

31.05.2022

Mr. Masood Khan, Advocate for the appellant present. Preliminary arguments heard.

Learned counsel for the appellant at the outset of his arguments apprised that it is a case of proforma promotion from BS-17 to BS-18 on notional basis. The appellant was serving as District Accounts Officer (BS-18) Kohistan in his Own Pay and Scale vide office order dated 31.08.2018. He retired from service vide order dated 04.08.2020 w.e.f. 01.08.2020. There were 08 ^{vacant} posts of District Accounts Officer/Treasury Officers (BS-18) at the time of his retirement. According to final seniority list of Assistant/Sub-Treasury Officers (BS-17) as stood on 31.12.2019 and circulated on 07.08.2020, name of the appellant reflected at serial No. 5 of the said seniority list. The promotion of appellant to the post of District Accounts Officer (BS-18) on regular basis was due before his retirement but he was not promoted due to non convening of meeting of PSB. After his retirement, his erstwhile juniors were promoted to the post of District Accounts Officers/Treasury Officers (BS-18) on regular basis vide Notification dated 09.08.2021 which has been assailed/challenged in the service appeal. Feeling aggrieved, the appellant filed departmental appeal on 17.01.2022 which was not responded within the statutory period hence the instant service appeal before the Service Tribunal on 10.05.2022. Learned counsel for the appellant further argued that the august Supreme Court of Pakistan in its judgements reported as 2013 SCMR 544 & 2016 SCMR 871 have held that when the vacancy is available before the retirement of a civil servant and he is not promoted during the said period therefore after the retirement he may be given proforma promotion.

Points raised need consideration. The appeal is admitted to regular hearing, subject to all just and legal objections. 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. To come up for reply/comments before the S.B on 26.07.2022.

(Mian Muhammad)
Member (E)



Rs-600/-
Appellant Deposited
Security & Process Fee *
A. J. Hashmi
02/6/22

Form- A

FORM OF ORDER SHEET

Court of _____

Case No.- _____ 672/2022

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	10/05/2022	<p>The appeal of Mr. Shabir Azam presented today by Mr. Masood Khan Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please.</p> <p style="text-align: right;"> REGISTRAR</p>
2-	25-5-22	<p>This case is entrusted to Single Bench at Peshawar for preliminary hearing to be put there on <u>31-05-2022</u>. Notices be issued to appellant and his counsel for the date fixed.</p> <p style="text-align: right;"> CHAIRMAN</p>

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Appeal No 672 /2022

Shabir Azam, Ex. District Accounts Officer, Kohistan Upper, Resident of House No. 614, Feroz ud Din Street, Main Bazar, Tehsil and District Abbottabad. (Appellant)

VERSUS


1. The Government of Khyber Pakhtunkhwa, through Chief Secretary, Khyber Pakhtunkhwa, Civil Secretariat, Peshawar
2. The Chief Secretary Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.
3. The Secretary to Government of Khyber Pakhtunkhwa, Establishment Department, Civil Secretariat, Peshawar.
4. The Secretary to Government of Khyber Pakhtunkhwa, Finance Department, Civil Secretariat, Peshawar.

(Respondents)

APPEAL UNDER SECTION-4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT 1974 AGAINST THE SECRETARY TO GOVERNMENT OF KHYBER PAKHTUNKHWA FINANCE DEPARTMENT NOTIFICATION No. SO(ESTT-1)FD/1-55/PSB/2021 dated 09.08.2021 and NO. SO(Estt-1)FD1-4/2021/T7A/P.T, FOR NON CONSIDERATION OF APPELLANT FOR PROFORMA PROMOTION AS DISTRICT ACCOUNTS OFFICER BPS-18 FROM ITS DUE DATE.

INDEX

S. No	Description	Flags	Pages
1	Memo of Appeal	-	1-3
2	Copies of Promotion & Posting Orders.	"A&B"	4-6
3	Copy of Departmental Appeal dated 17.01.2022	"C"	7-8
4	Copies of seniority lists of ATOs & DAOs	"D&E"	09-15
5	Copy of posting order as DAO Kohistan dated 31.08.2018	"F"	16
6	Copy of retirement order dated 04.08.2020	"G"	17
7	Copy of Fundamental Rule-17	"H"	18-19
8	Wakalatnama		

Through
Appellant

MASOOD KHAN
Advocate High Court Peshawar
Room No. 4 Cooperative Building
Opposite Government College,
Peshawar Cell 03005957675

①

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Appeal No _____/2022

Shabir Azam, Ex. District Accounts Officer, Kohistan Upper, Resident of House No. 614, Feroz ud Din Street, Main Bazar, Tehsil and District Abbottabad.

(Appellant)

VERSUS

1. The Government of Khyber Pakhtunkhwa, through Chief Secretary, Khyber Pakhtunkhwa, Civil Secretariat, Peshawar
2. The Chief Secretary Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.
3. The Secretary to Government of Khyber Pakhtunkhwa, Establishment Department, Civil Secretariat, Peshawar.
4. The Secretary to Government of Khyber Pakhtunkhwa, Finance Department, Civil Secretariat, Peshawar.

(Respondents)

APPEAL UNDER SECTION-4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT 1974 AGAINST THE SECRETARY TO GOVERNMENT OF KHYBER PAKHTUNKHWA FINANCE DEPARTMENT NOTIFICATION No. SO(ESTT-1)FD/1-55/PSB/2021 dated 09.08.2021 and NO. SO(Estt-1)FD1-4/2021/T&A/P.T DATED 28.12.2021 FOR NON CONSIDERATION OF APPELLANT FOR PROFORMA PROMOTION AS DISTRICT ACCOUNTS OFFICER BPS-18 FROM ITS DUE DATE.

PRAYER IN APPEAL.

ON ACCEPTANCE OF THIS SERVICE APPEAL THE RESPONDENTS MAY VERY GRACIOUSLY BE DIRECTED FOR ISSUANCE OF ORDER FOR PROFORMA PROMOTION OF APPELLANT AS DISTRICT ACCOUNTS OFFICER BPS-18 FROM ITS DUE DATE WITH ALL BACK BENEFITS.

