### Service Appeal No. 7728/2021 (Mst. Roqia Bibi)

08.04.2022

Mr. Shahid Ullah, Advocate, learned counsel for the appellant present. This appeal was fixed for 30.05.2022. Learned counsel for the appellant submitted an application for withdrawal of the appeal. The file has been requisitioned. The application is placed on file.

2. Learned counsel says that the appellant was adhoc employee and was not a civil servant, therefore, the counsel was instructed to withdraw this appeal. The Wakalatnama of the counsel is placed on file. The application is also signed by the appellant. Dismissed as withdrawn. Consign.

3. Pronounced in open court in Peshawar and given under my hand and seal of the Tribunal this 8<sup>th</sup> day of April, 2022.

KALIM ARSHAD KHAN) Chairman

20.12.2021

Junior to counsel for appellant present.

Muhammad Adeel Butt, learned Additional Advocate General for respondents present.

Reply on behalf of respondents is still awaited. Case is adjourned on cost of Rs.5000/- which shall be borne by the respondents. To come up for reply and preliminary hearing on 01.03.2022 before S.B.

-3-2022

Due to retirement of the Honsble Chairman the case is adjourned the come up for the adjourned the come up for the same as before on 30/5/2022

(Rozina Rehman) Member (J)

Roader

### 🐃 Form- A

# FORM OF ORDER SHEET

Court of\_

Case No.-

7728/2021

Order or other proceedings with signature of judge S.No. Date of order proceedings 3 2 1 Bibi presented today by Rogia appeal of Miss. The 05/11/2021 1-Mr. Shahidullah Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please This case is entrusted to S. Bench at Peshawar for preliminary 2hearing to be put there on 17/11/2021Appellant alongwith her counsel present. 17.11.2021 Preliminary arguments of the learned counsel for appellant heard. It was contended that the appellant is aggrieved of the order dated 01.10.2021 whereby the transfer order dated 31.03.2021 from GGPS Mairogai to GGPS Shahtoot was cancelled. Her departmental appeal dated 21.10.2021 has not been responded and being Posting/Transfer issue the instant service appeal was instituted on 05.11.2021. Let pre-admission notices be issued to the respondents for reply. To come up for preliminary hearing on 20.12.2021 before S.B. (Mian Muhammad) Member(E)

# KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWA MIL D . MIL J . J . CHECK LIST

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S#	CONTENTE		
1	CONTENTS	YES	NO
	This Appeal has been presented by:	1	
2	Whether Counsel/Appellant/Respondent/Deponent have signed the		
	requisite documents?		
3	Whether appeal is within time?		
4	Whether the enactment under which the appeal is filed mentioned?		
5	Whether the enactment under which the appeal is filed is correct?		
6	Whether affidavit is appended?	$\checkmark$	
_7	Whether affidavit is duly attested by competent Oath Commissioner?	$\checkmark$	
8	Whether appeal/annexures are properly paged?		
9	Whether certificate regarding filing any earlier appeal on the subject, furnished?		✓
10	Whether annexures are legible?	~	
11	Whether annexures are attested?		
12	Whether copies of annexures are readable/clear?		
13	Whether copy of appeal is delivered to AG/DAG?		
14	Whether Power of Attorney of the Counsel engaged is attested and		
	signed by petitioner/appellant/respondents?		•
15	Whether numbers of referred cases given are correct?		
16	Whether appeal contains cutting/overwriting?		*
17	Whether list of books has been provided at the end of the appeal?	- -	
18	Whether case relate to this court?		
19	Whether requisite number of spare copies attached?		
20	Whether complete spare copy is filed in separate file cover?	$\checkmark$	
21	Whether addresses of parties given are complete?	$\overline{}$	
22	Whether index filed?	$\checkmark$	
23	Whether index is correct?		
24	Whether Security and Process Fee deposited? On		
	Whether in view of Khyber Pakhtunkhwa Service Tribunal Rules 1974		
25	Rule 11, notice along with copy of appeal and annexures has been	~	
	sent to respondents? On		
26	Whether copies of comments/reply/rejoinder submitted? On	~	<u></u> .
27	Whether copies of comments/reply/rejoinder provided to opposite party? On	~	

It is certified that formalities/documentation as required in the above table have been fulfilled.

