FORM OF ORDER SHEET

Court of	_	
		•

Appeal No.	1015/2024	

S.No.	Date of order - proceedings	Order or other proceedings with signature of judge
1	2	. 3
1-	23/07/2024	The appeal of Mr. Ali Zaman received today by registered post through Sheikh Iftikhar ul Haq Advocate. It is
		fixed for preliminary hearing before touring Single Bench at
		D.I.Khan on 20.08.2024. Counsel for the appellant has been
		informed telephonically.
	-	By the order of Chairman
	,	Pala
		REGISTRAR
 •		
i ·		
!		

BEFORE KHYBER PKLITUNKHWA SERV.CE TRIBUNAL, PESHAWAR CHECK LIST

Case Title: Ali Zaman. vs Director general etc.

S.# Contents 1. This appeal has been presented by:	Yes	No
The state of the s		
Whathar Coursel (A. III.]
Whether Counsel / Appellant / Respondent / D requisite documents?	eponent have signed the	
3, Whether Appeal is within time?		
4. Whether the enactment under which the appear	s filed mentioned?	
5. Whether the enactment under which the appear	L's filed is correct?	-
Whether affidavit is appended?	, , , , , , , , , , , , , , , , , , , ,	~- -
2. Whether affidavit is driv attested by observer	t outh enumissioner?	<u> </u>
o. Whether appeal/annexures are properly pared?		
of Whether certificate regarding filling any earlier	apreal on the	
subject, lumished?		1
10. Whether annexures are legible?		-
11. Whether annexures are attested?		
12. Whether copies of annexures are readable/clear	9	
. 13. Whether copy of appeal is delivered to A G/D.	A 7 (2)	
14. Whether Power of Attorney of the Counsel eng	aged is attested and	- 19010-1
signed by petitioner/appellant/respondents?		
15. Whether numbers of referred cases given are ea	przect?	
16. Whether appeal contains cuttings/overwriting?		- Construence of the delication
17. Whether list of books has been provided at the	end of the appeal?	
18. Whether case relate to this Court?		
13. Whether requisite number of spare copies attack	red?	
Whether complete spare copy is filed in separat	e file cover?	
21: Whether addresses of parties given are complete	17	
22. Whether index filed?		
23. Whether index is correct?		<u></u>
24. Whether Security and Process Fee deposited? or	1	i
Whether in view of Klyber Pakhtunkhwa Service	re Tribunal Rules (074	
123. Rule 11; notice along with copy of appeal and at	rexures has been sent	1
to respondents? on		
26. Whether copies of comments reply/rejoinder sub		
27. Whether copies of comments/reply/rejoinder proparty? on	y ded to opposite	7

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

Name:	Al Zaman	
Signature:	U6,74	
Dated:	22-7-2024	

Service Appeal No. 1015 / 2024

Ali Zaman

Versus

Director General, Livestock

INDEX

S. No.	Particulars of documents	Annexure	Page
1.	Grounds of service appeal with affidavit		1-5
2.	Application for condonation of delay	<u> </u>	6-7
3	Copy of the service documents	Α	2-9
4.	Copy of the impugned order dated 14/12/2023	В	10
5.	Copies of departmental appeal along with receipt and application for provision of documents	C & D	11-14
6.	Vakalatnama		15

Dated 22/07/2024

Humble Appellant

Ali Zaman

dije

Through Counsel

Sheikh Iftikhar ul Haq Advocate Supreme Court

PESHAWAR PESHAWAR

Service Appeal No. 1015 /2024

Diery No. 14438
Dated 23-27-2024

Ali Zaman son of Zaro Jan caste Betani Ex Chowkidar Veterinary Dispensary, Maulana Abdul Rehman Koruna Zafarkhel SD Jandola District Tank.

.....Appellant

Versus

- Director General, Livestock & Dairy Development Department,
 Khyber Pakhtunkhwa, Tarnab Peshawar.
- 2. District Director Livestock & Dairy Development Sub Division Darazinda Jandola Dera Ismail Khan.
- 3. District Comptroller of Account Dera Ismail Khan.

