Learned counsel for the appellant seeks adjournment on the ground that he has not prepared the brief. Adjourned. To come up for preliminary hearing on 23.02.2022 before S/B.

> (MIAN MUHAMMAD) MEMBER (E)

24.02.2022

Due to retirement of the Hon'able Chairman, the case is adjourned to 23.05.2022 for the same before D.B.

23<sup>rd</sup> May, 2022

Learned counsel for the appellant present and requests for adjournment in order to properly assist the court. Adjourned. To come up for preliminary hearing before SB on 06.07.2022. Last chance 14

> (Kalim Arshad Khan) Chairman

Learned counsel for the appellant present. 06<sup>th</sup> July, 2022

> Learned counsel says that appeals against the same order, filed by other appellants have already been admitted and are fixed for 10.08.2022. Therefore, this appeal is also admitted to full hearing, subject to all just and legal objections by the other side. The appellant is directed to deposit security and process fee within 10 days. Respondents be summoned through process serving agency of the learned Senior Civil Judge, Peshawar. To come up for written reply/comments on 10.08.2022 before S.B.

> > (Kalim Arshad Khan)

Chairman

### Form- A

## FORM OF ORDER SHEET

Court or			
	_		
	$\sim$ $\sim$	_	

$-\frac{13}{2021}$
Order or other proceedings with signature of judge
3
The appeal of Mr. Shah Zaman resubmitted today by Mr L. Nawab Al Noor 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. Notice be issued to appellant/counsel for preliminary hearing to be put up there on—  [1   10   2    CHAIRMAN
Clerk of learned counsel for the appellant present.  Clerk of learned counsel for the appellant seeks adjournment due to General Strike of the Peshawar Bar Association. Adjourned. To come up for preliminary hearing before the S.B on 14.12.2021.  (MIAN MUHAMMAD)  MEMBER (E)

Reference your reply submitted in response to our observations, it is reiterated that the objections/observations raised by this office at serial no. 2, 3 and 6 have not been removed and still stands. Moreover in the memo of appeal the name of the appellant has been shown as Shah Zaman while in the affidavit and stay application name of the appellant is written as Riazul Hassan. Therefore, the appeal in hand is returned for removing the above mentioned observations and resubmission with 15 days.

No. 1582 /S.T.

Dt. 11/08/2021.

L.Nawab Ali Noor Adv. Pesh.

REGISTRAR

peredulty Submitted fut perfore a lead with the sport page like This killy finalized.

The appeal of Mr. Shah Zaman village Sogali Yarat Talash District Dir Lower received today i.e. on 12.07.2021 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

Appeal has not been flagged/marked with annexures marks.

Annexures of the appeal may be attested.

There are interruption between the heading and facts of the appeal, continuity be maintained in the paragraph of the memo of appeal according to sub-rule-2(b) of rules-6 of the Khyber Pakhtunkhwa Service Tribunal rules 1974.

4- Check list is not attached with the appeal.

✓5- One copy/set of the appeal for 2<sup>nd</sup> Member be submitted in file cover.

6- Certificate be given to the effect that appellant has not been filed any service appeal earlier on the subject matter in this Tribunal.

No. 1264 /S.T.

Dt. /3/07 /2021

REGISTRAR
SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA
PESHAWAR.

Mr. L. Nawab Ali Noor Adv. Pesh.

Respectfully Submit

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BEFORE THE SERVICE TRABUNIL K.P.K PESHAWAR.	
S. Appeal NO of 2021. 7320/10  1. Shah 7aman S/O Muhammad Rahman village Sogali Tehsil Temergra Distt Dir Lower.	yarat Talash
(Ар	pellant).
VERSUS	
1. Govt of K.P.K through chief secretary and others	·
( Res	spondents).
	•

# Index

	- Litting	Annexure	Pages
S.NO.	Description		1-5
1.	Appeal and affidavit		<u> </u>
2.	Stay application		В
3.	Notification dated 24.7.14		7-10
Ħ.	Notification dated 24.7.18		11-13
<del>5</del> .	Departmental Appeal		14-43
4	Waklat Nama		/ ð

Through

Appellant

L.Nawab/Alf Noor Advocate High Court

Peshawar. 03/469076945 BEFORE THE SERVICE TRABUNIL K.P.K PESHAWAR.

