16.05.2022 Learned counsel for the appellant present. Mr. Muhammad Adeel Butt, Addl. AG for the respondents present.

Written reply/comments not submitted. Learned AAG requested for adjournment to contact the respondents for submission of written reply/comments on the next date. Request is acceded to. To come up for written reply/comments on 21.07.2022 before S.B.

(Mian Muhammad) Member (E) 15.09.2021

Learned Addl, A.G be reminded about the omission and for submission of reply/comments within extended time of 10 days.

30.11.2021

Due to non-availability of DB, the case is adjourned to 16-12-2021.

16.12.2021

Junior of learned counsel for the appellant present. Mr. Kabirullah Khattak, Addl: AG alongwith Mr. Naseeb Khan, SO for respondents present.

Written reply/comments on behalf of respondents not submitted. Representative of the respondents seeks time to submit the same on the next date. Adjourned. To come up for written reply/comments on 01.03.2022 before S.Ø.

(MIAN MUHAMMAD)

MEMBER (E)

Chairman the case is adjourned to

Chairman the same as lefour

come up for the same as lefour

and 16-5-2022

12.07.2021

Counsel for the appellant present. Preliminary arguments heard.

The appellant through instant appeal has impugned the action of the departmental authority for not providing her the M.Phil Allowance alongwith arrears from 05.08.2016 to 28.06.2019 as admissible to her in the light of notification dated 14.07.2016 available on file as annexure-C. The entry in service book of the appellant is not annexed with the appeal to disclose that she has been granted said allowance not from the date of her admissibility but was granted from the date of approval of competent authority. Learned counsel for the appellant is directed to produce the copy of service Subject to all just and legal book for placing on file. objections, this appeal is admitted for regular hearing. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to the respondents for submission of written reply/comments in office within 10 days after receipt of notices, positively. If the written reply/comments are not submitted within the stipulated time, or extension of time is not sought through written application with sufficient cause, the office shall submit the file with a report of non-compliance. File to come up for arguments on 30.11.2021 before the D.B.

Appellant Deposited
Security Process Fes

Chairman

### Form- A

### FORM OF ORDER SHEET

Court of	1	177.2	
Case No	2222	/2021	

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	01/02/2021	The appeal of Mst. Muniza Akbar presented today by Mr. Munfat Al Yousafzai Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please.
2-	-	This case is entrusted to S. Bench for preliminary hearing to be pu up there on <u>esley</u> )
	k05.04.2021	Junior to counsel for appellant present.  Lawyers are on general strike, therefore, case is adjourned. To come up for preliminary hearing on 12/07 /2021 before S.B.
		(Rozina Rehman) Member (J)

### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

APPEAL NO. 3332 /2021

Muniza Akbar ...... APPELLANT

### **VERSUS**

The Secretary, (E&SE) Department & others ...... RESPONDENTS

### INDEX

S.No	Description of Documents	Annex	Pages
1.	Service Appeal		1-4
2.	Copy of M.Phil Degree	A	5
3.	Copy of Office Memorandum No. F.No-	В	6
	3(6)IMP/2016-336 dated 01.07.2016 of		
	the Finance Department. Pakiti		
4.	Copy of notification No. FD-SO(SRII)8-	С	7-8
ı	14/2016 dated 14.07.2016 レール		
5.	Copy of notification No. FD(SOSR-II)8-	D	9
	14/2018/03 dated 12.02.2020		
6.	Copy of departmental appeal	E	10
7.	Wakalatnama		11

Dated: 01.02.2021

APPELLANT Muniza Akbar

THROUGH:

MUNFAAT ALI YOUSAFZAI ADVOCATE

### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

APPEAL NO	/2021
-----------	-------

Muniza Akbar SST, Government Girls Higher Secondary School Dhobian District Swabi. APPELLANT

#### **VERSUS**

- 1- The Secretary, (E&SE) Department Khyber Pakhtunkhwa Peshawar.
- 2- The Secretary Finance, Department of Finance, Khyber Pakhtunkhwa, Peshawar.
- 3- District Education Officer (Female), District Swabi.