...... Respondents

Restran

SERVICE APPEAL U/S 4 OF KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST THE OFFICE ORDER NO. 90-93/DDL/SUB DIV. DARAZINDA/JANDOLA DATED 14/12/2023 VIDE WHICH THE RESPONDENT#2 IMPOSED MAJOR PENALTY OF REMOVAL FROM SERVICE (BEING EXCHOWKIDAR) W.E.F 10/12/2007 WITH RECOVERY OF PAY AND ALLOWANCES DRAWN ILLEGALY FROM PROVINCIAL DDO CODE DL-6427 RS. 3129635/-W.E.F 10/12/2007 TO 26/12/2022 AND ALSO AGANST THE APPELLATE AUTHORITY ORDER (IF ANY) QUA THE DEPARTMENTAL APPEAL OF THE APPELLANT DATED 06/04/2024.



Prayer:

On acceptance of instant service appeal the impugned order No 90-93/DDL/Sub Div. Darazinda/Jandola dated 14/12/2023 issued by the respondent#2 and the order of appellate authority if any may kindly be set aside and the removal from service order of the appellant may be considered from the date of 02/06/2009 instead of w.e.f 10/12/2007 to 26/12/2022 and illegal recovery of pay and allowances shown against the appellant may kindly be declared as null and void and ineffective upon the rights of appellant.

Respected Sir,

The appellant humbly submits as under;

- 1) That the appellant was initially appointed as Chowkidar in the respondents' department on 10/12/2007 and performed his duties till 02/06/2009, wherein the appellant was appointed as Constable' in Balochistan FC, later on promoted in July 2015 to the post of Lance Naik and in April 2019 as Naik. Copy of the service documents are annexed as **Annexure-A**.
- 2) That it is pertinent to mention here that it is a fact that the appellant was appointed as Chowkidar in the respondents' department and later on appointed in the Balochistan FC and thus the appellant being petty employee verbally conveyed that massage of fresh appointment to the respondents well within time i.e. on 03/06/2009.
- 3) That thereafter the appellant was performing duties in Balochistan Scouts and in routine the appellant passed leave in various intervals in his own home town but when retuned to his village on leave on 12/03/2024 then came into knowledge of the baseless allegations of receiving salaries from respondents' department from 10/12/2007 to 26/12/2022 although the appellant cannot think out such acts & omission in his mind throughout his life and the appellant never received a single penny from the respondents authority after joining of services as Constable in Balochistan Scouts since 02/06/2009 although the

- appellant validly received the monthly salary till May 2009 and in this respect the appellant is ready to satisfy the respondents authority about his innocence and is also ready to appear in any inquiry in any manner and also ready to give statement on oath that the appellant never received the salaries and single penny after the appointment in Balochistan Scouts since 02/06/2009.
- 4) That the respondents authority at the back of the appellant issued the impugned order dated 14/12/2023 which was received through Whatsapp on 04/04/2024 wherein the respondents authority imposed major penalty of removal from service of the appellant from the post of chowkidar, civil vertinary Dispensary Abdul Rehman Koruna Sub Division Jandola (BPS-4) w.e.f 10/12/2007 with recovery of pay and allowances of Rs. 3129635/- w.e.f 10/12/2007 to 26/12/222. Copy of the impugned order dated 14/12/2023 is annexed as **Annexure-B**.
- 5) That thereafter the appellant abruptly submitted the department appeal dated 05/04/2024 and sent the same through registered Post on 06/04/2024 to the appellate authority, when he came into the knowledge on 04/04/2024 through Whatsapp. It is also pertinent to mention here that the appellant also submitted an application under Right to Information Act for provision of relevant documents, which were not provided. Copies of departmental appeal along with receipt and application for provision of documents are annexed as **Annexure-C&D**.
- 6) That the respondents authority did not decide the departmental appeal within stipulated period, hence, instant service appeal, inter alia, the following grounds.

Ground:

- i. That the impugned orders of the respondents are against law, facts, circumstances and void ab initio, hence, liable to be set aside.
- ii. That the appellant never received salaries from respondents nor gain any type of benefits from the respondents authority because it was already receiving benefits in higher post.

- iii. That the impugned order has no footing and is not in commence of ESTA Code because the respondents authority is illegally agitated and issued the impugned order after the laps of 15 years, although as per E&D Rules 2011 day to day hearing will be occurred in any matter of misconduct of the any employee.
- iv. That the appellant being petty employee and the post of the appellant was under the control of immediate boss in the same town and thus the appellant informed verbally/conveyed message of his appointment in FC Balochistan and thus lapses on behalf of authority, the appellant cannot be responsible for the same.
- v. That no charge sheet, statement of allegations, first show cause notice, final show cause notice has been served to the appellant. In short no inquiry whatsoever has been conducted in spite of baseless, illegal, a huge recovery has been shown against the appellant without any justification and reasons.
- vi. That the counsel for appellant may kindly be allowed to raise additional grounds at the time of arguments.