S. Appeal No. of 2021.

1.Shah zaman S/O Muhammad Rahman village Sogali yarat Talash Tehsil Temergra Distt Dir Lower.

......Appellant

#### **VERSUS**

- 1.Govt of K.P.K through Chief Secretary Civil Secretariat Peshawar.
- 2. Secretary Elementary and Secondary education K.P.K Civil Secretariat, Peshawar.
- 3.Director Elementary and Secondary education K.P.K Civil Secretariat, Peshawar.

.....Respondents

APPEAL UNDER SECTION – 4 OF THE KHYBER PUKHTOONKHWA SERVICE TRABUNAL ACT 1974 AGASINST THE IMPUGNED SERVICE RULES NOTIFICATION DATED 24.7.2014 WHEREBY NOT INCLUDING THE COMPUTER SCIENCE SUBJECT/ DEGREE HOLDER IN THE CRTERIA OF ELIGABILITY FOR THE PROMOTION OF PST,IT TO THE POST OF SST BPS -16 SAME IS AGAINST THE SERVICE RULES NOTIFIED IN THE NOTIFICATION DATED 24.4.2018 TO THE EXTENT OF SERIAL NO 2 COLUMN NO.5 OF THE TABLE WHEREBY NO QUOTQ HAS BEEN ALLOCATED FOR APPELLANT CADER AS PST IT AND SAME TIME AWARDED TO ALL OTHERS AND TAKING ANY ACTION ON THE DEPARTMENTALAPPEAL OF THE APPELLANT WITHIN THE STATUTORY PERIOD OF NINTY DAYS.

### PRAYERS:

On acceptance of this service appeal this honorable court may graciously be pleased to set aside / declare, null and void /amended / modified the impugned service rules / notification dated 24.7.2014 to the extent of the S.NO. 1 B Column NO. 3 the table by including / inserting/ amending / Modifying service rules as well as service rules 24.2.2018 also may kindly be / inserting/ amending / Modifying to the extent of S.NO. 2 column no. 5 and may please allocate promotion quota for appellant as PST IT for the promotion to the post of SST IT BPS-16 with all back benefit

It is further requested to consider the appellant for promotion for the post of SST IT BPS-16 with all back benefit from 2014 i.e from the date of notification benefit granted to others.

May also awarded the relief of 7 years duration of service also.

# RESPECTFULLY SUBMITTED,

- 1. That appellant is civil servant doing their job in education department as PST.
- 2. That appellant is highly educated hiring master decree holder in their relevant computer science subject along With PST/CT, BED/MED decrees etc.
- Marie Carlo 3. That it is to be noted by your honor that following six cadres of SST ( BPS-16) are there in which the appellant cadre is PST (IT) which is only and lonely cadre of the appellant whom ignored, deprived from the promotion rights.
- 4. That It is further to be noted that till date even for the appellant cadre as PST .IT, even rules of promotion are complete silent which is further question mark before this honorable court?.
- 5. That so much so may visit the notification dated 24.7.14 in which for

category a,b,c,d qualification for which properly promotion rules are there and they are awarded the same from the date of notification while on other side appellant with qualification / degree of Computer science, Math A, Math B along with others subject ignored reason best known to them. Copy of the notification 24.7.14 as annexure

- 6. That It is further to be noted that till date even for the petitioners cadre ,whose subject is computer science at bachelor level even rules of promotion are complete silent which is further question mark before this honorable court?
- 7. That so much so may visit the notifications dated 24.7.14
  ,24.4.2018 very interesting to see that in 24.7.2014 where cadre is there but subject subject ignore while 24.4.2018 subject of computer is there but cadre ignore which is great joke and pure question of discrimination before this Honorable court.

Copy of notification 24.4.18 is attached as annexure B

8. That appellant filed departmental appeal before the competent authority but same is with no response within the statutory period.

