FORM OF ORDER SHEET

Court of	-	
	· · · · · · · · · · · · · · · · · · ·	

	<u>Ap</u>	peal No. 1481/2024	•
S.No.	Date of order proceedings	Order or other proceedings with signature of judge	
.1	2	. 3	
1-	19/09/2024	The appeal of Mst. Safia re-submitted today	by
		Mr. Muhammad Adeel Butt Advocate. It is fixed	for
		preliminary hearing before Single Bench at Peshawar	
		30.09.2024. Parcha Peshi given to counsel for the appellant	
		By order of the Chairman	
		RECISTRAR	:
			12 12 1

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR CHECKUST

Case Title:

		A 15 44	. 11. 12. 17.
· S#	CONTENTS	YES	NO
	This Appeal has been presented by:		*
2	Whether: Counsel/Appellant/Respondent/Deponent have signed		
<u> </u>	the requisite documents?	10.	50%
. 3	Whether appeal is within time?	~~ v × v **	
4	Whether the enactment under which the appeal is filed		
` <u> </u> -	mentioned?	/	
5.	Whether the enactment under which the appeal is filed is correct?	1/2	
6	Whether affidavit is appended?	7	
7,	Whether affidavit is duly attested by competent Oath		
*	Commissioner?		
8	Whether appeal/annexures are properly paged?		
.9™	Whether certificate regarding filing any earlier appeal on the subject, furnished?	/	والمراجع والمسترا
		· · · /	
10	Whether annexures are legible? Whether annexures are attested?	1.7	
			
12.	Whether copies of annexures are readable/clear?	- 2	
13	Whether copy of appeal is delivered to AG/DAG?		
14	Whether Power, of Attorney of the Counsel engaged is attested		
لنا	and signed-by petitioner/appellant/respondents?		
15	Whether numbers of referred cases given are correct?		1. 1.
16	Whether appeal contains cutting/overwriting?		3
17	Whether list of books has been provided at the end of the appeal?		
18.	Whether case relate to this court?		"
19	Whether regulsite number of spare copies attached?		اسهبسن
20	Whether complete spare copy is filed in separate file cover?		
21	Whether addresses of parties given are complete?		
	Whether index filed?		
,	Whether index is correct?		
24	Whether Security and Process Fee deposited? On		-1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1
_	Whether in view of Khyber Pakhtunkhwa Service Tribunal Rules		
25	1974 Rule 11: notice along with copy of appeal and annexures has	1:	
	been sent to respondents? On	ع در ر	<u> </u>
26	Whether copies of comments/reply/rejoinder.submitted? On	// :	
 	3300 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	<u> </u>	
27	Whether copies of comments/reply/rejoinder provided to	44(3)	
	opposite party? On	<u> </u>	<u> </u>

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

Name

.Signature:

Dated:

BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR

Service	Appeal	No	1481	/2024
	1 1		/ [.b/	

Safia			•••••	APPELLANT
	e Milion Historia Historia		Versus	
Govt. o	f KPK 8	& others		RESPONDENTS

INDEX

S.No.	Description of Documents	Annex	Pages
1.	Service Appeal along with Affidavit		-5
2.	Addresses of Parties	· .	
3.	Copy of appointment order	\overline{A}	7
4	Copy of transfer order	B	8
5.	Copy of re-deployment order	$\overline{\mathbf{C}}$	9
6.	Copy of Previous Departmental appeal against stoppage of monthly salaries	D	10
7.	Copy of impugned order dated 15.01.2019	E	11
8.	Copy of tribunal order/judgment dated 05.04.2024	F	12
9.	:Copy of fresh departmental appeal	G	12-14
<u> </u>	Wakalatnama		7

Through

Appellant

MUHAMMAD ADEEL BUTT Advocate High Court Before the Service Tribunal, Khyber Pakhtun khwa, Peshawar

Service Appeal No. 481/2024 Khyber Pakhfukhwn

Safia D/O LaiqShah GGP:S Turkistan BZK LKL, Khyber Agency, R/ Umarzai, Charsadda District.

