# Table of Contents

1. RECITATION FROM THE HOLY QUR’AN ................................................................. 2
2. RECITATION OF NAAT .................................................................................. 3
3. LEAVE OF ABSENCE .................................................................................. 3
4. THE FINANCE BILL, 2018 ........................................................................... 5
5. ANNOUNCEMENT REG: PRESENCE OF THE STUDENTS AND STAFF MEMBERS FROM PAF FINISHING SCHOOL, ISLAMABAD IN THE GALLERY .................................................. 55
6. THE FINANCE BILL, 2018 ........................................................................... 55
7. INSERTION OF NEW CLAUSE ..................................................................... 66
8. DEMAND NO. 19-A ..................................................................................... 133
9. 1) SCHEDULE OF AUTHORIZED EXPENDITURE 2018-2019 ................................................................. 169
10. 2) SUPPLEMENTARY SCHEDULE OF AUTHORIZED EXPENDITURE 2017-2018 ................................................................. 169
11. NOTE OF THANKS BY THE FINANCE MINISTER ........................................ 170
12. THE PREVENTION OF TRAFFICKING IN PERSONS ORDINANCE, 2018 (VII OF 2018) .................................................. 173
13. MOTION FOR SUSPENSION OF RULE ..................................................... 174
14. POINT OF ORDER ...................................................................................... 174
The National Assembly of Pakistan met in the National Assembly Hall (Parliament House), Islamabad, at 10:11 of the clock in the morning. Mr. Speaker (Sardar Ayaz Sadiq) in the Chair.

---

**RECITATION FROM THE HOLY QUR`AN**

> أَقْرِئْ لَقَدْ أَنْزَلْنَا عَلَيْكَ الْكِتَابُ فَلَبِئِسْ أَنْ تَقْرِئْهُ ۗ إِنَّا نَبَيٌّ مُّبِينٌ ۙ ﴿۹﴾

> اللَّهُ يَضُرِّعُ الْمُؤْمِنِينَ لِيَنصُرُوْنَ الْمُؤْمِنَاتِ ۗ ﴿۹﴾

> ﴿۹﴾ ۚ ﴿۹﴾

> وَنَعْلَمُ أَنَّكَ قُرْنَتَ اللَّهِ ۖ وَاللَّهُ يَتَبَارَعُ بِكَ أَنْ تَتَبَارَعْ ۗ ﴿۹﴾

> إِنَسانٌ مَّنْ أَنَبَىٰ فَإِنَّ النَّبىَ لَأَنْثَىٰ ﴿۹﴾

> ﴿۹﴾ ﴿۹﴾

> ﴿۹﴾ ﴿۹﴾ ﴿۹﴾ ﴿۹﴾ ﴿۹﴾ ﴿۹﴾ ﴿۹﴾ ﴿۹﴾ ﴿۹﴾ ﴿۹﴾ ﴿۹﴾ ﴿۹﴾ ﴿۹﴾ ﴿۹﴾ ﴿۹﴾ ﴿۹﴾ ﴿۹﴾ ﴿۹﴾ ﴿۹﴾ ﴿۹﴾ ﴿۹﴾ ﴿۹﴾ ﴿۹﴾ ﴿۹﴾ ﴿۹﴾ ﴿۹﴾ ﴿۹﴾ ﴿۹﴾ ﴿۹﴾ ﴿۹﴾ ﴿۹﴾ ﴿۹﴾ ﴿۹﴾ ﴿۹﴾ ﴿۹﴾ ﴿۹﴾ ﴿۹﴾ ﴿۹﴾ ﴿۹﴿

---

The image contains text in both Arabic and English. The English text is a translation of the Arabic text, discussing the assembly's meeting and the recitation from the Holy Quran. The Arabic text is a part of the Quran, recited in the assembly. The page number is indicated as 2.
Mr. Speaker: Mr. Obaid Ullah Khan Shadi Khel has requested for the grant of leave from 27th April to 16th May, 2018. Is leave granted?
(The leave was granted).

Mr. Speaker: Mir Shabbir Ali Bijarani has requested for the grant of leave from 2nd to 14th May, 2018 due to personal reasons. Is leave granted?
(The leave was granted).
Mr. Speaker: Mr. Sohail Shoukat Butt has requested for the grant of leave for 11th, 15th and 16th May, 2018 due to personal reasons. Is leave granted? *(The leave was granted).*

Mr. Speaker: Syed Imran Ahmed Shah has requested for the grant of leave from 14th to 16th May, 2018. Is leave granted? *(The leave was granted).*

Mr. Speaker: Haji Ghulam Ahmad Bilour has requested for the grant of leave from 14th to 18th May, 2018. Is leave granted? *(The leave was granted).*

Mr. Speaker: Ms. Saman Sultana Jafri has requested for the grant of leave for 16th May, 2018. Is leave granted? *(The leave was granted).*

Mr. Speaker: Ms. Asiya Nasir has requested for the grant of leave for 16th May, 2018 due to personal reasons. Is leave granted? *(The leave was granted).*

Mr. Speaker: Kanwar Naveed Jameel has requested for the grant of leave for 16th and 18th May, 2018. Is leave granted? *(The leave was granted).*

Mr. Speaker: Dr. Khalid Maqbool Siddiqui has requested for the grant of leave from 16th to 18th May, 2018. Is leave granted? *(The leave was granted).*

Mr. Speaker: Ms. Kishwer Zahra has requested for the grant of leave from 17th and 18th May, 2018. Is leave granted? *(The leave was granted).*
Mr. Speaker: Sardar Muhammad Irfan Dogar has requested for the grant of leave for 18th, 21st and 22nd May, 2018 due to personal reasons. Is leave granted? *(The leave was granted).*

Mr. Speaker: Malik Abdul Ghaffar Dogar has requested for the grant of leave from 7th to 14th May, 2018 due to personal reasons. Is leave granted? *(The leave was granted).*

Mr. Speaker: Now, I call upon Kiran Haider to move the AMENDMENT.

Kiran Haider announce continue کا تہم کا نئی تبیکر صاحب نے تاریخی to move the Amendment.

**THE FINANCE BILL, 2018**

مخصوص کرن حیدر: جناب صاحب کا نئی تبیکر صاحب نے تاریخی introduce کر دی گئی ہے: -

that in the Finance Bill, 2018 as introduced in the National Assembly, in clause 4, in sub-clause (20), in paragraph (C), in Table-3, after the proposed serial number 19 and entries relating thereto, the following new serial number 20 and entries relating thereto in columns (2), (3) and (4), shall be added namely:-

<table>
<thead>
<tr>
<th>20</th>
<th>a. Machinery equipment and other project related items</th>
<th>Respective Heading</th>
<th>The Division dealing with the subject matter of Industries shall certify in the prescribed manner</th>
</tr>
</thead>
</table>
including capital goods, for setting up of oil refinery in Baluchistan subject to the condition that refinery holds designed capacity of more than 100,000 barrels per day.

b. Deep conversion oil refinery having production capacity exceeding 100,000 barrel under re-location scheme.

and format as per Annex-B that the imported goods are bonafide project requirement. The authorized officer of the Ministry shall furnish all relevant information online to Pakistan Customs Computerized System against a Specific user ID and password obtained under Section 155D of the Customs Act, 1969.

The Goods shall not be sold or otherwise disposed of without prior approval of the FBR and payment of customs duties and taxes leviable at the time of import.”.

Mr. Speaker: Minister Sahib do you oppose it?

Minister for Finance, Revenues and Economic Affairs (Dr. Miftah Ismail): Sir we oppose it.

Mr. Speaker: Sher Akbar Khan Sahib to move his Amendment.
Mr. Speaker: Minister Finance do you oppose it?

Dr. Miftah Ismail: Sir we oppose it.

Mr. Speaker: Now, I put the Amendment, as moved, by Dr. Miftah Ismail (Minister for Finance) The question is that the Amendment, as moved, be adopted. (Consequently Amendment was adopted.)

Mr. Speaker: Now, I put the Amendment, as moved, by Dr. Azra Fazal Sahiba. The question is that the Amendment, as moved, be adopted. (Consequently Amendment was rejected.)

Mr. Speaker: Now, I put the Amendment, as moved, by Kiran Haider to the House. The question is that the Amendment, as moved, be adopted. (Consequently Amendment was rejected.)

Mr. Speaker: Amendment of Sher Akbar Khan. The question is that the Amendment, as moved, be adopted.
جناب شیر اکبر خان: اگر اس Amendment پہ مجھے لنے یں تومہربانی ہوگی۔ جس طرح اپنی طرح آپ explain کرتے ہوں۔

جناب شیر اکبر خان: دو تین منٹ لینے کر دئے۔ حکومت کے فائدے کے بارے میں بات کرئے۔

جناب شیر اکبر خان: اپنی طرح آپ کے قریب آئے۔ ایک منٹ سے کر دئے۔

جناب شیر اکبر خان: ہمیشہ ریفائنری کے بارے میں میں ہے۔

جناب شیر اکبر خان: سپیکر! بلوچستان میں حب کے مقاوضے پر پاکستان کی تیل کی موجودہ پیداوار 387 ملین ڈالر کی investment ہے۔ اس کے بارے میں حکومت کا ایک اچھا فیصلہ ہے۔
Mr. Speaker: Now, I put clause 4 as amended. The question is that clause 4 as amended stands part of the Bill. (Consequently clause 4 as amended stands part of the Bill.)

Mr. Speaker: There are two Amendments for insertion of new clause. First Amendment in the name of Dr. Miftah Ismail, Minister for Finance and second Amendment in the name of Syed Naveed Qamar. I call upon Minister Finance to move his Amendment.

Dr. Miftah Ismail: Sir, I move that the following Amendment be made in clause 5:-
(a) in paragraph (1), in sub-paragraph (D), in clause (a), in the substituted paragraph (i), for the words “has and habitually plays” the words “habitually concludes contracts or habitually plays” shall be substituted;

(b) in paragraph (9), after the word “Government” the word “may” shall be inserted;

(c) in paragraph (20), in the proposed section 101A,—

(a) in sub-section (8), for the words “fifteen percent” the words “ten percent of the fair market value of the asset” shall be substituted;

(b) in sub-section (10), the words “to be deducted under sub-section (8) or” shall be omitted; and

(c) after sub-section (11), the following new sub-section shall be added, namely:-

“(12) Where any gain is taxable under this section and also under any other provision of this Ordinance, the said gain shall be taxable under other provision of the Ordinance.”

alternate dispute resolution Senate These are the basic amend recommend

If you can accept this as read. details of ADR
Dr. Miftah Ismail: Sir, Amendments of the Protection of Economic Reforms Act, 1992. In the Protection of Economic Reforms Act, 1992, the following....

You don’t have to read entire thing briefly
“4A. Amendments of the Protection of Economic Reforms Act, 1992 (XII of 1992).—In the Protection of Economic Reforms Act, 1992 (XII of 1992), the following further Amendments shall be made, namely,—

(1) for section 3, the following shall be substituted, namely:—

“3. Act to override other laws.—This Act shall have effect notwithstanding anything contained in the Foreign Currency Accounts (Protection) Ordinance, 2001 (L of 2001).”.

(2) in section 4,—

(a) in sub-section (1), the words “and shall not be required to make a foreign currency declaration at any stage nor shall any one be questioned in regard to the same”, shall be omitted; and

(b) in sub-section (2),

(i) in clause (f),

a. after the word “dealer” the expression “, money changer or exchange company” shall be inserted; and

(ii) after clause (f), the following new clause shall be inserted, namely:

“(g) cross border or inland movement of foreign currencies in cash exceeding US$ 10,000 or equivalent subject to such annual ceiling as may be prescribed by the State Bank of Pakistan.”; and
(3) in section 5,
(a) in sub-section (3), after the word “accounts” the words “except as otherwise required under the Foreign Exchange Regulation Act, 1947 (VII of 1947) or the Income Tax Ordinance, 2001 (XLIX of 2001)” shall be inserted; and
(b) in sub-section (4), for the full stop at the end, a colon shall be substituted and thereafter the following provisos, shall be added, namely:

“Provided that no cash shall be deposited in an account of a citizen of Pakistan, resident in Pakistan, unless the account holder is a filer as defined in the Income Tax Ordinance, 2001 (XLIX of 2001):

Provided further that the Federal Government may make rules governing deposits in and withdrawals from the foreign currency accounts.”

Dr. Shireen Mehrunnisa Mazari: Thank you Mr. Speaker. I want to know, the rationale for this, why is this being done?

Mr. Speaker: You have 30 seconds to tell the rationale.
Amendment move

Syed Naveed Qamar: Sir, I move that in the Finance Bill, 2018 as introduced in the National Assembly, after the newly inserted clause 4, the following new clause 5 shall be inserted and the remaining clauses shall be renumbered accordingly:

“5. Amendment of Chairman and Speaker (Salaries, Allowances and Privileges) Act, 1975 (Act LXXXII of 1975).- In the Chairman and Speaker (Salaries, Allowances and Privileges) Act, 1975 (Act LXXXII of 1975), in section 18, after the word “Speaker”, the words “including a person who has held such office after election thereto”, shall be inserted.”

Mr. Speaker: Minister for Finance do you oppose it?

Dr. Miftah Ismail: Sir, we accept it.
Mr. Speaker: Now, I put the Amendment, as moved, by Minister Finance to the House. The question is that Amendment, as moved, be adopted. (Consequently the Amendment was adopted and a new clause stands part of the Bill.)

The question is that Amendment, as moved, be adopted. (Consequently the Amendment was adopted and a new clause stands part of the Bill.)

Mr. Speaker: There are also Senate recommendations on clause 5. There are five Amendments in clause 5. Minister for Finance. First Amendment stands in the name of Minister Finance, second Amendment stands in the name Mian Abdul Mannan, MNA, third stands in the name of Sheikh Salahuddin, Dr. Nikhat Khakeel Khan, Ms. Samman Sultgana Jafri, Ms. Kishwser Zehra, Mr. Abdul Waseem and Syed Waseem Hussain, fourth in the name of Dr. Azra Fazal Pechuho, Dr. Nafisa Shah, Shazia Marri, Mr. Abdul Sattar Bachani, Ms. Shagufta Jumani, Dr. Mahrfeen Razzaque Bhutto, Syed Naveed Qamar, Ms Shahida Rehmani and others and fifth in the name of Sahibzada Tariq Ullah, Sahibzada Muhammad Yaqub and Ms Aisha Syed expect Sher Akbar Khan Sahib. Dr. Miftah Ismail, Minister for Finance to move the Amendment.

Dr. Miftah Ismail: Sir, I move the following Amendments to the Finance Bill, 2018 as introduced in the National Assembly, in clause 5, -

(a) in paragraph (1), in sub-paragraph (D), in clause (a), in the substituted paragraph (i), for the words “has and habitually plays” the words “habitually concludes contracts or habitually plays” shall be substituted;
(b) in paragraph (9), after the word “Government” the word “may” shall be inserted;

(c) in paragraph (20), in the proposed section 101A,—

(d) in sub-section (8), for the words “fifteen percent” the words “ten percent of the fair market value of the asset” shall be substituted;

(e) in sub-section (10), the words “to be deducted under sub-section (8) or” shall be omitted; and

(f) after sub-section (11), the following new sub-section shall be added, namely:-

“(12) Where any gain is taxable under this section and also under any other provision of this Ordinance, the said gain shall be taxable under other provision of the Ordinance.”

(d) in paragraph (23), in sub-paragraph (a), in the newly proposed clause (d), for the word “to” the expression “, from tax year 2018 and onwards,” shall be substituted;

(e) in paragraph (24), in the proposed section 109A,—

(a) in sub-section (4), after the word “taxpayer” the words “and shall be taxed at the rate specified in Division III of Part I of the First Schedule” shall be inserted;

(b) after sub-section (10), the following new sub-section shall be added, namely:-
“(11) Where tax has been paid by the resident person on the income attributable to controlled foreign company and in a subsequent tax year the resident person receives dividend distributed by the controlled foreign company, after deduction of tax on dividend, the resident person shall be allowed a tax credit equal to the lesser of, —

(i) foreign tax paid, as defined in sub-section (8) of section 103, on dividends; and

(ii) Pakistan tax payable, as defined in section 103, for the tax year in which the dividend is received by the resident taxpayer.”;

(f) in paragraph (25), in sub-paragraph (a), in the substituted sub-section (2), in the Explanation,

(i) for the words “in respect of assets or expenditure situated or incurred outside Pakistan” the words “is acquired or incurred outside Pakistan in a prior tax year and is” shall be substituted; and

(ii) for the words “immediately preceding tax year in which the asset or expenditure was discovered by the Commissioner” the words “in which the amount chargeable to tax is to be included” shall be substituted;

and جناب سپیکر: آپ اس کو پڑھنے کی بجائے reason بنا دین سکتے ہیں considered as read, taken as read.
Dr. Miftah Ismail:

(g) for paragraph (31), the following shall be substituted, namely,—

“(31) for section 134A, the following shall be substituted, namely:-

“134A. Alternative Dispute Resolution.—

(1) Notwithstanding any other provision of this Ordinance, or the rules made thereunder, an aggrieved person in connection with any dispute pertaining to—

(a) the liability of tax against the aggrieved person, or admissibility of refunds, as the case may be;

(b) the extent of waiver of default surcharge and penalty; or

(c) any other specific relief required to resolve the dispute,

may apply to the Board for the appointment of a committee for the resolution of any hardship or dispute mentioned in detail in the application, which is under litigation in any court of law or an Appellate Authority, except where criminal proceedings have been initiated or where interpretation of question of law is involved having effect on other cases.

(2) The Board may, after examination of the application of an aggrieved person, appoint a
committee, within sixty days of receipt of such application in the Board, comprising,—

(i) an officer of Inland Revenue not below the rank of a Commissioner;

(ii) person to be nominated by the taxpayer from a panel notified by the Board comprising:

(a) senior chartered accountants and senior advocates having experience in the field of taxation; and

(b) reputable businessmen as nominated by Chambers of Commerce and Industry:

Provided that the taxpayer shall not nominate a Chartered Accountant or an advocate if the said Chartered Accountant or the advocate is or has been an auditor or an authorized representative of the taxpayer; and

(iii) a retired Judge not below the rank of District and Sessions Judge, to be nominated through consensus by the members appointed under (i) and (ii) above.

(3) The aggrieved person, or the Commissioner, or both, as the case may be, shall withdraw the appeal pending before any court of law or an
Appellate Authority, after constitution of the committee by the Board under sub-section (2).

(4) The committee shall not commence the proceedings under sub-section (5) unless the order of withdrawal by the court of law or the Appellate Authority is communicated to the Board:

Provided that if the order of withdrawal is not communicated within seventy five days of the appointment of the committee, the said committee shall be dissolved and provisions of this section shall not apply.

(5) The Committee appointed under sub-section (2) shall examine the issue and may, if it deems necessary, conduct inquiry, seek expert opinion, direct any officer of the Inland Revenue or any other person to conduct an audit and shall decide the dispute by majority, within one hundred and twenty days of its appointment:

Provided that in computing the aforesaid period of one hundred and twenty days, the period, if any, for communicating the order of
withdrawal under sub-section (4) shall be excluded.

(6) The recovery of tax payable by a taxpayer in connection with any dispute for which a Committee has been appointed under sub-section (2) shall be deemed to have been stayed on withdrawal of appeal up to the date of decision by the Committee.

(7) The decision of the committee under sub-section (5) shall be binding on the Commissioner and the aggrieved person.

(8) If the Committee fails to decide within the period of one hundred and twenty days under sub-section (5), the Board shall dissolve the committee by an order in writing and the matter shall be decided by the court of law or the Appellate Authority which issued the order of withdrawal under sub-section (4) and the appeal shall be treated to be pending before such court of law or the Appellate Authority as if the appeal had never been withdrawn.

(9) The Board shall communicate the order of dissolution to the court of law or the Appellate Authority and the Commissioner.
(10) The aggrieved person, on receipt of the order of dissolution, shall communicate it to the court of law or the Appellate Authority, which shall decide the appeal within six months of the communication of said order.

(11) The aggrieved person may make the payment of income tax and other taxes as decided by the committee under sub-section (5) and all decisions, orders and judgments made or passed shall stand modified to that extent.

(12) The Board may prescribe the amount to be paid as remuneration for the services of the members of the Committee, other than the member appointed under clause (i) of sub-section (2).

(13) The Board may, by notification in the official Gazette, make rules for carrying out the purposes of this section."

(h) in paragraph (34), in sub-paragraph (c),—

(i) clause (i) shall be omitted

(ii) in the second proviso, after the word “where” the words “the Commissioner is not satisfied with the
documentary evidence provided or where” shall be inserted;

(i) in paragraph (35),—

(a) sub-paragraph (i) shall be re-numbered as (ii) and a new sub-paragraph (i) shall be inserted, namely:-

“(i) in sub-section (2A), after the word “unless” the words “amended or” shall be inserted;

(b) in sub-paragraph (ii), re-numbered as aforesaid, in clause (a), for the semicolon at the end a colon shall be substituted and thereafter the following proviso shall be added, namely:-

“Provided that the minimum tax payable under this clause shall be five percent of the import value as increased by customs duty, sales tax and federal excise duty;”;

(j) in paragraph (41), for sub-paragraph (a), the following shall be substituted, namely:—

“(a) against S. No. (1A), for the entry in column (3), the expression “Such person shall pay a penalty of Rs. 5000 if the person had already paid the tax
collected or withheld by him within the due date for payment and the statement is filed within ninety days from the due date for filing the statement and, in all other cases, a penalty of Rs. 2500 for each day of default from the due date subject to a minimum penalty of Rs. 10,000.” shall be substituted;”;

(k) in paragraph (42), in the newly introduced section 182A, after clause (a), the following Explanation shall be added, namely:-

“Explanation.— For the removal of doubt it is clarified that the provisions of this section shall apply from tax year 2018 and onwards for which the first Active Taxpayers List is to be issued on first day of March, 2019 under Income Tax Rules, 2002.”;

(l) in paragraph (47),—

(i) in sub-paragraph (a), after the word “for” occurring for the second time, the word “first” shall be inserted; and

(ii) in sub-paragraph (b),—

(a) for the word “from” the word “to” shall be substituted; and
(b) after the word “property” the expression “, exceeding five million rupees,” shall be inserted;

(m) after paragraph (50), the following new paragraph shall be inserted, namely:

“(50A) in section 236I, in sub-section (3), after the word “person” the words “on an amount which is paid by way of scholarship or” shall be inserted;”;

(n) in paragraph (56),—

(i) in sub-paragraph (A),—

(a) in item (i), in the proposed substituted Division I, in clause (1), after the Table, the following new proviso shall be added, namely:—

"Provided that where the taxable income exceeds eight hundred thousand rupees the minimum tax payable shall be two thousand rupees."