Name: Shahid u IWA

Signature: Dated:

# URGENT FORM

# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No. 7728/2021

Mst. Roqia Bibi

.....Appellant

### VERSUS

Director Elementary & Secondary Education KP & others

- 1. Will you kindly treat the accompanying Service Appeal as urgent and in accordance with the provisions of Rules 9, Chapter 3-A, Rules orders of the High Court Lahore Volume V.
- 2. The Grounds of urgency are:

That to save the court time and valuable rights of the petitioner, it is humbly requested that the instant writ petition may please be fixed before the next available D.B. of this Hon'ble Court, because the matter pertain to the service of petitioner in which the respondent are going to transfer the petitioner in to other District, hence this urgent form for the hurried fixation of said service appeal. and the Sallary allached by the Asspndul's Appellant Through

> **Shahid Ullah** Advocate, High court Peshawar

Date: 05.11.2021

# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

47

Service Appeal No. <u>7728</u>/2021

Mst. Roqia Bibi

.....Appellant

## VERSUS

Director Elementary & Secondary Education KP & others ......**Respondents** 

S.No	INDEXDescription of DocumentsAnnexPages				
		Annex ure	Pages		
1	Service Appeal		1 - 2		
2.	Affidavit				
3.	Addresses of Parties		<u> </u>		
4.	Copy of order dated 01.10.2021 passed by learned DEO Female District Shangla	A	5		
5.	Copy of departmental appeal	В	6		
<u> </u>	Copy of order dated 31.03.2021	C –	7		
7.	Copy of office order dated 03.07.2021	D	8		
8.	Copy of application dated 07.10.2021	E	9		
9.	Wakalat Nama		10		

Appellant Through

Date: 05.11.2021

**Shahid Ullah** Advocate, High court Peshawar

1 Selle

# BEFORE HONOURABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 67372 8 /2021

Khyber Pakintukhwi Service Tribunal Diary No. 1856 Dated 05/11/2021

Mst Roqia Bibi wife of Sajid Ullah PST Government Primry School Shahtoot resident of Sandovi Tehsil Puran District Swat

.... Appellant

..... Respondents

#### VERSUS

 Director Elementary and Secondry Education Khyber Pakhtunkhwa Peshawar

2. District Education officer (Female) Shangla

# APPEAL UNDER SECTION 4 KHYBER PAKHTUNKHWA SERVICE TRIBUAL ACT 1974

**APPEAL** against order No. 6789-90 Serial No.9 Dated 1/10/2021 passed by learned DEO Female District Shangla (Annex -A) whereby, the She cancelled the transferred order No. 4126-28 dated 31/3/2021 from GGPS Mairogai to GGPS Shahtoot against facts and law against which she submitted his departmental appeal on 21/10/2021(Annex-B) which has not been responded to despite lapse of statutory period. Hence this appeal inter alia on the following facts and grounds.

### PRAYER IN APPEAL

It is respectfully prayed that the instant appeal may please be accepted, the impugned order No. 6789-90 Serial No.9 Dated 1/10/2021 passed by learned DEO Female District Shangla (Annex-A) may please be cancelled and the order No.4126-28 may please be



maintained and appellant may please be allowed to performed duty at GGPS Shahtoot. Any other relief, which this honorable Tribunal deem fit and appropriate may also be awarded.

### **Respectfully Shewith;**

### **FACTS**

1. That appellant was appointed as PST on 16/1/2019 at GGPS Merogai District Shangla.

2. That the respondent No.2 directed the appellant that perform her duty at GGPS Shahtoot Puran being single teacher school on need basis vide office order No.4126-28 dated 31/3/2021 and the appellant took charge as PST at GGPS Shahtoot as per order of respondent No.2

(Order No.4126-28 dated 31/3/2021 is enclosed as Annexure "C")

3. That the respondent issue an order No. 678990 dated 1/10/2021(without prior order) whereby he directed the appellant among others that your transfer order s have already been cancelled and you performing your duties against wrong station without assigning any cogent reason. (order No. #720)?dated 3/19/2021 is enclosed as Annexure "D")

4. That the appellant filed an application before respondent No.2 to nor the respondent communicate any transferred or cancellation order neither she received any order of cancellation it why your good office may please to cancelled order No. 6789-90 Serial No.9 Dated 1/10/2021 dated cancelled reason therein but the respondent No.2 is neither listening the appellant nor following the law and only accommodate his blue eyed teachers without any lawful authority and against Civil Servant Act . (Application Dated 7/10/2021 is enclosed as Annexure "E")

5. That the appellant aggrieved against the malafide No. 6789-90 Serial No.9 Dated 1/10/2021, filed a departmental representation on 21/10/2021before respondent No.1 but the same was not reply too, it

#### <u>GROUNDS</u>

1. That the respondent No.2 nor communicate the cancellation order neither mentioned in latter No.678990 dated 1/10/2021which against the law.