Copy of the Departmental appeal as annexure

That appellant aggrieved from the same having others no adequate remedy approach this Honorable court on following amongst others

### GROUNDS:

- oo. That awarding the promotion, seniority back benefit to others while deprived the appellant cadre was/is illegal, unlawful, unconstitutional act of the respondents hence need modified, amend, and set aside the same up to the asking relief.
- pp. That awarding the same relief to rest of five categories and deprived from the same benefit appellant and his cadres is question of

- qq. That notifications in questions is against the service rules, law , constitution hence no way except to award the promotion quota to appellant /appellant cadre along with back benefit from the date of notification .
- rr. That under what law and circumstances only appellant /appellant cadre deprived from promotion while rest of all are benefited through same notification and awarded relief with back benefit reason best known to them.
- ss. That under the constitution appellant has the same rights like others civil servant but same not extend equally which is injustice.
- tt. That act of the respondent to pick and chose is not justified at any cost which is against the basic provision of the constitution, law service rules.
- uu. That action on the part of respondents amount to misuse of power and approach beyond from the jurisdiction under the law mentioned for.
- vv. That superior court repeatedly delivered judgment in respect ART.4, 25 etc and present case respondents violated the same also.

It is therefore most humbly prayed that on acceptance of this service appeal your honor may graciously be to set aside / declare, null and void /amended / modified the notification dated 24.7.2014 to the extent of the S.NO. 1B column NO. 3 of the table by including / inserting/ amending / Modifying service rules as well as service rules 24.2.2018 also may kindly be / inserting/ amending / Modifying to the extent of S.NO. 2 column no. 5 and may please allocate promotion quota for the appellant /appellant cadre.

It is further requested to consider the appellant for promotion for the post of SST IT BPS-16 with all back benefit from 2014 date of notification.

May also awarded the relief of 7 years duration of service also.

May please awarded any other relief for which appellant entitled not specifically mentioned deem appropriate may also awarded.

Dated:

Appellant

520

Through

L.Nawab Ali Noch

Advocate High Court

Peshawa

Certificate: certified that no such like service. appear filed before this

Honorable tribunal.

L.Nawab Ali Boor Advocate High Court Peshawar.

X /

### AFFIDAVIT.

I, Riazul Hassan S/O Sharif Gul village and P/O Tendo Dag Tehsil Tehsil own ai Dir Lower, do solemnly affirm and declare on oath that the contents of the accompanying service Appeal are true and correct to the best of my knowledge and belief and nothing been kept concealed from this Honorable tribunal.

AMOUN

Deponent

# BEFORE THE SERVICE TRABUNIL K.P.K PESHAWAR.

S. Appeal No. of 2020.

1.Ria ul Hassan S/O Sharif Gul village and P/O Tendo Dag Tehsil ..... Appellant. Dir Lower. Tehsil own

#### VERSUS

1.Govt of K.P.K Through Chief Secretary K.P.K Peshawar and others.

# Application for stay over the appointment of SST till decision. RESPECTFULLY SUBMITTED.

- 1. That above titled service appeal is pending before this honorable court for adjudication, and no date of hearing has been fixed so for.
- 2. That service appeal is read as an integral part of this application.
- 3. That appellant have a good prima facie and arguable case, balance of convince lies in their favor if temporary injunction not granted will suffer irreparable loss and injury.

Under the above circumstances , humbly prayed that respondent may kindly be restrained from further any promotion till final decision of the instant service appeal Applicant /Appellant

Through

L. Nawab Ali Noor Arvocate High Court Peshaway.

## AFFIDAVIT.

I, Riazul Hassan S/O Sharif Gul village and P/O Tendo Dag Tehsil Dir Lower , do solemnly affirm and declare on cach that the contents of the accompanying service appeal are true and correct to the best Tehsil own ai of my knowledge and belief and nothing been kept concealed from this Honorable tribunal. Deponent.





GOVERNMENT OF KHYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

Peshawar, dated the 24th July, 2014.