FACTS OF THE APPEAL:

RESPECTFULLY SHEWETH:

1. That the appellant was a member of service the cadre of Treasuries and Accounts, Khyber Pakhtunkhwa and due for promotion to the post of District Accounts Officer (BPS-18) w.e.f 01.01.2019, on the basis of seniority cum fitness however no meeting of the Provincial Selection Board was held till the date of retirement of appellant on 01.08.2020, resultantly the appellant retired from service as District Accounts Officer, Kohistan in his own pay scale BPS-17.
2. That meeting of the Provincial Selection Board was held after retirement of the appellant during 7/2021 and 12 Assistant Treasury Officers BPS-17 of the Treasuries and Accounts Service were promoted to the post of District Accounts Officers/Treasury Officers BPS-18 and subsequently posted at various stations vide Secretary to Government of Khyber Pakhtunkhwa, Finance Department Notification No. SO(ESTT-1)FD/1-55/PSB/2021 dated 09.08.2021 and NO.SO(Estt-1)FD1-4/2021/T&A/P.T, copies received on 06.01.2022 (copies of promotion/posting orders are attached as annex-A&B).

- (B)
3. That admittedly there were 08 vacant posts of District Accounts Officers/Treasury Officers BPS-18 before retirement of the appellant as , as evident from the seniority list of DAOs, as it stood on 31.12.2019 which were to be filled in from amongst the Assistant Treasury Officers BPS-17, including the appellant but the impugned notification of promotion is silent about his promotion, in spite of the fact that I was senior than those at S.No.6 to 12 of the Notification dated 09.08.2021(Copies of the seniority lists, showing the position of 08 vacant posts of DAOs and seniority position of appellant are attached at annex-D&E).
 4. That having aggrieved from the impugned notification of promotion, a Departmental Appeal dated 17.01.2022 was preferred, which was not responded within the statutory period of 90 days (Copy of Departmental Appeal DATED 17.1.2022 is attached at annex-C).
 5. That no any response has been received towards Departmental Appeal during the statutory period of 90 days, hence the instant Service Appeal, inter alia on the following grounds:-

GROUNDS FOR APPEAL


1. That the appellant was a member of service cadre of Treasuries and Accounts, Khyber Pakhtunkhwa and due for promotion to the post of District Accounts Officer (BPS-18) during 2019, however no meeting of the Provincial Selection Board was convened or held till the date of retirement of appellant on 01.08.2020, resultantly the appellant retired from service as District Accounts Officer, Kohistan in his own pay scale in BPS-17.
2. That there were 08 vacant posts of District Accounts Officers BPS-18 and name of the appellant was appearing at Serial No 5 of the seniority list of Assistant Treasury Officers as it stood on 31.12.2019 and was due for promotion as District Accounts Officer BPS-18 on regular basis but instead of that posted against the post of District Accounts Officer Kohistan in own pay scale BPS-17, vide Office Order No.SO(ESTT)/FD/1-4/2018/P.T dated 31.08.2018 (Copies of the seniority lists of ATOs showing seniority position of appellant & 08 vacant posts of DAOs along with office order regarding posting in own pay scale dated 31.08.2018 are enclosed as annex-D,E&F).
3. That after posting of appellant as District Accounts Officer Kohistan in own pay scale, no steps were taken to initiate the case for regular promotion or convene the meeting of Provincial Selection Board and as such he got retirement from service from the post of District Accounts Officer, Kohistan w.e.f. 01.08.2020 in his own pay scale BPS-17 vide Office Order No. SO(Estt)/FD/1-32/2017/LPR dated 04.08.2020 (copy of the office order dated 04.08.2020 is enclosed as annex-G).
4. That from the above it is evident that the appellant was due for promotion as District Accounts Officer BPS-18 during the period of his active service, against the clear cut vacant posts but due to non-convening/holding of meeting of the Provincial Selection Board, his promotion case could not be finalized till the date of his retirement on 01.08.2020.
5. That the appellant has not been treated in accordance with law and his rights secured and guaranteed under the law and constitution have badly been violated as there was no any fault on the part of appellant, for holding the meeting of PSB at a belated date/after retirement of appellant rather it was the responsibility of the concerned authorities to hold it at an early date, therefore the appellant cannot be penalized for the fault of others.
6. That the Provincial Selection Board, while depriving the appellant from his due right of promotion, has not given any reason or justification for ignoring the appellant as it is quite unjust and against the natural justice to punish the appellant for the fault of others towards non placing the case before the PSB well in time or holding the meeting of PSB at a later date.
7. That the appellant cannot be penalized for any delay caused due to any administrative or other reasons. In certain cases the honourable Khyber Pakhtunkhwa Service Tribunal and Supreme Court of Pakistan have held that promotion will take place from the date when such higher post became vacant/available.

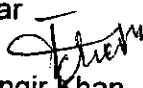
8. That after amendment in Rule 17 of the Fundamental Rules, the retired Government Servants, who were eligible for promotion, prior to their retirement but could not avail the benefit, have specifically been provided the benefit of Proforma promotion along with arrears of pay and allowances (Copy of FR-17 is attached at annex-H).
9. That the honourable Supreme Court of Pakistan in the judgement contained in 2013 SCMR 544 has held entitled the employees from the date when the vacancy was available. Similarly in another case, reported in 2016 SCMR 871, the apex court also held that proviso to FR-17 entitles the Petitioner for pro forma promotion as well as authorizes the competent authority to give proforma promotion to the Petitioner after retirement.
10. That the Provincial Government in pursuance to the judgement of honourable Khyber Pakhtunkhwa Service Tribunal, Peshawar dated 08.01.2019 in service appeal No.230/2018 has also allowed proforma promotion in a similar nature case of the same Cadre/Department,
11. That on allowing the proforma promotion from the date of eligibility, there would be no effect on the rights of others. It will only benefit the appellant for higher pay scale for a few months and increase in pension.

In light of above detailed submissions, the honourable tribunal is requested that on acceptance of this service appeal, the respondents may very graciously be directed for promotion of appellant from its due date with all back benefits.


 APPELLANT

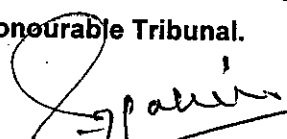
Through


 Masood Khan
 Advocate High Court
 Peshawar


 Malik Jehangir Khan
 Advocate High Court
 Peshawar

AFFIDAVIT

I Mr. Shabir Azam, Ex. District Accounts Officer, Kohistan do hereby solemnly affirm and declare on oath that contents of the above noted appeal are true and correct to the best of my knowledge and belief and nothing has wrongly been stated or concealed from this honourable Tribunal.