(b) for item (ii), the following shall be substituted, namely:—

“(ii) in Division II,—
(a) In paragraph (i), in the third proviso, for the word “onwards” the following shall be substituted, namely:—

“thereafter as set out in the following Table, namely:—

<table>
<thead>
<tr>
<th>Tax Year</th>
<th>Rate of Tax</th>
</tr>
</thead>
<tbody>
<tr>
<td>2019</td>
<td>29%</td>
</tr>
<tr>
<td>2020</td>
<td>28%</td>
</tr>
<tr>
<td>2021</td>
<td>27%</td>
</tr>
<tr>
<td>2022</td>
<td>26%</td>
</tr>
<tr>
<td>2023 and onwards</td>
<td>25%</td>
</tr>
</tbody>
</table>

(b) in paragraph (iii), a proviso shall be added, namely:-

“Provided that for tax year 2019 and onwards tax rates shall be as set out in the following Table, namely:—

<table>
<thead>
<tr>
<th>Tax Year</th>
<th>Rate of Tax</th>
</tr>
</thead>
<tbody>
<tr>
<td>2019</td>
<td>24%</td>
</tr>
<tr>
<td>Year</td>
<td>Rate</td>
</tr>
<tr>
<td>------------------</td>
<td>------</td>
</tr>
<tr>
<td>2020</td>
<td>23%</td>
</tr>
<tr>
<td>2021</td>
<td>22%</td>
</tr>
<tr>
<td>2022</td>
<td>21%</td>
</tr>
<tr>
<td>2023 and onwards</td>
<td>20%</td>
</tr>
</tbody>
</table>

(c) in item (iii),-

(i) in the Table, in column (1), against serial number 1,-

(a) in column (3), for the figures “4%” the figures “0%” shall be substituted;

(b) in column (4), for the figures “3%” the figures “4%” shall be substituted;

(c) in column (5), for the figures “2%” the figures “3%” shall be substituted; and

(d) in column (6), for the figures “0%” the figures “2%” shall be substituted;

(ii) after the Table, the following proviso shall be added, namely:-

“Provided that in case of a banking company, super tax for tax year 2019 shall be payable, on estimate basis, by thirtieth day of June, 2018.”
(d) after item (iii), the following new item shall be inserted, namely:

“(iii) in Division III,—

(a) in the second proviso, for the figure “25” the figure “15” shall be substituted; and

(b) in the third proviso, for the figure “2018” occurring for the first time, the figure “2020” shall be substituted and for the expression “thirtieth day of June, 2018” occurring for the second time the words “the date of setting up of the said Scheme” shall be substituted;

(ii) for sub-paragraph (B), the following shall be substituted, namely:—

"(B) in Part II, in the Table,—

(i) against S. No. 1, in column 2, for entry no. (vii), the following shall be substituted, namely:—

“Persons importing LNG”; and

(ii) in column (1), after S. No. 3 and entries relating thereto in columns (2), (3) and (4), the following new serial number and entries relating thereto shall be inserted, namely:—

| "3A" | Persons importing coal | 4% | 6% |
(iii) in sub-paragraph (C), for clause (i), the following shall be substituted, namely:-

“(i) in Division I,—

(a) in the Table, in column (1), against the entry “company”, in column (3), for the figure “25” the figure “15” shall be substituted;

(b) in the third proviso, for the figure “2018” occurring for the first time, the figure “2020” shall be substituted and for the expression “thirtieth day of June, 2018” occurring for the second time the words “the date of setting up of the said Scheme” shall be substituted;

(c) in the fourth proviso, for full stop at the end a colon shall be inserted and thereafter the following new proviso shall be added, namely,—

“Provided also that the rate of tax on dividend received by an individual, from a Rental REIT Scheme shall be 7.5%;

(o) in paragraph (57),—

(i) in sub-paragraph (A),—

(a) in item (iii), after the proposed sub-clause (lii), the following new sub-clause shall be added, namely:—

"(lii) Sardar Trust Eye Hospital, Lahore."

(b) in item (iv), in sub-item b, after the newly proposed sub-clause (lvi), the following new sub-clauses shall be added, namely:—
“(lvii) Habib University Foundation.

(lviii) Begum Akhtar Rukhsana Memorial Trust Hospital.

(lix) Al-Khidmat Foundation.

(lx) Dawat-e-Islami Trust

(lixi) Sardar Trust Eye Hospital, Lahore.”;

(b) after item (ix), the following new item shall be added, namely:—

"(x) in clause (133), for the figure "2019" the figure "2025" shall be substituted;"

(ii) in sub-paragraph (C), in item (b),—

(a) in the newly proposed clause(8), for the word “fifty” the word “seventy” shall be substituted;

(b) after the newly proposed clause(8), amended as aforesaid the following new clause shall be added, namely:—

“(9) The tax payable on profits and gains derived by a person from low cost housing projects shall be reduced by fifty percent. The reduction in tax liability under this clause shall apply to such project which is—

(a) owned and managed by a company formed for operating the said project and registered under the Companies Act, 2017 (XIX of 2017) and having its registered office in Pakistan; and
(b) not formed by the splitting up, or the reconstruction or reconstitution, of a business already in existence or by transfer to a new business of any machinery or plant used in a business which was being carried on in Pakistan at any time before the commencement of the new business;

(c) a low cost housing project under which the maximum sale price of a single housing unit is two and a half million rupees.”

(p) in paragraph (58), after sub-paragraph (a), the following new sub-paragraph shall be inserted, namely:-

“(aa) in rule (5), in sub-rule (1),-

(i) the word “equal” shall be omitted;

(ii) the expression “except sub-sections (4A) and (6)” shall be omitted;”;

وارڈر مفتاح اسماعیل: بہم سر اب بھی میں پڑھنے کا بہت ہے اور وہ aDR کا word کا آئے گا اس میں changes ہماری کی errors کی کچھ اگرہی ہوگئی کی کچھ اؤر بیکھو جو ہوئے چھوڑنی کی کچھ کرئے گئے۔

(مداخلت)

جناب سپیکر: اسی کو بتائیں گے تھے۔ اس کا rationale بتائیں جو آپ پڑھی رہی تھی۔

word set aside ہماری کی explanation کی۔

da'thar منشا: سر (b) میں لیکن سر (58) میں rationale کا ہے۔

word set aside کے کرئے گئے پھر substitued with the word remanded.
5(b) the provision made to grant powers of recommendations exemption from Federal Excise Duty to the Federal Government instead of Board with the approval of the Federal Minister Incharge. In 5(c) section 30 of the Federal Excise Debt pertaining to Alternate Dispute Resolution was amended in light of the Senate Recommendation. 5(d) cigarette to be federal excise duty proposed further enhanced from 3964 to 3970. From tier to cigarette from 17.70 to 17.76 and from tier three cigarette from 848 to 854. In 5(f), the Amendment proposed to allow exemption in respect of plant machinery and construction equipment on the construction of Hyderabad-Sukkur Motorway.
If you are not a taxpayer, you will not allow to hold a dollar account. This is the first restriction. You can still send remittance in Pakistani Bank Accounts if you are a non-resident or a non-taxpayer. But, you cannot deposit cash dollars into bank accounts without being a taxpayer. That is the first restriction. The second restriction is that hundred thousand dollar change you have to go to another country and then deposit the money in the dollar account. If you deposit more than hundred thousand dollars within Pakistan, you will be asked to provide remittance details. The second restriction is that hundred thousand dollar remittance will be asked for the change. The third restriction is that remittance of more than one hundred thousand dollars at a time will be asked for AML/CFT related FATF supervision. Further, the State Bank of Pakistan has the authority to ask for remittance place within Pakistan.限制進一步的remittance within the country. The fourth restriction is move Amendment. 緣起 the taxpayer movement. Limits to deposit cash dollars into bank accounts. Additionally, remittances overseas are not allowed.
Thank you Mr. Speaker! My concern is that there is no end to it. There is no restriction on overseas Pakistani remittances. It's true that as an overseas Pakistani remitter you can send your money here. There is no restriction. However, as a Pakistani resident, you cannot send your money here. The rationale behind this is that you do not pay taxes on your remittances. I want to know if there is any tax exemption for this?
Dr. Azra Fazal Pechuho: Thank you Mr. Speaker! Source of income is fine, but they cannot hold a dollar account here which can be even thirty thousand dollars. I still do not understand is it just for hundred thousand dollars or is less? If they can open an account with less amount, but because some people want to have some savings here for their old age. Many of ex-Pakistanis who are residing here, they may want to come back and live in Pakistan.
because track source of money is very essential. You do not want tax evasion, you do not want people coming here and keeping their taxable money here. But, still, there should be a rationale behind it.

Amended will be treated as moved because

all we require is that he should be a taxpayer in Pakistan. Even, if you are an overseas Pakistani and you have legitimate foreign income presumably you should be transferring money through the banking channel from outside Pakistan. But, for some reason, you have cash that you want to deposit, we want you to be a registered taxpayer in Pakistan. All they need is to show us a NICOP and declare cash at the airport and get a certificate, but it is not to restrict legitimate income, but just to keep a track of what money is coming in and from what sources?

(Interruption)

He has got the point.
Dr. Miftah Ismail: Cash yes.

Mian Abdul Manan: I beg to move that in the Finance Bill, 2018 as introduced in the National Assembly, in clause 5, in sub-clause (57), in paragraph (A), in sub-paragraph (ix), in the proposed clause (126BA), the expression “with minimum 100,000 barrels per day production capacity” shall be deleted.

Sheikh Salahuddin: I beg to move that in the Finance Bill, 2018 as introduced in the National Assembly, in clause 5,

(1) in sub-clause (57), in paragraph (A),

(i) in sub-paragraph (iii), after entry (lii), a new entry shall be inserted, namely:
“(liii) Rawalpindi Eye Donors Organization”.

(ii) in sub-paragraph (iv), in part (b), after entry (lvi), a new entry shall be inserted namely:

(lvii) Rawalpindi Eye donors Organization”.

(2) after sub-clause (58), the following new sub-clauses (59) and (60) shall be inserted, namely:

“(59) section 236 shall be omitted; and

“(60) in section 236 B, in sub-section (1), a new proviso shall be inserted, namely:

‘Provided further that this section shall not apply to tickets purchased for religious purposes’.”

Dr. Azra Fazal Pechuho: I beg to move that in the Finance Bill, 2018 as introduced in the National Assembly, in clause 5,

(i) in sub-clause (1), in paragraph (A), the proposed clause 22B shall be omitted;

(ii) in sub-clause (48), in the proposed section 230F,

(a) in clause 11, for the words “make an order for acquisition of the immovable property under this section” the words “make the owner pay additional tax and fine as decided by the Directorate-General”, shall be substituted; and

(b) clause (20), shall be omitted;

(iii) in sub-clause (50), the proposed section 236HA shall be omitted;

(iv) in sub-clause 56, in paragraph (A), in sub-paragraph (i) in the Table against entry at serial number 6 in column 2 for the
words “Rs. 300,000 +15% of the amount exceeding Rs. 48,00,000”, the words “equivalent to corporate tax” shall be substituted;

(v) in sub-clause (47), the proposed section 227C shall be deleted.

(vi) In sub-clause (56), in paragraph (A),

(a) in sub-paragraph (i),

(i) for Table which seeks to rationalize tax rates on individuals the following shall be substituted namely:-

“Interest tax rates for individuals the slabs of Rs. 1200000 to Rs. 2400000 the tax rate be increased to 10%, slab for Rs. 24,00,000 to Rs. 48,00,000 the tax rate be increased to 15% and the slab for Rs. 48,00,000 and above be increased by 25%.”

(ii) In Table which seeks to rationalize tax rates on AOPs, for serial no. 5 and 6 in column 2, the following shall be substituted namely:-

“Where the taxable income exceeds Rs. 3,600,000 but does not exceed Rs. 6,000,000” the tax rate be reduced to 25%.”

(b) In sub-paragraph (ii), in the Table which seeks to rationalize tax rates on companies, insert rate of 28% instead of 29% for the year 2018-19.

(vii) in sub-clause (57),

(a) in paragraph (A),

(i) in sub-paragraph (iii),
(a) after proposed sub-clause (lii) the following new sub-clause (liii) shall be added, namely:

“(liii) SZABIST Trust”

(b) the list to exempt donations received by various non-profit organizations shall be deleted. It shall be substituted with “donations to all credible charitable organizations shall be excluded from taxes”

(ii) In sub-paragraph (iv) which seeks to exempt income of various non-profit organizations, the list of these organizations shall be deleted. Instead, insert “all credible charitable organizations shall be excluded”

(iii) in sub-paragraph (ix) the proposed clause (126BA) shall be omitted;

(b) in paragraph (B), the proposed clause (24AA) shall be omitted; and

(c) in paragraph (D),

(i) in sub-paragraph (i) the proposed Clause (60B) shall be omitted;

(ii) in sub-paragraph (j) after the words "and Lahore University of Management Sciences, Lahore" the following words “and SZABIST Trust” shall be added;

(iii) in sub-paragraph (o) the proposed clause (105) shall be omitted.
Sahibzada Tariq Ullah: I beg to move that in the Finance Bill, 2018 as introduced in the National Assembly, in clause 5,

(i) in sub-clause(1), paragraph (A), the proposed new clause 22B shall be deleted.

(ii) In sub-clause (34), the paragraphs (a) and (c) shall be deleted.

(iii) sub-clause (48), shall be omitted.

(iv) In sub-clause (56), in paragraph (D), sub –paragraph (i), shall be omitted.

(v) in sub-clause (57), in paragraph (A),

(a) in sub-paragraph(iii), after the proposed sub-clause (lii), the following new sub-clause(liii), shall be added namely;

“(liii) Al-Khidmat Foundation”

(b) In sub-paragraph (iv), in clause b., after the proposed sub-clause (lvi), the following new sub-clause (lvii), shall be added, namely;

“(lvii) Al-Khidmat foundation.

Mr. Speaker: Miftah Ismail sahib do you oppose these?

Dr. Miftah Ismail: I oppose it.

Mr. Speaker: Now, I put the Amendment, as moved, by Sahibzada Tariq Ullah and others to the House. The question is that the Amendment as moved may be adopted. (Consequently, the Amendment was rejected.)
Mr. Speaker: Now, I put the Amendment, as moved, by Minister for Finance to the House. The question is that the Amendment as moved may be adopted. (Consequently the Amendment was adopted.)

Mr. Speaker: Now, I put the Amendment, as moved, by Mian Mannan to the House. The question is that the Amendment as moved may be adopted. (Consequently the Amendment was rejected.)

Mr. Speaker: Now, I put the Amendment, as moved, by Sheikh Salahuddin and others to the House. The question is that the Amendment as moved may be adopted. (Consequently the Amendment was rejected.)

Mr. Speaker: Now, I put the Amendment, as moved, by Dr. Azra Fazal Sahiba and others to the House. The question is that the Amendment as moved may be adopted. (Consequently the Amendment was rejected.)

Mr. Speaker: Now, I put the Amendment, as moved, by Aisha Syed Sahiba and others to the House. The question is that the Amendment as moved may be adopted. (Consequently the Amendment was rejected.)

Mr. Speaker: Clause 5. Now, I put Clause-5 as amended to the House. The question is that Clause-5 as amended do stand part of the Bill. (Consequently Clause-5 as amended stands part of the Bill.)

Mr. Speaker: There are two Amendments in Clause -6. These are from Senate. First Amendment in the name of Minister for
Finance, second Amendment in the name of Dr. AzraFazal. Now, I call upon Minister for Finance to move his Amendment.

Dr. Miftah Ismail: Sir! Amendment in Clause-6. I move that in the Finance Bill, 2018 as introduced in the National Assembly, in clause 6,

(a) in paragraph (3), in item No. (2), for the words “set aside”, the word “remanded” shall be substituted;

(b) for paragraph (4), the following shall be substituted namely:-

in section 16, in sub-section (2), for the expression "Board with the approval of the Federal Minister-in-charge may, pursuant to the approval to the Economic Coordination Committee of the Cabinet" the expression "Federal Government may" shall be substituted;

(c) in paragraph 7, section 38 shall be substituted, namely:—

"38. Alternative dispute resolution.— (1) Notwithstanding any other provision of this Act, or the rules made thereunder, an aggrieved person in connection with any dispute pertaining to—

(a) the liability of duty against the aggrieved person, or admissibility of refunds, as the case may be;"
(b) the extent of waiver of default surcharge and penalty; or

(c) any other specific relief required to resolve the dispute,

may apply to the Board for the appointment of a Committee for the resolution of any hardship or dispute mentioned in detail in the application, which is under litigation in any Court of Law or an Appellate Authority, except where criminal proceedings have been initiated or where interpretation of question of law is involved having effect on other cases.

(2) The Board may, after examination of the application of an aggrieved person, appoint a Committee, within sixty days of receipt of such application in the Board, comprising,—

(i) an officer of Inland Revenue not below the rank of a Commissioner;

(ii) a person to be nominated by the taxpayer from a panel notified by the Board comprising:

(a) senior chartered accountants and senior advocates having experience in the field of taxation; and

(b) reputable businessmen as nominated by Chambers of Commerce and Industry; and

(iii) a retired Judge not below the rank of District and Sessions Judge, to be
nominated through consensus by the members appointed under (i) and (ii) above.

(3) The aggrieved person, or the Commissioner, or both, as the case may be, shall withdraw the appeal pending before any Court of Law or an Appellate Authority, after constitution of the Committee by the Board under sub-section (2).

(4) The Committee shall not commence the proceedings under sub-section (5) unless the order of withdrawal by the Court of Law or an Appellate Authority is communicated to the Board:

Provided that if the order of withdrawal is not communicated within seventy five days of the appointment of the Committee, the said Committee shall be dissolved and provisions of this section shall not apply.

(5) The Committee appointed under sub-section (2) shall examine the issue and may, if it deems necessary, conduct inquiry, seek expert opinion, direct any officer of the Inland Revenue or any other person to conduct an audit and shall decide the dispute by majority, within one hundred and twenty days of its appointment:

Provided that in computing the aforesaid period of one hundred and twenty days, the period, if any, for communicating the order of withdrawal under sub-section (4) shall be excluded.

(6) The recovery of duty payable by a taxpayer in connection with any dispute for which a Committee has been appointed under sub-section (2) shall be deemed to
have been stayed on withdrawal of appeal upto the date of decision by the Committee.

(7) The decision of the committee under sub-section (5) shall be binding on the Commissioner and the aggrieved person.

(8) If the Committee fails to decide within the period of one hundred and twenty days under sub-section (5), the Board shall dissolve the Committee by an order in writing and the matter shall be decided by the Court of Law or the Appellate Authority which issued the order of withdrawal under sub-section (4) and the appeal shall be treated to be pending before such a Court of Law or the Appellate Authority as if the appeal had never been withdrawn.

(9) The Board shall communicate the order of dissolution to the Court of Law or the Appellate Authority and the Commissioner.

(10) The aggrieved person, on receipt of the order of dissolution, shall communicate it to the Court of Law or the Appellate Authority which shall decide the appeal within six months of the communication of said order.

(11) The aggrieved person may make the payment of federal excise duty and other taxes as decided by the Committee under sub-section (5) and all decisions, orders and judgments made or passed shall stand modified to that extent.

(12) The Board may prescribe the amount to be paid as remuneration for the services of the members of the Committee, other than the member appointed under clause (i) of sub-section (2).
(13) The Board may, by notification in the official Gazette, make rules for carrying out the purposes of this section.”

(d) in paragraph (11), in item (a), in the table, in column (4),–

(i) against serial number 9, for the words “three thousand nine hundred and sixty four”, the words “three thousand nine hundred and seventy” shall be substituted;

(ii) against serial number 10, for the words “one thousand seven hundred and seventy”, the words “one thousand seven hundred and seventy six” shall be substituted; and

(iii) against serial number 10a, for the words “eight hundred and forty eight”, the words “eight hundred and fifty four” shall be substituted;

(e) in paragraph (11), after Amendments relating to Table-I of First Schedule, the Amendments in Table-II of the First Schedule shall be made namely;-

in table-II, against serial number 3, in sub-serial (a) (i), in column (4) for the words “two thousand and five hundred”, the words “two thousand” shall be substituted;

(f) in paragraph (12), in item (a), in serial number 22,–

(i) the expression “whether or not locally manufactured,” shall be omitted;

(ii) the word “Notification” wherever appearing shall be substituted with the words “serial number”;

(iii) in condition (d) after the word “dispute” appearing for the second time, the full stop shall be omitted and thereafter
the expression “Disputes regarding the local manufacturing only shall be resolved through the Engineering Development Board of the Federal Government” shall be omitted;

(iv) in Annex-A, -

(a) for the expression “Notification No. S.R.O.______ dated the ______”, the expression “serial number 22 of this table” shall be substituted;

(b) for the word “Notification” wherever appearing the words “serial number” shall be substituted;

(c) for the words “customs-duties” wherever appearing the words “federal excise duty” shall be substituted;

(g) clause relating to “Health Levy on tobacco” shall be omitted;

(h) clause relating to “Mobile handset levy” shall be numbered as clause 9 of the Finance Bill;

move taken as read جناب سپیکر: تھیک ہے چکر، ڈاکٹر عذرافضل چاہیے کہ اس پر اون چکر چاہے رہا ہو۔

CLAUSE 6 move جناب سپیکر: واپس اپنے صاحب تک کر دیں۔

move جناب سپیکر: شاہین صاحب تک کر دیں۔

complete جناب سپیکر: کر پہنچی۔
Amendments in clause-5 move on exemption of tax for people who are on charitable institutions.