It is therefore, humbly prayed that on acceptance of instant service appeal the impugned order No 90-93/DDL/Sub Div. Darazinda/Jandola dated 14/12/2023 issued by the respondent#2 and the order of appellate authority if any may kindly be set aside and the removal from service order of the appellant may be considered from the date of 02/06/2009 instead of w.e.f 10/12/2007 to 26/12/2022 and illegal recovery of pay and allowances shown against the appellant may kindly be declared as null and void and ineffective upon the rights of petitioner.

Dated <u>22</u>/07/2024

Humble Appellant

14/16

Ali Zaman

Through Counse

Sheikh Iftikhar ul Haq Advocate Supreme Court



Service Appeal No. _ ____/ 2024

Ali Zaman

Versus

Director General, Livestock

SERVICE APPEAL

CERTIFICATE

Certified that no service appeal on the subject has earlier been filed before this Hon'ble Tribunal.

> **Appellant** Through Counsel

<u>AFFIDAVIT</u>

I, Ali Zaman, the appellant, do hereby solemnly affirm and declare on Oath that contents of the service appeal are true and correct to the best of my knowledge and belief; and nothing has been deliberately concealed from this Hon'ble Tribunal.

Dated: 22 /07/2024

CNIC# 12201-6194513-9

Identified by Counsel

Shiptiman vetter



	2.2		
Service Appeal	No	<u> </u>	/2024

Ali Zaman

Versus

DG Livestock Department & others

APPLICATION UNDER SECTION 5 OF THE LIMITATION ACT FOR CONDONATION OF DELAY

Respectfully Sheweth

- 1. That the above titled service appeal is being filed before this Honourable tribunal and grounds of same may please be considered as an integral part of this application.
- 2. That actually the appellant was in service in Balochistan and when came to his home town on 12/03/2024 came into knowledge about the allegations and then lastly on 04/04/2024 procured the impugned order through whatsapp and submitted departmental appeal well within time. Hence, the delay (if any) is unintentional and is not deliberately done by the petitioner. Due to above mentioned reasons, it is requested that delay should be condoned in best interest of justice because valuable and genuine rights are involved because the impugned orders were not properly communicated to the appellant as evident from the record.
- 3. That this Honourable tribunal has vast powers to condone the delay.

It is therefore, humbly prayed that on acceptance of the present application the delay in filing of instant petition before the august court may very graciously be condoned in the interest of Justice.

Dated 22/07/2024

Humble Appellant

Ali Zaman

Through Counsel

Sheikh Iftikhar ul Haq Advocate Supreme Court

Service	Appeal	No	/ 2024

Ali Zaman

Versus

DG Livestock Department & others

SERVICE APPEAL

AFFIDAVIT

I, Ali Zaman, the appellant, do hereby solemnly affirm and declare on Oath that contents of the application are true and correct to the best of our knowledge and belief; and nothing has been deliberately concealed from this Hon'ble Tribunal.

Dated: 22/07/2024

(Ju) (pe

CNIC# 12201-6194513-9

Identified by Counsel

Sh: Affilhar vetter

Ann!A

No. [[] | Dated Tank Th

Tne ____/12/2007

From :

The Assistant Political Agent, FR Tonk

To:

The Assistant Director, Live Stock & Dairy Development Deptt: Frontier Region D.I.Khan.

Subject:

Appointment of Class-Iv Government Servant in veterinary Dispensary Maulana Abdur Renman, Ping FR Tank

Memo:

Reference your letter No.1936/1/5-FR dt: 5-12-2007 on the subject noted above.

the following (02) suitable persons for the posts mentioned against each to be appointed in veterainary dispensary Maulana Abdur Renman Koroona against the newly created posts are recommended.

- 1. Mr: Ali zaman S/O Zaro Jan : Chowkidar.
- 2. Mr: Mati ollah S/O Gnazi Mar Jan

Benishti cum Kna**kro**p

F.R Tank

Assistant Political Agent,

ino. 55/ · /

Copy to District Coordination Officer, Tankt for information, please.

Attestee ! to be trave

(ssistant Political Agent F.R Tank

Je/ 1=

DIKhan

5 1/2/ 2007.