...Appellant

- 1) Director of Education, Directorate of Education situated at GT Road Peshawar City.
- 2) District Education Officer, DEO Office, District Khyber

 $\mathfrak{A}_{\mathcal{A}}$

Respondents

SERVICE APPEAL UNDER SECTION 4 OF SERVICE TRIBUNAL ACT, AGAINST THE ORDER/NOTIFICATION DATED 15/01/2019 COMMUNICATED TO APPELLANT THROUGH SERVICE TRIBUNAL DURING PROCEEDINGS IN SERVICE APPEAL 1633/23 IN A CASE TITLED "SAFIA BIBI VERSUS GOVERNMENT OF PAKISTAN" AND THE SAME SERVICE APPEAL WAS DISPOSED OFF AS APPELLANT INTENDED TO CHELLENGE THE ORDER/NOTIFICATION DATED 15/01/2019 AGAINST WHICH THE APPELLANT FILED THE DEPARTMENTAL APPEAL WHICH IS NOT RESPONDED WITH THE PRESCRIBED PERIOD.

ON ACCEPTANCE OF THE SERVICE APPEAL THE APPEALLANT MAY PLEASE BE RESINSTANTED IN TO SERVICE WITH ALL BACK BENEFITS, ETC BY SET-ASIDING THE IMPUGNED NOTIFICATION DATED 15/01/2019, WHICH WAS NEVER COMMUNICATED TO THE APPELLANT BEFORE INSTUTUING THE SERVICE APPEAL NO. 1633/23. ANY OTHER REMEDY DEEMS FIT MAY ALSO BE GRANTED UNDER THE

Respectfully Sheweth:

The Appellant submits as under: -

- 1. That, consequent upon the approval of Departmental Selection committee, The Appellant was accordingly appointed against the vacant post of T.T on 25.08.2009 at Government Girls' Primary School, Turkistan ,BZK, LKL Khyeber Agency, now District Khyber in BPS -07. (Copy of the Appointment order is annexed as Annexure "A")
- 2. That, consequent upon the proposal of AAEO (Female) Tehsil Bara/LKL/Jamrud Khyber Agency on 30.04.2014 the Appellant transferred to their School GGPS Muslim Jan Killi Bara Khyber Agency to Vacant Post. (Copy of Transfer is annexed as Annexure "B")
- 3. That due to the Talibanisation and usual law and order situation at that time the Appellant was re-deployed to GGPS Musam jan Killa Bara, on 21/05/2015. The Appellant performed her duties to the best satisfaction of Respondents. (Copy of Re-deployed is annexed as Annexure "C")
- 4. That despite performing her duties, till date That till 05.04.2017, Appellant was not given monthly salary, for which Appellant was submitted several applications for releasing her salary, but in vain, and the respondents have not issued any letter regarding stoppage of her pay/salary nor there is any charge against her. The Appellant being having no other remedy against this illegal act of respondents filed the instant petition. The Appellant tried her level best and knocked every door in order to get her salaries paid but the Respondents have taken no action whatsoever.
- 5. That finally the Appellant filed a departmental representation /appeal before the Respondents on 30.03.2023 and waited for the stipulated period of time but as mentioned above no action whatsoever has been taken by them. (copy of the Departmental representation/appeal is annexed as annexure "D")
- 6. That the Appellant feeling aggrieved from the inaction of Respondents Order files the Service appeal No.1633/23 before the honorable Service Tribunal, and , during proceedings , the respondent department provided an Order/notification dated 15/01/2019 whereby the Respondents were pleased to struck of from the Education Roll of District Khyber. (Copy of the impugned Notification /Order dated 15/01/2019 is annexed as Annexure. "E").
- 7. That as, mentioned above, the Appellant intended before the honorable service Tribunal to challenge the same notification/order dated 15/01/2019, hence the Honorable service Tribunal was pleased to dismiss the service appeal 1633/23 being not pressed. (Copy of the Service Tribunal Judgment/Order dated 05/April,2024 is annexed as Annexure "F")

8. That the appellant filed a fresh departmental appeal against the Order /Notification dated 15/01/2019, the same was left un responded, the Appellant waited as per prescribed period, hence filed the instant service appeal inter alia on the following grounds.