I think all charitable institutions should come under this clause.

Chairman: Sir, I would suggest, request the honourable minister to lay down the criteria for charitable institutions specifically.

I would suggest, request the honourable minister to lay down the criteria for charitable institutions specifically.

Chairman: I think all charitable institutions should be exempted from this.

Chairman: Sir, I would suggest, request the honourable minister to lay down the criteria for charitable institutions specifically.

Chairman: I think all charitable institutions should be exempted from this.
جناب صاحب: متعلقہ صاحب آپ سے رہے بیان شاکر ہےمیں جانمیں مفتاح صاحب آپ سے رہے بیان شاکر ہےمیں جانمیں مفتاح صاحب آپ سے رہے بیان شاکر ہےمیں جانمیں مفتاح صاحب آپ سے رہے بیان شاکر ہےمیں جانمیں Miftah Sahib would you like to say anything on this?
Dr. Azra’s suggestion is eminently reasonable and good. Sir, all charitable organizations can get an exemption from FBR for one year long term exemption. FBR will have the power so then we can just certify them and we will accept that.

we will wait for long term Amendment.

Chairman:

Chairman:

Chairman:

Chairman:
Syed Naveed Qamar: It is like doing your Budget speech all over again. But you have to do it.
جناب سپیکر: ان کا ایک پوائنٹ ہے کہ جب ہے exemption آپ کو ہوتا ہے تو اس کو کچھ لوگ بتاتے ہیں گزشتہ بھی اس نظر سے..

جو ہوتا ہے اس میں ہیں criteria، تو اس کا کوئی criteria نہیں ہے۔ میں گزشتہ ہوں اس چیز سے۔

ڈاکٹرمفتاح اسماعیل: سر مجھے پتہ ہے۔ کچھ organization کو ہم نے by name دیا ہے اور organization permanent لوگ بلکہ اکھاں ان کو باہر ان کا پاتے۔ لیکن کئی لوگ بالکل لوگ ہیں ان لئے تم اگھی board کے لئے کل کر کے آس پاس کریں۔ مر کچھین because of AML and CFT laws there are many organizations which their sponsors consider are charitable but other consider terrorists organizations. So we have to be very careful about that. I am talking about you kNow, there are, I don’t want to even talk about this but we have to be careful. We cannot give a blanket thing to so we let me look at it everybody will give FBR the powers to decide whether an organization you cannot just give a should get status or not blanket exemption

(ماننے)

زاکر مشیر اعلیٰ: کوئی پارلیمنٹ کی کمیشن بنانے کے لئے۔

جناب صاحب۔ بنی رہے ہیں۔

وکٹر سپیکر: بنی داکٹر صاحب۔

سکیو سب کو ہات کریں۔ بنی داکٹر صاحب۔

سکیو نہیں۔

سکیو شیرین مر اکیٹ مر: سمر کیکر پھی کہد رہے ہیں کہ گھی the UN has laid out clearly the prescribed organizations groups names so you should not have an issue but make it criteria based and in that approach keep some safe guards. I have an alternate dispute issue with Clause-6
Clause 6

بہت میں لوگ تو ہیں۔

بہت شیرین میرے انداز مرا: لیڈی کسی نے کہری۔ انہوں نے move کیا

بہت شیرین ہو وہ جس کی روہ گے جب وقت آنے گا اسے شاہی مرو میں صاحب

تب بات کریں گے۔ شیخ صلاح الدین صاحب

شیخ صلاح الدین: بتی تخریب بہت شیرین جب advance کا بات کہدی ہوے

12 Clause 5 actually Rawalpindi نمبر پر تحقیق اس سے مماثلے کی ضرور

کہا ہے۔

کہا ہے۔

لے کے ہمہ 12.5 فیصد پر ا پر indirect tax کا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے۔

گیا ہے।
Minister Information is requested to leave the House.

Sub Clause 57, 58, 59 consider please can I have your attention

This is for the information of the House that students and staff members from PAF Finishing School, Islamabad are sitting in the visitor’s gallery. We welcome them.

THE FINANCE BILL, 2018

serial number 15 move 6 please can I have your attention move 16
Ms. Shahida Rehmani: Thank you Mr. Speaker. I move that in the Finance Bill, 2018 as introduced in the National Assembly, in clause 6, in sub-clause (11), in paragraph (a), in Table, for serial numbers 9, 10 and 10 a in column (1) the entries relating thereto in columns (2), (3) and (4), the following serial numbers and the entries relating thereto shall be substituted, namely:-

<table>
<thead>
<tr>
<th>Serial No.</th>
<th>Description of Goods</th>
<th>Heading/sub-heading number</th>
<th>Rate of Duty</th>
</tr>
</thead>
<tbody>
<tr>
<td>“9.”</td>
<td>Locally produced cigarettes if their on pack printed retail price exceeds four thousand five hundred rupees per thousand cigarettes.</td>
<td>24.02</td>
<td>Rupees three thousand nine hundred and sixty four per thousand cigarettes.</td>
</tr>
<tr>
<td>10.</td>
<td>Locally produced cigarettes if their on pack printed retail price does not exceed four thousand five hundred rupees per thousand cigarettes.</td>
<td></td>
<td>Rupees one thousand seven hundred and seventy per thousand cigarettes.</td>
</tr>
</tbody>
</table>

Mr. Speaker: Minister Sahib. Do you oppose it?
Ms. Shazia Marri: I would like to move after clause 6, in the provision relating to the, “Health Levy on tobacco”, for the full stop at the end a colon shall be substituted and thereafter the following proviso shall be added, namely:

"Provided that the Health Levy be made a part of divisible pool in terms of Article 160(3)(v) of the Constitution of the Islamic Republic of Pakistan read with Article 3(1)(h) of the 7th NFC Award (President’s Order. No.5 of 2010)."

Mr. Speaker: Minister Finance do you oppose it?

we oppose it

Please short and precise.

Chairman: Ms. Shazia Sahib, you have said.

reason: Mr. Speaker: Finance Minister do you oppose it? we oppose it

Chairman: Ms. Shazia Sahib, you have said.

third slab: revenue fall

reason: Chairman: third slab: revenue fall: revenue

Chairman: Ms. Shazia Sahib, you have said.

third slab: revenue fall

reason: Chairman: revenue fall: revenue

Mr. Speaker: Minister Finance do you oppose it?

revenue discouragement: multinational companies

Chairman: Ms. Shazia Sahib, you have said.

third slab: revenue discouragement: multinational companies

revenue fall

Chairman: Ms. Shazia Sahib, you have said.

Mr. Speaker: Minister Finance do you oppose it?

third slab: revenue fall

Chairman: Ms. Shazia Sahib, you have said.

third slab: revenue fall

Chairman: Ms. Shazia Sahib, you have said.

third slab: revenue fall

Chairman: Ms. Shazia Sahib, you have said.

third slab: revenue fall

Chairman: Ms. Shazia Sahib, you have said.

third slab: revenue fall

Chairman: Ms. Shazia Sahib, you have said.

third slab: revenue fall

Chairman: Ms. Shazia Sahib, you have said.

third slab: revenue fall
Ms. Shazia Marri: Sir I am talking on the health levy that the federal government has proposed in the Finance Bill and

and there are reasons why the health levy dictated by the federal government in the Finance Bill is problematic. Pakistan is a signatory of the Framework Convention on Tobacco Control (FCTC), which means that Pakistan is bound to adhere to the provisions of the treaty. In 2005, Pakistan signed the treaty on Tobacco Control sponsored by WHO. Since then, steps have been taken to control tobacco use, and there are reasons to believe that Pakistan is committed to implementing the treaty's provisions.

Which means that when tobacco use is controlled, it benefits the country. Tobacco use kills an average of 6 million people worldwide each year, and in Pakistan, approximately 300 deaths occur daily. According to estimates, approximately 110,000 people in Pakistan die each year due to tobacco use. This is an epidemic that we need to fight to reduce the harm caused by tobacco use. Therefore, I am proposing a method to wait and the method that I have proposed this year is to remove the levy imposed on tobacco use if the Honorable Minister on Finance hears me out on this because he listens to the harm that tobacco use inflicts. He is not bothered because they have removed the levy.

I am actually supporting your health levy but I am proposing a method to wait and the method that I have proposed this year is to remove the levy imposed on tobacco use if the Honorable Minister on Finance hears me out on this because he listens to the harm that tobacco use inflicts. He is not bothered because they have removed the levy.
is a provincial subject and to be fair. Provincial governments, health policy provinces provincial subject to be fair. Provincial governments, health policy because its levy divisible non divisible pool divisible non divisible pool Provincial governments, provinces health policy pool non divisible non divisible pool pool

Honorable Minister on Finance

Mr. Speaker: Minister for Finance do you smoke?
Mr. Speaker: Somebody else sitting smokes.

Mr. Speaker: Somebody else sitting smokes.

Mr. Speaker: Somebody else sitting smokes.

Mr. Speaker: Somebody else sitting smokes.

Mr. Speaker: Somebody else sitting smokes.

Mr. Speaker: Somebody else sitting smokes.

Mr. Speaker: Somebody else sitting smokes.

Mr. Speaker: Somebody else sitting smokes.

Mr. Speaker: Somebody else sitting smokes.

Mr. Speaker: Somebody else sitting smokes.
are removing that then you will have to satisfy the House because if you do not do this as a parliamentarian I feel embarrass to control tobacco use and we are not able to fulfill the commitment either to ourselves or to the international forums that we have committed a sales too then that is very wrong

cigar use

Ms. Shazia Marri: That is very wrong which is why he is not too clear on the issue himself. Thank you.

cigar ban

prices to cigarette

local market smuggling on guarantee local market Pakistan Tobacco the Floor of the House

prices cigarettes guarantee youth
Mr. Speaker: BlackLaw Dictionary

Dr. Shireen Mehrunnisa Mazari: I would suggest your look up the word “but”.
جناب سپیکر: اگر ہوگا تو میں کریں گا مگر Black Law Dictionary میں ہے۔

ڈاکٹر شیرین مہرانسہ مزاری: آپ dictionary میں یکھ دیے۔

جناب سپیکر: یہ شاعرہ تھی۔

just to everybody مندرجہ ذیل مضمون استعمال: سر مبنی گزارش کرتا ہوئے جواب مراکز FBR پاکستان میں 81 billion cigarettes sticks کے گھڑسے، 115 ہزار روپے کے بعد جب کوئی کمیونسی پی revenue tax نہیں پڑتا دیکھیں۔ تیار، تیار، تیار revenue کیوں تنو تن روپے کیوں۔

عنوان اور اصل، تیار اور تیار، تیار revenue Tier one and tier two، Tier three۔ Tier three کے بعد تن وہ تن ان کے and in so then they actually introduced at hird revenue tier کو روپے کے گھڑسے۔

Now, 42% of cigarettes in two years ago کے باعث what happens is were made illegally in Pakistan without documentation، without paying any tax کا استعمال کہیں tax اور اس کے بعد ضرور کہ کوئی revenue کے لیے۔

Now, about 29/30% of the cigarette sir still made by these companies which are not documented۔ So there is this thing that is why we cannot have unlimitedly high tax۔

Now, I put the Amendment، as moved، by the mover Syed Naveed Qamar: Sir very long Amendment

he has not explained what he is doing۔

Mr. Speaker: Will you explain what you are doing Minister for Finance?
Mr. Speaker: Now, I put the Amendment, as moved, by the Minister Finance. The question is that the Amendment, as moved, be adopted. (Consequently Amendment was adopted.)

Mr. Speaker: Now, I put the Amendment, as moved, by the Minister Finance.

(Interruptions)

Mr. Speaker: You have not moved. The question is that the Amendment, as moved, be adopted. All those in favour of it may say ‘Aye’ and all those against it may say ‘No’, I think Ayes have it, consequently Amendment was adopted.
Now, I put the Amendment, as moved, by Dr. Azra Fazel Pechuho to the House. The question is that the Amendment, as moved, be adopted. (Consequently the Amendment was rejected.)

Mr. Speaker: Now, I put clause 6 as amended to the House. The question is that clause 6 as amended do stands part of the Bill. (Consequently clause 6 as amended stands part of the Bill.) Insertion of new clause. Minister for Finance, Economic standing in the name of Minister Finance. Please move the Amendment. Insertion of new clause.

Dr. Miftah Ismail: Sl.No.5 clause 6.

Mr. Speaker: Page 39.
After the Session I will explain her.

Mr. Speaker: Minister Finance please address the Chair. Please move.

**INSERTION OF NEW CLAUSE**

Dr. Miftah Ismail: I move that in the Finance Bill, 2018 as introduced in the National Assembly, after clause 6, the following two clauses shall be inserted, namely:

“7. Foreign Assets (Declaration and Repatriation) Act, 2018.—There is hereby enacted Foreign Assets (Declaration and Repatriation) Act, 2018, for the purposes herein after appearing;

An act to provide for declaration and repatriation of assets and income held outside Pakistan

Whereas there is a large scale non-reporting and under-reporting of assets and income held outside Pakistan;

And Whereas it is expedient to provide for declaration and repatriation of assets and income held outside Pakistan for the purposes hereinafter appearing;

It is hereby enacted as follows:—

1. Short Title and commencement.—(1)This Act may be called the Foreign Assets (Declaration and Repatriation) Act, 2018.

   (2) It shall come into force at once.

2. Definitions.— In this Act, unless there is anything repugnant in the subject or context,-
(a) “cost of acquisition of the mortgaged asset” means the sum of mortgaged payments and other mortgaged cost of acquisition;

(b) “court of law” means an Appellate Tribunal, a High Court or Supreme Court of Pakistan;

(c) ”declarant" means a person making a declaration under section 5;

(d) “fair market value” means price of foreign asset determined and declared by a declarant himself, but in no case is less than the cost of acquisition of the foreign assets;

(e) “foreign assets” means any movable or immovable assets held outside Pakistan and includes real estate, mortgaged assets, stock and shares, bank accounts, bullion, cash, jewels, paintings, accounts and loan receivables, beneficial ownership or beneficial interests or contribution in offshore entities and trusts;

(f) “government security” means a bond, note or other debt instrument issued by the Federal Government with a promise of repayment upon maturity;

(g) “liquid assets” means cash or an asset that can be readily converted into cash with a minimal impact on the assets’ value and includes bank notes, marketable securities, stocks, promissory notes, government bonds, deposit certificates and other similar instruments; and
(h) "holder of public office" means a person who is or has been, during the preceding ten years,—

(i) the President of the Islamic Republic of Pakistan or the Governor of a Province;

(ii) the Prime Minister, Chairman Senate, Speaker of the National Assembly, Deputy Chairman Senate, Deputy Speaker National Assembly, Federal Minister, Minister of State, Attorney-General for Pakistan and other Law Officers appointed under the Central Law Officers Ordinance, 1970 (VII of 1970), Adviser or Consultant or Special Assistant to the Prime Minister and holds or has held a post or office with the rank or status of a Federal Minister or Minister of State, Federal Parliamentary Secretary, Member of Parliament, Auditor-General of Pakistan, Political Secretary;

(iii) the Chief Minister, Speaker Provincial Assembly, Deputy Speaker Provincial Assembly, Provincial Minister, Adviser or Consultant or Special Assistant to the Chief Minister and who holds or has held a post or office with the rank or status of a Provincial Minister, Provincial Parliamentary Secretary, Member of the Provincial Assembly, Advocate-General for a Province including Additional Advocate-General and Assistant Advocate-General, Political Secretary;

(iv) the Chief Justice or, as the case may be, a Judge of the Supreme Court, Federal Shariat Court, a High Court or a Judicial Officer whether exercising judicial or other functions or Chairman or member of a Law Commission, Chairman or Member of the Council of Islamic Ideology;
(v) holding an office or post in the service of Pakistan or any service in connection with the affairs of the Federation or of a Province or of a local council constituted under any Federal or Provincial law relating to the constitution of local councils, co-operative societies or in the management of corporations, banks, financial institutions, firms, concerns, undertakings or any other institution or organization established, controlled or administered by or under the Federal Government or a Provincial Government or a civilian employee of the Armed Forces of Pakistan:

Provided that a member of the Board, not actively engaged in the business and day-to-day affairs of the said corporations, banks, financial institutions, firms, concerns, undertakings or any other institution or organization established, controlled or administered by or under the Federal Government or a Provincial Government or a civilian employee of the Armed Forces of Pakistan shall not be treated as holder of public office under this sub-clause;

(vi) the Chairman or Mayor or Vice Chairman or Deputy Mayor of a zila council, a municipal committee, a municipal corporation or a metropolitan corporation constituted under any Federal or Provincial law relating to local councils;

Explanation.– For the purpose of this sub-clause the expressions "Chairman" and "Vice Chairman" shall include "Mayor" and "Deputy Mayor" as the case may be, and the respective councilors therein; and

(vii) a District Nazim or District Naib Nazim, Tehsil Nazim or Tehsil Naib Nazim or Union Nazim or Union Naib Nazim;
(2) All other words and expressions used but not defined in this Act shall have the same meaning assigned to them under the Income Tax Ordinance, 2001 (XLIX of 2001) and the rules made thereunder.

3. Act to override other laws.—The provisions of this Act shall have effect notwithstanding anything to the contrary contained in any other law for the time being in force.

4. Application.— The provisions of this Act shall apply to—

(a) all citizens of Pakistan wherever they may be, except holders of public office, their spouses and dependent children; and

(b) all foreign assets held by the persons mentioned in clause (a) and tax paid on the value of such assets under section 8, except where proceedings are pending in any court of law in respect of the foreign assets.

(2) The provisions of this Act shall not apply to any proceeds or assets that are involved in or derived from the commission of a criminal offence.

5. Declaration and repatriation of assets held outside Pakistan.—(1) Subject to the provisions of this Act, any person may make to the Federal Board of Revenue, by the due date specified in section 6, a declaration in respect of foreign assets acquired before the tenth day of April, 2018.

(2) The value of a foreign asset shall be fair market value as defined in section 2.
(3) The declaration of value and tax paid in respect of the foreign assets shall be in the manner as set out in Form A of the Schedule to this Act.

(4) The description of the foreign assets declared under sub-section (1) and (3) shall be in the manner as set out in Form B of the Schedule to this Act.

(5) A person declaring foreign assets under sub-section (1), may by the due date as specified in section 6 also repatriate the said foreign assets in Pakistan.

(6) The declaration of foreign assets shall be made in the manner as set out in Form A of the Schedule to this Act, electronically on Federal Board of Revenue’s web portal and shall be valid only if it is accompanied by the evidence of payment of tax. The declarant may be required to provide additional item-wise details of such assets while filing declaration on Federal Board of Revenue’s web portal.

5. Period of applicability.—The declaration and repatriation under section 5 shall be made on or after the tenth day of April, 2018 but on or before the thirtieth day of June, 2018.

6. Charge of tax.—The foreign assets declared and repatriated into Pakistan within the due date shall be chargeable to tax at the rates specified in the Table below, namely:—

<table>
<thead>
<tr>
<th>TABLE</th>
</tr>
</thead>
<tbody>
<tr>
<td>S.No.</td>
</tr>
<tr>
<td>-------</td>
</tr>
<tr>
<td>(1)</td>
</tr>
<tr>
<td>-------------</td>
</tr>
<tr>
<td>1.</td>
</tr>
<tr>
<td>2.</td>
</tr>
<tr>
<td>3.</td>
</tr>
<tr>
<td>4.</td>
</tr>
</tbody>
</table>

7. Payment of tax.—(1) The due date for the payment of tax chargeable under section 7 shall be the date on which declaration is made under section 6.

(2) No tax shall be payable by the declarant under any law for the time being in force including the Income Tax Ordinance, 2001 (XLIX of 2001) where tax has been paid under sub-section (1) in respect of the foreign assets declared under section 5.

8. Currency and rate of conversion.—(1) The value of a foreign asset under sub-section (2) of section 5 shall be in Rupees.
(2) The tax payable under section 8 shall be paid in United States dollars as specified in Form A of the Schedule to this Act.

(3) The value in Rupees under sub-section (1) shall be converted into United States dollars at the State Bank of Pakistan’s rate applying between the United States dollar and the Rupee on the date the declaration is made under section 6 and tax is paid under section 8.

9. Mode and manner.—The State Bank of Pakistan (SBP) shall notify the mode and manner of—

(a) repatriation of liquid assets in Pakistan;

(b) deposit of tax in US dollars in SBP; and

(c) deposit of tax in Rupees in the income tax account of the Federal Consolidated Fund.

10. Incorporation in books of account.—(1) Where a declarant has paid tax under section 8 in respect of foreign assets declared under section 5, the declarant shall be entitled to incorporate in his books of account such foreign assets.

(2) For the purpose of the Income Tax Ordinance, 2001 (XLIX of 2001), the cost of acquisition of foreign assets and date of acquisition shall be deemed to be the value declared by the declarant and the date on which declaration has been made by the declarant, respectively.

11. Investment in Government securities.—Investment in Government securities under S.No. 3 of the Table in section 7 shall be made in accordance with a scheme to be introduced by the Government of Pakistan through the State Bank of Pakistan, by notification in the official Gazette, specifying periodic rate of return, the period for the rate of return and period of maturity.
12. Confidentiality.—(1) Notwithstanding the provisions of sub-section (3) of section 216 of the Income Tax Ordinance, 2001 (XLIX of 2001), the Right of Access to Information Act, 2017 (XXXIV of 2017) and any other law for the time being in force, particulars of any person making a declaration under this Act or any information received in any declaration made under this Act shall be confidential.