The District Coordination Officer, District Tark.

Subject:

APPOINTEMENT OF CLASSLIV GOVERNMENT SERVANT IN VETERINARY DISPERSMOULANA ABOUR REHMAN KOROONA.

Memo: . Reference Director, L&DD, FATA, Peshawar Letter No. DL&DD/CS/FATA/8/239(Dev:)8260-81 dt:22.11.2007.

It is please stated that o2 numbers Grade-I temporary posts in Livestock & Dairy Development Deptt: FATA/FR, Tank have been created by the Firance Department Vide his Letter No. SOF-II/FD/FA/SNE/ 2006-07 dt: 17. 11. 2007.

VETERLMARY DISPRISONMOULANA ABOUR REHMAN KOROOMA

1. Chowkidar

01 Post

2. Behishti-Cum-Khakrob

01 Post

Therefore it is requested that two(02) suitable persons for above new Veteriary DISPS ie (Moulama Abdur Rehman Korooma) FR, Tank may please be recomme-ded.

> Livestock & Dairy Developme Frontier Regior DIKhar.

Annel to be true copy

9

MEDICAL CERTIFICATE

Name of Official Ali Z	AINTACH	· · · · · · · · · · · · · · · · · · ·	******	
Casteor Race BHITA	<u> </u>		***********	
Father's Name	Jan			
Basidania Lallan K	hel., 2.0	Mulazas.	*	
tank				
Date of Birth	(4.2201-619	7.4513-9	<u>j</u>	
Exact height by measurement	5/_7")			
Exact height by measurement	A Got on	- EV	on Got	,
Singsture of the Official	El lojepe	<u>-</u>	fore- Karl	,
Signature of				
Signature of				
nead of office		•		
		•		
•	·	œ		
	Seal of Office	3 —	s	-
	•		.•	
•	the second secon			
		• •		
	,	مد.		
I do hereby certify that I have examinate a candidate for employment in the O and can not discover that head a	ny disease commun		onstitutional	•
a candidate for employment in the or and can not discover that head a effication or bodily infirinity except I do not consider this as disquared the control of the can accord	ny disease communication for employeding to his own state	icable or other of	fice of the	
a candidate for employment in the or and can not discover that head a efficetion or bodily infirinity except	ny disease communication for employeding to his own state	yment in the of	fice of the	
a candidate for employment in the or and can not discover that head a effication or bodily infirinity except I do not consider this as disquared the control of the can accord	ny disease communication for employeding to his own state	yment in the of ment. 26.	ifice of theyear and	
a candidate for employment in the cand and can not discover that head a effication or bodily infirinity except I do not consider this as disquiryHis age according by appearance about	ny disease communication for employeding to his own state	yment in the of ment. 26.	ifice of theyear and	
a candidate for employment in the or and can not discover that head a effication or bodily infirinity except I do not consider this as disquared the control of the can accord	ny disease communication for employeding to his own state	yment in the of ment. A	Derintendent,	
a candidate for employment in the cand can not discover that head a effication or bodily infirinity except I do not consider this as disquiryHis age according by appearance about	ny disease communication for employing to his own state	ment. Medical Suj Civil Hospital.	Derintendent,	
a candidate for employment in the cand and can not discover that head a effication or bodily infirinity except I do not consider this as disquiryHis age according by appearance about	ny disease communication for employing to his own state	yment in the of ment. A	Derintendent,	

DARAZINDAMANDOLA, D.L.KHAN, OFFICE OF THE DISTRICT DIRECTION LAWSTOCK SUR DIVISION

OUNVIVORIZYBVA NOISIAIA HASAIA $\mathcal{L}_P = 29.08$ ज्ञार/(१) शुन्ना paret

080EB

level tar to mutatole of dollar, reduced force of desiral end light to the total contribution of tart level and tark to the force of th used 4 141 abilitated a minimizated mistable of the character of the confit to confit of the ability and a second married dust Perceas Mr. Mi Zaman, Chowhilar (1978-94), Civil Vereninary Dispersency Abdul Relinion, Educada,

named all totals (eV') at subdamed as insuring the department of the transfer of the transfer of the subdament system interior

MODELLM no clobact nowired dust succeed

watered madabalast AND WHEREAS, it has been reported that be was also serving against the post of 4th fittabil in 1th Lution

most sail ilsirka) (\$246-10) (NR) (lignorati gales natura) lenad rocks no AND WHEREAS, he was distring double Pay at one time out of ODNO Code at Provincial Destrict and

