

Disclaimer: This is an unofficial translation of an official document and is not endorsed or approved by any government agency. Every effort has been made to ensure accuracy however, some inaccuracies or differences in wording may exist.

Islamic Emirate of Afghanistan
Supreme Court
Supreme Court High Council Secretariat
Correspondence Directorate
Circular Section

Circular No: 44

Date: February 26, 2023 (1444/08/06 AH)

To: Officials of the Directorates of Cassations, Dewans, Appeal and Primary Courts of the Islamic Emirate of Afghanistan

With most regards, it is written that,

The High Council of the Supreme Court convened on February 22, 2023 (1444/8/1 AH), with its primary agenda item addressing the following issue: In instances where an individual requests the transfer of a trial from one military zone court to another, or from a special court reviewing case files of a previous administration in one province to a special court in another province, how should such cases be managed?

In response, the High Council of the Supreme Court issued Directive No. (31) on February 22, 2023 (1444/8/1 AH) as part of its first resolution, stating: "The review of final, unimplemented decisions cannot be transferred from one military zone court to another, or from a special court handling cases from a previous administration in one province to a special court in another province."

Consequently, in light of the Supreme Court of Afghanistan's directive, all Cassations, Dewans, Appeal, and Primary Court's directorates of the Islamic Emirate of Afghanistan are hereby informed through this circular to take necessary, Sharia-compliant action in this matter.

Regards,

Mufti Abdul Rasheed "Saeed"

Head of Supreme Court High Council Secretariat