(2) A person who discloses any particulars in contravention of sub-section (1) shall commit an offence punishable on conviction with a fine of not less than five hundred thousand Rupees but not exceeding one million Rupees or imprisonment for a term not exceeding one year or with both.

13. Declaration not admissible in evidence.—Notwithstanding anything contained in any other law for the time being in force, nothing contained in any declaration made under section 5 shall be admissible in evidence against the declarant for the purpose of any proceedings relating to imposition of penalty or for the purposes of prosecution under any law including Income Tax Ordinance, 2001 (XLIX of 2001).

14. Removal of difficulty.—If any difficulty arises in giving effect to the provisions of this Act, the Federal Government may make such order in writing, as is not inconsistent with the provisions of this Act, for removal of such difficulty.

15. Misrepresentation.—Notwithstanding anything contained in this Act, where a declaration has been made by misrepresentation or suppression of facts, such declaration shall be void and shall be deemed never to have been made under this Act.

Schedule
Form A

DECLARATION UNDER SECTION 5

FULL NAME

<table>
<thead>
<tr>
<th>CNIC*</th>
<th></th>
<th>-</th>
<th></th>
<th>-</th>
</tr>
</thead>
<tbody>
<tr>
<td>NTN</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(if available)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

ADDRESS


TELEPHONE NUMBER:

Email:

FOREIGN ASSETS

<table>
<thead>
<tr>
<th>S.No.</th>
<th>Nature of assets</th>
<th>Amount in Rupees</th>
<th>Tax Rate</th>
<th>Tax in Pak Rupees</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Liquid assets not repatriated</td>
<td></td>
<td>5%</td>
<td></td>
</tr>
</tbody>
</table>


<table>
<thead>
<tr>
<th></th>
<th>DESCRIPTION OF ASSETS</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>[see section 5(4)]</td>
</tr>
</tbody>
</table>

A. Liquid assets not repatriated

1. Foreign currency

2. Immovable assets outside Pakistan 3%

3. Liquid assets repatriated and invested in Government securities 2%

4. Liquid assets repatriated 2%

Total tax in Rupees (1+2+3+4)

Total tax in US Dollars

Whether evidence of payment of tax attached  YES  NO

*CNIC includes NICOP or any other identification number issued by National Database and Registration Authority.
<table>
<thead>
<tr>
<th>Bank account details</th>
<th>Bank name and bank A/c 1</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Bank name and bank A/c 2</td>
</tr>
<tr>
<td></td>
<td>Bank name and bank A/c 3</td>
</tr>
<tr>
<td></td>
<td>Bank name and bank A/c 4</td>
</tr>
<tr>
<td></td>
<td>Bank name and bank A/c 5</td>
</tr>
</tbody>
</table>

2. Other liquid assets (securities, stocks, promissory notes, Government bonds, deposit certificates and other similar instruments, etc.)

1.

2.

3.

4.

5.
6.

B. IMMOVABLE PROPERTY(Jurisdiction, address and size)

1.

2.

3.

4.

5.

6.

7.

VERIFICATION

I, the undersigned, solemnly declare that to the best of my knowledge and belief-

(a) the information given in this declaration is correct and complete; and

(b) the value of foreign assets has truly been declared.

I, further declare that I am competent to make this declaration and verify it in my own name.

Date ___________  Signature_____________
(2) It shall come into force at once. Now, definition of Amnesty includes politically affiliated people including Prime Minister, Chief Ministers, Advisors, S.A.P.M. Members of the National Assembly etc. are not qualified. Only people who are in the service of Pakistan which is bureaucrat and military officials were not qualified.

If they are holding it outside, Pakistan. There are three options that they have. One is to bring their money back into Pakistan and they will have to pay two per cent penalty. They can keep their assets, liquid assets outside Pakistan. They will pay five per cent penalty or they can declare their immoveable assets outside Pakistan and pay three per cent penalty. He was also come with a bond here which will allow them to invest in their bond and keep their money hatched against the dollar.

Mr. Speaker: Now, I put the Amendment, as moved, by the Minister Finance. The question is that the Amendment, as moved, be adopted. Page 50 No.8.
Dr. Miftah Ismail: 8. Voluntary Declaration of Domestic Assets Act, 2018.—There is hereby enacted Voluntary Declaration of Domestic Assets Act, 2018, for the purposes hereinafter appearing;

An act to provide for voluntary declaration of domestic assets in Pakistan

Whereas there is a large scale non-reporting and under-reporting of assets held in Pakistan;

And Whereas it is expedient to provide for declaration of such assets for the purposes hereinafter appearing;

It is hereby enacted as follows:—

1. Short title and commencement.—(1) This Act may be called the Voluntary Declaration of Domestic Assets Act, 2018.
(2) It shall come into force at once.

2. Definitions.— (1) In this Act, unless there is anything repugnant in the subject or context,

(a) "declarant" means a person making a declaration under section 5;

(b) “court of law” means an Appellate Tribunal, a High Court or Supreme Court of Pakistan;

(c) “domestic assets” means assets of every kind other than foreign assets under Foreign Assets (Declaration and Repatriation) Act, 2018;

(d) "holder of public office" means a person who is or has been, during the preceding ten years,—

(i) the President of the Islamic Republic of Pakistan or the Governor of a Province;

(ii) the Prime Minister, Chairman Senate, Speaker of the National Assembly, Deputy Chairman Senate, Deputy Speaker National Assembly, Federal Minister, Minister of State, Attorney-General for Pakistan and other Law Officers appointed under the Central Law Officers Ordinance, 1970 (VII of 1970), Adviser or Consultant or Special Assistant to the Prime Minister and holds or has held a post or office with the rank or status of a Federal Minister or Minister of State, Federal Parliamentary Secretary, Member of Parliament, Auditor-General of Pakistan, Political Secretary;

(iii) the Chief Minister, Speaker Provincial Assembly, Deputy Speaker Provincial Assembly, Provincial Minister, Adviser or Consultant or Special Assistant to
the Chief Minister and who holds or has held a post or office with the rank or status of a Provincial Minister, Provincial Parliamentary Secretary, Member of the Provincial Assembly, Advocate-General for a Province including Additional Advocate-General and Assistant Advocate-General, Political Secretary;

(iv) the Chief Justice or, as the case may be, a Judge of the Supreme Court, Federal Shariat Court, a High Court or a Judicial Officer whether exercising judicial or other functions or Chairman or member of a Law Commission, Chairman or Member of the Council of Islamic Ideology;

(v) holding an office or post, in the service of Pakistan or any service in connection with the affairs of the Federation or of a Province or of a local council constituted under any Federal or Provincial law relating to the constitution of local councils, co-operative societies or in the management of corporations, banks, financial institutions, firms, concerns, undertakings or any other institution or organization established, controlled or administered by or under the Federal Government or a Provincial Government or a civilian employee of the Armed Forces of Pakistan:

Provided that a member of the Board, not actively engaged in the business and day-to-day affairs of the said corporations, banks, financial institutions, firms, concerns, undertakings or any other institution or organization shall not be treated as holder of public office under this sub-clause;
(vi) the Chairman or Mayor or Vice Chairman or Deputy Mayor of a zilacouncil, a municipal committee, a municipal corporation or a metropolitan corporation constituted under any Federal or Provincial law relating to local councils;

Explanation.— For the purpose of this sub-clause the expressions "Chairman" and "Vice Chairman" shall include "Mayor" and "Deputy Mayor" as the case may be, and the respective councilors therein; and

(vii) a District Nazim or District NaibNazim, Tehsil Nazim or Tehsil NaibNazim or UnionNazim or Union NaibNazim.

(e) “undisclosed asset” in relation to an immovable property includes an immovable property the value of which has been under-reported or understated;

(2) All other words and expressions used but not defined in the Act shall have the same meaning assigned to them under the Income Tax Ordinance, 2001 (XLIX of 2001) and the rules made thereunder.

3. Act to override other laws.—The provisions of this Act shall have effect notwithstanding anything to the contrary contained in any other law for the time being in force.

4. Application.— (1) The provisions of this Act shall apply to—

(a) every company, association of persons and all citizens of Pakistan wherever they may be, except holders of public office, their spouses and dependent children; and

(b) undisclosed income and domestic assets held by the persons mentioned in clause (a) in Pakistan, except where
proceedings are pending in any court of law in respect of the undisclosed income or domestic assets.

(2) The provisions of this Act shall not apply to any proceeds or assets that are involved in or derived from the commission of a criminal offence.

5. Declaration of domestic assets in Pakistan.—(1) Subject to the provisions of this Act, any person may make, to the Federal Board of Revenue by the due date specified in section 6, a declaration in respect of undisclosed income and domestic assets acquired before the tenth day of April, 2018.

(2) The value of a domestic asset shall be as specified in section 10.

(3) The description, value and tax paid in respect of the undisclosed income and domestic assets declared in subsection (1) shall be in the manner as set out in Form A of the Schedule to this Act.

(4) The declaration of undisclosed income and domestic assets shall be made in the manner as set out in Form A of the Schedule to this Act, electronically on Federal Board of Revenue’s web portal and shall be valid only if it is accompanied by the evidence of payment of tax. The declarant may be required to provide additional item-wise details of such income and assets while filing declaration on Federal Board of Revenue’s web portal.

6. Period of applicability.—The declaration under section 5 shall be made on or after the tenth day of April, 2018 but on or before the thirtieth day of June, 2018.

7. Charge of tax.—The domestic assets declared within the
due date shall be chargeable to tax at the rates specified in the Table below on the value of assets as determined under section 10, namely:—

TABLE

<table>
<thead>
<tr>
<th>S.No.</th>
<th>Assets</th>
<th>Rate (as a percentage of the value of the asset)</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1)</td>
<td>(2)</td>
<td>(3)</td>
</tr>
<tr>
<td>1.</td>
<td>Foreign currency held in a foreign currency account in Pakistan as on the 31\textsuperscript{st} March, 2018 and encashed in equivalent Rupees.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Foreign currency held in a foreign currency account in Pakistan as on the 31\textsuperscript{st} March, 2018 which is invested in Government securities upto 5 years in US dollars denominated bonds with six-monthly profit payment in equivalent Rupees (rate of return 3%) and payable on maturity in equivalent Rupees.</td>
<td>2%</td>
</tr>
</tbody>
</table>
8. Payment of tax.—(1) The due date for payment of the tax chargeable under section 7 shall be the date on which declaration is made under section 6.

(2) No tax shall be payable by the declarant under any law for the time being in force including the Income Tax Ordinance, 2001 (XLIX of 2001) declared where tax has been paid under sub-section (1) in respect of the undisclosed income and domestic assets declared under section 5.

9. Incorporation in books of account.—(1) Where a declarant has paid tax under section 8 in respect of undisclosed income and domestic assets declared under section 5, the declarant shall be entitled to incorporate in his books of account such undisclosed income and domestic assets.

(2) For the purpose of the Income Tax Ordinance, 2001 (XLIX of 2001), the cost of acquisition of domestic assets and date of acquisition shall be deemed to be the value under sub-section (2) of section 5 and the date on which declaration has been made by the declarant, respectively.

10. Valuation.—For the purpose of this Act, the valuation of assets declared shall be made in the following manner, namely:—

<table>
<thead>
<tr>
<th>S.No.</th>
<th>Undisclosed income and domestic assets</th>
<th>Value for the purpose of section 5(2)</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1)</td>
<td>(2)</td>
<td>(3)</td>
</tr>
<tr>
<td></td>
<td>Description</td>
<td>Details</td>
</tr>
<tr>
<td>---</td>
<td>--------------------------------------------------</td>
<td>-------------------------------------------------------------------------</td>
</tr>
<tr>
<td>1.</td>
<td>Undisclosed income</td>
<td>As declared.</td>
</tr>
<tr>
<td>2.</td>
<td>Open plots and land</td>
<td>Cost of acquisition or FBR rates, whichever is higher.</td>
</tr>
<tr>
<td>3.</td>
<td>Super structure</td>
<td>Rs 400 per square feet.</td>
</tr>
<tr>
<td>4.</td>
<td>Apartments and flats</td>
<td>Cost of acquisition or Provincial stamp duty rates, whichever is higher.</td>
</tr>
<tr>
<td>5.</td>
<td>Imported motor vehicles</td>
<td>A-B</td>
</tr>
<tr>
<td></td>
<td></td>
<td>A= CIF value plus the amount of all charges, customs-duty, sales tax,</td>
</tr>
<tr>
<td></td>
<td></td>
<td>levies, octroi, fees and other duties and taxes leviable thereon and</td>
</tr>
<tr>
<td></td>
<td></td>
<td>the costs incurred till their registration.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>B= a sum equal to 10% of the said value for each successive year up to</td>
</tr>
<tr>
<td></td>
<td></td>
<td>a maximum of five years.</td>
</tr>
<tr>
<td>6.</td>
<td>Motor vehicles purchased from a manufacturer or</td>
<td>A-B</td>
</tr>
<tr>
<td></td>
<td>assembler or dealer</td>
<td>A= The price paid by the purchaser, including the amount of all charges,</td>
</tr>
<tr>
<td></td>
<td>in Pakistan.</td>
<td>customs duty, sales tax and other taxes, levies, octroi, fees and all other duties and taxes leviable thereon and the costs incurred till their registration.</td>
</tr>
<tr>
<td>---</td>
<td>-------------</td>
<td>--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td></td>
<td>B = a sum equal to 10% of the said value for each successive year upto a maximum of five years.</td>
<td></td>
</tr>
<tr>
<td>7.</td>
<td>Used motor vehicles purchased locally.</td>
<td>Value determined in the manner specified in S.N. 5 or 6, as the case may be, as reduced by an amount equal to 10% for every year following the year in which it was imported or purchased from a manufacturer.</td>
</tr>
<tr>
<td>8.</td>
<td>Securities and shares traded on stock exchange.</td>
<td>Day-end price of the share or security quoted on registered stock exchange as on the 9th April, 2018 and where no day-end price of such share or security is quoted on stock exchange on the 9th April, 2018 day-end price of the share or security quoted on a date nearest to the 9th April, 2018.</td>
</tr>
<tr>
<td></td>
<td>Description</td>
<td>Value/Assessment</td>
</tr>
<tr>
<td>---</td>
<td>-----------------------------------------------------------------------------</td>
<td>---------------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>9.</td>
<td>Securities and shares not traded on stock exchange.</td>
<td>Break-up value or face value, whichever is higher. Breakup value shall be the sum of paid-up capital, reserves and balance as per profit and loss account as reduced by the value of preference shares and divided by the amount of the paid up ordinary share capital.</td>
</tr>
<tr>
<td>10.</td>
<td>National saving schemes, postal certificates, bonds, securities and other similar investments in capital instruments not traded or quoted on stock exchange.</td>
<td>Face value.</td>
</tr>
<tr>
<td>12.</td>
<td>Other precious stones and metals.</td>
<td>Market rate as on the 9th April, 2018 or cost of acquisition, whichever is higher.</td>
</tr>
</tbody>
</table>
---|---
16. Other assets. | 
17. Prize bonds, cash and bank accounts including foreign currency accounts. | For bank accounts balance as on 9th April, 2018 and face value for other assets.

11. Confidentiality.—(1) Notwithstanding the provisions of sub-section (3) of section 216 of the Income Tax Ordinance, 2001 (XLIX of 2001), the Right of Access to Information Act, 2017 (XXXIV of 2017) and any other law for the time being in force, particulars of any person making a declaration under this Act or any information received in any declaration made under this Act shall be confidential.

(2) A person who discloses any particulars in contravention of sub-section (1) shall commit an offence punishable on conviction with a fine of not less than five hundred thousand Rupees but not exceeding one million Rupees or imprisonment for a term not exceeding one year or with both.

12. Declaration not admissible in evidence.—Notwithstanding anything contained in any other law for the time being in force, nothing contained in any declaration made under section 5 shall be admissible in evidence against the declarant for the purpose of any proceedings relating to imposition of penalty or for the
purposes of prosecution under any law including Income Tax Ordinance, 2001 (XLIX of 2001).

13. Removal of difficulty.—If any difficulty arises in giving effect to the provisions of this Act, the Federal Government may make such order in writing, as is not inconsistent with the provisions of this Act, for removal of such difficulty.

14. Misrepresentation.—Notwithstanding anything contained in this Act, where a declaration has been made by misrepresentation or suppression of facts, such declaration shall be void and shall be deemed never to have been made under this Act.

Schedule

Form A

<table>
<thead>
<tr>
<th>DECLARATION UNDER SECTION 5</th>
</tr>
</thead>
<tbody>
<tr>
<td>FULL NAME</td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td>CNIC</td>
</tr>
<tr>
<td>-</td>
</tr>
<tr>
<td>NTN (if available)</td>
</tr>
<tr>
<td>ADDRESS</td>
</tr>
<tr>
<td></td>
</tr>
</tbody>
</table>
### TELEPHONE NUMBER:

<table>
<thead>
<tr>
<th>Email:</th>
</tr>
</thead>
</table>

### UNDISCLOSED INCOME AND DOMESTIC ASSETS

<table>
<thead>
<tr>
<th>S.No.</th>
<th>Undisclosed income and assets.</th>
<th>Value as per section 10.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Undisclosed income.</td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td>Open plots and land.</td>
<td></td>
</tr>
<tr>
<td>4.</td>
<td>Apartments and flats.</td>
<td></td>
</tr>
<tr>
<td>5.</td>
<td>Imported motor vehicles.</td>
<td></td>
</tr>
<tr>
<td>6.</td>
<td>Motor vehicles purchased from a manufacturer or assembler or dealer in Pakistan.</td>
<td></td>
</tr>
<tr>
<td>7.</td>
<td>Used motor vehicles purchased locally.</td>
<td></td>
</tr>
<tr>
<td>8.</td>
<td>Securities and shares traded on stock exchange.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Description</td>
<td></td>
</tr>
<tr>
<td>---</td>
<td>-----------------------------------------------------------------------------</td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>Securities and shares not traded on stock exchange.</td>
<td></td>
</tr>
<tr>
<td>10</td>
<td>National saving schemes, postal certificates, bonds, securities and other similar investments in capital instruments not traded or quoted on stock exchange.</td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>Gold.</td>
<td></td>
</tr>
<tr>
<td>12</td>
<td>Other precious stones and metals.</td>
<td></td>
</tr>
<tr>
<td>13</td>
<td>Stock-in-trade.</td>
<td></td>
</tr>
<tr>
<td>14</td>
<td>Plant and machinery.</td>
<td></td>
</tr>
<tr>
<td>15</td>
<td>Accounts receivable.</td>
<td></td>
</tr>
<tr>
<td>16</td>
<td>Other assets.</td>
<td></td>
</tr>
<tr>
<td>17</td>
<td>Cash, prize bonds and bank accounts</td>
<td></td>
</tr>
<tr>
<td>18</td>
<td>Government securities (other than those at S.No. 1 in the Table under section 7)</td>
<td></td>
</tr>
<tr>
<td>Description</td>
<td>Value</td>
<td></td>
</tr>
<tr>
<td>-----------------------------------------------------------------------------</td>
<td>-------</td>
<td></td>
</tr>
<tr>
<td>Total value in Rupees</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Tax @ 5% (A)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>19. Government securities or rupee amount from encashment of foreign currency accounts (S.No. 1 in the Table under section 7)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Tax @ 2% (B)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total Tax (A+B)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Whether evidence of payment of tax attached. YES</td>
<td>NO</td>
<td></td>
</tr>
</tbody>
</table>

**VERIFICATION**

I, the undersigned, solemnly declare that to the best of my knowledge, and belief—

(a) the information given in this declaration is correct and complete; and

(b) the value of domestic assets have truly been declared.

I, further declare that I am competent to make this declaration and verify it in my own name.

Date ___________ Signature___________
In order to bring that money into the tax net, we are giving this one last chance to the tax payers. In order to bring that money into the tax net, we are giving this one last chance to the tax payers. 

It is unnatural, entire scheme is unnatural as far as I understand.

What is the difference between the three?

I think there is one other
Mr. Speaker: Now, I put the Amendment, as moved, by Minister Finance. The question is that Amendment, as moved, be adopted. (Consequently Amendment was adopted and new clause stands part of the Bill.)

Mr. Speaker: There are two Amendments in the first schedule. Minister Finance First Amendment standing in the name the Minister Finance. Second Amendment standing in the name of Sahibzada Tariq Ullah and others. Dr. Miftah Ismail to move the Amendment. Page 64 Sl. No.9.

Dr. Miftah Ismail: Sir, I move that in the First Schedule, in the Table, in column (1), the following Amendments shall be made, namely:-

We will consider it as read. Before PCT code “04.07”, the following new PCT codes and the entries relating thereto in column (1), (2), (3) and (4), shall be inserted, namely:-
Fish fillets and other fish meat (whether or not minced), fresh, chilled or frozen.