 Deponent

4



**GOVERNMENT OF KHYBER PAKHTUNKHWA
FINANCE DEPARTMENT**

Annex - A

Finance Department, CIVIL Secretariat, Peshawar

finance.gkp.pk

financekpgovt

financekpgovt

Dated Pesh: the 09-08-2021

NOTIFICATION

NO.SO(ESTT-I)FD/1-55/PSB/2021. On the recommendation of Provincial Selection Board, the competent authority has been pleased to approve promotion of the following officers of the Directorate of Treasury & Accounts, Khyber Pakhtunkhwa from the posts of Assistant Treasury Officers (BS-17), to the posts of District Accounts Officers / Treasury Officers (BS-18), on regular basis with immediate effect. The officers will be on probation for a period of one year.

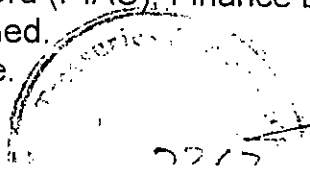
S.#	Name of officer	Nature of promotion
1.	Muhammad Farooq.	On regular basis
2.	Abdul Waheed.	On regular basis
3.	Hidayatullah.	On regular basis
4.	Roohullah.	On regular basis
5.	Azmatullah.	On regular basis
6.	Nishad Ali.	On regular basis
7.	Sulatan Saeed.	On regular basis
8.	Mustafa Khan.	On regular basis
9.	Saeeda Naz.	On regular basis
10.	Qaiser Imad.	On regular basis
11.	Muhammad Khan.	On regular basis
12.	Wahid Bakhsh.	On regular basis

**SECRETARY TO GOVERNMENT
OF KHYBER PAKHTUNKHWA
FINANCE DEPARTMENT**

Endst: No. & Date even

Copy forwarded to:-

1. The Accountant General Khyber Pakhtunkhwa.
2. The Director Treasury & Accounts Khyber Pakhtunkhwa.
3. The Manager Khyber Pakhtunkhwa Printing Press, Peshawar. for publication in the next issue of official gazette.
4. PS to Chief Secretary, Khyber Pakhtunkhwa.
5. PS to Secretary Finance Department.
6. PS to Special Secretary, Finance Department.
7. PA to Additional Secretary (Admn), Finance Department.
8. PA to Provl. Coord (PIAC), Finance Department.
9. Officers concerned.
10. Office Order file.



Section Officer (Estt-I)



5
GOVERNMENT OF KHYBER PAKHTUNKHWA
FINANCE DEPARTMENT

Dated Pesh: the 28-12-2021

Annex B

OFFICE ORDER

No.SO(Estt-I)/FD/1-4/2021/T&A/P.T Consequent upon promotion on regular basis & Notification issued by the Govt: of Khyber Pakhtunkhwa Finance Department vide No.SO(ESTT-I)FD/1-55/PSB/2021 dated 09.08.2021, posting/ transfer of the following officers are hereby ordered with immediate effect in public interest.

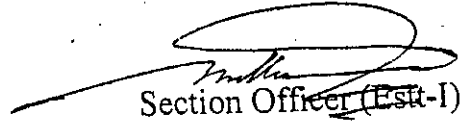
S#	Name of Officer with BS	From	To	Remarks
1	Mr. Amanullah DAO BS-18	Deputy Director T&A	DCA, Peshawar (OPS)	Against Vacant Post by reliving Dr. Yaqoob Ahmad Treasury Officer (OPS) from Addl: Charge.
2	Mr. Muhammad Farooq DAO BS-18	DAO, Lakki Marwat	DCA D.I. Khan (OPS)	Vice S.No.03 He will make actualization of Post DAO Lakki Marwat for one day.
3	Mr. Abdul Waheed DAO BS-18	DCA, D.I.Khan (OPS)	DCA, Mardan (OPS)	Vice S. No.04. After vacation of post by Mr. Muhammad Farooq DAO Lakki Marwat, Mr. Abdul Waheed will make actualization of post DAO Lakki Marwat for one day.
4	Mr. Hidayatullah DAO BS-18	DCA, Mardan (OPS)	DAO, Orakzai	Vice S. No.06
5	Mr. Roooh Ullah DAO BS-18	Addl: Director Finance (OPS) CPO on deputation	Retained as Addl: Director Finance (OPS) CPO on deputation	He will make actualization against the vacant post of DAO Upper Chitral for one day.
6	Mr. Azmatullah DAO BS-18	DAO, Orakzai	DAO, Hangu	Vice S. No.08
7	Mr. Nisahd Ali DAO BS-18	DAO, Swabi	DAO, Swabi	After actualization, he will join KPRIA Peshawar on deputation basis
8	Mr. Sultan Saeed DAO BS-18	DAO, Hangu	Deputy Director, APPS & MC DT&A	Vice S. No.10
9	Mr. Mustafa Khan DAO BS-18	Halal Food Authority Peshawar on deputation	Retained in Halal Food Authority Peshawar on deputation	He will make actualization against the vacant post of DAO, Kollai Palas Kohistan
10	Mst: Saeeda Naz DAO BS-18	Deputy Director APPS & MC DT&A	Deputy Director T&A	Vice S.No.1
11	Mr. Qaiser Imad DAO BS-18	DAO, Malakand	DAO, Malakand	Against vacant post
12	Mr. Muhammad Khan DAO BS-18	DAO, Shangla	DAO, Shangla	Against vacant post
13	Mr. Wahid Bakhsh DAO BS-18	B.I.S.E D.I.khan on deputation	DAO, Lakki Marwat	Vice No.02

SECRETARY TO GOVERNMENT
KHYBER PAKHTUNKHWA
FINANCE DEPARTMENT

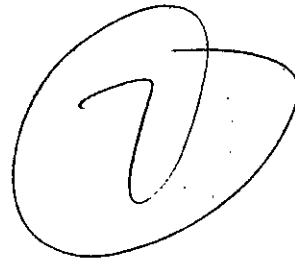
Endst: No. & Date even.