GROUNDS:

- A. That the impugned order has never been communicated to Appellant in accordance with law and kept that secret in order to unlawfully usurp the precious and fundamental rights of the Appellant protected and safeguarded in the Constitution of Islamic republic of Pakistan, 1973. At this ground alone the impugned Order is liable to be set-aside.
- B. That the Appellant has not been treated in accordance with law.
- C. That the Respondents, by issuing Impugned Notification dated 15/01/2019, have violated the fundamental rights of the Appellant.
- D. That the impugned Order dated 15/01/2017 has been issued in haste and arbitrary manner, without following the Law/Rules on the subject, hence not tenable in the eyes of law.
- E. That it has been declared ,by the August Supreme Court in a reported judgment 2020 SCMR 188, that once the employee get the right it will not be returned.
- F. That the appellant has never been associated with the so called Inquiry proceedings, furthermore, the Apex Supreme Court of Pakistan, on plethora of Judgments have declared that without conducting formal inquiry major penalty can not be awarded to any Civil Servant.
- G. That all the proceedings against the appellant were based on malafide and malicious and purportedly were initiated in order to displace the appellant from her post and appoint any other blue eyed. Furthermore, Keeping in view the unrest, very bad law and order situated in the District Khyber, and the deployment of teachers from one school to other school was made by the Respondents in the respect, the issuance of impugned Order dated 15/01/2019 ,, stoppage of Salary, etc imposed by the Respondents is illegal, un lawful and without having any legal authority,
- H. That the Appellant being an married woman having little kids knocked the doors of Respondents but till now they are failed to issue a reinstatement Order in favor of the Appellant without any reason.

That the Respondents are well aware of the fact that District Khyber has remained the victim of terrorism, and much of the official record of school along with School buildings was destroyed and it is quite impossible for them to find out the record related to Appellant with respect to her performance in schools, hence they purposely are delaying the matter.

That the Appellant belongs to a very poor family and teaching is the only source of income, if the enquiry is not been initiated or concluded, than in the case the Appellant will suffer an irreparable loss.

It is, therefore, most humbly requested that this Honorable Tribunal may kindly allow this instant Service Appeal by set-asiding the impugned order dated 15/01/2019 and the appellant may please be reinstated in to service with all consequential and back benefits. Any other remedy deems fit may also be granted under the circumstances.

Through

Dated:

Appellant

Muhammad Adeel Butt

Advocates High Court

Note: No such appeal has ever been made to Service Tribunal on the subject by the appellant or in any other court of Law.

Appellant

Before the Service Tribunal, Khyber Pakhtun khwa, Peshawar

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Service Appeal No.	
ANTAINE VADOCAL INU	/2023
"I" I" 1 O -	· ///// i

Safia D/O Laiq Shah GGPS Turkistan BZK LKL, Khyber Agency R/O Umarzai, Charsadda District.

...Appellant

Versus

- 1) Government of Khyber Pakhtunkhwa through Secretary Education, Civil Secretariat
- 2) Director of Education, Directorate of Education situated at GT Road Peshawar City.
- 3) District Education Officer, DEO Office, District Khyber

...Respondents

<u>Affidavit</u>

As per direction of my client 1, do hereby solemnly affirm and declare on oath that all the contents of the Appeal are true and correct to the best of my knowledge and belief and no hing has been concealed from this Honourable Tribunal.

) - ∜ ' Denonent Before the Service Tribunal, Khyber Pakhtunkhwa, Peshawar Service Appeal No._

Safia D/O Laiq' Shah GGPS Turkistan BZK LKL, Khyber Agency R/O Umarzai, Charsadda District.

.Appellant

Versus

- 4 Government of Khyber Pakhtunkhwa through Secretary Education, Civil Secretariat
- 5. Director of Education, Directorate of Education situated at GT Road Peshawar City.
- 6. District Education Officer, DEO Office, District Khyber

...Respondents

ADDRESS OF THE PARTIES

- Government of Khyber Pakhtunkhwa through Secretary Education, Civil Secretariat
- 2. Director of Education, Directorate of Education situated at GT Road Peshawar City.

3. District Education Officer, DEO Office, District Khyber.

Dated

Through

Muhammad Adecl Butt

7

Consequent upon the approval of the Departmental Selection Committee the following fresh (Female) Local/Non Local candidates of Khyber Agency are hereby appointed against. PTC vacant Post regular basis (Non Pension able) at the school noted against their name in BPS No.07 on national pay scale @(3530-190-9220)P.M plus usual allowances as admissible under the rules with effect from 1/9/2009 the date of her taking over charge in the interest of public service.