<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
<th>Quantity</th>
</tr>
</thead>
<tbody>
<tr>
<td>0304.3100</td>
<td>- Tilapias (<em>Oreochromis</em> spp.)</td>
<td>20</td>
</tr>
<tr>
<td>0304.3200</td>
<td>- Catfish (<em>Pangasius</em> spp., <em>Silurus</em> spp., <em>Clarias</em> spp., <em>Ictalurus</em> spp.)</td>
<td>20</td>
</tr>
<tr>
<td>0304.3300</td>
<td>- Nile perch (<em>Latesniloticus</em>)</td>
<td>20</td>
</tr>
<tr>
<td>0304.3900</td>
<td>- Other</td>
<td>20</td>
</tr>
</tbody>
</table>

- Fresh or chilled fillets of other fish:
<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
<th>Count</th>
</tr>
</thead>
<tbody>
<tr>
<td>0304.4100</td>
<td>Pacific salmon (Oncorhynchus nerka, Oncorhynchus gorbuscha, Oncorhynchus keta, Oncorhynchus tschawytscha, Oncorhynchus masou and Oncorhynchus rhodurus), Atlantic salmon (Salmosalar) and Danube salmon (Hucho hucho)</td>
<td>20</td>
</tr>
<tr>
<td>0304.4200</td>
<td>Trout (Salmo trutta, Oncorhynchus mykiss, Oncorhynchus clarki, Oncorhynchus aguabonita, Oncorhynchus gilae, Oncorhynchus apache and Oncorhynchus chrysogaster)</td>
<td>20</td>
</tr>
<tr>
<td>0304.4300</td>
<td>Flat fish (Pleuronectidae, Bothidae, Cynoglossidae, Soleidae, Scophthalmidae and Citharidae)</td>
<td>20</td>
</tr>
<tr>
<td>0304.4400</td>
<td>Fish of the families Bregmaceroitidae, Euclichthyidae, Gadidae, Macrouridae, Melanidae, Moridae and Muraenolepididae</td>
<td>20</td>
</tr>
<tr>
<td>0304.4500</td>
<td>Swordfish (Xiphias gladius)</td>
<td>20</td>
</tr>
<tr>
<td>Code</td>
<td>Description</td>
<td>Count</td>
</tr>
<tr>
<td>--------------</td>
<td>-----------------------------------------------------------------------------</td>
<td>-------</td>
</tr>
<tr>
<td>0304.4600</td>
<td>- - Toothfish (Dissostichus spp.)</td>
<td>20</td>
</tr>
<tr>
<td>0304.4700</td>
<td>- - Dogfish and other sharks</td>
<td>20</td>
</tr>
<tr>
<td>0304.4800</td>
<td>- - Rays and skates (Rajidae)</td>
<td>20</td>
</tr>
<tr>
<td>0304.4900</td>
<td>- - Other</td>
<td>20</td>
</tr>
<tr>
<td></td>
<td>- Other, fresh or chilled:</td>
<td></td>
</tr>
<tr>
<td>0304.5100</td>
<td>- - Tilapias (Oreochromis spp.), catfish (Pangasius spp., Silurus spp., Clarias spp., Ictalurus spp.), carp (Cyprinus spp., Carassius spp., Ctenopharyngodonidellus, Hypophthalmichthysspp., Cirrhus spp., Mylopharyngodonpiceus, Catlacatla, Labeo spp., Osteochilushasselti, Leptobarsilshoeveni, Megalobrama spp.), eels (Anguilla spp.), Nile perch (Latesniloticus) and snakeheads (Channa spp.)</td>
<td>20</td>
</tr>
<tr>
<td>0304.5200</td>
<td>- - Salmonidae</td>
<td>20</td>
</tr>
<tr>
<td>0304.5300</td>
<td>- - Fish of the families Bregmacerotidae, Euclichthyidae, Gadidae, Macrouridae, elanoidae, Merlucciidae,</td>
<td>20</td>
</tr>
<tr>
<td>Code</td>
<td>Description</td>
<td>Quantity</td>
</tr>
<tr>
<td>----------</td>
<td>------------------------------------------------------------------</td>
<td>----------</td>
</tr>
<tr>
<td>0304.5400</td>
<td>Swordfish (Xiphias gladius)</td>
<td>20</td>
</tr>
<tr>
<td>0304.5500</td>
<td>Toothfish (Dissostichus spp.)</td>
<td>20</td>
</tr>
<tr>
<td>0304.5600</td>
<td>Dogfish and other sharks</td>
<td>20</td>
</tr>
<tr>
<td>0304.5700</td>
<td>Rays and skates (Rajidae)</td>
<td>20</td>
</tr>
<tr>
<td>0304.5900</td>
<td>Other</td>
<td>20</td>
</tr>
</tbody>
</table>

- Frozen fillets of tilapias (Oreochromis spp.), catfish (Pangasius spp., Silurus spp., Clarias spp., Ictalurus spp.), carp (Cyprinus spp., Carassius spp., Ctenopharyngodon piceus, Hypophthalmichthys spp., Cirrhinus spp., Mylopharyngodon piceus, Catla catla, Labeo spp., Osteochilus asselti, Leptobarbus hoeveni, Megalobrama spp.), eels (Anguilla spp.), Nile perch (Lates niloticus) and snakeheads (Channa spp.):

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
<th>Quantity</th>
</tr>
</thead>
<tbody>
<tr>
<td>0304.6100</td>
<td>Tilapias (Oreochromis spp.)</td>
<td>20</td>
</tr>
<tr>
<td>0304.6200</td>
<td>Catfish (Pangasius spp., Silurus</td>
<td>20</td>
</tr>
<tr>
<td>Code</td>
<td>Description</td>
<td>Quantity</td>
</tr>
<tr>
<td>----------</td>
<td>-----------------------------------------------------------------------------</td>
<td>----------</td>
</tr>
<tr>
<td>0304.6300</td>
<td>Nile perch (Lates niloticus)</td>
<td>20</td>
</tr>
<tr>
<td>0304.6900</td>
<td>Other</td>
<td>20</td>
</tr>
<tr>
<td>0304.7100</td>
<td>Frozen fillets of fish of the families Bregmacerotidae, Euclichthyidae, Gadidae, Macrouridae, Melanonidae, Merlucciidae, Moridae and Muraenolepididae:</td>
<td></td>
</tr>
<tr>
<td>0304.7200</td>
<td>Cod (Gadus morhua, Gadus ogac, Gadus macrocephalus)</td>
<td>20</td>
</tr>
<tr>
<td>0304.7300</td>
<td>Haddock (Melanogrammus aeglefinus)</td>
<td>20</td>
</tr>
<tr>
<td>0304.7400</td>
<td>Coalfish (Pollachius virens)</td>
<td>20</td>
</tr>
<tr>
<td>0304.7500</td>
<td>Hake (Merluccius spp., Urophycis spp.)</td>
<td>20</td>
</tr>
<tr>
<td>0304.7900</td>
<td>Alaska Pollack (Theragra chalcogramma)</td>
<td>20</td>
</tr>
<tr>
<td></td>
<td>Frozen fillets of other fish:</td>
<td></td>
</tr>
<tr>
<td>Code</td>
<td>Description</td>
<td>Quantity</td>
</tr>
<tr>
<td>----------</td>
<td>-------------------------------------------------------------------------------------------------------</td>
<td>----------</td>
</tr>
<tr>
<td>0304.8100</td>
<td>Pacific salmon (Oncorhynchusnerka, Oncorhynchusgorbuscha, Oncorhynchusketa, Oncorhynchustschawytscha, Oncorhynchuskisutch, Oncorhynchusmasou and Oncorhynchusrhodurus), Atlantic salmon (Salmosalar) and Danube salmon (Huchohucho)</td>
<td>20</td>
</tr>
<tr>
<td>0304.8200</td>
<td>Trout (Salmotrutta, Oncorhynchusmykiss, Oncorhynchusclarki, Oncorhynchusaguabonita, Oncorhynchusgilae, Oncorhynchus apache and Oncorhynchuschrysogaster)</td>
<td>20</td>
</tr>
<tr>
<td>0304.8300</td>
<td>Flat fish (Pleuronectidae, Bothidae, Cynoglossidae, Soleidae, Scophthalmidae and Citharidae)</td>
<td>20</td>
</tr>
<tr>
<td>0304.8400</td>
<td>Swordfish (Xiphiasgladius)</td>
<td>20</td>
</tr>
<tr>
<td>0304.8500</td>
<td>Toothfish (Dissostichus spp.)</td>
<td>20</td>
</tr>
<tr>
<td>0304.8600</td>
<td>Herrings (Clupeaharengus, Clupeapallasii)</td>
<td>20</td>
</tr>
<tr>
<td>Code</td>
<td>Description</td>
<td>Quantity</td>
</tr>
<tr>
<td>----------</td>
<td>------------------------------------------------------------------------------</td>
<td>----------</td>
</tr>
<tr>
<td>0304.8700</td>
<td>- Tunas (of the genus Thunnus) skipjack or stripe-bellied bonito (Euthynnus (Katsuwonus) pelamis)</td>
<td>20</td>
</tr>
<tr>
<td>0304.8800</td>
<td>- Dogfish, other sharks, rays and skates (Rajidae)</td>
<td>20</td>
</tr>
<tr>
<td>0304.8900</td>
<td>- Other</td>
<td>20</td>
</tr>
<tr>
<td></td>
<td>- Other, frozen:</td>
<td></td>
</tr>
<tr>
<td>0304.9100</td>
<td>- Swordfish (Xiphiasgladius)</td>
<td>20</td>
</tr>
<tr>
<td>0304.9200</td>
<td>- Toothfish (Dissostichus spp.)</td>
<td>20</td>
</tr>
<tr>
<td>0304.9300</td>
<td>- Tilapias (Oreochromis spp.), catfish (Pangasius spp., Silurus spp., Clarias spp., Ictalurus spp.), carp (Cyprinus spp., Carassius spp., Ctenopharyngodonidellus, Hypophtalmichthys spp., Cirrhinus spp., Mylopharyngodonpiceus, Catlacatla, Labeo spp., Osteochilushasselti, Leptobarbushoeveni, Megalobrama spp.), eels (Anguilla spp.), Nile perch (Latesniloticus) and snakeheads (Channa spp.)</td>
<td>20</td>
</tr>
<tr>
<td>0304.9400</td>
<td>- - Alaska Pollack</td>
<td>20</td>
</tr>
<tr>
<td>Code</td>
<td>Description</td>
<td>Quantity</td>
</tr>
<tr>
<td>----------</td>
<td>-----------------------------------------------------------------------------</td>
<td>----------</td>
</tr>
<tr>
<td>0304.9500</td>
<td>- - Fish of the families Bregmacerotidae, Euclichthyidae, Gadidae, Macrouridae, Melanidae, Merlucciidae, Moridae and Muraenolepididae, other than Alaska Pollack (Theragrachalcogramma)</td>
<td>20</td>
</tr>
<tr>
<td>0304.9600</td>
<td>- - Dogfish and other sharks</td>
<td>20</td>
</tr>
<tr>
<td>0304.9700</td>
<td>- - Rays and skates (Rajidae)</td>
<td>20</td>
</tr>
<tr>
<td>0304.9900</td>
<td>- - Other</td>
<td>20&quot;;</td>
</tr>
</tbody>
</table>

(b) against PCT Code “1507.1000”, in column (4), for the figure “12,000”, the figure “10,550” shall be substituted;

(c) against PCT Code “1507.9000”, in column (4), for the figure “13,200”, the figure “11,700” shall be substituted;

(d) after PCT code “2520.1010”, the following new PCT code and the entries relating thereto in columns (1), (2), (3) and (4), shall be inserted, namely:

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
<th>Quantity</th>
</tr>
</thead>
<tbody>
<tr>
<td>“2520.1020”</td>
<td>- - Anhydrite</td>
<td>“3”;</td>
</tr>
</tbody>
</table>

(e) for the PCT Code “2710.1919” and the entries relating thereto in columns (1), (2), (3) and 4, the following shall be substituted, namely:
(f) after PCT code “2915.2100”, the following new PCT codes and the entries relating thereto in columns (1), (2), (3) and (4), shall be inserted, namely:

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
<th>Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>“2915.3600”</td>
<td>- - Dinoseb (ISO) acetate</td>
<td>16</td>
</tr>
<tr>
<td>2915.3940</td>
<td>- - Methyl acetate</td>
<td>16</td>
</tr>
</tbody>
</table>

(g) after PCT code “3204.2000”, the following new PCT code and the entries relating thereto in columns (1), (2), (3) and (4), shall be inserted, namely:

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
<th>Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>“3206.4930”</td>
<td>---Pigments and preparations based on hexacyanoferrates</td>
<td>11</td>
</tr>
<tr>
<td></td>
<td>(ferrocyanides and ferricyanides)</td>
<td></td>
</tr>
</tbody>
</table>

(h) for the PCT Code “3919.1010” and the entries relating thereto in columns (1), (2), (3) and (4), the following new PCT codes and the entries relating thereto in columns (1), (2), (3) and (4), shall be substituted, namely:

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
<th>Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>“3403.1120”</td>
<td>- - Of a kind used in the paper or like industries</td>
<td>16</td>
</tr>
<tr>
<td>Code</td>
<td>Description</td>
<td>Mix</td>
</tr>
<tr>
<td>----------</td>
<td>------------------------------------------------------------------------------</td>
<td>-----</td>
</tr>
<tr>
<td>3403.1139</td>
<td>- - - Other</td>
<td>16</td>
</tr>
<tr>
<td>3403.1190</td>
<td>- - - Other</td>
<td>16</td>
</tr>
<tr>
<td>3403.9120</td>
<td>- - - Of a kind used in the paper or like industries</td>
<td>16</td>
</tr>
<tr>
<td>3403.9139</td>
<td>- - - Other</td>
<td>16</td>
</tr>
<tr>
<td>3403.9190</td>
<td>- - - Other</td>
<td>16</td>
</tr>
<tr>
<td>3824.4000</td>
<td>- Prepared additives for cements, mortars or concretes</td>
<td>16</td>
</tr>
<tr>
<td>3824.6000</td>
<td>- Sorbitol other than that of subheading No. 2905.44</td>
<td>16</td>
</tr>
<tr>
<td>3904.2100</td>
<td>- - Non-plasticised</td>
<td>16</td>
</tr>
<tr>
<td>3905.1900</td>
<td>- - Other</td>
<td>16</td>
</tr>
<tr>
<td>3906.9010</td>
<td>- - - Cyanoacrylate</td>
<td>16</td>
</tr>
<tr>
<td>3906.9020</td>
<td>- - - Acrylic binders</td>
<td>16</td>
</tr>
<tr>
<td>3919.1010</td>
<td>- - - Double sided</td>
<td>11</td>
</tr>
<tr>
<td>PCT Code</td>
<td>Description</td>
<td>Line Number</td>
</tr>
<tr>
<td>----------</td>
<td>--------------------------------------------------</td>
<td>-------------</td>
</tr>
<tr>
<td>3920.7100</td>
<td>Of regenerated cellulose</td>
<td>16</td>
</tr>
<tr>
<td>3920.7300</td>
<td>Of cellulose acetate</td>
<td>16</td>
</tr>
<tr>
<td>3920.9100</td>
<td>Of poly(vinyl butyral)</td>
<td>16</td>
</tr>
<tr>
<td>3920.9200</td>
<td>Of polyamides</td>
<td>16</td>
</tr>
<tr>
<td>3920.9300</td>
<td>Of amino resins</td>
<td>16”</td>
</tr>
</tbody>
</table>

(i) after PCT code “4818.9000”, the following new PCT codes and the entries relating thereto in columns (1), (2), (3) and (4), shall be inserted, namely:-

<table>
<thead>
<tr>
<th>PCT Code</th>
<th>Description</th>
<th>Line Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>“5204.1100”</td>
<td>Containing 85 % or more by weight of cotton</td>
<td>16</td>
</tr>
<tr>
<td>5204.1900</td>
<td>Other</td>
<td>16</td>
</tr>
<tr>
<td>5204.2010</td>
<td>For sewing</td>
<td>16</td>
</tr>
<tr>
<td>5204.2090</td>
<td>Other</td>
<td>16”</td>
</tr>
</tbody>
</table>
after PCT code “5309.2900”, the following new PCT codes and the entries relating thereto in columns (1), (2), (3) and (4), shall be inserted, namely:

<p>| “5901.1000” | Textile fabrics coated with gum or amylaceous substances, of a kind used for the outer covers of books or the like | 16 |
| 5901.9090 | - - - Other | 16 |
| 5904.9000 | - Other | 16 |
| 5906.9100 | - - Knitted or crocheted | 16 |
| 5906.9900 | - - Other | 16 |
| 5907.0000 | Textile fabrics otherwise impregnated, coated or covered; painted canvas being theatrical scenery, studio back- cloths or the like. | 16 |</p>
<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
<th>Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>6006.1000</td>
<td>Of wool or fine animal hair</td>
<td>16</td>
</tr>
<tr>
<td>6006.2110</td>
<td>- - Unbleached</td>
<td>16</td>
</tr>
<tr>
<td>6006.2120</td>
<td>- - Bleached</td>
<td>16</td>
</tr>
<tr>
<td>6006.2200</td>
<td>- - Dyed</td>
<td>16</td>
</tr>
<tr>
<td>6006.2300</td>
<td>- - Of yarns of different colours</td>
<td>16</td>
</tr>
<tr>
<td>6006.2400</td>
<td>- - Printed</td>
<td>16</td>
</tr>
<tr>
<td>6006.3110</td>
<td>- - Unbleached</td>
<td>16</td>
</tr>
<tr>
<td>6006.3120</td>
<td>- - Bleached</td>
<td>16</td>
</tr>
<tr>
<td>6006.3200</td>
<td>- - Dyed</td>
<td>16</td>
</tr>
<tr>
<td>6006.3300</td>
<td>- - Of yarns of different colours</td>
<td>16</td>
</tr>
<tr>
<td>6006.3400</td>
<td>- - Printed</td>
<td>16</td>
</tr>
<tr>
<td>6006.4110</td>
<td>- - Unbleached</td>
<td>16</td>
</tr>
<tr>
<td>6006.4120</td>
<td>- - Bleached</td>
<td>16</td>
</tr>
<tr>
<td>6006.4200</td>
<td>- - Dyed</td>
<td>16</td>
</tr>
<tr>
<td>-----------</td>
<td>----------</td>
<td>----</td>
</tr>
<tr>
<td>6006.4300</td>
<td>- - Of yarns of different colours</td>
<td>16</td>
</tr>
<tr>
<td>6006.4400</td>
<td>- - Printed</td>
<td>16</td>
</tr>
</tbody>
</table>
| 6006.9090 | - - - Other | 16”:

(k) against PCT Code “7602.0010”, in column (4), for the figure “35”, the figure “30” shall be substituted;

(l) for PCT Code “8415.9091”, the following PCT code and the entries relating thereto in columns (1), (2), (3) and (4) shall be substituted, namely:

| “8415.9091” | - - - For use with air conditioning machines of PCT headings 8415.2010 and 8415.2090 | 35”:
|--------------|--------------------------------------------------------------------------------------------------|----|

(m) for the PCT Codes “8418.1110, 8418.1190, 8418.1910 and 8418.1990”, the PCT codes 8419.1110, 8419.1190, 8419.1910 and 8419.1990”, shall be substituted;

(n) after PCT code “9405.9900”, the following new PCT code and the entries relating thereto in column (1), (2), (3) and (4), shall be inserted, namely:-
<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
<th>Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>9606.1000</td>
<td>- Press- fasteners, snap- fasteners and press- studs and parts therefor</td>
<td>16</td>
</tr>
<tr>
<td>9606.2200</td>
<td>- - Of base metal, not covered with textile material</td>
<td>16</td>
</tr>
<tr>
<td>9606.2920</td>
<td>- - - Buttons</td>
<td>16</td>
</tr>
<tr>
<td>9606.2990</td>
<td>- - - Other</td>
<td>16</td>
</tr>
<tr>
<td>9606.3010</td>
<td>- - - Button moulds and other parts of buttons</td>
<td>16</td>
</tr>
<tr>
<td>9607.2000</td>
<td>- Parts</td>
<td>16”;</td>
</tr>
</tbody>
</table>

Sahibzada Tariq Ullah: Sir, I move that in the First Schedule,-

(a) for the entry against PCT Code 1507.1000, in column 4, for the expression “Rs.12000/MT” the expression “Rs. 8050/MT” shall be substituted; and
(b) for the entry against PCT Code 1507.9000, in column 4, for the expression “Rs.13200/MT” the expression “Rs. 9200/MT” shall be substituted.

Mr. Speaker: Minister Finance do you oppose it?

Dr. Miftah Ismail: I oppose it, Sir.

Mr. Speaker: Please explain about the Amendments

Mr. Speaker: Now, I put the amendment, as moved, by the Minister Finance. The question is that the Amendment, as moved, be adopted. (Consequently Amendment was adopted.)

Mr. Speaker: Now, I put the Amendment, as moved, to the House. The question is that the Amendment, as moved, be adopted. (Consequently Amendment was rejected.)
Mr. Speaker: First Schedule. Now, I put First Schedule, as amended, to the House. The question is that First Schedule, as amended, do stand part of the Bill. (Consequently, First Schedule, as amended, stands part of the Bill.)

Mr. Speaker: Second Schedule. There is an Amendment in Second Schedule standing in the name of Minister Finance. Minister Finance please move it.

Dr. Miftah Ismail: We are Now, doing Supplementary grants I think.

Dr. Miftah Ismail: Page 76 Sr. No. 10. In the Second Schedule, in the proposed fifth schedule to the Customs Act, 1969 (IV of 1969), the following Amendments shall be made, namely:-

(a) in Part-I, in the Table, against serial number 33, in column (2), for the expression “Fire-fighting vehicles”, the expression “New Fire-fighting vehicles manufactured as such by OEMs” shall be substituted;
Mr. Speaker: This is treated as moved. Please explain it.