Copy forwarded to:-

1. The Accountant General Khyber Pakhtunkhwa Peshawar.
2. The Director Treasuries and Accounts Khyber Pakhtunkhwa Peshawar.
3. All DCAs/DAOs in Khyber Pakhtunkhwa.
4. PS to Minister for Finance.
5. PS to Secretary Finance.
6. PS to Special Secretary Finance.
7. PA to Add: Secretary (Admin) Finance.
8. Officers concerned.
9. Office Order file.


Section Officer (Estt-I)

DTA



(7)

Amen - C

To

The Honorable Chief Minister,
Khyber Pakhtunkhwa, Peshawar.

Subject: **DEPARTMENTAL APPEAL FOR CONSIDERATION OF APPELLANT FOR PROMOTION TO THE POST OF DISTRICT ACCOUNTS OFFICER BPS-18 FROM THE DATE OF ELIGIBILITY.**

Respected Sir,

With due respect, I beg to submit that after consultation with the Provincial Selection Board 12 Assistant Treasury Officers BPS-17 of the Treasuries and Accounts Service have been promoted as District Accounts Officers/Treasury Officers BPS-18 and subsequently posted at various stations vide Secretary to Government of Khyber Pakhtunkhwa, Finance Department Notification No. SO(ESTT-1)FD/1-55/PSB/2021 dated 09.08.2021 and NO. SO(Estt-1)FD1-4/2021/T7A/P.T, copies received on 06.01.2022(copies of promotion/posting orders are attached as annex-I&II).

2. In this connection it may be submitted that the said notification is silent about my promotion, as I was senior than those at S.No.6 to 12 of the Notification dated 09.08.2021 and as such I prefer the instant Departmental Appeal for your kind consideration, on the following grounds:-

1. That there were 08 vacant posts of District Accounts Officers/Treasury Officers BPS-18 as on 31.12.2019, which were to be filled in from amongst the Assistant Treasury Officers BPS-17.
2. That my name was appearing at Serial No 5 of the seniority list of Assistant Treasury Officers as it stood on 31.12.2019 and was due for promotion as District Accounts Officer BPS-18 on regular basis against the 09 vacant posts of DAOs but instead of that posted against the post of District Accounts Officer Kohistan in my own pay scale BPS-17, vide Office Order No.SO(ESTT)/FD/1-4/2018/P.T dated 31.08.2018 (Copies of the seniority lists of ATOs & DAOs along with office order dated 31.08.2018 are enclosed as annex-III,IV & V).
3. That after my posting as District Accounts Officer Kohistan in own pay scale, no steps were taken to initiate the case for regular promotion or convene the meeting of Provincial Selection Board and as such I got retirement from service from the post of District Accounts Officer, Kohistan w.e.f. 01.08.2020 in my own pay scale BPS-17 vide Office Order No. SO(Estt)/FD/1-32/2017/LPR dated 04.08.2020 (copy of the office order dated 04.08.2020 is enclosed as annex-VI).
4. That from the above it is evident that I was due for promotion as District Accounts Officer BPS-18 during the period of my active service, against the clear cut vacant posts but due to non-convening/holding of meeting of the Provincial Selection Board, my promotion case could not be finalized till the date of my retirement on 01.08.2020.
5. That the appellant cannot be penalized for any delay caused due to any administrative or other reasons. In certain cases the honourable Khyber Pakhtunkhwa Service Tribunal and Supreme Court of Pakistan have held that promotion will take place from the date when such higher post became vacant/available.

- 8
6. That after amendment in Rule 17 of the Fundamental Rules, the retired Government Servants, who were eligible for promotion, prior to their retirement but could not avail the benefit, have specifically been provided the benefit of Proforma promotion along with arrears of pay and allowances.
 7. That the honourable Supreme Court of Pakistan in the judgement contained in 2013 SCMR 544 has held entitled the employees from the date when the vacancy was available. Similarly in another case, reported in 2016 SCMR 871, the apex court also held that proviso to FR-17 entitles the Petitioner for pro forma promotion as well as authorizes the competent authority to give proforma promotion to the Petitioner after retirement (Copies of the cited judgements are enclosed as annex VII & VIII).
 8. That the Provincial Government in pursuance to the judgement of honourable Khyber Pakhtunkhwa Service Tribunal, Peshawar dated 08.01.2019 in service appeal No.230/2018 has also allowed proforma promotion in a similar nature case of the same Cadre/Department, a copy of which is attached as annex-IX).
 9. That on allowing the proforma promotion from the date of eligibility, there would be no effect on the rights of others. It will only benefit the appellant for higher pay scale for a few months and increase in pension.

In view of the above it is earnestly requested that the matter may kindly be re-examined/reviewed in light of my above submissions and I being eligible, may very kindly be given proforma promotion as District Accounts Officer BPS-18 from its due date and obliged.

With due regards,

Dated: 17-01-2022

Yours Obediently



(Shabir Azam)

Ex. District Accounts Officer
Kohistan Upper

r/o House No. 614 Feroz ud din Street
Main Bazar, District Abbottabad.

Phone: 0332-5154426

**NOTIFICATION****FINANCE DEPARTMENT**
Dated Peshawar the 07-08-2020.

Annex-D

NO.SO(ESTT)FD/1-45/S.L/DAOs/2020/ In pursuance of Sub-section (I) of Section 8 of the Khyber Pakhtunkhwa Civil Servant Act, 1973 (Khyber Pakhtunkhwa Act No.XVIII of 1973) read with Rule 17 of Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion & Transfer) Rules, 1989, the competent authority has been pleased to order issuance of final seniority list (as it stood on 31.12.2019) of the Treasury/District Accounts Officers (BS-18) belonging to the Treasury Establishment, Khyber Pakhtunkhwa for information of all concerned.