2. That respondent No.2 himself transferred the appellant from GGPS Meragai to GGPS Shahtoot vide order No.4126-28 dated 31/3/2021 reasons mentioned therein but suddenly without cogent reason and with prior cancellation latter direction of respondent No.2 is against law and norms.

3. That at the time of transferred of appellant from GGPS Meragai, GGPS Meragai had two male teachers and now having four male teachers, it is impossible for single female teacher to performed between male teachers as a single female teacher while GGPS Shahtoot having two female teachers including appellant, the respondent No.2 ignored the above facts and circumstances and cancelled the transferred order of appellant without any lawful authority.

4. That if the order of the respondent is not cancelled and the appellant is re-transferred to GGPS Meragai, the GGPS Shahtoot will remain with single female teacher and it is not possible for single teacher to controlled whole school alone due to which the performance of the school and the future of the students will on risk.

5. That GGPS Meragai is no need for any extra teacher while the GGPS Shahtoot needs teacher then why the respondent No.2 issue unnecessary orders of transferred.

6. That the impugned order is violation of Civil Servant Act and base on malafide and to compel the appellant to resigned himself or ruin his career.

The respondent No.1 has not disposed off the representation of 7. appellant against the impugned order which against the law.

That facts was time and again brought for consideration of the 8. competent authority in application which have never been addressed.

That order of respondent not justifiable and seems to be 9. cancelled.

It is respectfully prayed that the instant appeal may please be accepted, the impugned order No. 6789-90 Serial No.9 Dated 1/10/2021 passed by learned DEO Female District Shangla (Annex-A) may please be cancelled and the order No.4126-28 may please be maintained and appellant may please be allowed to performed duty at GGPS Shahtoot. Any other relief, which this honorable Tribunal deem fit and appropriate may also be awarded.

#### Interim Relief:

That the impugned order No. 6789-90 Serial No.9 Dated 1/10/2021 may please be suspended till the final disposal of this appeal.

**Pogga** Appellant

Mst Roqia Bibi wife of Sajid Ullah PST

Trough

11112

Shahid Ullah Advocate High Court Cell No.0334-3628560

### Certificate:

it is certified that upon instruction of the client it is the first appeal preferred before his honourable Tribunal against the impugned order.

> Shahid Ullah Advocate High Court



То

# OFFICE OF THE DISTRICT EDUCATION OFFICER (FEMALE) SHANGLA



Phone: 0996850686

Email deofshangla@gmail.com

No

Dated 61 / 10/2021

- Ms.Tahira Bibi, PST GGPS Bunerwal.
  Ms.Farhana Khan, PST GGPS Palar.
- We Desiled DET CODE Current Cheer
- 3- Ms.Parihad, PST GGPS Gumbat Chagum.
- 4- Ms.Resalat Bibi, PST GGPS Palar.
- 5- Ms.Nafeesa Bibi, PST GGPS Toka Maira.
- 6- Ms.Niaz Parwar, PST GGPS Barkalay dandai.
- 7- Ms.Nadra Mumtaz PST GGPS Alpuri.
- 8- Ms.Kalsoom PST GGPS Kapar Larai.

9 Ms.Roqia Bibi, PST GGPS Meragai.

10-Ms.Sohana Bibi, PST GGPS Gumbat Chagum. 11-Ms.Samina Akhyar PST GGPS Nask Martung.

#### Subject: NONCOMPLIANCE OF ORDER.

Memo:-

Your transfer orders have already been cancelled, but it has come to notice of the under signed that you are still performing your duties against the wrong stations.

You are strictly directed to follow up the orders/instructions, failing which stern disciplinary action under E&D rules will be taken against you.

## DISTRICT EDUCATION OFFICER (F) DISTRICT SHANGLA

.Dated: 1 / 10 / 2021

Copy forwarder for information& necessary action to the:-

Endst No. 1789 9 Estt: (Pry)

- 1. District Monitoring Officer Shangla for information, please.
- District internet in the direction to keep vigilance eyes in the above named schools and weekly report in this regard may be submitted, positively.