Mr. Miftah Ismail:

(b) in Part-III, after serial number 30, in column (1), the following new serial number and the entries relating thereto in columns (1), (2), (3), (4) and (5) shall be inserted and the existing S. Nos. from 31 to 107 shall be renumbered as S.Nos. 32 to 110:

<table>
<thead>
<tr>
<th>“31”</th>
<th>Unground</th>
<th>2510.1000</th>
<th>0%</th>
<th>If imported by the Phosphatic Fertilizer Industry, notified by the Ministry of Industries.</th>
</tr>
</thead>
</table>

(c) in Part-VII,-

(i) in Table-A, in column (1), for serial number 57 and the entries relating thereto in columns (2),(3) and (4), the following shall be substituted, namely:

<table>
<thead>
<tr>
<th>“57”</th>
<th>Other jet fuels</th>
<th>2710.1914</th>
<th>0”; and</th>
</tr>
</thead>
</table>
(ii) in Table-B, in column (1), after serial number 21, the following new serial number and the entries relating thereto in columns (1), (2), (3), (4) and (5) shall be inserted and the existing S. Nos. from 22 to 35 shall be renumbered as S.Nos. 29 to 42:-

<table>
<thead>
<tr>
<th></th>
<th>Description</th>
<th>HS Code</th>
<th>Quantity</th>
<th>Unit</th>
</tr>
</thead>
<tbody>
<tr>
<td>22</td>
<td>Of a kind used in motor cars of heading 87.03 and vehicles of sub-headings 8703.2113, 8703.2193, 8703.2195, 8703.2240, 8703.2323, 8703.3223, 8704.2190, 8704.3130, 8704.3190 (cut to size and shaped)</td>
<td>5703.2020</td>
<td>15</td>
<td>Nil</td>
</tr>
<tr>
<td>23</td>
<td>Other for motor cars and vehicles</td>
<td>5703.2030</td>
<td>15</td>
<td>Nil</td>
</tr>
<tr>
<td>24</td>
<td>Other</td>
<td>5703.2090</td>
<td>15</td>
<td>Nil</td>
</tr>
<tr>
<td></td>
<td>Description</td>
<td>HS Code</td>
<td>Rate</td>
<td>Origin</td>
</tr>
<tr>
<td>---</td>
<td>-----------------------------------------------------------------------------</td>
<td>---------</td>
<td>------</td>
<td>---------</td>
</tr>
<tr>
<td>25</td>
<td>Of a kind used in vehicles of heading 87.03 and vehicles of sub-headings 8703.2113, 8703.2193, 8703.2195, 8703.2240, 8703.2323, 8703.3223, 8704.2190, 8704.3130, 8704.3190 (cut to size and shaped)</td>
<td>5703.302</td>
<td>15</td>
<td>Nil</td>
</tr>
<tr>
<td>26</td>
<td>Other for motor cars and vehicles</td>
<td>5703.303</td>
<td>15</td>
<td>Nil</td>
</tr>
<tr>
<td>27</td>
<td>Other</td>
<td>5703.309</td>
<td>15</td>
<td>Nil</td>
</tr>
<tr>
<td>28</td>
<td>Tiles, having a maximum surface area of 0.3 m²</td>
<td>5704.100</td>
<td>15</td>
<td>Nil &quot;.&quot;</td>
</tr>
</tbody>
</table>
“STATEMENT OF OBJECTS AND REASONS

The purpose of this bill is to make financial provisions for the year beginning on the first day of July, 2018, and shall come into force on the first day of July, 2018 except clauses 3(2), 3(3), 3(19), 3(20), 3(22), 6(11)(a) & 6(11)(b) which shall have effect on the next day of assent given to this Act by the President of the Islamic Republic of Pakistan.”.
Mr. Speaker: Now, I put the Amendment, as moved, by Minister Finance to the House. The question is that the Amendment, as moved, be adopted. (Consequently Amendment was adopted.)

Mr. Speaker: Now, I put the Second Schedule, as amended, to the House. The question is that Second Schedule, as amended, do stand part of the Bill. (Consequently, Second Schedule, as amended, stands part of the Bill.)

Mr. Speaker: Clause 1. Preamble and Short Title. The question is that clause 1, Preamble and Short Title, do stand part of the Bill. (Consequently clause 1, Preamble and Short Title, stands part of the Bill.)

Mr. Speaker: Now, I put the motion to the House. It has been moved that the Bill to give effect to the financial proposals of the Federal Government for the financial year beginning on the first day of July, 2018 and to amend certain laws [The Finance Bill, 2018], be passed. (Consequently Motion was adopted.)
Mr. Speaker: Items No. 5 and 6 are clubbed together and will be discussed later on.

Mr. Speaker: Item No. 7. Discussion and voting on Supplementary demands for Grants in respect of expenditure other than charged upon the Federal consolidated fund for the financial year 2017-2018.

Mr. Speaker: Minister Finance to move demand No. 1.

Dr. Miftah Ismail: Sir, I move that a Supplementary sum not exceeding Rs 9,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of CABINET (Demand No. 1).
Department is not being able to fight its case property.
there has been dismal performance by the Law and Justice Department. In the international courts, we have been losing case after case after case. So, my suggestion is that the Law and Justice Department needs drastic reforms and drastic reappraisal of their performance and find out what is the short comings of that department. Thank you.

جواب: شاہین مری صاحبہ

مصدر: شاہین مری: سر کی رعاوی شاہین مری جناب سپیکر کی شکریہ۔

محترمہ شاہین مری: سر بہت شکریہ۔

سوپلیمنٹری بجٹ پر ہمیں موقع ملتا ہے بات کرنے کا۔

سوپلیمنٹری بجٹ کے قیرب کا اپنے کتاب جہتاہے ہے بہت نم سےکیا جا سکتاہے۔

جاہزیہابو نما کہ جب تنم بہت کتاب چوہلی پین بہ کہ جاہزیہابو نما کہ کتاب چوہلی پین بنم ہے ہے بہت نم سےکیا جا سکتاہے۔

جاہزیہابو نما کہ جب تنم بہت کتاب چوہلی پین بہ کہ جاہزیہابو نما کہ کتاب چوہلی پین بنم ہے ہے بہت نم سےکیا جا سکتاہے۔
Page nine of air travel for preparation of E procurement system and its implementation hiring of consultants for supplementary budget formulation of bidding documents

I failed to understand, then again on centers of Pakistan is a very big city, how can there is one institution of this nature in Karachi, there can be three, can be six in Lahore but then you will have to match these institutions in other important physical assets from 464 to 1125 million you can bring anything and rubber stamp you can have it passed by the House with the majority you have,
with the kind of majority that you show on few days not all the days of this Parliament for payment of legal fee for the services rendered by Mr. Khawar Qureshi in the supplementary budget.

I know, you will probably not have enough time, but after the kind of majority that you show on few days not all the days of this Parliament.

Now, the house has to approve the supplementary budget.

This is why we feel ashamed.
seventy years has been the occasion of the publication of different books, occasion of the 70th independence day celebration of independence day. Was this not the part of your main budget, sir? My contention here is to invite your attention to the fact that you should have had identified in the main budget your expenditures which were well thought out and which were a part of your main budget, and this should not come as a budget outside the main budget and as an additional grant here. Sir! This is my contention that supplementary budget containing progressive taxes and this is what I do not approve and I condemn and oppose at the same time.

I am sure you will also agree with this.

I would but Mr. Speaker: I am shocked people who don’t know, this is the man who was hired at a very high salary and he messed-up our case at the first date of the international Court of Justice. We should never have taken the case to the ICJ where we questioned the government and the Foreign Office at the mess-up that they did.
Why are we paying him? He is responsible for the agreement 2008 Yadav case mess-up. I totally disapproved of the payments, and the main budget also military budget, establishment budget increases the Defense Production, Defense Services.

What homework has the Finance Ministry done, that all the heads that come under the main budget who are responsible for the Yadav case mess-up. I totally disapproved of the payments, and also military budget, establishment budget.

He is responsible for the case. I completely disapproved of the payments, and the military budget, establishment budget.

Says the Speaker:完全正确。少点。完全正确。谢谢Shiekh saleh al din sir.

Sheikh saleh al din:非常感谢你，先生。我也许会在这里看一段时间，然后看一下，因为我们完全反对。你提到的事情，我们完全反对。此外，你说的事情...
جواب

(مرحلات)

جواب

جواب

جواب

جواب

جواب

جواب

جواب

جواب

جواب

جواب

جواب

جواب

جواب

جواب

بچ 266ارب روپے کا بھی تو تھا کہ انہوں نے کہا کہ 266ارب روپے سے 258ارب
I would like the comment of the Finance Minister on this point out foreign reserves and foreign debt. The point is that foreign reserves are maintained in the short term for payment of debt servicing and the foreign debt and the debt servicing.

At this speed the Titanic is about to hit the iceberg. So we would like the comments of the Finance Minister on this issue.
Sir! at situation which is of some concern or perhaps more than some concern that our reserves have not been at the level they were last year. They have gone down and the current account deficit is a serious problem. I have mentioned this before in the House but Alhamdulillah in the month of March our exports went up by 24%. In April our exports went up by 18% and our imports are Now, going up more slowly, 6% and 2% respectively in the previous 2 months.

So! I think that we have turned the tide and hopefully we will avoid that iceberg that you have referred to. I am trying but it is a Titanic and it’s very difficult to steer it away from that iceberg.

Mr. Speaker: Minister for Finance to move Demand No. 1.

Dr. Miftah Ismail: I beg to move that a Supplementary sum not exceeding Rs 9,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of CABINET (Demand No. 1).

Mr. Speaker: The question is that supplementary demand as moved be granted. (Consequently the demand was granted).

Mr. Speaker: Minister to move Demand No. 2.

Dr. Miftah Ismail: I beg to move that a Supplementary sum not exceeding Rs 2,045,481,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of CABINET DIVISION(Demand No. 2).
Mr. Speaker: The question is that supplementary demand as moved be granted. (Consequently the demand was granted).

Mr. Speaker: Minister to move Demand No. 3.

Dr. Miftah Ismail: I beg to move that a Supplementary sum not exceeding Rs 202,001,000 be granted to the Federal Government to meet expenditure during the financial year ending 30\textsuperscript{th} June, 2018 in respect of EMERGENCY RELIEF AND REPATRIATION (Demand No. 3).

Mr. Speaker: The question is that supplementary demand as moved be granted. (Consequently the demand was granted).

Mr. Speaker: Minister to move Demand No. 4.

Dr. Miftah Ismail: I beg to move that a Supplementary sum not exceeding Rs 25,008,000 be granted to the Federal Government to meet expenditure during the financial year ending 30\textsuperscript{th} June, 2018 in respect of OTHER EXPENDITURE OF CABINET DIVISION (Demand No. 4).

Mr. Speaker: The question is that supplementary demand as moved be granted. (Consequently the demand was granted).

Mr. Speaker: Minister to move Demand No. 5.

Dr. Miftah Ismail: I beg to move that a Supplementary sum not exceeding Rs 4,000 be granted to the Federal Government to meet expenditure during the financial year ending 30\textsuperscript{th} June, 2018 in respect of AVIATION DIVISION (Demand No. 5).

Mr. Speaker: The question is that supplementary demand as moved be granted. (Consequently the demand was granted).
Mr. Speaker: Minister to move Demand No. 6.

Dr. Miftah Ismail: I beg to move that a Supplementary sum not exceeding Rs 14,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of AIRPORTS SECURITY FORCE (Demand No. 6).

Mr. Speaker: The question is that supplementary demand as moved be granted. (Consequently the demand was granted).

(Interruption)

Mr. Speaker: Minister for Finance to move Demand No. 8. I have counted. I am counting sitting here.

Dr. Miftah Ismail: I beg to move that a Supplementary sum not exceeding Rs 3,430,023,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of CAPITAL ADMINISTRATION AND DEVELOPMENT DIVISION (Demand No. 8).

Mr. Speaker: The question is that supplementary demand as moved be granted. (Consequently the demand was granted).

Mr. Speaker: Minister for Finance to move Demand No. 9.

Dr. Miftah Ismail: I beg to move that a Supplementary sum not exceeding Rs 262,174,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of ESTABLISHMENT DIVISION(Demand No. 9).

Mr. Speaker: The question is that supplementary demand as moved be granted. (Consequently the demand was granted).
Mr. Speaker: Minister to move Demand No. 10.

Dr. Miftah Ismail: I beg to move that a Supplementary sum not exceeding Rs 40,918,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of FEDERAL PUBLIC SERVICE COMMISSION (Demand No. 10).

Mr. Speaker: The question is that supplementary demand as moved be granted. (Consequently the demand was granted).

Mr. Speaker: Minister to move Demand No. 11.

Dr. Miftah Ismail: I beg to move that a Supplementary sum not exceeding Rs 7,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of OTHER EXPENDITURE OF ESTABLISHMENT DIVISION (Demand No.11).

Mr. Speaker: The question is that supplementary demand as moved be granted. (Consequently the demand was granted).

Mr. Speaker: Minister to move Demand No. 12.

Dr. Miftah Ismail: I beg to move that a Supplementary sum not exceeding Rs 3,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of NATIONAL SECURITY DIVISION (Demand No. 12).

Mr. Speaker: The question is that supplementary demand as moved be granted. (Consequently the demand was granted).

Mr. Speaker: Minister to move Demand No. 13.

Dr. Miftah Ismail: I beg to move that a Supplementary sum not exceeding Rs 51,473,000 be granted to the Federal Government to meet expenditure during the financial year ending
30th June, 2018 in respect of PRIME MINISTER'S OFFICE (Demand No. 13).

Mr. Speaker: The question is that supplementary demand as moved be granted. (Consequently the demand was granted).

Mr. Speaker: Minister to move Demand No. 14.

Dr. Miftah Ismail: I beg to move that a Supplementary sum not exceeding Rs 5,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of BOARD OF INVESTMENT (Demand No. 14).

Mr. Speaker: The question is that supplementary demand as moved be granted. (Consequently the demand was granted).

Mr. Speaker: Minister to move Demand No. 15.

Dr. Miftah Ismail: I beg to move that a Supplementary sum not exceeding Rs 6,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of PRIME MINISTER’S INSPECTION COMMISSION (Demand No. 15).

Mr. Speaker: The question is that supplementary demand as moved be granted. (Consequently the demand was granted).

Mr. Speaker: Minister to move Demand No. 16.

Demand No. 15 move

Gen. Qamar Javed Bajwa (NOS):

Demand No. 14 move
Mr. Speaker: Minister for Finance to move Demand No. 16.

Dr. Miftah Ismail: Sir, I beg to move that a Supplementary sum not exceeding Rs. 212,280,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of ATOMIC ENERGY (Demand No. 16).

Mr. Speaker: The question is that supplementary demand as moved be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 17.

Dr. Miftah Ismail: Sir, I beg to move that a Supplementary sum not exceeding Rs. 13,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of STATIONERY AND PRINTING (Demand No. 17).

Mr. Speaker: The question is that supplementary demand as moved be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 18.

Dr. Miftah Ismail: Sir, I beg to move that a Supplementary sum not exceeding Rs. 116,672,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of CLIMATE CHANGE DIVISION (Demand No. 18).

Mr. Speaker: The question is that supplementary demand as moved be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 19.
Dr. Miftah Ismail: Sir, I beg to move that a Supplementary sum not exceeding Rs. 5,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of COMMERCE DIVISION (Demand No.19).

Mr. Speaker: The question is that supplementary demand as moved be granted. (Consequently, the Demand was granted.)

Demand No. 19-A

Mr. Speaker: Minister for Finance to move Demand No. 19-A.

Dr. Miftah Ismail: Sir, I beg to move that a Supplementary sum not exceeding Rs. 149,962,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of TEXTILE DIVISION (Demand No. 19A).

Mr. Speaker: The question is that supplementary demand as moved be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 20.

Dr. Miftah Ismail: Sir, I beg to move that a Supplementary sum not exceeding Rs. 1,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of COMMUNICATIONS DIVISION (Demand No. 20).

Mr. Speaker: The question is that supplementary demand as moved be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 23.

Dr. Miftah Ismail: Sir, I beg to move that a Supplementary sum not exceeding Rs. 408,961,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of DEFENCE DIVISION (Demand No. 23).
Mr. Speaker: The question is that supplementary demand as moved be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 25.

Dr. Miftah Ismail: Sir, I beg to move that a Supplementary sum not exceeding Rs. 50,000,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of FEDERAL GOVERNMENT EDUCATIONAL INSTITUTIONS IN CANTONMENTS AND GARRISONS (Demand No. 25).

Mr. Speaker: The question is that supplementary demand as moved be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 26.

Dr. Miftah Ismail: Sir, I beg to move that a Supplementary sum not exceeding Rs. 38,617,220,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of DEFENCE SERVICES (Demand No. 26).

Mr. Speaker: The question is that supplementary demand as moved be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 27.

Dr. Miftah Ismail: Sir, I beg to move that a Supplementary sum not exceeding Rs. 703,041,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of DEFENCE PRODUCTION DIVISION (Demand No. 27).

Mr. Speaker: The question is that supplementary demand as moved be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 27-A.
Dr. Miftah Ismail: Sir, I beg to move that a Supplementary sum not exceeding Rs. 236,546,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of POWER DIVISION (Demand No. 27A).

Mr. Speaker: The question is that supplementary demand as moved be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 27-B.

Dr. Miftah Ismail: Sir, I beg to move that a Supplementary sum not exceeding Rs. 265,179,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of PETROLEUM DIVISION (Demand No. 27B).

Mr. Speaker: The question is that supplementary demand as moved be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 27-C.

Dr. Miftah Ismail: Sir, I beg to move that a Supplementary sum not exceeding Rs. 350,382,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of GEOLOGICAL SURVEY OF PAKISTAN (Demand No. 27C).

Mr. Speaker: The question is that supplementary demand as moved be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 27-D.

Dr. Miftah Ismail: Sir, I beg to move that a Supplementary sum not exceeding Rs. 68,037,000 be granted to the Federal Government to meet expenditure during the financial year ending
30th June, 2018 in respect of OTHER EXPENDITURE OF PETROLEUM DIVISION (Demand No. 27D).

Mr. Speaker: The question is that supplementary demand as moved be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 28.

Dr. Miftah Ismail: Sir, I beg to move that a Supplementary sum not exceeding Rs. 618,239,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of FEDERAL EDUCATION AND PROFESSIONAL TRAINING DIVISION (Demand No. 28).

Mr. Speaker: The question is that supplementary demand as moved be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 29.

Dr. Miftah Ismail: Sir, I beg to move that a Supplementary sum not exceeding Rs. 5,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of FINANCE DIVISION (Demand No. 29).

Mr. Speaker: The question is that supplementary demand as moved be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 30.

Dr. Miftah Ismail: Sir, I beg to move that a Supplementary sum not exceeding Rs. 570,331,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of CONTROLLER GENERAL OF ACCOUNTS (Demand No. 30).

Mr. Speaker: The question is that supplementary demand as moved be granted. (Consequently, the Demand was granted.)
Mr. Speaker: Minister for Finance to move Demand No. 32.

Dr. Miftah Ismail: Sir, I beg to move that a Supplementary sum not exceeding Rs. 500,050,000 be granted to the Federal Government to meet expenditure during the financial year ending 30\textsuperscript{th} June, 2018 in respect of NATIONAL SAVINGS (Demand No. 32).

Mr. Speaker: The question is that supplementary demand as moved be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 33.

Dr. Miftah Ismail: Sir, I beg to move that a Supplementary sum not exceeding Rs. 4,395,422,000 be granted to the Federal Government to meet expenditure during the financial year ending 30\textsuperscript{th} June, 2018 in respect of OTHER EXPENDITURE OF FINANCE DIVISION (Demand No. 33).

Mr. Speaker: The question is that supplementary demand as moved be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 34.

Dr. Miftah Ismail: Sir, I beg to move that a Supplementary sum not exceeding Rs. 85,708,780,000 be granted to the Federal Government to meet expenditure during the financial year ending 30\textsuperscript{th} June, 2018 in respect of SUPERANNUATION ALLOWANCES AND PENSIONS (Demand No. 34).

Mr. Speaker: The question is that supplementary demand as moved be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 35.

Dr. Miftah Ismail: Sir, I beg to move that a Supplementary sum not exceeding Rs. 81,410,000 be granted to the Federal Government to meet expenditure during the financial year ending
30th June, 2018 in respect of GRANTS-IN-AID AND MISCELLANEOUS ADJUSTMENTS BETWEEN THE FEDERAL AND PROVINCIAL GOVERNMENTS (Demand No. 35).

Mr. Speaker: The question is that supplementary demand as moved be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 36.

Dr. Miftah Ismail: Sir, I beg to move that a Supplementary sum not exceeding Rs. 11,300,001,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of SUBSIDIES AND MISCELLANEOUS EXPENDITURE (Demand No. 36).

Mr. Speaker: The question is that supplementary demand as moved be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 37.

Dr. Miftah Ismail: Sir, I beg to move that a Supplementary sum not exceeding Rs. 2,355,847,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of HIGHER EDUCATION COMMISSION (Demand No. 37).

Mr. Speaker: The question is that supplementary demand as moved be granted. (Consequently, the Demand was granted.)

Mr. Speaker: The question is that the Supplementary Demand No. as moved may be granted. (Consequently the demand was granted).

(End of Debate)

Sir, I have understood your reference to the Financial Assemblies. I, therefore, beg to move: That a Supplementary sum not exceeding Rs. 15,99,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of SUBSIDIES AND MISCELLANEOUS EXPENDITURE (Demand No. 36).
Mr. Speaker: Minister for Finance to move Demand No. 38.

Dr. Miftah Ismail: Sir! I beg to move that a Supplementary sum not exceeding Rs.3, 025,364,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of ECONOMIC AFFAIRS DIVISION (DemandNo.38).

Mr. Speaker: The question is that the Supplementary Demand No. as moved may be granted. (Consequently the demand was granted).

Mr. Speaker: Minister for Finance to move Demand No.40.

Dr. Miftah Ismail: Sir! I beg to move that a Supplementary sum not exceeding Rs.2,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of REVENUE DIVISION (DemandNo.40).

Mr. Speaker: The question is that the Supplementary Demand No. as moved may be granted. (Consequently the demand was granted).

Mr. Speaker: Minister for Finance to move Demand No.41.

Dr. Miftah Ismail: Sir! I beg to move that a Supplementary sum not exceeding Rs.39,000,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of FEDERAL BOARD OF REVENUE (DemandNo.41).