**FINAL SENIORITY LIST OF DISTRICT ACCOUNTS OFFICERS / TREASURY OFFICER (BS-18) OF TREASURY ESTABLISHMENT
KHYBER PAKHTUNKHWA AS IT STOOD ON 31-12-2019.**

Sanctioned Posts	14
Filled Posts	06
Vacant Posts	08

S.#	Name of the Officer	Domicile and Date of birth	Qualification	Whether SAS qualified or otherwise	Date of 1st entry into Government Service	Date of regular appointment by promotion as ATO/STO	Date of regular appointment / promotion as DAO.	Place of present posting
1	2	3	4	5	6	7	8	9
1	Mr. Amanullah	Battagram 01-01-1965	B.Com.	SAS	21-09-1985	21-06-1992	21-04-2012	DAO Tor Ghar
2	Mr. Amir Tayyab Hussain shah	Bannu 30-03-1961	M.Com.	SAS	08-05-1985	22-02-2003	03-10-2017	DCA Mardan (on acting charge basis)
3	Mr. Farhad Khan	Bannu 02-02-1961	M.A.	SAS	18-05-1985	22-02-2003	27-12-2017	DCA Bannu. (OPS)
4	Mr. Itbar Khan	Kohat 04-10-1961	B.A.	SAS	18-07-1985	22-03-2003	02.10.2018	DAO Hangu
5	Mr. Rab Nawaz	Swabi 29-04-1961	B.A.	SAS	03-11-1986	22-02-2003	02.10.2018	T.O. Peshawar
6	Mr. Aftab Ahmad	Peshawar 10-04-1968	B.Com.	SAS	02-12-1986	22-02-2003	02.10.2018	DAO Haripur

**SECRETARY TO GOVERNMENT OF KHYBER PAKHTUNKHWA
FINANCE DEPARTMENT**

Cont....2.....

(10)

...2....

Endst: NO:SO(ESTT)FD/1-45/S.L/DAOs/2020/

Dated Peshawar the 07-08-2020

Copy is forwarded to:

1. The Director, Treasuries & Accounts, Khyber Pakhtunkhwa, Peshawar
2. All District Comptrollers of Accounts in Khyber Pakhtunkhwa.
3. All District Accounts Officers in Khyber Pakhtunkhwa.
5. The officers concerned.
6. The Manager Govt: Printing Press Peshawar for publication in the next issue of Government Gazette.
7. Office Order file.

Attested
Agulla


07/8/20
Section Officer (Establishment-I)
Finance Department



GOVERNMENT OF KHYBER PAKHTUNKHWA
FINANCE DEPARTMENT

Dated Peshawar the 07-08-2020

Annex - E

NO.SO(ESTT)FD/1-45/S.L/ATOs/2020. In pursuance of Sub-section (I) of Section 8 of the Khyber Pakhtunkhwa Civil Servant Act, 1973 (Khyber Pakhtunkhwa Act No.XVIII of 1973), the competent authority has been pleased to order issuance of final seniority list of the Assistant Treasury Officers/Sub Treasury Officers (BS-17) in Khyber Pakhtunkhwa belonging to the Treasury Establishment for information of all concerned.

FINAL SENIORITY LIST OF ASSISTANT / SUB-TREASURY OFFICERS (BS-17) OF TREASURY ESTABLISHMENT KHYBER PAKHTUNKHWA AS IT
STOOD ON 31-12-2019

Sanctioned Posts	56
Filled Posts	54
Vacant Posts	02

S. #	Name of the Officer	Domicile and Date of birth	Qualificati on	Whether SAS qualified or otherwise	Date of 1st entry into Government Service	Date of regular promotion / appointment in lower post (Asstt:/ Sub-Acctt:).	Date of regular appointment / promotion as ATO/STO	Place of present posting
1	2	3	4	5	6	7	8	9
1	Mr. Muhammad Farooq	D.I. Khan 23-06-1963	M.A./M.Com.	SAS	17-09-1987	17-09-1987	22-02-2003	DAO Lakki Marwat (OPS)
2	Mr. Abdul Waheed	Kohat 09-10-1964	B.Sc.	SAS	11-08-1988	11-08-1988	07-06-2004	DAO Orakzai (on acting charge basis)
3	Mr. Hidayatullah	Mardan 08-12-1964	B.A.	SAS	17-08-1988	17-08-1988	07-06-2004	DAO Swabi (on acting charge basis)
4	Mr. Roohullah	Mardan 15-04-1967	M.A.	SAS	13-09-1988	13-09-1988	05-04-2005	DAO Charsadda (on acting charge basis)
5	Mr. Shabir Azam ✓	Abbottabad 03-08-1964	B.A.	SAS	26-09-1988	26-09-1988	04-05-2006	DAO Kohistan Upper (OPS)
6	Mr. Azmatullah	Kohat 12-01-1965	M.A.	SAS	21-10-1989	21-10-1989	04-05-2006	DAO Kurram at Parchinar (OPS)
7	Mr. Muhammad Ismail Khan ✓	Karak 01-09-1960	M.A.	--	08-6-1983	23-12-1986	16-01-2007	DAO Battagram (OPS)
8	Mr. Nishad Ali	Buner 01-04-1984	M.Com.	PSC	28-10-2010	By initial recruitment.	28-10-2010	DAO Shangla (OPS)

(B)

118

9	Mr. Sultan Saeed	Nowshera 09-09-1982	MBA	PSC	28-10-2010	By initial recruitment.	28-10-2010	O/o DCA Mardan
10	Mr. Mustafa Khan	Moh. Agency 02-02-1971	MBA	PSC	24-12-2005	By initial recruitment.	28-10-2010	A.O. Food Safety & Halal Authority on deputation
11	Mrs. Saeeda Naz	Peshawar 12-03-1985	MBA	PSC	28-10-2010	By initial recruitment.	28-10-2010	A.O. Text Book Board on deputation
12	Mr. Qaisar Imad	Malakand 26-01-1985	BBA	PSC	23-02-2011	By initial recruitment.	23-02-2011	DAO Malakand.(OPS)
13	Mr. Muhammad Khan	Abbottabad 28-04-1967	B.Com.	SAS	21-04-1990	21-04-1990	25-06-2012	DAO Kohistan Lower (OPS)
14	Mr. Wahid Bakhsh	D.I. Khan 15-04-1963	M.Sc.	SAS	16-06-1990	16-06-1990	25-06-2012	Audit Officer at BISE D.I. Khan on deputation
15	Mr. Ashfaq-ur-Rehman	Abbottabad 24-12-1966	M.A.	SAS	16-10-1990	16-10-1990	25-06-2012	Waiting for Posting
16	Mr. Muhammad Naeem	Mansehra 07-04-1966	B.Com. (Hons)	SAS	01-12-1990	01-12-1990	25-06-2012	O/o DAO Shangla
17	Mr. Zahoor Khan	Khyber Agency 15-03-1967	M.A.	SAS	03-02-1991	03-02-1991	25-06-2012	O/o DAO Nowshera
18	Mr. Qasim Mahmood	Karak 28-08-1976	MBA	PSC	31-05-2004	By initial recruitment.	18-12-2012	O/o DCA Kohat
19	Mr. Waqar Khan	Lakki Marwat 26-04-1986	B.Sc. (Hons)	PSC	18-12-2012	By initial recruitment.	18-12-2012	O/o DCA Mardan
20	Dr. Yaqoob Ahmad	Mohmand Agency 09-07-1988	PhD (Financial Management)	PSC	01-06-2015	By initial recruitment.	01-06-2015	Assistant Provincial Coordinator F.D.
21	Mr. Jan Muhammad	Mansehra 11-01-1985	MBA	PSC	01-06-2015	By initial recruitment.	01-06-2015	O/o DAO Kohistan Upper
22	Mr. Muhammad Nawaz	Peshawar 05-01-1967	B.Com.	SAS	29-10-1989	09-08-2012	22-09-2015	O/o DCA Peshawar
23	Mr. Shafiq-ur-Rehman	Abbottabad 25-06-1968	B.Com (Hon)	SAS	19-02-1991	09-08-2012	22-09-2015	O/o DAO Mansehra
24	Mr. Khairullah	Bannu 20-02-1968	M.Com.	SAS	30-03-1991	09-08-2012	22-09-2015	O/o DCA Bannu
25	Mr. Muhammad Saeed	Dir Lower 12-04-1963	M.A.	SAS	11-10-1986	09-08-2012	23-09-2016	O/o DCA Swat
26	Mr. Tanveer Aslam	Mansehra 10-05-1964	D.Com.	--	01-01-1981	09-05-1994	08-08-2017	O/o DAO Kohistan (L)0