## **NOTIFICATION**

No.SO(PE)4-5/SSRC/Meeting/2013/Teaching Cadre: In pursuance of the provisions contained in sub rule (2) of rule 3 of the Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1989, the Elementary and Secondary Education Department in consultation with the Establishment Department and the Finance Department hereby directs that in this Department's Notifications No.SO(G)S&LD/1-28/2003/Vol-II dated, 09-04-2004, Notification No.SO(G)S&L/1-69/06/Vol-1/DPE/LIB dated, 13-11-2007, and Notification No.SO(PE) 4-5/SSRC/Meeting/2012/Teaching Cadre, dated, 13.11.2012, the following further amendments shall be made namely:

### **AMENDMENTS**

In the Appendix,-

Serial No. 1 shall be renumbered as 1B and before Serial No. 1B, as so renumbered, the following new entries shall be

(1)	Serial No. 1 state by forther		
• •	inserted in respective columns, namely:	4	5
	Subject Specialist  i. At least second class Master's Degree of four years BS Degree in the relevul subject; and  ii. Bachelor of Education or Master Education (Industrial Art or Busine Fducation) or M.A. Education	of ss or	of seniority-cum-fitness, for the retection subject from amongst the Secondary School Teachers (BPS-16), with at least five years service as such and having qualification mentioned in column No. 3.
	equivalent qualification from	a	Trute. If no suitable candidate is available in the
	recognized University.		relevant subject the post falling in their promotion quota shall be filled by initial

Ans B Co

ii) against Serial No. 1B, as so renumbered, farthe existing entries, the following Shall be substituted, in respective columns,

	· ·	3,20/1/2			
	3		4		5
and )  J:- P.S  w	Degree Univer follow (a) (Chem (b) (Physic  groups as comp  II. Bachelo Educati Busines Educati Educati Educati Educati	is Education) or MA ion or equivalent ations from a recognized	21 to 35 years.	1. Seventy Five per ce basis of seniority district concerned in Certified Teacher Five years serving Teacher and Containing qualification to the post shall on the basis of from amongst Catleast five years	ent by promotion, on the elecum-fitness, from the following manner: from amongst the Senior is (BPS-16), with at least ice as Senior Certified Certified Teacher and eation mentioned in that if no suitable ailable from amongst Teachers for promotion I be filled by promotion, from seniority-cum-fitness, ertified Teachers, with its service as such and action mentioned in
25 (17) 25 (17	(Lugail 6 )	Svience	UW.	five years service, Masters and Di	m amongst the Senior (BPS-1), with at least è as Senior Drawing rawing Masters and ation mentioned in
21. 155 (17)	Complet Mo	t (3)			•

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Provided that if no suitable candidate is available from amongst Senior Theology Teachers for promotion than the post shall be filled by promotion on the basis of seniority-cum-fitness, from amongst Theology Teachers with at least five years service as such and having qualification mentioned in column No. 3;

(e) three per cent from amongst the Senior Quris (BPS-16), with at least five years service as Senior Quri and Quri and having qualification mentioned in column No.9:

Provided that if no suitable candidate is available from amongst the Senior Quris then the post shall be filled by promotion, on the basis of seniority-cum-fitness, from Quris with at least five years service as such and having qualification mentioned in column No. 3;

f) twenty per cent from amongst the Primary School Head Teachers (BFS-16), with at least seven years service as Primary School Head Teachers and Senior Primary School Teachers and Primary School Teachers and qualification mentioned in column No. 3:

Provided that if no suitable candidate is available from amongst

The Court

pr. B. 65 (2)

· .			
٠.,		1	Primary School Head Teachers for promotion then the post shall be filled by
			promotion, on the basis of seniority-cum-
			fitness, from amongst Senior Primary
•			School Teachers with at least seven years
, ·			service as Senior Primary School
			Teachers and Primary School Teachers
			and having qualification mentioned in
•			column No.3: 1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
			Provided further that if no suitable
	1	Test in the second	candidate is available from amongst
			Senior Primary School Teachers for
• • •		1.3.1	promotion then the post shall be filled
			from amongst Primary School Teachers
		in the second of	with at least seven years service as such and having qualification mentioned in
•			column No. 3; and
•		· With the state of the state o	Condition 170. 3, and
		Section 1	(ii) twenty Five percent by initial
	er e e e		recruitment.
			Note:
			the relevant cadre of the above teachers,
			the post falling in their promotion quota
:			shall be filled by initial recruitment
			II. Posts of General SST and SSTs-1 Science
/			and SST-2 Science shall be filled by
			promotion or initial recruitment, each on
			пееd basis separately.".
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Anx. C.