..... RESPONDENTS

**UNDER SECTION-4 OF** APPEAL THE PAKHTUNKHWA SERVICE TRIBUNAL ACT, AGAINST THE ACTION AND INACTION OF THE RESPONDENTS BY ILLEGALLY AND UNLAWFULLY NOT ALLOWING THE APPELLANT TO DRAW M.PHIL **ALLOWANCE (ARREARS) FROM** THE DATE ACQUIRING M.PHIL DEGREE I.E. 05.08.2016 AND **GRANTING M.PHIL ALLOWANCE FROM 28.06.2019** AND AGAINST NO ACTION **TAKEN** ON DEPARTMETNAL APPEAL OF THE APPELLANT WITHIN THE STATUTORY PERIOD OF 90 DAYS.

### **PRAYERS:**

That on acceptance of this service appeal the respondents may kindly be directed to allow the appellant to draw M.Phil allowance (arrears) of Rs. 2500/- per month from acquiring M.Phil degree i.e. 05.08.2016 to 28.06.2019 and declare notification of the Finance Department of KPK 12.02.2020 illegal, and ineffective upon the rights of the appellant.

Any other remedy which this august tribunal deems appropriate that may also be provided in favor of the appellant.

### RISHEWETH:

### **ON FACTS:**

Brief facts giving rise to the present appeal are as under:-

- **1-**That the appellant is serving in respondent department since 30.11.2015 as SST Teacher presently at Government Girls Higher Secondary School Dhobian District Swabi quite efficiently and upto the entire satisfaction of her superiors.
- **3-**That the Government of Pakistan, Finance Department Regulation (Wing) vide its office memorandum No. F.No-3(6)IMP/2016-336 dated 01.07.2016 allowed all employees who acquires / possesses M.Phil degree recognized by Higher Education Commission shall be allowed to draw M.Phil allowance i.e. Rs. 2500/- per month w.e.f 01.07.2016 which is attached as **Annexure**.
- **4-**That Government of Khyber Pakhtunkhwa, Finance Department Regulation (Wing) vide its notification No. FD-SO(SRII)8-14/2016 dated 14.07.2016, also allowed all those employees who acquires / possesses M.Phil degree recognized by Higher Education Commission to draw M.Phil allowance of Rs. 2500/-per month from the date of 01.07.2016 which is attached as **Annexure**.
- **5-**That the appellant applied for the grant of M.Phil allowance on time but the respondent department delayed the grant of M.Phil allowance of Rs. 2500/- per month on one pretext or the other and allowed the grant of M.Phil allowance to the appellant from 28.06.2019 instead of 05.08.2016.
- **6-**That respondent No. 01 handed over a notification No. FD(SOSR-II)8-14/2018/03 dated 12.02.2020 of the Finance Department KPK, which reveals that the M.Phil allowance of Rs. 2500/- per month will be allowed from the date of

- approval of the competent authority which is attached as **Annexure**.
- **7-**That the said notification above is in clear violation of the memorandum of Finance Department of Government of KPK and the notification of Government of KPK, Finance Department, which reveal that M.Phil allowance shall be allowed from the date of 01.07.2016.
- 8-That feeling aggrieved from the allocation of grant of the M.Phil allowance from 28.06.2019 and not from 05.08.2016 the appellant preferred the departmental appeal to respondent No. 01 which is not responded so far. The departmental appeal is attached as Annexure.
- **9-**That the departmental appeal of the appellant is not responded so far therefore the appellant have no other remedy but to file this service appeal on the following grounds amongst other.