(Signature)

27	Mr. Muhammad Safiullah	D.I. Khan 12-06-1967	M.A.	SAS	22-01-1991	09-08-2012	08-08-2017	O/o DCA D.I.Khan
28	Mr. Taj Muhammad	Swat 24-05-1968	M.A	SAS	29-01-1991	09-08-2012	08-08-2017	A.O. in Saidu Medical College on deputation
29	Mr. Noor-ul-Amin	Peshawar 05-09-1971	M.A. M.Com.	SAS	03-02-1991	09-08-2012	08-08-2017	A.O. KP Service Tribunal on deputation
30	Mr. Pervez Khan	Mohmand Agency 01-04-1963	BSc, LLB	SAS	03-02-1991	09-08-2012	08-08-2017	A.O. Board of Revenue on deputation
31	Mr. Muhammad Zahir	Dir (L) 07-12-1961	M.Com.	SAS	06-06-1990	09-08-2012	12-02-2018	O/o DAO Malakand
32	Mr. Muhammad Shamrez	Abbottabad 03-04-1966	B.Com (Hon)	SAS	22-07-1993	09-08-2012	12-02-2018	O/o DCA Abbottabad
33	Mr. Muhammad Tahir	Mardan 12-02-1967	M.A.	SAS	30-08-1988	09-08-2012	12-02-2018	O/o DCA Mardan
34	Mr. Ikramullah	Swabi 05-04-1967	M.A.	SAS	17-11-1992	09-08-2012	12-02-2018	O/o DAO Swabi
35	Mr. Imamtaz Ali	Bannu 01-04-1968	M.Com.	SAS	01-09-1993	09-08-2012	12-02-2018	O/o DAO Lakki Marwat
36	Mr. Amjad Khan	Abbottabad 06-06-1969	B.Sc.	SAS	30-04-1995	09-08-2012	12-02-2018	O/o DCA Abbottabad
37	Mr. Niamatullah	D.I. Khan 10-01-1961	M.A.	--	15-09-1981	01-12-1994	31-05-2018	STO Kulachi, DCA D.I.Khan
38	Mr. Saadat Nawaz ✓	D.I. Khan 21-03-1960	M.A.	---	11-07-1982	03-09-1995	29-11-2018	O/o DAO South Waziristan
39	Mr. S.Mushtaq Ali Shah	Peshawar 10-03-1961	M.A.	---	11-02-1981	19-09-1995	29-11-2018	O/o DCA Peshawar
40	Mr. Noor Muhammad	Dir (L) 01-03-1960	M.A.	---	16-02-1985	07-06-2001	29-11-2018	Retired from Government service on 19-02-2020 on superannuation in light of Peshawar High Court judgement dated 19-02-2020 subject to final decision of the Supreme Court of Pakistan in the CPLA filled by Provincial Government.
41	Mr. Salim Dad Khan	Bannu 02-01-1965	M.A.	SAS	21-09-1987	24-01-2008	29-11-2018	O/o DCA Bannu
42	Mr. Ayub-ur-Rehman	Bannu 01-01-1968	M. Com.	SAS	27-07-1993	09-08-2012	29-11-2018	O/o DAO North Waziristan

119

MS

14

120

43	Mr. Muhammad Ramzan	D.I. Khan 08-01-1965	M.Com.	SAS	03-12-1988	09-08-2012	29-11-2018	O/o DAO Tank
44	Mr. Asad Ali Shah	Abbottabad 12-07-1968	B.Sc. (Math)	SAS	30-04-1995	09-08-2012	29-11-2018	A.O. Irrigation Deptt. on deputation
45	Mr. Bilal Ahmad Atif	Mansehra 16-01-1973	M.Com.	SAS	04-05-1995	09-08-2012	29-11-2018	O/o DAO Tor Ghar
46	Mr. Lal Zada	Dir (L) 03-04-1972	M.A.	SAS	03-12-1995	09-08-2012	29-11-2018	O/o DAO Dir Lower
47	Mr. Niamatullah	Karak 19-01-1962	M.A.	-	01-11-1983	20-11-2003	27-05-2019	O/o DAO Karak
48	Mr. Imtiaz Ahmad	Mansehra 21-06-1961	B.A.	SAS*	15-03-1984	20-11-2003	14-11-2019	O/o DAO Mansehra
49	Mr. Shahid Waqar	Kohat 24-05-1962	B.A.	-	01-11-1984	04-05-2005	14-11-2019	Waiting for Posting
50	Mr. Ahmad Abbas	Kohat 21-04-1962	M.A.	-	28-04-1985	04-05-2005	14-11-2019	Waiting for Posting
51	Mr. Inam-ul-Haq ✓	Kohat 05-01-1960	M.A.	-	23-04-1985	04-05-2005	14-11-2019	Retired from Government service on 04-01-2020 on superannuation in light of Peshawar High Court judgement dated 19-02-2020 subject to final decision of the Supreme Court of Pakistan in the CPLA filled by Provincial Government.
52	Mr. Said Ali Shah	Mardan 19-02-1965	B.A.	SAS	30-09-1987	01-07-2008	14-11-2019	O/o DCA Mardan
53	Mr. Hussain Gul	Dir Lower 04-04-1962	M.A. & LLB	SAS	09-04-1990	09-08-2012	14-11-2019	O/o DAO Dir Lower
54	Mr. Hamayun Khan	Malakand 05-01-1965	B.A.	SAS	29-01-1991	09-08-2012	14-11-2019	Capacity Building Project F.D.