	The rest of priority 361 AICE.			
5,No \1.477\7\7	Name/Father 's Name	Post at	: Remarks	
7.01.77	Navida Begum D/O Luffadlah	★GGPS Foud China Bara	Against vaca:	it PTC Post ·
	Safia D/o Liag Shah	GGP5 Turkistan BZK LKU	Against vacan	it PTC Post
03	Khadija Shah D/o Haji Gui Badshah	GGPS Muhammad Hussain Killi Bara	Against vacar	CPTC Post
C4.	! Samia Begum D/o Muhainmad Rafique	GGPS Turkistan BZK LKL	t Against vacar	t PTC Post
100		· · · · - · · · - · · · - · · · · · · ·		

Note:

1. Charge report should be submitted to all concerned.

2. The appointment of the candidate is purely on temporary basic and is liable to terminate any time without any notice.

3. If the candidate wishes to-resign her post ske will give one-month prior water of the pay for our month will be forfeited in lieu thereof.

A. Her documents, while of Sixth and MiCshould be checked before han belover charge of the . . . Lind attested copies thereof may be kept on record of the school/office.

5. She should produce his Health and Age certificate from the Age boy Surgeon

5. She may are be handed over charge if he is below 18, years or above it should be not be to be an above it should be a shoul

7. If he fails to report her arrival within 15- days of the issue outhing a latinance scheme it will be treated as cancelled.

8. No salary may be grawn before the verification of all the testimonials from the quarter concerned.

9. The appointment will not be entitled for pension/commutation and G.P. Fundamoluments as per Govt: policy.

(HASHIM KHAN)
AGENCY EDUCATION OFFICER
KHYBER AGENCY AT JAMRUD

Endst: No. 3776-96 / JENES/F Copy of the above is forwarded to the

Dated Januar the. 25 / 08 /2019.

1. Director Education (FATA) at Poshawar.

2. Agency Accounts Officer Thyber Agency at Jamrud.

3. Agency Surgeon Klight is America at LandiKotal.

4. AAEO (Female)/ Pay Court Concerned.

Official Concerned...



AGENCY EDUCATION OFFICER
KHYBERAGETICALAT LANGUED



AGENCY EDUCATION OFFICE KHYBER AGENCY AT JAMRUD PHONE. 091-3820584 FAX 091-5820584

AGENCY EDUCATION OFFICE KHYBER AGENCY AT JAMRUD. TRANSFER ORDER

Consequent upon the proposal of AAEO (Female) Tehsil Bara/LKL/Jamrud Khyber Agency the following Female PTC teachers of Tehsil Landi Kotal Khyber Agency are hereby transferred to their schools noted against their names in their own pay and scale with immediate effect in the interest of public.

S.No.	Name/Desi:/School	To	Remarks	100
01	Safia •PST GGPS Turkistan BZK LKL	GGPS Musam Jan Killi Bara Khyber Agency	Against Vacar	nt Post
02	Samia Begum PST GGPS Turkistan BZK LKL	GGPS Akhtar Ali Shah Killi Bara	Against Vacar	nt Post
03	Mehnaz PST GGPS Janas Khan KilliJamrud	GGPS Abdul KarimKilliJəmrud	Vice S.No.04	
04	Zainab Shah PST GGPS Janas Khan KilliJamrud	GGPS Abdul Karim Kill Jamrud	Vice S.No.03	
05	Khatira PST GGPS Abdul Karim Kill Jamrud	GGPS Janas Khan Killi Jamrud	Under comple	int
06	Zeenat PST GGPS Abdul Karim Killi Jamrud	GGPS Janas Khan Killi Jamrud	Under compla	int

Note:

- 1 Charge report should be submitted to all concerned.
- 2. No TA/DA is not allowed

(ATTIQ UR RAHMAN)
AGENCY EDUCATION OFFICER
KHYBER AGENCY AT JAMRUD

Endst:No. <u>3713-17</u>Transfer file

Dated 30/04/2014

Copy forwarded to the:

- Director Education (FATA) at Peshawar.
- 2 Agency Accounts Officer Khyber Agency at Jamrud.
- 3 AAEO Concerned local office.
- 4 Superintendent local office.
- 5 Individual concerned.
- 6 EMIS Cell local office.

AGENCY EDUCATION OFFICER



AGENCY EDUCATION OFFICE
KHYBER AGENCY AT JAMRUD
PHONE. 091-5820584 FAX 091-5820584
NO_______DATED: 21/05/2015

AGENCY EDUCATION OFFICE KHYBER AGENCY AT JAMRUD

REDEPLOYMENT ORDER.

Consequent upon the recommendation of AAEO (Female) Jamrud/Bara the following teachers of Tehsil Bara are hereby redeployed to Schools noted against their names on their own request with immediate effect, till the re-opening of their own Schools.