#### **GROUNDS:**

- A-That the action and inaction of the respondents regarding non provision of M.Phil allowance from 05.08.2016 and grant of M.Phil allowance from 28.06.2019 is illegal, against the law and facts, rules and norm of natural justice and the notification dated 12.02.2020 is illegal, and ineffective upon the rights of the appellant and it may be declare illegal and without lawful authority.
- B-That appellant has not been treated in accordance with law and rules by the respondent Department on the subject noted above and as such the respondents violated Article 4, 25 & 38 of the Constitution of Islamic Republic of Pakistan 1973.
  - C-That as act of the respondents is illegal, unconstitutional, without any legal authority and not only discriminatory but is also the result of malafide on the part of respondent.
- D-That the appellant has the vested right of equal treatment and the act of the respondents to deprive the appellant from allocation of M.Phil allowance from 28.06.2019 and not from

- 05.08.2016 to the appellant is unconstitutional, law and rule son the subject and clear violation of fundamental rights.
- E- That according to article 38 (e) of the Constitution of Islamic Republic of Pakistan 1973, stated above to the dues disparity in the income and the earning of individual including persons in service of Federation therefore in the light of the said article the appellant is fully entitle to the grant of M.Phil allowance from 05.08.2016.
- F- That appellant seeks permission to advance other grounds and proofs at the time of hearing.

It is therefore, most humbly prayed that the appeal of the appellant may be accepted as prayed for.

Dated: 01.02.2021

APPELLANT Muniza Akbar

THROUGH:

MUNFAAT ALI YOUSAFZAI ADVOCATE

Serial .	<b>R</b> o	00022



### Shaheed Benazir Bhutto Women University

Peshawar (Pakistan)

Session \_\_ 2011-2012



MUNIZA AKBAR		Daughter of AMN AKBAR	
of the Department of	MATHEMATICS	after having s	successfully completed all requirements
n yccolguncs mith abbrop	ved regulations for Ma	ister of Philosophy b	gas been admitted to the Megree of

### Master of Philosophy

ÍII

OPTIMIZATION

on this day of 5th August, 2016.

Enrol. No. MATH-M.Phil/12/04
Registration No. 2007-FWU-488

MTTESTED

Registrar

Lazia Gultana Dice Chancellor

- Diolod

B-6



## GOVERNMENT OF PAKISTAN FINANCE DIVISION (Regulations Wing) FBC Building, Near State Bank of Pakistan

F.No.3(6)Imp/2016-336

Islamabad, the 1st July, 2016

#### OFFICE MEMORANDUM

Subject:- GRANT OF M. PHIL ALLOWANCE @ Rs.2.500/- PER MONTH

The President has been pleased to decide that, all those who acquires/possesses the degree of M. Phil recognized by the H.E.C. shall be allowed M. Phil Allowance @ 25% of the existing amount of Ph.D. Allowance (i.e. Rs.2,500/- per month) with effect from 1<sup>st</sup> July, 2016 subject to the following conditions:

- a) M. Phil Allowance will not be admissible to those who are getting Ph.D Allowance @ Rs.10,000/- per month;
- b) M. Phil Allowands will not be admissible to those who have already got the benefit of advance increments possessing on/acquiding M. Phil degree prior to 01-12-2001 under Finance Division's O.M.No.F.1/1/Imp/83, dated 18-08-1983;

(Faisal Nadeem)
Accounts Officer (Imp)

### ALL MINISTRIES/DIVISIONS/DEPARTMENTS

Web Administrator, Finance Division, Islamabad (for uploading at Finance Division's website i.e. www.finance.gov.pk)

(P.T.O)



### GOVERNMENT OF KHYBER PAKHTUNKHWA FINANCE DEPARTMENT (REGULATION WING)

NO. FD/SO(SR-II)/8-14/2016 Dated Peshawar the: 14/07/2016

- 1. All Administrative Secretaries to Govt: of Khyber Pakhtunkhwa.
- The Senior Member, Board of Revenue, Khyber Pakhtunkhwa.
- 3. The Principal Secretary to Governor, Khyber Pakhtunkhwa
- 4. The Principal Secretary to Chief Minister, Khyber Pakhtunkhwa.
- 5. The Secretary, Provincial Assembly, Khyber Pakhtunkhwa
- 6. All Heads of Attached Departments in Khyber Pakhtunkhwa.
- 7. All Commissioners in Khyber Pakhtunkhwa.
- 8. All Deputy Commissioners in Khyber Pakhtunkhwa.
- 9. All Political Agents / District & Sessions Judges in Khyber Pakhtunkhwa
- 10. The Registrar, Peshawar High Court, Peshawar.
- 11. The Chairman, Public Service Commission, Khyber Pakhtunkhwa.
- 12. The Chairman, Services Tribunal, Khyber Pakhtunkhwa.
- 13. The Chairman, Provincial Ombudsman Secretariat, Khyber Pakhtunkhwa.