*the officer promoted on Non-SAS quota.

SECRETARY TO GOVERNMENT OF KHYBER PAKHTUNKHWA
FINANCE DEPARTMENT

15

Endst: NO:SO(ESTT)FD/1-45/S.L/AAs/2020/

Dated Peshawar the 07-08-2020

Copy is forwarded to:

1. The Director, Treasuries & Accounts, Khyber Pakhtunkhwa, Peshawar
2. All District Comptrollers of Accounts in Khyber Pakhtunkhwa.
3. All District Accounts Officers in Khyber Pakhtunkhwa.
4. The Treasury Officer, Peshawar.
5. The Officers concerned.
6. The Manager Govt: Printing Press Peshawar for publication in the next issue of Government Gazette.
7. Office Order file.

121


Section Officer (Establishment-I)
Finance Department



GOVERNMENT OF KHYBER PAKHTUNKHWA
FINANCE DEPARTMENT

Dated Pesh: the 31-08-2018

Annex-1

OFFICE ORDER

NO:SO(ESTT)FD/1-4/2018/P.T/. The competent authority Chief Minister, Khyber Pakhtunkhwa has been pleased to order Posting / Transfer of the following officers of Treasury Establishment Khyber Pakhtunkhwa with immediate effect in the public interest:-

S.#	Name & Designation	From	To	Remarks
1	Mr. Said Akbar District Comptroller of Accounts (BS-19)	District Comptroller of Accounts, Kohat	District Comptroller of Accounts, Peshawar	Against the vacant post.
2	Mr. Mir Zali Khan District Accounts Officer (BS-18)	District Comptroller of Accounts Bannu (OPS)	District Comptroller of Accounts, Kohat (OPS)	Vice S.# No.1
3	Mr. Farhad Khan District Accounts Officer (BS-18)	District Accounts Officer Lakki Marwat	District Comptroller of Accounts Bannu (OPS)	Posted as DCA (BS-19) in own pay & scale Vice S.# No.2
4	Mr. Amir Tayyab Hussain Shah, District Accounts Officer (BS-18)	District Accounts Officer Charsadda	District Comptroller of Accounts Swat (OPS)	Posted as DCA (BS-19) in own pay & scale Against vacant post
5	Mr. Muhammad Farooq Assistant Treasury Officer (BS-17)	o/o District Accounts Officer Tank	District Accounts Officer Lakki Marwat (OPS)	Posted as DAO in own pay & scale Vice S.# No.3
6	Mr. Shabir Azam Assistant Treasury Officer (BS-17)	Accounts Officer Directorate of Food Khyber Pakhtunkhwa (on deputation)	District Accounts Officer Kohistan (OPS)	Repatriated from Directorate of Food Dept: and posted as DAO Kohistan in own pay & scale Vice S.# No. 7
7	Mr. Roohullah, Assistant Treasury Officer (BS-17)	District Accounts Officer Kohistan (OPS).	District Accounts Officer Charsadda (OPS)	Vice S.# No.4

SECRETARY TO GOVERNMENT OF
KHYBER PAKHTUNKHWA
FINANCE DEPARTMENT
Dated 31-08-2018

Endst: No: SO(Estt)1-4/2018/P.T.

Copy forwarded to the:-

1. The Secretary to Govt:of Khyber Pakhtunkhwa, Food Department.
2. The Accountant General, Khyber Pakhtunkhwa.
3. The Director Treasuries and Accounts Khyber Pakhtunkhwa, Peshawar.
4. The District Comptroller of Accounts, Bannu, Swat, Kohat & Peshawar.
5. The District Accounts Officers, Lakki Marwat, Charsadda, Tank & Kohistan.
6. PS to Secretary, Finance Department.
7. PS to Special Secretary, Finance Department.
8. PA to Addl: Secretary (Admn), Finance Department.
9. PA to Dy:Coordinator (PIAC), Finance Department.
10. Officers concerned.
11. Office Order file.

MAIN CAIR
D.A O'BANNU

F.Name: Office Order(P-)

Admin - II

Section Officer (Estt.)

No 2503 Dt 26/8

(17)

Amr 200 - Gf



GOVERNMENT OF KHYBER PAKHTUNKHWA
FINANCE DEPARTMENT

Dated Pesh: the 04-08-2020.

Finance Department Civil Secretariat Peshawar <http://www.financekpp.gkp.pk> [facebook.com/GoKPPD](https://www.facebook.com/GoKPPD) twitter.com/GoKPPD

OFFICE ORDER

No.SO(Estt)FD/1-32/2017/LPR/ The competent authority has been pleased to order retirement of Mr. Shabir Azam, (BS-17), District Accounts Officer, Kohistan Upper (OPS) from Government service w.e.f. **01.08.2020 (A.N)**, after his successful completion of more than 33 years qualifying service. As per Service Record, the date of birth of the officer is 03-08-1964.

2. Sanction is also hereby accorded to the grant of leave encashment of 365 days in lieu of leave preparatory to Retirement (LPR), in respect of the aforesaid retiring officer, in pursuance of Finance Department's notification No.SO(FR)FD/5-92/2005/Vol-V dated 31-12-2012.