DISTRICT EDUCATION OFFICER (F) DISTRICT SHANGLA

Annex=B

بخدمت جناب ڈائیریکٹرصا حب محکمہ ابتدائی و نانوی تعلیم خیبر پختون خواہ روقیہ بی بی پی ایس ٹی گورنمنٹ گرلز پرائمری سکول شہتوت الوچ پختصیل بورن ضلع شانگلہ

ا پیل برخلاف علم نمبری 90-6789 سیریل نمبرو محرره 2021-10-01 منجانب FemaleDEO ضلع شانگلید

جناب عالى!

6

اپيل زيرعرض ہے:۔

(۱) یہ کہ مذکورہ سکول میں ضرورت کے بنیاد پر دومرداسا تذہ بھی تعینات کیے گیے تھے چونکہ مرداسا تذہ کی موجودگی میں من اپیلانٹ کے لیے (۲) یہ کہ مذکورہ سکول میں ضرورت کے بنیاد پر دومرداسا تذہ بھی تعینات کیے گیے تھے چونکہ مرداسا تذہ کی موجودگی میں من اپیلانٹ کے لیے کام بحیثیت خاتون کام کرمانا یمکن تھا۔ اس لیے DEO صاحب شانگلہ نے من اپیلانٹ کو تھم نمبری 28۔4126 محررہ کام بحیثیت خاتون کام کرمانا یمکن تھا۔ اس لیے OGPS صاحب شانگلہ نے من اپیلانٹ کو تھم نمبری 28۔4126 محررہ کام بحیثیت خاتون کام کرمانا یمکن تھا۔ اس لیے OGP صاحب شانگلہ نے من اپیلانٹ کو تھم نمبری 28۔4126 محررہ کام بحیث خاتون کام کرمانا یہ کہ موجود ہوں میں تھا ہے ہے تھے چونکہ مرداسا تذہ کی موجود کی میں من اپیلانٹ کے لیے ایم بحیث میں نے میں خاتون کام کرمانا یہ معان کی موجود کا ہے کہ من اپر کو میں کام کو موجود کی موجود کام کرمانا کی موجود کو موجود کی موجود کی موجود کی ہوئے کی موجود کی موجو (ار ڈرلف ہے)۔

(۳) بیرکاب DEO صاحب شانگار نے من اپلانٹ کوتکم نمبری <u>6789-678</u> مورخہ 2021-01-01 کے زریعے میرا تبادلہ منسوخ کرکے جھے واپس GGPS میرہ گئی میں تبادلے کے احکامات صادر کیے ہیں جو کہ غیر قانونی، غیر شرعی اور قابل منسوخی ہیں کیونکہ سکول ہذا میں تاحال چار مرداسا تذہ کرام DEO Male کی نگرانی میں اپنے فرائض منصبی سرانجام دے رہے ہیں اور من اپلانٹ سکول ہذا میں <sup>م</sup>یل اسا تذہ کرام کے ساتھ ڈیوٹی سرانجا منہیں دے سکتی۔

<sup>(۲</sup>) یہ <sup>ب</sup>ن اپیلان نے ایک درخواست مورخہ 2021-10-07 بابت منسوخی علم متذکرہ بالا دائر کی تقلی جس پر تا حال مناسب کاردائی نہیں کی گئی۔(نقل درخواست لف ہے )

لہداات دعاب کہ بمنظوری اچل ہذا تحکم <u>90-6789 سیریل نمبر 9 محررہ 2021-01 مخانب DEO</u> <u>Female</u> ضلع شا<u>نگلہ</u> کے منسوخی کے احکامات جمادر فرمانے جائے۔

روفتیہ بی پی پی ایس ٹی

-92/1/10/21

ا پيلانٽ

ALESTED



# Annex -**OFFICE OF THE DISTRICT EDUCATION OFFICER (FEMALE)** SHANGLA



12021

Phone: 0996850686

Email deofshangla@gmail.com

### OFFICE ORDER/ADJUSTMENT

Miss: Roqia Bibi PST GGPS Meragai is hereby directed to perform her duty at GGPS Shahtoot Puran being single teacher school on need basis till further order in the larger interest of public service. As two male teachers have already been working in the above cited School.