Subject:

#### GRANT OF M.PHIL ALLOWANCE @ RS.2,500/- PER MONTH

Dear Sir.

The Competent Authority, is pleased to decide that, all those who acquires/possesses the degree of M.Phil recognized by the H.E.C. shall be allowed M.Phil allowance @ 25% of the existing amount of Ph.d Allowance (i.e. Rs.2,500 per month) with effect from 01/07/2016 subject to the following conditions:-

- a) M.Phil allowance will not be admissible to those who are getting Ph.D allowance @ Rs.10,000/- per month.
- b) M.Phil allowance will not be admissible to those who have already got the benefit of advance increments possessing on / acquiring M.Phil degree prior to 01/12/2001 under Finance Department circular letter No.FD(SR-I)/1-67/82 dated 24/08/1983.

SECRETARY TO GOVERNMENT OF KHYBER PAKHTUNKHWA FINANCE DEPARTMENT

Endst: FD (SOSR-II)/8-14/2016.

Dated Peshawar the 14th July, 2016

A Copy is forwarded for information to the:-

- 1. Accountant General, Khyber Pakhtunkhwa, Peshawar.
- 2. Secretaries to Government of Punjab, Sindh and Balochistan, Finance Department.
- 3. All Heads of Autonomous / Semi Autonomous Bodies in Khyber Pakhtunkhwa.

ATTESTED

(RAZAULLAH)
Additional Secretary (Reg.)

P.T.0

### 8

### Endst: No & Date even.

### A copy for information is forwarded to:-

- 1. The Director General, Provincial Disaster Management Authority, Khyber Pakhtunkhwa.
- 2. The Director, Local Fund Audit Department, Khyber Pakhtunkhwa, Peshawar.
- 3. The Director, Treasuries and Accounts, Khyber Pakhtunkhwa, Peshawar.
- 4. The Director, FMIU, Finance Department.
- 5. The District Comptrollers of Accounts, Peshawar, Mardan, Kohat, Bannu, Abbottabad. Swat and D.I. Khan.
- 6. All the District / Agency Accounts Officers in Khyber Pakhtunkhwa / FATA.
- 7. The Treasury Officer, Peshawar.
- 8. All the Section Officers/Budget Officers in Finance Department.
- 9. P.S to Minister for Finance Khyber Pakhtunkhwa.
- 10. P.S. to Chief Secretary, Khyber Pakhtunkhwa.
- 11. P.S to Secretary Finance Khyber Pakhtunkhwa.
- 12. HR Finance Department (Assistant Director Web).
- 13. Section Officer (Reg.5) Govt: of Pakistan, Finance Division, (Regulation Wing) with reference to his 0.M No.F.4(2)-Reg.5/2006 dated 01/07/2016 for information and record.

(MOAZZAM KHAN) Section Officer (SR-II)





### GOVERNMENT OF KHYBER PAKHTUNKHWA FINANCE DEPARTMENT (REGULATION WING)

D-9

NO.FD/SOSR-II)/8-14/2018/03 Dated Peshawar the 13.02.2020

To

The Secretary to Govt. of Khyber Pakhtunkhwa, Elementary & Secondary Education Department.

Subject:-

REQUEST FOR M.PHIL ALLOWANCE ARREARS.

Dear Sir,

I am directed to refer to your letter No. SO(B&A)E&SED/1-16/2019/Misc dated 09.01.2020 on the subject noted above and to state that M.Phil allowance is allowed to the applicant from the dated of approval of competent authority and no arrear claim can be entertained, being not covered under the policy on the subject, please.

Yours faithfully,

SECTION OFFICER (SR.II)

Copy for Master File.

SECTION OFFICER (SR.II)

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To

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Ry.