AND WHEREAS, he was served with a closuge sheet by the undersigned vide thus office No 40 sheed aboe-itt alen llaggar

15502,60,70

double drawing salary from the Choreminent excludiner and illegality regarding appropriate in two different assits unitabilitate the failed to explain this position and that bother to enhant the claimfunition about

we frug. 11.01 an entit halten notification gauged and sensials aid in process fallow ance, ead of it anid mort ATAR WHEREAS, an requiry committee was constituted to probe the facia after proper interrogation departments at one time-

AND WHEREAS, he failed to appear before the inquiry committee and did not corporal to the clourges · Ombui

coloid against hint, as per report to the cannition

Division landola (B- 04) with effect from 10.12,2007 with recovery of Pay and Allowances drawn illegally from Service upon Mr. Ali Naman, Chombidat, Civil Veterimary Dispensary, Abdul Rehman, Koronna, Sub-2011, the undersigned in the capacity of competent authority is pleased to impose major penalty of Removal conferred under section 9 of Khyber Pakhumkhwa, Government Servants (Effichancy mat Discipline) Rubeal, NOW THEREFORE, on the recommendation of Inquiry Committee and in exercise of the pawers

SUB DIVISION DARANA DISTRICT DIRECTORCLARSTOCK

Olni -\2E.0,95,1E.28 Yulus off reposit the party lead of the salary Re. 31.29,037- into I. Mr. All Namen, Chowkidar, (B-04) Civil Veterinary Dispensary Abdul Rehman, Kornana, Sub could be abave it forwarded to the:

Government Treasury illegally drawn during the period mentioned shove, within 15-days of

the receipt of this order

3. The Incharge, Civil Veterinary Dispensary Abdul Rehman, Koroona, Sub Division Jandoli 2, District Comptroller of Accounts D.I.Khan.

4. Omen Assistant (Local) for information and regensary.

RUB DIVISION DARAZA DISTRICT DIRECTOR LIVEVOCK phylid to be True

ANW C

بخدمت جناب ذائر يكثر جزل لائيوساك اينذ ذريي ديوليمنث خيبر يختونخوا بيثاور

تحكمانه ايبل برخلاف عم مورند 14/12/2023 ومنسوخ فرمائے جانے تکم نمبر 90-93DDL/SUB DIVISION DARAZINDA/JANDOLA مورند 14/12/2023

جيناب عالى! اپيلان حسب ذيل عرض رسال -

ا۔ بیر کہ محم زیر عذر مذکورہ بالامن اپیلانٹ کی عدم موجودگی میں مورخہ 14/12/2023 کو

۲۔ پیکمن اپیلانٹ کوئی هینوائی کاموقع نہیں دیا ہے اور اگرمن اپیلانٹ کوهینوائی کاموقع دیاجا تا تو یوں صورت حال نہ ہوتی ۔

سے کہ من اپیلانٹ کوکوئی چاری شیٹ دیا ہے اور نہ کوئی علی اس انہا کہ کوکی جاری شیٹ دیا ہے اور نہ کوئی ایان لیا اس طرح من اپیلانٹ کوکسی من میں میں مناس نہیں کیا گیا ہے اور نہ کی کا بیان لیا ہے نہ یدید کمن اپیلانٹ کا الزامات زیر بحث می انکوائری میں شامل نہیں کیا گیا ہے اور نہ ہے اور نہ الیا نہ کا الزامات کے بارے میں میں سوچ سکتا ہوں کیونکہ میں ایک شریف شہری ہوں جو کہ الل السے لگا کے گئے الزامات کے بارے میں میں سوچ سکتا ہوں کیونکہ میں ایک شریف شہری ہوں جو کہ الل کے تعلیم یا فتہ بھی ہوں جمھ پرلگائے گئے تمام الزامات بالکل بے بنیاد ہیں اور کھم بندا کے تمام کا روائی (اگر چہ سلیم نہ ہے اور اپیلانٹ کو اس کا علم بھی نہ ہے) بالکل من گھڑت ہیں اور بالکل بے بنیاد ہیں اور الزامات کی بنیاد ہیں اور الزامات کی بنیاد پر می ذریعدر الزامات کی بنیاد پر می ذریعدر الزامات کی بنیاد پر می دری ساور ہوا ہے جو کہ من اپیلانٹ کوئیتی حقوق ہے محروم کرنا چاہتا ہے آگر چہ نہ کورہ بالزامات کے ساتھ من دری مواد Appealable to Prudent Mind نہیں ہیں کیونکہ فہ کورہ الزامات کے ساتھ من اپیلانٹ کا دوردور کا تعلق بھی نہ ہے۔