XTRAORDINARY GOVERNMENT



REGISTERED NO. PIT

GAZETTE



# KHYBER PAKHTUNKEWA

Published by Authority

PESHAWAR, TUESDAY, 24th APRIL, 2018.

# GOVERNMENT OF KHYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

### NOTIFICATION

Peshawar, dated: 24th April 2017

No.SO(GTE&SE/1-85/1.T/2017:- In pursuance of the provisions contained in sub rule (2) of rule 3 of the Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1989, and in supersession of the notification issued in this behalf, the Elementary and Secondary, Education Department in consultation with the Establishment & Administration Department and Finance Department hereby lays down the method of recruitment, qualification and other condit ons specified in column No. 2 to 5 of the Appendix to the Notification which shall be applicable to the posts of information Technology Teaching Cadre (Male/Female) in the Elementary and Secondary Education Department as specified in column No.2 of the said Appendix:

### APPENDIX:

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Method of recruitment Age Method of recruitment	
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ii. Bachelor Degree in Education (B.Ed) or Provided that if no st	For
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qualification under clause (ii), shall acquire the same within three years from the date	لمبير
of his/her appointment.	
of his/net opportunity	1.
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1542 KHEYBER PAKHTUNKHY/A GOVERNMENT GAZETTE, EXTRAORDINARY, 24th. APRIL, 2018

·				STATISTICS TO TO
2.	Secondary School Teacher-Information Technology (SST-IT) (BPS-I i)	i. At least Second Class Master's Degree in Computer Science or Information Technology or Bachelor's Degree in Computer Science (BCS/BSCS Honours 4 years) or Bachelor's Degree with a subject of Computer Science or equivalent Qualification from a recognized University; and	}	a). Fifty percent by promotion on the basis of seniority-curn-fitness from amongst the Certified Teacher-IT with five years service as such and having the qualification prescribed for the post of Secondary School Teacher-IT.
		ii. Bachelor Degree in Education (B.Ed) or equivalent qualification from a recognized University.		b). Fifty percent by initial recruitment.
		Note: A candidate did not have the qualification under clause (ii), shall acquire the same within three years from the date of his/her appointment.		Provided that if no suitable candidate is available for promotion, then by initial recruitment.
-	Centified Teachers Information Technology (CT-IT) (BPS-12)	i. At least 2nd Division Intermediate School Certificate or equivalent qualification from a recognized Institution or Board with one year Diploma in Information Technology Computer Science from any recognized institution; and	18-35	By initial recruitment.
( )	pa'15	ii. Certified Teacher Certificate (CT) or Associate Degree in Education (ADE) from any recognized institution/ University		
		Note: A candidate did not have the qualification under clause (ii), shall nequire the same within three years from the date of his/her appointment.		

SECRETARY TO GOVERNMENT OF KIIYDER PAKIITUNKHWA ELEMENTARY & SEOCNDARY EDUCATION DEPARTMENT

Printed and published by the Manager, Staty, & Pig. Deptl., Khyber Pakhtunkhwa, Peshawar.

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	i i'm la formation	Master Degree In	21-35	A = basic M cellium 7	
	Subject Specialist-Information	Computer Science/IT at	1	r nesternost tile	
	Technology (ES-17) (B-17)	least in 2nd Division or		Landing Palencia	• •
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The committee members discussed the proposed uncomments in the service of the ser



TO, THE SECRETRY EDUCATION KHYBER PUKHTOON

DEPARTMENTAL APPEAL NO OF 2024. KHWA.

DEPARTMENTAL APPEAL AGASINST THE IMPUGNED SERVICE RULES NOTIFICATION DATED 24.7.2014 WHEREBY NOI INCLUDING THE COMPUTER SCIENCE SUBJECT/ DEGFEE HOLDER IN THE CRTERIA OF ELIGABILITY EOR THE PROMOTION OF PST,S TO THE POST OF SST 3PS-16 SAME IS AGAINST THE SERVICE. RULES NOTIFIED IN THE NOTIFICATION DATED 24.4.2018 TO THE EXTENT OF SERIAL NO .2 COLUMN NO.5 OF THE TABLE WHEREBY NO QUOTQ HAS BEEN ALLOCATED FOR APPELLANT / APPELLANT CADER AS PST\*IT\* AND SAME TIME AWARDED TO ALL OTHERS:

