IN THE COURT OF ADDITIONAL DISTRICT JUDGE ORAKZAI, AT BABAR MELA ELECTION TRIBUNAL FOR LOWER ORAKZAI

Civil Misc. Election Petition No. 2/6 of 2022

Date of institution: 23.09.2022

Muhammad Dawood Vs Election Commission etc

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Serial No of order or	Date of Order	Order or other Proceedings with Signature of Judge or Magistrate and that of parties or counsel where necessary
proceedings	Proceedings	Transference und und or parties of counsel where the counsel
1	2	3
Order	12/11/2021	Mr. Khursheed Alam Advocate for petitioner;
		representative of respondents are in attendance. Reply of
		pending petition received and arguments heard. This is the
		disposal of petition for contempt of Court.
		2. The petition in hand is submitted by Muhammad
		Dawood with the stance that Judgment of this Tribunal
		dated 29.08.2022 has not been implemented and thus
		respondents have violated the Court Order. It has been
		prayed that oath may be administered to the respondents
		before start of recounting and satisfaction of petitioner may
		be declared as touch stone of such recount.
		3. The Returning Officer village council No-19 Tagha
		Sam, Orakzai contended in comments that the District
		Election Commissioner Orakzai and the District Forest
		Officer had jointly recounted the votes in presence of the
		all the candidates including petitioner. Petitioner has been
		declared successful by adding 46 votes in such recount and
		Judgment under reference has fully been acted upon.
		Presentation of instead application was termed waste of
		time without useful service.
·		4. record revels that recount was done by to offices, the
		District Election commissioner and District Forest Officer;
		That too, in the presence of candidates including petitioner.
		The Judgment has fully been implemented and the status of
		petitioner has been converted from loser candidate to
		winning candidate. Administration of Oath and satisfaction
		of petition stand nowhere mandated by law.
		5. In the light of above discussed facts and
		circumstances of the case, this Court holds the view that the
		Judgment under reference has fully been implemented.
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•		Consequently, instant petition being devoid of any	merits
		stand dismissed. Cost shall follow the events. F	ile be
		consigned to the record room after completio	n and
		compilation.	
		6 . Announced in the open Court	7
		Sayed Fazal Wadood,	2
		AD&SJ, Orakzai at Baber Wel	a
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