Certificate from the Medical Superintendent AHQ Hospital Miran Shah North Waziristan Tribal District.
- 5- They may not be handed over charge if they is below 18-years or above 35-years.
- 6- If they fails to report their arrival within 15- days of the issue of this appointment order then it will be treated as cancelled.
- 7- No salary will be drawn before the verification of all the Academic/Professional & testimonials from the concerned Board/universities/institutions.
- 8- If any technical legal flaw is pointed out, the appointment will stand as cancelled.

9- Charge Report should be submitted to all concerned.

DISTRICT EDUCATION OFFICER NORTH WAZIRISTAN MIRANSHAH

Endstt: No. 736-44/Medical/JC/ (Male File)/DEO/NWTD/

Dated _2__/02/2019

- 1- The Director Education NMD, Warsak Road Khyber Pakhtunkhwa Peshawar.
- 2- The Deputy Commissioner North Waziristan at Miran Shah.
- 3- The AddI: Deputy Commissioner North Waziristan.
- 4- The District Accounts Officer (NWTD) Miran Shain.
- 5- Principals/Head Masters concerned.
- 6- ADEOs Circle Concerned.
- 7- Candidate Concerned. Pay Clerk concerned.

DISTRICT EDUCATION OFFICER NORTH WAZIRISTAN MIRANSHAH of Joseph John John John John Amen-E US CHIN BOD GUY Jung - Photo July 300 (500) 20, 5 6300 0 2 C (W) 194 De 12 1 5001 1) Web w BrekBeforter 2013 3- 1) blogs 30 July 37 26/13/33/20 JUNIOSIO EN EL GITTI ENS JONES JONES Record Section

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محمد البیاس اور کرنی این و کمید می کور شا و کرنی این و کردان و کال افتیار ہوگا۔ نیز و کس صاحب کوراضی نامہ کرنے و تقر رفالت و فیصلہ برطف دیے جواب دعوی اورا قبال دعوی اور اورانی کا کال افتیار ہوگا۔ نیز و کس صاحب کوراضی نامہ کرنے و تقر رفالت فیصلہ برطف دیے جواب دعوی اوران قبال دور فوال اور اور فوالت فیصلہ برحم کی تقد بن زرایں پر دستنظ کرانے کا افتیار ہوگا۔ نیز صورت عدم پیروی یا ڈگری کی طرف یا ایک کی برآ مدگی اور منسوفی نیروائی کرنے و کیل گرائی کی طرف یا ایک کی برآ مدگی اور منسوفی نیروائی کرنے و اسطے اور و کسل یا کردی کاروائی کے واسطے اور و کسل یا کرنے و کیل گرائی و پیروی کرنے کا افتیار ہوگا۔ از بصورت ضرورت مقدمہ نہ کورہ کی و ہی جملہ نہ کورہ یا افتیارات حاصل ہوں کے فیار قانونی کو این جمراہ یا این بیار ہوگا۔ اور ما حیل برخر چہ و ہم جانے التوالے مقدمہ کے میب سے ہوگا۔ کوئی تاری فیش متام دورہ پر ہو یا حدے باہم ہو تو و کسل صاحب بابند ہول کے۔ کہ پروی نہ کورہ کریں۔

مقام دورہ پر ہو یا حدے باہم ہوتو و کسل صاحب بابند ہول کے۔ کہ پروی نہ کورہ کریں۔

مقام دورہ پر ہو یا حدے باہم ہوتو و کسل صاحب بابند ہول کے۔ کہ پروی نہ کورہ کریں۔

مقام دورہ پر ہو یا حدے باہم ہوتو و کسل صاحب بابند ہول کے۔ کہ پروی نہ کورہ کریں۔

الرقوم: 202 ماه الرئم كل 202ء

- in the place of the

Attested & Accepted

Muhammad Ilyas Orakzai

Advocate Supreme Court of Pakistan

SC Enrollment No:- 5801

BC No:- 10-3471

CNIC 14101-0798923-7

Cell 0333-9191892

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