S.#	Name	Desg	From	Redeployed to
1	Shaheen AKhtar	TT	GGMS Tehsil Bara	GGHS Janurud.
2	Nusrat Begum	SST	GGHS Karigar Bara.	GGHS Jamrud
3	Farida	CF	GGHS Karigar Bara.	GGHS Jamrud
4	Shamshad Begum	PST	GGHS Karigar Bara.	GGHS Jamrud.
5	Farzana Jamai	CT	GGMS Malang Garhi	GGHS Jamrud
6 ;	Safia Begum	PST	GGPS Musani Jan Killi Bara	GGPS Zulifiqar Killi LKL
7	Saima Zarin	PST	GGPS Musam Jan Killi Bara	GGPS Mira Jan Bara
8)	Rooqia Bibi	TT	GGPS Latif Killi Shalobar Bara	GGPS Hayat Shah Killi Mulagori Jamrud
9	Saima Begum	PST	GGPS Akhtar Ali Shah Bara	GGPS Hayat Shah Mulagori Jamrud

Note: Charge report should be submitted to all concerned.

TA/DA is not allowed.

AGENCY EDUCATION OFFICER KHYBER AGENCY AT JAMRUD

Endst: No. 13241-46 Redeployed File

Dated: 21/05/2015

Copy forwarded to the:

- Director Education FATA at Peshawar.
- 2 Political Agent Khyber Agency at Peshawar.
- 3 Principal GGHS Jamrud Khyber Agency
- 4 AAEO (F) Local Office.
- 5 Superintendent local office
- 6 Officials concerned.

AGENCY EDUCATION OFFICER KHXBER AGENCY AT JAMRUD

- الداداد ي المارانيا بديد فرد ودر المناه والمعدد ودر المحدد والمال في المحدد ودر المراه والمحدد ودر المدالي ورقول المالية المارية المريد المريد المريد المريد المريد - Namur Geps Zulingar Killi LKLGGPS Zulingar Killi 412 Redeployed July مع في المعنى في المعنى Redeployed יותר עלבות ביולב וויותב ביולה וויותב ביולה וויל ביולה וויל ביולה ביולה של אנבפרים Turkistan BZK, LKL להני אל בייל לעל בייל בי לי לילוול בייובון ٥١٤ ١٤ ألل في إذا بالريال المستديد

בשנוולותל-

16/2

ביליליל בילים

o/



District Education Office Khyber Tribal District at Jamrud

Phone. 091-5820265 Fax 091-5820265

Consequent upon the recommendation of enquiry committee Mst: Safia fake Caller /No.50170436, CNIC, 17301-5075790-1 Bank Account No. 18577100070303, HBI merzai ,) is hereby struck off from the Education roll District Khyber with immediate effect the best interest of public service.

The monthly salaries drawn by the above named fake Caller is hereby reported to to concerned political/District administration for early recovery which will be deposited into the ovt: treasury on Challan.

(МЛНУММУР ТУРООИ КНУУ) DISTRICT EDUCATION OPPICER. KIIYBER TRIBAL DISTRICT AT JAMRUI

3/42-47/Struck-Off/Notification

Dated: /5/01/2019

Copy of the above is forwarded to:

Director of Elementary & Secondary Education (KPK) at Peshawar.

2. Deputy Commissioner District Khyber at Peshawar.

3. Deputy Commissioner District Charsadda is requested to lodge (FIR) against the accused for recovery traceable from her bank detail mentioned above.

4. AGPR Sub Office Peshawar.

5. PS to Secretary Elementary & Secondary Education (KPK). 6. Agency Accounts Officer Khyber with the request to stop payment of monthly salaries to the

Branch Manager HBL Umerzia to freeze account of the above named fake employee immediately till the recovery of irregular drawl and to provide the address of the account holder.

KHYBER TRIBAL DIST

Service Appeal No.1633/2023 titled "Safia Bibi Vs. Government of Khybe Pakhtunkhwa"

ORDER 5th Apr. 2024

Kalim Arshad Khan, Chairman. Learned counsel for the appellant present. Mr. Asif Masood Ali Shah, Deputy District Attorney alongwith Mr. Munawar Khan ADEO for the respondents present.

- 2. At the very outset, learned counsel for the appellant was confronted with the order/Notification dated 15.01.2019, whereby, on recommendation of the Inquiry Committee, the appellant was declared as fake Caller and was struck off from the education rolls of the Khyber Agency. Learned counsel for the appellant submitted that the appellant was never knowing about this order/Notification and she has just come to know in the Court today. She intends to challenge the same by not pressing this appeal.
- 3. In view of the appeal, instant appeal is dismissed being not pressed. Consign.
- 4. Pronounced in open Court at Peshawar under our hands and seal of the Tribunal on this 5th day of April, 2024.