de pe

کی تم کاروائی کا پہلے علم تھااس لئے با قائدہ طور پر دستخط شدہ کا پی حوالے من اپیلانٹ کریں لیکن من اپیلانٹ کریں لیکن من السلانٹ کے ابتد Boss استخط شدہ کا فی دینے سے انکاری موا اور میر لے بحر م آفیسر فہ کور بالا نے اس بات پر زور دیا کہ آ بکو پہلے ہی سے ارسال شدہ ہے تو من اپیلانٹ نے نہا بت ہی موود باندا نداز میں کہا کہ جھے تو کوئی کا بی وصول نہیں ہوئی ہے اوراگرآپ جناب کے باس کی شم کا کوئی شوت موجود ہے تو میں ملتمص ہول کہ اشکارہ کیا جائے لیکن Bespectful کے پاس کی شوت موجود نہ ہے اس کے پاس کوئی شوت موجود نہ ہے اس کے باس کوئی شوت موجود نہ ہے اس کے ایک بارے باس کوئی شوت موجود نہ ہے اس کے ایک بارے مارے پاس کوئی شوت موجود نہ ہے اس کے ایک بارے مارے پاس کوئی شوت موجود نہ ہے اس کے ایک بارائدر معیاد ہے کیونکہ من اپیلانٹ کو مورد نہ کوئی معیاد از کو مورد کی معیاد از کور معیاد ہے اورشار کیا جائے گا۔

از صولی اندر معیاد ہے اورشار کیا جائے گا۔

لهذااستدعاب ك يحكمانه اليل بذاحسب استدعا عنوان وتشريح بذامنظور فرمائي جائے۔

موری، 05/04/2024

	- على زمان وامه زروجان تو
مستستخیل SD جنڈ ولہ ٹا کک	æ /
مناختی کار ذنمبر	
موبائل نم <u>ر د 14 19 د 103 و 14 1</u>	

Atteded to be truedy

Appellan Object



RGL124503056 Rs. 60 Vs.
For In
Stamps attixed except in case of uninsured letters of not more than
Post office Guide of on wither no acknowledgement is due.
ved a registered* Date-Stamp
7.1-4.7-6
*Write here "letter", "postcard", "packet" or "parcet" *Write here "letter", "postcard", "packet" or "parcet" *Write here "letter", "postcard", "packet" or "parcet" *Write here "letter", "postcard", "packet" or "parcet"
als of Receiving Officer with the word insued words)
Insured for its. (III) 180 95 AV
Weight Kilo Grams Grams
the words fee Rs. V PS (III Words)-
name and address Post Ahob Ceth
of sender Junicial Color of Manager Junicial Color of Manager

i i

•

·. .

بخدمت جناب ڈسٹر کٹ ڈائر بکٹرلاؤسٹاک اینڈ ڈیری ڈویلیمنٹ سب ڈویژن درازندہ اجنڈولہ ڈی آئی خان

درخواست بمرادحسول كاغذات الكوائرى اورا كركوئي ديكر فائينل آرڈ را كركوئي مو_

جناب عالى! من سائل صب ذيل عرض رسال ہے۔

ا۔ یہ کمن سائل کے علم میں آیا ہے کمن سائل کے خلاف کی طرف انکوائری ہورہی ہے اس لیے من سائل کو انکوائری کی دستاویز ات مطلوب ہے اور اگر کوئی فائین آرڈر ہے تواس کی دستاویز ات بھی مطلوب ہے۔

لہذااستدعاہے کہ میں انگوائری کے کاغذات اورا گرکوئی فائینل آرڈر ہوتو سائل کودلوائے جائیں۔ جائیں۔

مورقه 04/04/2024

س کی زمان ولد زروجان قوم آنی (سابقه چوکیداروینرنری ژبینسری) مولا ناعبدالرحن کورونه
ين ناي
ظفرخیل SD جنٹروله ٹائک
شناختی کارڈنمبر
Allested to be True ely
isie