The Chief Secretary to the Government of Khyber Pakhtunkhwa Peshawar.

Subject:

Departmental appeal against the impugned order dated 28-06-2019 of the concerned authority by illegally and unlawfully granting M.Philallowance with immediate effect and not with back benefits.

Respected Sir,

With due respect it is stated that I am the employee of E&SE Department Khyber Pakhtunkhwa and presently working as S.S.T at Government Girls High School Dobain District Swabi quite efficiently and to entire satisfaction of her superiors.

It is a stated for your kind information that the Finance Department of Khyber Pakhtunkhwa vide its notification No. FD/SO(SR-II)/8-14/2016 dated 14.07.2016 allowed to all those employees who possesses/acquire M. Phil degree allowance of Rs. 2500 per month as M.Phil allowance. The appellant is working in E&SE Department of Khyber Pakhtunkhwa since 30.11.2005 and have degree of M.Phil from 05.08.2016.

The Appellant apply for the grant of M.Phil allowance. However the concerned authority granted M.Phil allowance through the above-mentioned order the M. Phil allowance of Rs. 2500 with immediate effect and not from the dated of passing M. Phil Degree is 05.08.2016 the above-mentioned action and in action of the concerned authority is with out valid and justifiable reason by not granting M.Phil allowance from 05.08.2016. This action of not allowing The Appellant to draw M. Phil allowance from 05.08.2016 is against the law and rules on the subjected and liable to be amended to extent that the appellant be allowed to draw all back benefits/arrears from 05.08.2016 to 28.06. 2019.

I am feeling aggrieved from the action of the concerned authorities by not granting M. Phil allowance from 05.08.2016 and granting it with immediate effect preferred this Departmental Appeal be for your good self.

It is therefore most humbly prayed that on the acceptance of this Departmental appeal the concerned authority may very kindly be directed to allow all back benefits of M. Phil allowance for the appellant.

Appellant

Dated 06.10.2020

Muniza Diebor

Mst. Muniza Akbar

S.S.T GGHS, Doubian

### WAKALAT NAMA

### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

	APPEAL NO/ 2021
Mu	niza Akbar APPELLANT VERSUS
The	e Secretary, (E&SE) Department & others
	RESPONDENTS
advo Scho	<b>NFAT ALI YOUSAFZAI</b> Advocate High Court, Peshawar (herein after called the ocate) to be the Advocate for the Muniza Akbar SST, Government Girls Higher Secondary ool Dhobian District Swabi, in the above mentioned case, to do all the following acts, deeds things or any of them ,that is to say;
1)	To act and plead in the above mentioned case in this court or any other Court in which the same may be tried or heard in the first instance or in appeal or review or execution or in any other stage of its progress until its final decision.
2)	To sign, verify and present pleadings, appeals, cross- objections, petitions for execution, review, revision, withdrawal, compromise or other petition or affidavits or other documents as shall be deemed necessary or advisable for the prosecution of said case in all its stages.
3)	To withdraw or compromise in the said case or submit to arbitration any difference or dispute that shall arise touching or in any manner relating to the said case.
4)	To receive money and grant receipts therefore and to do all other acts and things which may be necessary to be done for the progress and the course of the prosecution of the said case.
5)	To engage any other Legal practitioner authorizing him to exercise the power and authorities hereby conferred on the Advocate whenever he may think fit to do so.
	AND I hereby agree to ratify whatever the Advocate or his substitute shall do in the promises.
	AND I hereby agree not to hold the Advocate or its substitute responsible for the result of the said case and in consequence of his absence from the court when the said case is called up for hearing
	AND I hereby that in the event of the whole or any part of the fee agreed by me to be paid to the Advocate remaining unpaid., He shall be entitled to withdraw from the prosecution of the said case until the same is paid.
	In witnesses whereof I / we have hereto signed at the
	hearing AND I hereby that in the event of the whole or any part of the fee agreed by me to be paid the Advocate remaining unpaid., He shall be entitled to withdraw from the prosecution of t said case until the same is paid.