(Rashida Bano) Member (I) (Kalim Arshad Khan) Chairman

Mutazem Shāh

23-4-3

23-4-74

Τo

The Director Education, Khyber Pakhtun khwa

Subject: Departmental Appeal against the impugned Notification dated: 2017

Dear Sir,

The Appellant submits as under:

100

- 1. That the Appellant filed a **Service Appeal 1633/2023**before the Khyber Pakhtun Khwa Service 'Tribunal for the Grant of Monthly Salaries, etc.
- That Honorable Service Tribunal K2K was pleased to admit the same and noticed the Department for the submission of Reply/Comments.
- 3. That your good office was pleased to submit the Reply along with annexures.
- That during the course the Court proceedings/ hearing was pleased to Confront Notification dated 28/11/2017 wherein the Appellant was struck off from the Education Roll.
- 5. That it was accordingly been informed to the Tribunal by the Appellant that she is not in knowledge of the said notification dated 28/11/2017, hence the appellant didn't press the said service appeal and being aggrieved from the notification dated 28/11/2017 files this departmental appeal inter alia on the following grounds.

GROUNDS:

- A. That the Appellant was appointed on 25/08/2009 at vacant post of T.T., GGPS Latif Kalay ,BARA. District Khyber the Then Agency ,in your esteem Department, but due Tib. isation and other reasons she was transferred to GGOS Muslim Jan Kalay Bara on 30/04/2014 against the vacant post and later on she was re deployed to GGPS Zulfigar Kalay LKL on 21/05,2015 and , till 2017 she was receiving her monthly salary.
- B. That on 30/03/2023, the appellant preferred a departmental appeal before your good office through TCS but no reply whatsoever came from your good officer rather no information was given to the appellant regarding the Notification dated .28/11/2017.
- C. That Appellant since stoppage of her salary knocked every door of but no one ever informed the appellant regarding the issuance of Notification dated 28/11/2017
- D. That all the proceedings been done, if any, are not in consonance with the E&D Rules, 2011, it was the right of the appellant do be dealt in accordance with law, by issuing Notification dated 28/11/2017, the 'department has violated the fundamental rights of the Appellant
- E. That the impugned notification dated 28/11/2017 has no legal sanctity in the eyes of law.

F. That the Appellant belongs to a very poor family and the entire family is dependent upon her.

It is therefore most humbly requested to kindly reinstate the Appellant, allow her to perform her duties and pay her out-standing salaries. It is further prayed that all the contents of the Service Appeal No. 1633/23 may also be treated as the integral part of the Departmental Appeal.

Truly Yours

SafiaBiBi D/O Laiq Shah

44

R/O Umar Zai Charsadda District .

والمنابة للاونولا فالمدسالان المنادك كسيسهاه كثب 120C-8- H جسهند لايامك المعادية الماديان كالميدن في الماديان الماديان المرادية المرادية المرادية المرادية المرادية دردويه،، والتوني في المركم المعرد ببرك منهم في التاروج بالمعرفي المراهدي المعاددان، المعراعة بالمختلطة المرسخ للالالماك للمالية المعالية المناهدة المتعادية المتعارية ب مسالة المناية الدي المنابع بيد المام بيد المناهد المركب المناهد المركب المناهد المركب المناهد المركب المناهد المركب المناهد دادك الخراف مدد من المناهد المراقة لاف كروي والمنافذ المراقة لاف كروي المراقة المنافذ المراقة المنافذ المراقة المنافذة المنافذ المنافذ المنافذة الم بذرني سنادا لأدار للاليدال بالمقولا أيلاء يداره مسابعا بذراقه المقالا للمقالات المعقابيران ليا بعق لوحكم ناصراين مالغان بالإلاي بالاختب المرجد وسطور بلوي ها يك فيسرك والمالية والمالية والمناهدة عرب الموليخ بذره هي يقال لالالأالى الالكل المستقديك المعيم ب المورد والمولال كالحسار 35 511 1 عتسمند بالجوال ثارين الإاسك المحالية الوال المنجوب المناسكة : شرانج. 19916-4550 ها مخوصة الديمياريان الكور - 00 كل : بنون يا الايميا الكناك 到 4月