SECRETARY FINANCE

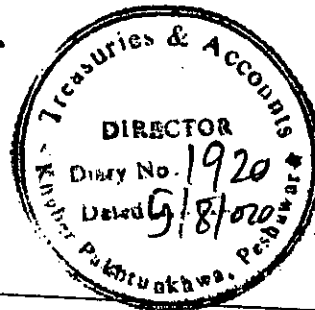
Dated 04-08-2020

Endst: No.SO(Estt)FD/1-32/2020/LPR/

Copy forwarded to:-

- ✓ 1. The Director, Treasuries & Accounts, Khyber Pakhtunkhwa Peshawar with reference to his letter No.1-32/DT&A/20/Pension/05 dated 08-07-2020.
2. The District Accounts Officer, Kohistan Upper.
3. The Budget Officer-XI, Finance Department.
4. Mr. Shabir Azam, District Accounts Officer, Kohistan Upper.
5. PS to Special Secretary, Finance Department.
6. Office order file.

M. Shabir
4/8/20
SECTION OFFICER(ESTT-I)



E.No.Order 2020 (P-56)
munir.khan@finance.gkp.pk

118

COMBINED SET *Annex - H*
OF
F. R. & S. R.

VOLUMES I & II

APPLICABLE TO THE FEDERAL CIVIL SERVANTS IN PAKISTAN

With Model Questions & Answers

by

HAMID ALI

(M.A., M.Ed. LL.B.)

ZAKA ALI

(ADVOCATE HIGH COURT)

(Exponents of Civil Service, Labour, Taxation & General Laws)

Upto-date Amendments Incorporated

REVISED EDITION

2001

THE IDEAL PUBLISHERS

(PUBLICATIONS OF LAW BOOKS)

POST BOX NO. 3514 KARACHI - 74800

PRICE : RS. 350.00

(G.I.; FD: letter No. F-452-R. I/27, dated the 1st February, 1928.)

F. R. 16. A Government servant may be required to subscribe to a provident fund, a family pension fund or other similar fund in accordance with such rules as the Governor-General may by order prescribe.

F. R. 17. (1) Subject to any exceptions specifically made in these rules and to the provisions of sub-rule (2), an officer shall begin to draw the pay and allowances attached to his tenure of a post with effect from the date when he assumes the duties of that post and shall cease to draw them as soon as he ceases to discharge those duties "[:]

*[Provided that the President may, if satisfied that a civil servant who was entitled to be promoted from a particular date was, for no fault of his own, wrongfully prevented from rendering service to the Federation in the higher post, direct that such civil servant shall be paid the arrears of pay and allowances of such higher post through pro forma promotion or upgradation arising from the ante-dated fixation of his seniority.]

(2) The date from which a person recruited overseas shall commence to draw pay on first appointment shall be determined by the general or special orders of the authority by whom he is appointed.

[For Administrative Instructions issued by the Governor-General regarding "CHARGE OF OFFICE" and "LEAVING JURISDICTION", see Part II of Appendix No. 3 in Volume II of this Compilation.]

Orders issued by the Governor-General under Fundamental Rule 17(2). - With reference to clause (2) of this rule, the Governor-General has decided that the pay of officers recruited overseas who are entitled to a first class passage to Pakistan, shall commence from the date of disembarkation, subject to their proceeding to take up their duties without avoidable delay. In the case of officers who receive a second class passage, pay shall commence from the date of embarkation for Pakistan.

Audit Instructions --

(1) A Government servant will begin to draw the pay and allowances attached to his tenure of a post with effect from the date on which he assumes the duties of that post if the charge is transferred before noon of that date. If the charge is transferred after noon, he commences to draw them from the following day. This rule does not, however, apply to cases in which it is the recognised practice to pay a Government servant at a higher rate for more important duties performed during a part only of a day.

[Para. I, Chap. III, Sec. I of Manual of Audit Instructions (Reprint.)]

* In rule 17, in sub-rule (1) at the end fullstop subs. by colon and thereafter proviso added by the S.R.O. 1092 (I)/95, dt. 6th Nov., 1995, Gaz. of Pak., Extr., Pt. II, dt. Nov. 13, 1995.

"B"

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

No.

Appeal No. 672 of 20 22

Shahid Azam Appellant/Petitioner

Versus
The Govt. of KPK Chief Secy. Respondent

Respondent No. 4
The Secretary to Govt. of KPK Finance
Deptt. Peshawar

Notice to: —

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 26/7/2022 at 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 No. dated~~

Given under my hand and the seal of this Court, at Peshawar this 9th

Day of June 20 22

for Reply

Secy: Finance KPK
Dairy No. 9
Date 27/6

Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

Note: 1. The hours of attendance in the court are the same to that of the High Court except Sunday and Gazetted Holidays.
2. Always quote Case No. While making any correspondence.

"B"

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

No.

Appeal No. 672 of 20 22

Shahid Aram Appellant/Petitioner

Versus

The Govt. of KPK Chief Secy. Respondent

Respondent No. 2

Notice to: —

The Chief Secretary KPK Peshawar

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 26/7/2022 at 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 No. dated

Given under my hand and the seal of this Court, at Peshawar this 9/15

Day of June 20 22

for Reply

[Signature]
ISSUE BRANCH
CHIEF SECRETARY
Govt. of Khyber Pakhtunkhwa
Peshawar

Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

Note: 1. The hours of attendance in the court are the same to that of the High Court except Sunday and Gazetted Holidays.
2. Always quote Case No. While making any correspondence.

"B"

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

S.B

No.

Appeal No. 672 of 20

22

..... Appellant/Petitioner
Shahid Azam
Versus

..... Respondent
The Govt. of KPM Chief Secy.
Respondent No. 3

Notice to: —

the Secretary to Govt. of KPM Establishment
Deptt. Peshawar.

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.....at 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 No.....dated.....

Given under my hand and the seal of this Court, at Peshawar this..... 9/6

Day of..... June 20 22

for Reply

Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

Note: 1. The hours of attendance in the court are the same to that of the High Court except Sunday and Gazetted Holidays.
2. Always quote Case No. While making any correspondence.

29/6

"B"

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

No.

S.B

Appeal No..... of 20 ..

672

Appellant/Petitioner

Shahid Azam Versus

Respondent

The Govt. of KPK Chief Secretary

Notice to: —

the Govt. of KPK through Chief Secretary

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.....at 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.

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Copy of appeal is attached. Copy of appeal has already been sent to you vide this office Notice No..... dated.....

Given under my hand and the seal of this Court, at Peshawar this.....

Day of..... 20 ..

9th

June 22

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for Reply

Registrar,
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.