Endst No. / Estt: (Pry:) Copy forwarder to:-

1. The District Moniforing Officer Shangla.

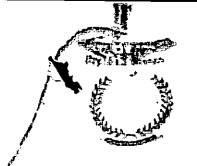
2. The District Account Officer Shangla,

3. The SDEO (F) Puran performing the second former sign Mr.S. L. W. Stor .

**DISTRICT EDUCATION OFFICER (F)** SHANGLA Dated: <u>31</u>/\_3

DISTRICT EDUCATION OFFICER (F) SHANGLA

THE DISTREMENTATION OF 2.



OFFICE OF THE DISTRICT EDUCATION OFFICER (M) DISTRICT SHANGLA AT LILOWNAI ROAD DISTRICT COMPLEX Contact # 0000-850030 Fox # 0000851108 Emval Queenagenstut@sumail.sum

Annex=K

WEINCE ORDER -

Consequent upon transferred of male teachers from GGPS Maragar and as per request of DEO (F) Shangla, letter No. 5280 dated 28/6/2021 the following male teaching staff are hereby directed to perform their duty at GGPS Maragar to functionalize the school with immediate effect in the interest of public bill further order.

5.0	NAME OF TEACHER	FROM	TO	REMARKS
1	Nazid Ullah	GPS Behar	GGPS Maragai	1 2 lencing at SEPS Horngi
<u>, 2</u>	Mumtaz Ali	GPS Sarkoob	GGPS Maragal	for functional of GGPS Humpt
3	Khalid Zada	GPS Bar kamach	GGPS Marngal	For functional of 6605 Hurage
4	Imliaz Ab	GPS Kannach Dehrai	GGPS Maingai	In terestime at 66215 Narag

NOTE -

Endst: No

- 1 No TAVDA is allowed
- 2 Charge report should be submitted to all concerned.

(SDEQ (M) Primary Puron/Pry Esti:

(Muhammad Aurangzab) DISTRICT EDUCATION OFFICER (M)

/2021

SHANGLA

Dated

Copy of the above is low-arded to -

- 1 The District Monitoring Officer Shingla
- 2 The DEO (F) Shangla w/r his letter No 5260 dated 28/8/2021
- 3 The SDEO (M) Puran
- 4 The SDEO (F) Puran
- 5 The teachers concerned

DISTRICT EDUCATION OF ICER, MI



4 Annex-E جرمت جناب مدى اى او حاصب (زان ) فيكر تعليم ملائعه بوسماکت، اليس دي او حاصر (زانه) ولم تعليم سب دويترن لزن عنوان!. در فراست المرارد منسوحی آرڈر الم 88-6777 میں المر مناب بماليه-گزارش بی لیرمیزی کا نقیری طبشت pst استانی 2018-10-16 کوچری یی ایس میرہ یی میں عل لای تی تقی، طوئم مطلوب کول میں خردرت نے سیاد سر دو فرد اب زہ بھی کا کم رہے تھے اس بے اُرڈر میز 28- 126 کی - ای - او حما صبر نے میری سادلہ جی جی بی السب مناء کوت لواحد 31-03-20-11 ماری ای ای ای ای می ارد مع ارد 126-28 مع ارد 126-28 4126 منسوخ کما کما ہے کو میرن نبادلہ جی جی بی ایس شاہ توت سے داریس جی جی پی ایس میرونی مال ب صاب والا إ مرجوده ومت مين عاج ي ايس ميروى مين حار مردا سامزه كا) اب مين سريديم مى جى بياب ماه توت who وتر معاد مكل باس في أب بر درداست یسے کہ نہ کو جار مردا سائن کے سائل جاج ہے جاتا میرو کی میں دوری عکن ہے ادر به فی فی ایس ساد توت جریم ویاں سرح دم استانی کا کررہی۔ میں میرں تبادل ى و حم سے سكرل مكس لمور ير متا شر بوكا لیزار بهرایی نرمائر کردور 88-1173 مریک از وسروع تردی جان تومنون تا حرآ د ماتر ب تى تام كوانيف كى كاييان درفوديت كاسما تق لف ب Submitted to The DEO (F) Shaugh. in The The request That a Day The Good عركف كتره NIC 7/16/2021 Renya Scrild US meragar there curch anrella ment was Trachen was writely at 1975 wing himry Therefore in Eight & cur - Jole Cull & P.C. request, your office that search a caller " DEv (in) for " arrange mark of levels " PIT till no with recouldness ond men Jour teachers ( male) on white of the say. US. Alegine adjust the white of the first TECTEN