MUNFAAT ALI YOUSAFZAI Advocate High Court Peshawar Cell No. 0344-9213367

Peshawar.

## KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

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		of 20 21
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/	Respondent No.	· 7
-ina	Versus  Versus  Respondent No	5
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	Cilit Swabi	
	al/petition under the provision of	
	Act, 1974, has been presented/regis	
	ioner in this Court and notice has bee said appeal/petition is fixed for he	
	and appearapement is fixed for he	
appellant/pet/tioner you ar	re at liberty to do so on the date fixed	, or any other day to which
7	d either in person or by authorised by your power of Attorney. You are, th	
	lays before the date of hearing <u>4 co</u>	
alongwith any other docu	ments upon which you rely. Please	e also take notice that in
, •	ce on the date fixed and in the ma	nner aforementioned, the
appear/petition win be near	rd and decided in your absence.	
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	sh such address your address contain I/petition will be deemed to be your co	
	ss by registered post will be deemed s	
this appeal/petition.		
Copy of appeal is at	tached. Copy of appeal has already	been sent to you vide this
office Notice No	dated	***************
Given under my han	d and the seal of this Court, at Pesl	nawar this
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Day of	13-U/ 20 21	·
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for Keyay)		Registrate
		nkhwa Service Tribunal,

Note: The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays. Always quote Case No. While making any correspondence.

### "R"

## KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

NT.
No.  Appeal No
Au Muniza Akbas Appellant/Petitioner
Versus )
the Vanj (EX)E) 1/2 hawa 6. Respondent
Versus  Versus  Respondent No. 4  Respondent No. 4
Notice to: - the Secretory (FERIE) KPK Deshowed
. WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa
Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are
hereby informed that the said appeal/petition is fixed for hearing before the Tribunal
*onat 8.00 A.M. If you wish to urge anything against the
appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any
Advocate, duly supported by your power of Attorney. You are, therefore, required to file in
this Court at least seven days before the date of hearing 4 copies of written statement
alongwith any other documents upon which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the
appeal/petition will be heard and decided in your absence.
Notice of any alteration in the date fixed for hearing of this appeal/petition will be
given to you by registered post. You should inform the Registrar of any change in your
address. If you fail to furnish such address your address contained in this notice which the
address given in the appeal/petition will be deemed to be your correct address, and further notice posted to this address by registered post will be deemed sufficient for the purpose of
this appeal/petition.
Copy of appeal is attached. Copy of appeal has already been sent to you vide this
office Notice Nodateddated
Given under my hand and the seal of this Court, at Peshawar this
Day of
Day of
Live M. Don \
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

Note: 1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.

2. Always quote Case No. While making any correspondence.

### "R"

# KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD D. B PESHAWAR.

No.
Appeal No. 202
Muniza HKDOS Appellant/Petitioner
the Senji 12 & SE /2 howard Respondent
The New 12 X 1 howo Respondent
Respondent No.
Notice to _ the Kernatory Finance Depth: CF
Notice tor - the Servatory Finance Depth: CF
WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa
Province Service Tribunal Act. 1974, has been presented/registered for consideration, in
the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal
*on 50 / 11 1 65 2.1at 8.00 A.M. If you wish to urge anything against the
appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any
Advocate, duly supported by your power of Attorney. You are, therefore, required to file in
this Court at least seven days before the date of hearing 4 copies of written statement
alongwith any other documents upon which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the
appeal/petition will be heard and decided in your absence.
Notice of any alteration in the date fixed for hearing of this appeal/petition will be
given to you by registered post. You should inform the Registrar of any change in your
address. If you fail to furnish such address your address contained in this notice which the address given in the appeal/petition will be deemed to be your correct address, and further
notice posted to this address by registered post will be deemed sufficient for the purpose of
this appeal/petition.
Copy of appeal is attached. Copy of appeal has already been sent to you vide this
office Notice Nodateddated
Given under my hand and the seal of this Court, at Peshawar this
Day of
Ly 1/20m
for Reply
Registrar, .  Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

2. Always quote Case No. While making any correspondence.

<sup>1.</sup> The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.