Mr. Speaker: The question is that the Supplementary Demand No. as moved may be granted. (Consequently the demand was granted).

Mr. Speaker: Minister for Finance to move Demand No.42.
Dr. Miftah Ismail: Sir! I beg to move that a Supplementary sum not exceeding Rs.336, 001,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of CUSTOMS (DemandNo.42).

Mr. Speaker: The question is that the Supplementary Demand No. as moved may be granted. (Consequently the demand was granted).

Mr. Speaker: Minister for Finance to move Demand No. 43.

Dr. Miftah Ismail: Sir! I beg to move that a Supplementary sum not exceeding Rs.360, 120,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of INLAND REVENUE (DemandNo.43).

Mr. Speaker: The question is that the Supplementary Demand No. as moved may be granted. (Consequently the demand was granted).

Mr. Speaker: Minister for Finance to move Demand No. 45.

Dr. Miftah Ismail: Sir! I beg to move that a Supplementary sum not exceeding Rs.23, 165,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of FOREIGN AFFAIRS DIVISION (DemandNo.45).

Mr. Speaker: The question is that the Supplementary Demand No. as moved may be granted. (Consequently the demand was granted).

Mr. Speaker: Minister for Finance to move Demand No.46.

Dr. Miftah Ismail: Sir! I beg to move that a Supplementary sum not exceeding Rs.655, 743,000 be granted to the Federal
Government to meet expenditure during the financial year ending 30th June, 2018 in respect of FOREIGN AFFAIRS (DemandNo.46).

Mr. Speaker: The question is that the Supplementary Demand No. as moved may be granted. (Consequently the demand was granted).

Mr. Speaker: Minister for Finance to move Demand No.47.

Dr. Miftah Ismail: Sir! I beg to move that a Supplementary sum not exceeding Rs.1,407,909,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of OTHER EXPENDITURE OF FOREIGN AFFAIRS DIVISION (DemandNo.47).

Mr. Speaker: The question is that the Supplementary Demand No. as moved may be granted. (Consequently the demand was granted).

Mr. Speaker: Minister for Finance to move Demand No.48.

Dr. Miftah Ismail: Sir! I beg to move that a Supplementary sum not exceeding Rs.12,951,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of HOUSING AND WORKS DIVISION (DemandNo.48).

Mr. Speaker: The question is that the Supplementary Demand No. as moved may be granted. (Consequently the demand was granted).

Mr. Speaker: Minister for Finance to move Demand No.49.

Dr. Miftah Ismail: Sir! I beg to move that a Supplementary sum not exceeding Rs.240,426,000 be granted to the Federal
Government to meet expenditure during the financial year ending 30\textsuperscript{th} June, 2018 in respect of CIVIL WORKS (DemandNo.49).

Mr. Speaker: The question is that the Supplementary Demand No. as moved may be granted. (Consequently the demand was granted).

Mr. Speaker: Minister for Finance to move Demand No. 50.

Dr. Miftah Ismail: Sir! I beg to move that a Supplementary sum not exceeding Rs.15,012,000 be granted to the Federal Government to meet expenditure during the financial year ending 30\textsuperscript{th} June, 2018 in respect of ESTATE OFFICES (DemandNo.50).

Mr. Speaker: The question is that the Supplementary Demand No. as moved may be granted. (Consequently the demand was granted).

Mr. Speaker: Minister for Finance to move Demand No. 51.

Dr. Miftah Ismail: Sir! I beg to move that a Supplementary sum not exceeding Rs.1,000 be granted to the Federal Government to meet expenditure during the financial year ending 30\textsuperscript{th} June, 2018 in respect of FEDERAL LODGES (DemandNo.51).

Mr. Speaker: The question is that the Supplementary Demand No. as moved may be granted. (Consequently the demand was granted).

Mr. Speaker: Minister for Finance to move Demand No. 52.

Dr. Miftah Ismail: Sir! I beg to move that a Supplementary sum not exceeding Rs.304,206,000 be granted to the Federal Government to meet expenditure during the financial year ending 30\textsuperscript{th} June, 2018 in respect of HUMAN RIGHTS DIVISION (DemandNo.52).
Mr. Speaker: The question is that the Supplementary Demand No. as moved may be granted. (Consequently the demand was granted).

Mr. Speaker: Minister for Finance to move Demand No. 53.

Dr. Miftah Ismail: Sir! I beg to move that a Supplementary sum not exceeding Rs.6, 202,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of INDUSTRIES AND PRODUCTION DIVISION (Demand No. 53).

Mr. Speaker: The question is that the Supplementary Demand No. as moved may be granted. (Consequently the demand was granted).

Mr. Speaker: Minister for Finance to move Demand No. 54.

Dr. Miftah Ismail: Sir! I beg to move that a Supplementary sum not exceeding Rs.1, 000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of DEPARTMENT OF INVESTMENT PROMOTION AND SUPPLIES (Demand No. 54).

Mr. Speaker: The question is that the Supplementary Demand No. as moved may be granted. (Consequently the demand was granted).

Mr. Speaker: Minister for Finance to move Demand No. 55.

Dr. Miftah Ismail: Sir! I beg to move that a Supplementary sum not exceeding Rs.128, 447,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of OTHER EXPENDITURE OF INDUSTRIES AND PRODUCTION DIVISION (Demand No. 55).
Mr. Speaker: The question is that the Supplementary Demand No. as moved may be granted. (Consequently the demand was granted).

Mr. Speaker: Minister for Finance to move Demand No. 56.

Dr. Miftah Ismail: Sir! I beg to move that a Supplementary sum not exceeding Rs.1,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of INFORMATION AND BROADCASTING DIVISION (Demand No.56).

Mr. Speaker: The question is that the Supplementary Demand No. as moved may be granted. (Consequently the demand was granted).

Mr. Speaker: Minister for Finance to move Demand No. 57.

Dr. Miftah Ismail: Sir! I beg to move that a Supplementary sum not exceeding Rs.15,010,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of DIRECTORATE OF PUBLICATIONS, NEWSREELS AND DOCUMENTARIES (Demand No.57).

Mr. Speaker: The question is that the Supplementary Demand No. as moved may be granted. (Consequently the demand was granted).

Mr. Speaker: Minister for Finance to move Demand No. 58.

Dr. Miftah Ismail: Sir! I beg to move that a Supplementary sum not exceeding Rs.1,120,868,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of PRESS INFORMATION DEPARTMENT (Demand No.58).
Mr. Speaker: The question is that the Supplementary Demand No. as moved may be granted. (Consequently the demand was granted).

Mr. Speaker: Minister for Finance to move Demand No. 59.

Dr. Miftah Ismail, Minister for Finance, Revenues and Economic Affairs to move that a Supplementary sum not exceeding Rs.1, 000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of INFORMATION SERVICES ABROAD (DemandNo.59).

Mr. Speaker: The question is that the Supplementary Demand No. as moved may be granted. (Consequently the demand was granted).

Mr. Speaker: Minister for Finance to move Demand No. 60.

Dr. Miftah Ismail: Sir! I beg to move that a Supplementary sum not exceeding Rs545, 572,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of OTHER EXPENDITURE OF INFORMATION AND BROADCASTING DIVISION (DemandNo.60).

Mr. Speaker: The question is that the Supplementary Demand No. as moved may be granted. (Consequently the demand was granted).

Mr. Speaker: Minister for Finance to move Demand No. 61.

Dr. Miftah Ismail: Sir! I beg to move that a Supplementary sum not exceeding Rs. 17, 895,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of NATIONAL HISTORY AND LITERARY HERITAGE DIVISION (DemandNo.61).
Mr. Speaker: The question is that the Supplementary Demand No. as moved may be granted. (Consequently the demand was granted).

Mr. Speaker: Minister for Finance to move Demand No. 62.

Dr. Miftah Ismail: Sir! I beg to move that a Supplementary sum not exceeding Rs.170, 001,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of INFORMATION TECHNOLOGY AND TELECOMMUNICATIONS DIVISION (Demand No.62).

Mr. Speaker: The question is that the Supplementary Demand No. as moved may be granted. (Consequently the demand was granted).

Mr. Speaker: Minister for Finance to move Demand No.63.

Dr. Miftah Ismail: Sir! I beg to move that a Supplementary sum not exceeding Rs.987,569,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of INTER-PROVINCIAL COORDINATION DIVISION (Demand No.63).

Mr. Speaker: The question is that the Supplementary Demand No. as moved may be granted. (Consequently the demand was granted).

Mr. Speaker: Minister for Finance to move Demand No. 64.

Dr. Miftah Ismail: Sir! I beg to move that a Supplementary sum not exceeding Rs.52, 364,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of INTERIOR DIVISION (Demand No.64).
Mr. Speaker: The question is that the Supplementary Demand No. as moved may be granted. (Consequently the demand was granted).

Mr. Speaker: Minister for Finance to move Demand No. 65.

Dr. Miftah Ismail: Sir! I beg to move that a Supplementary sum not exceeding Rs423, 316,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of ISLAMABAD (DemandNo.65).

Mr. Speaker: The question is that the Supplementary Demand No. as moved may be granted. (Consequently the demand was granted).

Mr. Speaker: Minister for Finance to move Demand No. 66.

Dr. Miftah Ismail: Sir! I beg to move that a Supplementary sum not exceeding Rs.1, 550,000,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of PASSPORT ORGANIZATION (DemandNo.66)

Mr. Speaker: The question is that the Supplementary Demand No. as moved may be granted. (Consequently the demand was granted).

Mr. Speaker: Minister for Finance to move Demand No. 67.

Dr. Miftah Ismail: Sir! I beg to move that a Supplementary sum not exceeding Rs.7, 447,075,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of CIVIL ARMED FORCES (DemandNo.67).
Mr. Speaker: The question is that the Supplementary Demand No. as moved may be granted. (Consequently the demand was granted).

(اذان بحر)

Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 70.

Dr. Miftah Ismail: Mr. Speaker, I beg to move that a Supplementary sum not exceeding Rs 2,713,750,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of PAKISTAN RANGERS (Demand No. 70).

Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 71.

Dr. Miftah Ismail: Mr. Speaker, I beg to move that a Supplementary sum not exceeding Rs 1,411,778,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of OTHER EXPENDITURE OF INTERIOR DIVISION (Demand No. 71).

Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 76.
Dr. Miftah Ismail: Mr. Speaker, I beg to move that a Supplementary sum not exceeding Rs 13,070,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of LAW AND JUSTICE DIVISION (Demand No. 76).

Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 77.

Dr. Miftah Ismail: Mr. Speaker, I beg to move that a Supplementary sum not exceeding Rs 3,184,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of OTHER EXPENDITURE OF LAW AND JUSTICE DIVISION (Demand No. 77).

Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 78.

Dr. Miftah Ismail: Mr. Speaker, I beg to move that a Supplementary sum not exceeding Rs 2,600,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of COUNCIL OF ISLAMIC IDEOLOGY (Demand No. 78).

Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 79.
Dr. Miftah Ismail: Mr. Speaker, I beg to move that a Supplementary sum not exceeding Rs 5,003,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of DISTRICT JUDICIARY, ISLAMABAD CAPITAL TERRITORY (Demand No. 79).

Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 80.

Dr. Miftah Ismail: Mr. Speaker, I beg to move that a Supplementary sum not exceeding Rs 116,283,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of NATIONAL ACCOUNTABILITY BUREAU (Demand No. 80).

Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 80A.

Dr. Miftah Ismail: Mr. Speaker, I beg to move that a Supplementary sum not exceeding Rs 1,142,880,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of NARCOTICS CONTROL DIVISION (Demand No. 80A).

Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 82.
Dr. Miftah Ismail: Mr. Speaker, I beg to move that a Supplementary sum not exceeding Rs 12,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of THE SENATE (Demand No. 82).

Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 83.

Dr. Miftah Ismail: Mr. Speaker, I beg to move that a Supplementary sum not exceeding Rs 10,795,948,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of NATIONAL FOOD SECURITY AND RESEARCH DIVISION (Demand No. 83).

Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 84.

Dr. Miftah Ismail: Mr. Speaker, I beg to move that a Supplementary sum not exceeding Rs 952,778,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of NATIONAL HEALTH SERVICES, REGULATIONS AND COORDINATION DIVISION (Demand No. 84).

Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 85.
Dr. Miftah Ismail: Mr. Speaker, I beg to move that a Supplementary sum not exceeding Rs 2,499,014,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of OVERSEAS PAKISTANIS AND HUMAN RESOURCE DEVELOPMENT DIVISION (Demand No. 85).

Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 86.

Dr. Miftah Ismail: Mr. Speaker, I beg to move that a Supplementary sum not exceeding Rs 30,443,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of PARLIAMENTARY AFFAIRS DIVISION (Demand No. 86).

Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 87.

Dr. Miftah Ismail: Mr. Speaker, I beg to move that a Supplementary sum not exceeding Rs 14,100,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of PETROLEUM AND NATURAL RESOURCES DIVISION (Demand No. 87).

Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 90.
Dr. Miftah Ismail: Mr. Speaker, I beg to move that a Supplementary sum not exceeding Rs 60,008,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of PLANNING, DEVELOPMENT AND REFORM DIVISION (Demand No. 90).

Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 91.

Dr. Miftah Ismail: Mr. Speaker, I beg to move that a Supplementary sum not exceeding Rs 6,505,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of PORTS AND SHIPPING DIVISION (Demand No. 91).

Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 91A.

Dr. Miftah Ismail: Mr. Speaker, I beg to move that a Supplementary sum not exceeding Rs 32,875,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of POSTAL SERVICES DIVISION (Demand No. 91A).

Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 91B.
Dr. Miftah Ismail: Mr. Speaker, I beg to move that a Supplementary sum not exceeding Rs 103,837,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of PRIVATISATION DIVISION (Demand No. 91B).

Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 93.

Dr. Miftah Ismail: Mr. Speaker, I beg to move that a Supplementary sum not exceeding Rs 20,356,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of RELIGIOUS AFFAIRS AND INTER FAITH HARMONY DIVISION (Demand No. 93).

Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 94.

Dr. Miftah Ismail: Mr. Speaker, I beg to move that a Supplementary sum not exceeding Rs 1,752,339,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of OTHER EXPENDITURE OF RELIGIOUS AFFAIRS AND INTER FAITH HARMONY DIVISION (Demand No. 94).

Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 96.
Dr. Miftah Ismail: Mr. Speaker, I beg to move that a Supplementary sum not exceeding Rs 42,674,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of OTHER EXPENDITURE OF SCIENCE AND TECHNOLOGY DIVISION (Demand No. 96).

Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 97.

Dr. Miftah Ismail: Mr. Speaker, I beg to move that a Supplementary sum not exceeding Rs 9,387,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of STATES AND FRONTIER REGIONS DIVISION (Demand No. 97).

Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 98.

Dr. Miftah Ismail: Mr. Speaker, I beg to move that a Supplementary sum not exceeding Rs 2,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of FRONTIER REGIONS (Demand No. 98).

Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 99.
Dr. Miftah Ismail: Mr. Speaker, I beg to move that a Supplementary sum not exceeding Rs 425,006,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of FEDERALLY ADMINISTERED TRIBAL AREAS (Demand No. 99).

Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 101A.

Dr. Miftah Ismail: Mr. Speaker, I beg to move that a Supplementary sum not exceeding Rs 762,316,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of STATISTICS DIVISION (Demand No. 101A).

Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 103A.

Dr. Miftah Ismail: Mr. Speaker, I beg to move that a Supplementary sum not exceeding Rs 180,377,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of WATER RESOURCES DIVISION (Demand No. 103A).

Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently, the Demand was granted.)
Mr. Speaker: Minister for Finance to move Demand No. 104.

Dr. Miftah Ismail: Mr. Speaker, I beg to move that a Supplementary sum not exceeding Rs 22,396,983,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of FEDERAL MISCELLANEOUS INVESTMENTS (Demand No. 104).

Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 105.

Dr. Miftah Ismail: Mr. Speaker, I beg to move that a Supplementary sum not exceeding Rs 1,576,500,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of OTHER LOANS AND ADVANCES BY THE FEDERAL GOVERNMENT (Demand No. 105).

Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 106.

Dr. Miftah Ismail: Mr. Speaker, I beg to move that a Supplementary sum not exceeding Rs 2,637,407,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of DEVELOPMENT EXPENDITURE OF CABINET DIVISION (Demand No. 106).

Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently demand was granted.)
Mr. Speaker: Minister for Finance to move Demand No. 107.

Dr. Miftah Ismail: Mr. Speaker, I beg to move that a Supplementary sum not exceeding Rs 2,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of DEVELOPMENT EXPENDITURE OF AVIATION DIVISION (Demand No. 107).

Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 108.

Dr. Miftah Ismail: Mr. Speaker, I beg to move that a Supplementary sum not exceeding Rs 1,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of DEVELOPMENT EXPENDITURE OF CAPITAL ADMINISTRATION AND DEVELOPMENT DIVISION (Demand No. 108).

Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 113.

Dr. Miftah Ismail: Mr. Speaker, I beg to move that a Supplementary sum not exceeding Rs 15,000 be granted to the Federal Government to meet expenditure during the financial year
ending 30th June, 2018 in respect of DEVELOPMENT EXPENDITURE OF COMMERCE DIVISION (Demand No. 113).

Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 114.

Dr. Miftah Ismail: Mr. Speaker, I beg to move that a Supplementary sum not exceeding Rs 1,505,200,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of DEVELOPMENT EXPENDITURE OF COMMUNICATIONS DIVISION (Demand No. 114).

Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 115.

Dr. Miftah Ismail: Mr. Speaker, I beg to move that a Supplementary sum not exceeding Rs 10,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of DEVELOPMENT EXPENDITURE OF DEFENCE DIVISION (Demand No. 115).

Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 117(A).
Mr. Speaker, I beg to move that a Supplementary sum not exceeding Rs 2,293,433,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of DEVELOPMENT EXPENDITURE OF POWER DIVISION (Demand No. 117A).

Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 118.

Mr. Speaker, I beg to move that a Supplementary sum not exceeding Rs 3,133,500,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of DEVELOPMENT EXPENDITURE OF FEDERAL EDUCATION AND PROFESSIONAL TRAINING DIVISION (Demand No. 118).

Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently demand was granted.

Mr. Speaker: Minister for Finance to move Demand No. 119.

Mr. Speaker, I beg to move that a Supplementary sum not exceeding Rs 21,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of DEVELOPMENT EXPENDITURE OF FINANCE DIVISION (Demand No. 119).

Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently, the Demand was granted).

Mr. Speaker: Minister for Finance to move Demand No. 120.
Dr. Miftah Ismail: Mr. Speaker, I beg to move that a Supplementary sum not exceeding Rs 5,092,413,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of OTHER DEVELOPMENT EXPENDITURE (Demand No. 120).

Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 121.

Dr. Miftah Ismail: Mr. Speaker, I beg to move that a Supplementary sum not exceeding Rs 8,000,004,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of DEVELOPMENT EXPENDITURE OUTSIDE PUBLIC SECTOR DEVELOPMENT PROGRAMME (Demand No. 121).

Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 122.

Dr. Miftah Ismail: Mr. Speaker, I beg to move that a Supplementary sum not exceeding Rs 1,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of DEVELOPMENT EXPENDITURE OF ECONOMIC AFFAIRS DIVISION (Demand No. 122).

Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 123.
Dr. Miftah Ismail: Mr. Speaker, I beg to move that a Supplementary sum not exceeding Rs 512,878,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of DEVELOPMENT EXPENDITURE OF REVENUE DIVISION (Demand No. 123).

Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 128.

Dr. Miftah Ismail: Mr. Speaker, I beg to move that a Supplementary sum not exceeding Rs 3,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of DEVELOPMENT EXPENDITURE OF INFORMATION TECHNOLOGY AND TELECOMMUNICATION DIVISION (Demand No. 128).

Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 129.

Dr. Miftah Ismail: Mr. Speaker, I beg to move that a Supplementary sum not exceeding Rs 6,105,077,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of DEVELOPMENT EXPENDITURE OF INTER-PROVINCIAL COORDINATION DIVISION (Demand No. 129).
Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 130.

Dr. Miftah Ismail: Mr. Speaker, I beg to move that a Supplementary sum not exceeding Rs 2,530,853,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of DEVELOPMENT EXPENDITURE OF INTERIOR DIVISION (Demand No. 130).

Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 132.

Dr. Miftah Ismail: Mr. Speaker, I beg to move that a Supplementary sum not exceeding Rs 1,000,000,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of DEVELOPMENT EXPENDITURE OF KASHMIR AFFAIRS AND GILGIT – BALTISTAN DIVISION (Demand No. 132).

Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 133.

Dr. Miftah Ismail: Mr. Speaker, I beg to move that a Supplementary sum not exceeding Rs 2,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of DEVELOPMENT EXPENDITURE OF LAW AND JUSTICE DIVISION (Demand No. 133).
Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 133A.

Dr. Miftah Ismail: Mr. Speaker, I beg to move that a Supplementary sum not exceeding Rs 206,764,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of DEVELOPMENT EXPENDITURE OF NARCOTICS CONTROL DIVISION (Demand No. 133A).

Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 134.

Dr. Miftah Ismail: Mr. Speaker, I beg to move that a Supplementary sum not exceeding Rs 32,470,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of DEVELOPMENT EXPENDITURE OF NATIONAL FOOD SECURITY AND RESEARCH DIVISION (Demand No. 134).

Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 136.

Dr. Miftah Ismail: Mr. Speaker, I beg to move that a Supplementary sum not exceeding Rs 461,853,000 be granted to the Federal Government to meet expenditure during the financial
year ending 30\textsuperscript{th} June, 2018 in respect of DEVELOPMENT EXPENDITURE OF PLANNING, DEVELOPMENT AND REFORM DIVISION (Demand No. 136).

Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 137.