اس طریسونل کے و ر لجراله مع جنار صملح رومي بنام تحريضا 12021 الازد مقدم دعوى جرم بإعت تخرم إأنكه مقد مد مندرج موان بالامين الني طرف سے داسط بيرد کى دجواب دائى دكل كاردا کى متعلقہ آن مقام مس<u>س</u> مرکب کے مس<u>لم مسلم مسلم الک الم کر ملم مسوح کے م</u>ر الح مقرد كمر برا تراركيا جاتا ب كمد احب وصوف كومقد مدكماكل كارداني كاكامل اختيار ودكار نيز وکیل صاحب کوراضی نامه کرنے دلقر، بنالت ہ فیصلہ برحلف دیتے جواب دہی اورا قبال دعوی اور بسورت ذكرى كرف اجراءادر صولى جيك دروب إرعرضى دعوى ادرد دخواست برشم كي تصديق زراي پرد يخد كراي كا اختيار موكا بنز صورت عدم بيروى يا ذكرى يكطر فد يا ايل كى برايد كى ادرمنسونى نیز دانز کرنے اپیل تکرانی دنظر ثانی و پیروی کرنے کا اختیا دہوگا۔ از یصورت ضرورت امقد مدقد کور ک یا بزوی کاردانی کے داسط اور دیک یا مختارتا تونی کوابین اس اونا اسین بر است تقرر کا اختیار ہوگا۔اور مساحب مقررت دہ کوہمی داتی جملہ ندکورہ باا نقلیا دات حاصل ہوئیا گےادراس کا ساخت مرداخته منظور تبذل بودكا ودران مقدمه يس جونز جدد برجان التواسط متلدمه كمسبب سے وبورگا. كونى تاريخ بيتى مقام ددره برجويا مديسه باجر بوتودكل ساحب پايند بول محسك يردى لمكودكر من-لهدادكالت نام كمعديا كمستدرست .. الرتوم 1 - The يتمقام کے لئے منظور سے ۔ Advered Thalid Wah Avocal

# **B**"

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, & B PESHAWAR. No.  $\dots$  of 20 .....Appellant/Petitioner .....Respondent Respondent No..... ducation officer (Female) Shangla Notice to: WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa

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 appear is attached. Copy of appeal has already been sent to you vide this

office Notice No......

Dec\_20

N

Day of....

Note:

t.

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Registrar,

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Khyber Pakhtunkhwa Scrvice Tribunal, Peshawar.

The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays. Atways quote Case No. While making any correspondence. G\$&PD-444/1-RST-12.000 Forms-22.09:21/PHC: Jobs/Form-A&B:Ser. Tribunal/P2



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

No.

Note:

Appeal No. 7.7.2.8. of 2021.
Ms.t. Roquia Bibi Appellant/Petitioner
Versus
Director EESC Pesh Respondent
Respondent No
Notice to: - Director Elementary and Secondry
Education 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 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 appear 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...

DCC20 H Day of..... Registraì yber Pakhtunkhwa Sérvice Tribunal, Pesha ₩⁄ar.

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.

# **BEFORE THE KHYBER PAKHTUNKHWA SERVICE** TRIBUNAL, PESHAWAR

Appelno 7728/2021

Mst. Ruqaia Bibi

Vs

Govt of KPK & others

# APPLICATION FOR WITHDRAWAL OF THE ABOVE TITLED **SERVICE APPEAL**

### **Respectfully Sheweth:**

1.

That the above titled case is pending adjudication before t his Hon'ble Court which is fixed for hearing on 30.05.2022.

That the applicant / appellant did not want to pursue her case, 2. therefore needs its withdrawal.

It is, therefore, most humbly prayed that on acceptance of this application, the above titled case / service appeal may please be withdrawn as prayed for.

put up to the worthy 2 hair - cu with retwant approp. Through: Date: 08-Apr-22 8/04/2022

روقيه بى بى Applicant / Appellant

Shahid Ullah Advocate High Court Peshawar Shangla. Swat

Roanta. **DEPONENT** 

Diary No

Dated 2

vervice Trit

681412

### **AFFIDAVIT:**

I, do hereby solemnly affirm and declare on oath that the contents of accompanying application are true and correct. ر و متيم بي بي

