## **ORDER SHEET**

## IN THE ISLAMABAD HIGH COURT, ISLAMABAD. JUDICIAL DEPARTMENT.

## W.P. No.3817-2019

Sardar Muhammad Babar Khan

Vs.

Quaid-e-Azam University through Vice Chancellor, Islamabad & Another

| S. No. of order/ | Date of order/ | Order with signature of Judge and that of parties or counsel where necessary. |
|------------------|----------------|---|
| proceedings      | Proceedings    |   |

01.11.2019 Dr. G.M.Chaudhry, Advocate for petitioner.

Through the instant petition, the petitioner seeks direction to the respondents to correct his date of birth in their record.

- 2. Learned counsel for the petitioner, *inter alia*, contended that petitioner got his date of birth corrected in the Matriculation Certificate; that since the petitioner is resident of Azad Jammu & Kashmir, the suit for correction was filed there and the respondent University was not impleaded as a defendant. It was contended that a judgment and decree has been passed in favour of petitioner but despite the same, respondents are not doing the needful. It was further contended that respondent University is pestering the petitioner to obtain LPR.
- 3. Arguments advanced by learned counsel for the petitioner have been heard and the documents, placed on record, examined with his able assistance.
- 4. The petitioner is an employee of Quaid-e-Azam University. In light of recent pronouncement of Hon'ble Supreme Court of Pakistan, which has been consistently followed by this Court, the regulations governing terms of service between the University and its employees are non-statutory. It is trite law that where terms

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of service are non-statutory, a petition under Article 199 of the Constitution, is not maintainable.

5. In view of above, instant petition being non-maintainable, is dismissed in limine.

(AAMER FAROOQ) JUDGE

Zawar

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