Dr. Miftah Ismail: Mr. Speaker, I beg to move that a Supplementary sum not exceeding Rs 110,781,000 be granted to the Federal Government to meet expenditure during the financial year ending 30\textsuperscript{th} June, 2018 in respect of DEVELOPMENT EXPENDITURE OF SCIENCE AND TECHNOLOGY DIVISION (Demand No. 137).

Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 138.

Dr. Miftah Ismail: Mr. Speaker, I beg to move that a Supplementary sum not exceeding Rs 9,373,424,000 be granted to the Federal Government to meet expenditure during the financial year ending 30\textsuperscript{th} June, 2018 in respect of DEVELOPMENT EXPENDITURE OF FEDERALLY ADMINISTERED TRIBAL AREAS (Demand No. 138).

Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 138(A).
Dr. Miftah Ismail: Mr. Speaker, I beg to move that a Supplementary sum not exceeding Rs 3,000,000,000 be granted to the Federal Government to meet expenditure during the financial year ending 30\textsuperscript{th} June, 2018 in respect of DEVELOPMENT EXPENDITURE OF FATA OUTSIDE PSDP (Demand No. 138A).

Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 138(B).

Dr. Miftah Ismail: Mr. Speaker, I beg to move that a Supplementary sum not exceeding Rs 1,189,465,000 be granted to the Federal Government to meet expenditure during the financial year ending 30\textsuperscript{th} June, 2018 in respect of DEVELOPMENT EXPENDITURE OF SAFRON DIVISION OUTSIDE PSDP (Demand No. 138B).

Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 140(A).

Dr. Miftah Ismail: Mr. Speaker, I beg to move that a Supplementary sum not exceeding Rs 32,770,000,000 be granted to the Federal Government to meet expenditure during the financial year ending 30\textsuperscript{th} June, 2018 in respect of DEVELOPMENT EXPENDITURE OF WATER RESOURCES DIVISION (Demand No. 140A).
Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 141.

Dr. Miftah Ismail: Mr. Speaker, I beg to move that a Supplementary sum not exceeding Rs 4,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of CAPITAL OUTLAY ON DEVELOPMENT OF ATOMIC ENERGY (Demand No. 141).

Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister for Finance to move Demand No. 141(A).

Dr. Miftah Ismail: Mr. Speaker, I beg to move that a Supplementary sum not exceeding Rs 15,871,569,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of CAPITAL OUTLAY ON PETROLEUM DIVISION (Demand No. 141A).

Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently, the Demand was granted.)

Mr. Speaker: The question is that the supplementary demand, as moved, be granted. (Consequently, the Demand was granted.)

Mr. Speaker: Minister to move Demand No. 143.
Dr. Miftah Ismail: I beg to move that a Supplementary sum not exceeding Rs 6,000,003,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of DEVELOPMENT LOANS AND ADVANCE BY THE FEDERAL GOVERNMENT (Demand No. 143).

Mr. Speaker: The question is that supplementary demand as moved be granted. (Consequently the demand was granted.)

Mr. Speaker: Minister to move Demand No. 146.

Dr. Miftah Ismail: I beg to move that a Supplementary sum not exceeding Rs 8,493,530,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of CAPITAL OUTLAY ON CIVIL WORKS (Demand No. 146).

Mr. Speaker: The question is that supplementary demand as moved be granted. (Consequently the demand was granted.)

Mr. Speaker: Minister to move Demand No. 148.

Dr. Miftah Ismail: Sir this Demand 148 is my last supplementary demand. I beg to move that a Supplementary sum not exceeding Rs 985,666,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of CAPITAL OUTLAY ON PETROLEUM AND NATURAL RESOURCES (Demand No. 148).

Mr. Speaker: The question is that supplementary demand as moved be granted. (Consequently the demand was granted.)

Minister for Finance to move skip جناب سپیکر: یہ آپ کے تحت Demand No. 122 A.
Dr. Miftah Ismail: I beg to move that a Supplementary sum not exceeding Rs 1,284,261,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of DEVELOPMENT EXPENDITURE OF ECONOMIC AFFAIRS DIVISION OUTSIDE PSDP (Demand No. 122A).

Mr. Speaker: The question is that supplementary demand as moved be granted. (Consequently the demand was granted.)

Dr. Miftah Ismail: I beg to move that a Supplementary sum not exceeding Rs 1,764,454,000 be granted to the Federal Government to meet expenditure during the financial year ending 30th June, 2018 in respect of DEVELOPMENT EXPENDITURE OF NATIONAL HEALTH SERVICES, REGULATIONS AND COORDINATION DIVISION (Demand No. 135).

Mr. Speaker: The question is that supplementary demand as moved be granted. (Consequently the demand was granted.)

Mr. Speaker: Minister for Finance to move Item No. 8.

1) SCHEDULE OF AUTHORIZED EXPENDITURE 2018-2019
2) SUPPLEMENTARY SCHEDULE OF AUTHORIZED EXPENDITURE 2017-2018

Dr. Miftah Ismail: Sir, I move to lay before the National Assembly the following papers under Article 83 of the Constitution of the Islamic Republic of Pakistan:-

(1) Schedule of Authorized Expenditure 2018-19.

(2) Supplementary Schedule of Authorized Expenditure 2017-2018.
Mr. Speaker: Schedule of Authorized Expenditure 2018-19, Supplementary Schedule of Authorized Expenditure 2017-2018 stands laid.

جناپ کہاں ممکن صاحب جو جناب کے سال جوہر تیار میں ما تما honorarium نے کھولا دیا تا اس پر جناب position clarify کر دیا اور دفعہ Ministry of Finance کا میں جی ہو کر ہو کر دعیے۔

NOTE OF THANKS BY THE FINANCE MINISTER

ذکر مفتاح انسانل: جناپ والے آپ کی اجازت ہو، جناب کہاں میں اللہ تعالیٰ کا سیرت‌نامہ مغزگار بنیول کہ جس سے نہ جاری کومت کو چوٹی تویت جناب کر نے کا اعزاز ممکن اور تین میں۔ جناب کہاں یہاں یہ جب ناز ایسی معاشری جناب کہاں سے تا سلسلہ سے ہو تا فیصلہ شروع کیا اور ہے vision۔

اُس مفتاح نے گور میلی بند نواز شریف اور وزیر اعظم شاہbaz خان ایک کو ترتیب کے اور قوت ارادی کی بدولت آنے پاکستان معاشری استحکام اور نہ ہے، ہے چوٹی جناب کا یہ خط کے خباب رہا کا اور اشتیاوا اللہ اہل term سے میں ملک کو ترتیب منٹی ملک کے طرف seizures کے اور نہیں گا اور تین میں اس کیے جوانا گا۔

ویل کے جناب ہی کرگز م嘭ی اور نہیں اشتیاوا اللہ ان کے ساتھی کے گے وعدوں کو دفاکر ہیں۔

جناپ کہاں میں آپ کا خصوصی طور پر شکر گزار بنیول کہ آپ نے جناب اجلاس نہایت خوش اسلوبی، کسی کی کثرت اور اس سے چاہیے میں انتقام اراکین اسکی اور سلسلہ کا جناب گھر گزار بنیول کہ جب نونل سے جناب کا کامیاب میں نہایت شدت وزارت یوں کر کرتا اور جناب کہاں کہ اب جناب کو کہاں میں جناب کو تازیا میں وزارت یوں، چڑیل رزنی پر یہاں، پاکستان دو خط اور ہے جو مفتاح اور ممالک اور اس کا خصوصی طور پر شکر گزار بنیول اور ان کا کہ کہاں جناب کا کہ ہمیں کی انتقی عمر جوانا گا۔

بدولت مفتاح جناب کا کام خوش اسلوبی سے پہلی طرح کہ جناب کا مفتاح کو بیانیہ میں تویت اور سلسلہ بیکر شیریئ کے عمل کا بجائے مقرر بنی سچی کا بجائے پر اس مفتاح اور ممالک اور اس مفتاح پر
میں قومی اسمبلی اور سینیٹ کے تنازع مختلف افراد اور عوام کے لیے چاہتے ہیں کہ نامگیری اور سینیٹ کے تماؤل متعلقہ افسر اور سٹیٹس کے لیے چار ماہ کے بنیادی تنخواہ کے برابر honorarium گھامون مثا، اس کے علاوہ میں قومی اسمبلی میں خصوصی ذیلی پر باموور وغیرہ NTC,PTCL, پلیٹ، کمیشن براچ، پاکستان ہوست، پاکستان ریلیسے، CDA، PTV، Parliamentary Affairs Division کے لیے بھی میں پائے کے برابر honorarium کا اعلان کرنا چاہوں ۔

جناب سپیکر: یہ farewell ہے یا اس کو ہونے کا موقع کہ کہا گیا تھا ہے اور اگر ہوئے ہو تو ہیں۔

جناب ڈاکٹر مفتاح اسماعیل: کہا ہے مگر ہم آواز نہیں آئی ہے۔

جناب سپیکر: وہ کہہ رہے تھے کہ واپڈا کے employees کو کسی دوسری دھار میں نہیں ہو گا ہے اور اگر لازم بنے تھے تو کبھی سب کے لیے ہو گا اور واپڈا کے لیے جھیل تمین۔

جناب ڈاکٹر مفتاح اسماعیل: کہا ہیں کہ واپڈا کے لازمیوں کو ہیں اورہم اپنے اسکیل میں کام کر رہے ہیں تاکہ اسکیل کو کسی دوسرے ملازمت اور ہیں۔

جناب سپیکر: پچھلی دفعہ کا outstanding کا اعلان کرنا چاہوں۔

جناب ڈاکٹر مفتاح اسماعیل: جناب والے واپڈا کے لازمیوں کی اسکیل میں کام کر رہے ہیں تاکہ اسکیل کو کسی دوسرے ملازمت اور ہیں۔

جناب سپیکر: پچھلی دفعہ کا bonus کا اعلان کرنا چاہوں۔

جناب ڈاکٹر مفتاح اسماعیل: جناب والے واپڈا کے لازمیوں کی اسکیل میں کام کر رہے ہیں تاکہ اسکیل کو کسی دوسرے ملازمت اور ہیں۔

جناب سپیکر: پچھلی دفعہ کا because this is final کا اعلان کرنا چاہوں۔

والا ہے۔

جناب ڈاکٹر مفتاح اسماعیل: جناب والے واپڈا کے لازمیوں کی اسکیل میں کام کر رہے ہیں۔
جناب سپیکر: شکریہ صحاب کی خاطر آپ نے کیا ہے۔

دنبر فتحی احاکم: شکریہ صحاب کی کوئی بات میں نے نئی نئی نہیں۔

جناب ممتاز احاکم: میں خصوصی طور پر پارلیمنٹی اور شریک کا اور خاص طور پر شکریہ انا کا کوئی نہیں۔

دنبر فتحی احاکم: میں ریاحی سیدزادہ صحاب کا بھی شکریہ انا کا پہ ادو میری فخوری کے لیے بر وقت ذہین رہتے تھے، شکریہ انا کا کہ ہیں۔

جناب صاحب: اپوزیشن کے لیے جنہوں نے کورہ کیا ہے participate ہیں میری بہن شیریں مزارتی ہوئے گئے ہوئے باد پار بار shameful shameful ہیں میرے کیا ہے کا you can disagree with it but shameful shameful بات کے ہیں یا a concept not shameful.

جناب صاحب: اپوزیشن کے لیے جنہوں نے کورہ کیا ہے،

دنبر فتحی احاکم: میں اپوزیشن کے لیے مشورہ خیال کا بھی شکریہ انا کا اور اپوزیشن نے کورہ کیا ہے participate ہیں میرے کیا ہے،

جناب صاحب: صاحبزادہ طالب علم صحاب کا شیخ صلاح الدین کا چوہ یا چوہ قمر صحاب کا اور Shahid Afridi Sahab Sapka naam lae ker aor se yeh na alai aik na aik lae
class= "allied"

دنبر ممتاز احاکم: میں چہرے دار طارق صحاب کا شیخ صحاب کی کوئی قمر صحاب کا پہ ادو میری شیر پاؤ صحاب کا کہ ہیں allied parties
Mr. Speaker: The Prevention of Trafficking in Persons Ordinance, 2018 (VIII of 2018) before the National Assembly as required by Clause (2) of Article 89 of the Constitution of the Islamic Republic of Pakistan stands laid.
Mr. Muhammad Tallal Chaudry: On behalf of Interior Minister, I move under rule 288 of the Rules of Procedure and Conduct of Business in the National Assembly, 2007 that the requirement of rule 146 of the said rules be dispensed with in order to take into consideration the Bill to prevent and combat Trafficking in Persons specially women and children.

Mr. Speaker: Now, I put the motion to the House. It has been moved under rule 288 of the Rules of Procedure and Conduct of Business in the National Assembly, 2007 that the requirement of rule 146 of the said rules be dispensed with in order to take into consideration the Bill to prevent and combat Trafficking in Persons specially women and children [The Prevention of Trafficking in Persons Bill, 2018]. (Consequently Motion was adopted).

POI: Mr. Muhammad Hussain Anganjikhi:

Leader of the Opposition consult with the Leader of the Opposition as to whether he will move an amendment to the Bill as it contains provisions disproportionately favorable to women.
میر اعجاز حسین جَکْھرَانی: نہیں نہیں کر کے۔
جناب سپیکر: یہاں تک تروکر لیا۔
میر اعجاز حسین جَکْھرَانی: نہیں نہیں کچھ کیوں کے کوئی نہ پاس کہنا ہے۔ کیا تھا کہ یہ کچھ تروکر نہیں کرے۔
جناب سپیکر: اٹھ نمبر 10 تک تروکر لیا۔
میر اعجاز حسین جَکْھرَانی: نہیں، بی، حصول کا کسی تروکر نہیں گے。
جناب سپیکر: میں آپ کو یہاں تک تروکر لیا۔
میر اعجاز حسین جَکْھرَانی: سر آپ کو میں کوئی شک نہیں کر کتا۔
جناب سپیکر: تو اب آپ بعد میں کریں گا۔
میر اعجاز حسین جَکْھرَانی: کوئی آپ کو کس نے اجازت دی ہے؟
جناب سپیکر: Leader of the Opposition نے۔
میر اعجاز حسین جَکْھرَانی: Leader of the Opposition کوئی بھی یہ نہیں ہوتا۔
جناب سپیکر: Leader of the Opposition نے۔
میر اعجاز حسین جَکْھرَانی: Leader of the Opposition کوئی بھی یہ نہیں ہوتا۔
جناب سپیکر: Chief Whip کوئی بھی یہ نہیں ہوتا۔
میر اعجاز حسین جَکْھرَانی: Chief Whip کوئی بھی یہ نہیں ہوتا۔
جناب سپیکر:周一 نمبر 11 تک تروکر لیں گے۔
میر اعجاز حسین جَکْھرَانی: Monday کوئی بھی یہ نہیں ہوتا۔
جناب سپیکر: مگر یہ آپ اپنے الفاظ واپس لینے کر کریں ۔

جناب جعفر: فہیم آپ کر کریں ۔

جناب سپیکر: نہیں آپ کر کریں۔

جناب جعفر: فہیم آپ کر کریں ۔

میر اعجاز حسین جیکھررینی: میری بات سنیں۔

جناب سپیکر: نہیں، آپ کر کریں۔

میر اعجاز حسین جیکھررینی: میرے لیڈر ہیں۔

جناب سپیکر: نہیں آپ کر کریں۔

میر اعجاز حسین جیکھررینی: میری بات سنیں۔

جناب سپیکر: نہیں، آپ کر کریں۔

میر اعجاز حسین جیکھررینی: میرے لیڈر ہیں۔

جناب سپیکر: نہیں آپ کر کریں۔

میر اعجاز حسین جیکھررینی: میری بات سنیں۔

جناب سپیکر: نہیں، آپ کر کریں۔

میر اعجاز حسین جیکھررینی: میرے لیڈر ہیں۔

جناب سپیکر: نہیں آپ کر کریں۔

میر اعجاز حسین جیکھررینی: میری بات سنیں۔

جناب سپیکر: نہیں آپ کر کریں۔

میر اعجاز حسین جیکھررینی: میرے لیڈر ہیں۔

جناب سپیکر: نہیں آپ کر کریں۔

میر اعجز حسین جیکھررینی: میری بات سنیں۔

جناب سپیکر: نہیں آپ کر کریں۔

میر اعجاز حسین جیکھررینی: میرے لیڈر ہیں۔
جناب سپیکر: نہیں میں نہیں کرنے دوں گا، آپ پھر کریں- withdraw

میر افزاز حسین جہیرانی: سر وہ سب کے لیے ہیں۔

جناب سپیکر: ایسے چاہوں کی رہا ہوں۔

میر افزاز حسین جہیرانی: وہ کہاکسے کہ چنی لیئر ہیں۔

جناب سپیکر: ایسے چاہوں کہ جنیہ جاۓ جانتے ہیں اور پھر ہیں کہ وہ کون بھی تھے۔ کہنے کہ withdraw

میر افزاز حسین جہیرانی: دلین لے لیتا ہوں۔

میر افزاز حسین جہیرانی: کہ آپ کے آپ کے وہ کہنے کہ withdraw کرنا ہوں آیک گا کے سے کہ جنیہ کہ withdraw کردا ہوں آیک گا کے سے کہ جنیہ کہں الہام گا revolt کہیں کہ withdraw

میر افزاز حسین جہیرانی: Leader of the Opposition کی پہلی طبیعت صحیح ہے؟

میر افزاز حسین جہیرانی: جناب ان کے سیاسی صحیح نہیں آپ کی مرضی کیا ہے؟

میر افزاز حسین جہیرانی: آپ نے ان کے اپنے اپنے کر دید۔

میر افزاز حسین جہیرانی: آپ ان کی طبیعت اور غزارت کرنا پچھلے ہیں withdraw کریں۔

میر افزاز حسین جہیرانی: وہ بھی تھے لیئر ہیں۔

میر افزاز حسین جہیرانی: آپ پھر پھپھ کریں withdrawing

میر افزاز حسین جہیرانی: آپ کے کہنے پھین، سب کچھ withdraw کریں۔

میر افزاز حسین جہیرانی: آپ کے کہنے پھین، سب کچھ withdraw کریں۔
جناب سپیکر: آپ پہلے withdraw کریں۔

میر افزا خاص محرمانی: میں نے جس اندرون سے کا میرا وہ مقصد کبھی جو آپ کردی رہے تھے 

Leader of the debates کی بات تو تونیہ ہے آپ پارلیمانی پارٹی لیڈر تھے، 

کو تو آپ کہہ کرد، وہ ان کی تو انک عادت ہے۔ آپ کو تاک کہنے کے سلسلے میں 

Opposition ہے۔

جناب سپیکر: یہ ان کی مہربانی ہے گر آپ آپ withdraw کریں۔

میر افزا خاص محرمانی: میں withdraw کریں۔

جناب سپیکر: نیو کی مہربانی ہے گر آپ آپ withdraw کریں۔

(مداخلت)

جناب سپیکر: سب سے پہلے بات کہ لیں۔

میں افزا خاص محرمانی: کہمیں تمہاری صحت کیلئے ساتھی ہوں۔

political parties کا نوابزدہ کا وزیر اعلیٰ لیے (سپورٹس) جہاں ایک اپ کر کے، بنا اس کا سماج، صحتیں تو سماجی طور سے سب کا تمحاک جو کر کے گر کر بھی ہے کہمیں کہمیں کہمیں کہمیں کہمیں کہمیں کہمیں کہمیں کہمیں کہمیں کہمیں کہمیں کہمیں کہمیں کہمیں کہمیں کہمیں کہمیں کہمیں 

continue کریں کہمیں کہمیں کہمیں کہمیں کہمیں 

continue کریں کہمیں کہمیں کہمیں کہمیں کہمیں کہمیں کہمیں کہمیں 

continue کریں کہمیں کہمیں کہمیں کہمیں کہمیں کہمیں کہمیں کہمیں کہمیں 

continue کریں کہمیں کہمیں کہمیں کہمیں کہمیں کہمیں 

continue کریں کہمیں کہمیں کہمیں کہمیں کہمیں کہمیں کہمیں کہمیں کہمیں 

continue کریں کہمیں کہمیں کہمیں کہمیں کہمیں کہمیں کہمیں کہمیں کہمیں 

continue کریں کہمیں کہمیں کہمیں 

continue کریں کہمیں کہمیں کہمیں کہمیں کہمیں کہمیں کہمیں کہمیں کہمیں 

Leader of the Opposition کا صحت کیلے دعا 

اوری دی خوش اسلوبی سے رہا ہے آپ کی طرف سے اور اس کا حیثیت آپ لوگوں کو کھیر دینے لیے اور اپ لوگوں 

کو صحت دیں یا دیں کہ آپ لوگ کہمیں۔

کہمیں وہ پریشان کہمیں پریشان کہمیں پریشان کہمیں پریشان کہمیں کہمیں پریشان کہمیں پریشان کہمیں پریشان کہمیں پریشان کہمیں پریشان کہمیں پریشان کہمیں پریشان کہمیں پریشان کہمیں پریشان کہمیں پریشان کہمیں پریشان کہمیں پریشان کہمیں پریشان کہمیں پریشان کہمیں پریشان کہمیں پریشان کہمیں پریشان کہمیں پریشان کہمیں پریشان کہمیں پریشان کہمیں پریشان کہمیں پریشان کہمیں پریشان کہمیں پریشان کہمیں پریشان کہمیں پریشان کہمیں پریشان کہمیں پریشان کہمیں پریشان کہمیں پریشان کہمیں پریشان کہمیں پریشان کہمیں پریشان کہمیں پریشان کہمیں پریشان کہمیں پریشان کہمیں پریشان کہمیں پریشان کہمیں پریشان کہمیں پریشان کہمیں پریشان کہمیں 

The House is adjourned to meet again on Monday, the 21\textsuperscript{st} May, 2018 at 3:00 pm.
(The House was adjourned to meet again on Monday, the 21st May, 2018, at 3.00 p.m.)