# RESPECTFULLY SUBMITTED,

1. That with great respect it is stated that I am performing my duty as PST BPS-12. That I am highly educated master decree holder in relevant computer science subject along With PST/ CT, BED / MED decrees etc. I done my duty with full devotion and never raised any objection from the student or any other side. it is to be noted by your honor that following six cadres of SST (BPS-15) are there in which my cadre is PST (IT) which is the only and lonely cadre whom ,ignored, deprived from the promotion rights. That my cadre PST IT, even rules of promotion are complete silent which is further question mark before your honor? That notification dated 24.7.14 in which specifically mentioned the promotion on base of strength of service which is 7 years as well as 75% quota on basis of seniority cum

fitness i being full fill all mentioned required above even was not awarded promotion. That if I am entitled for appointment on basis of the same qualification while on side I am not entitled for the promotion while rest is Entitled which is great discrimination. That entire five category except PST. IT my cadre computer science not mentioned in rules for

It is therefore most humbly prayed that on acceptarce of this service appeal your honor may graciously be pleased to set aside promotion. / declare, null and void /amended / modified the notification dated 24.7.2014 to the extent of the S.NO. 1B Colmn NO.: of the table by including / inserting/ amending / Modifying zervice rules as Well as service rules 24.2.2018 also may kindly be / inserting/ wen as Modifying to the extent of S.NO.2 column no.5 and amending / Modifying to the extent of S.NO.2 column no.5 please allocate promotion quota for the appellant, appellant cadre. It is further requested to consider me for promotion for the post

of SST \*IT\* BPS-16 with all back benefit from 2014. May also awarded the relief to me of 7 years duration of service

May please awarded any other relief for which me ertitled not specifically mentioned deem appropriate may also awarded.

Dated: 1 1 1/2021

Before the 5.T 12 p. W. Peshaway

Appellant Gort of ICP. W. Through Charl وعوى Scoretory & Ches

باعث تحريراً نكه

مقدمه مندرج عنوان بالاميساني طرف سه واسط بيروى وجواب داى وكل كاروائي متعكفة ان عام موري مرا مرا كالمريك إلى لا على المرا الله مل عالى الدار المناور مقرر کرے اقرار کیا جاتا ہے۔ کہ صاحب موصوف کو مقد میکی کل کاروائی کا کامل اختیار ہوگا۔ نیز ک وکیل صاحب کوراضی نامه کرنے وتقرر دال کا کے جالیہ پرحلف دیئے جواب دہی اورا قبال دعوی اور بصورت ڈگری کرنے اجراء اور وصولی چیک ورولیدار کی دعوی اور درخواست مرسم کی تصدیق زرایں بروستخط کرانے کا اختیار ہوگا۔ نیزصورت عدم پیردی یا داگری ایطرف بااپیل کی برامدگی اورمنسوخی نیز دائر کرنے اپیل مگرانی ونظر انی دبیردی کرنے کا مخار ہوگا۔ از الم انگار مقدمه مذكور ككل ياجزوى كاروائى كواسط اوروكل يامخارقا نونى كواسينه بمراه يااكيين بجائ تقرر کا اختیار ہوگا۔اورصاحب مقررشدہ کوہمی وہی جملہ مذکورہ بااختیارات حاصل ہول کے

اوراس کاساخت پرداخته منظور وقبول موگادوران مقدمه می جوخرچه برجاندالتوائے مقدمه کے سبب سے وہوگا۔کوئی تاریخ پیشی مقام دورہ پر ہو یا حدے باہر ہوتو ویل صاحب یابند ہون

معے۔ کہ بیروی فرکور کریں۔ البذاو کا ابت نام لکھدیا کہ سندرہے۔

الزقوم

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## BEFORE THE SERVICE TRABUNIL K.P.K PESHAWAR.

S. Appeals. NO. OF

Shah Zaman and 24 others .

VERSUS

Govt of K.P.K and others.

APPLICATION WITH UTMOST RESPECT FOR ADJURNMENT.
RESPECTFULLY SUBMITED,

- 1. That mentioned above service appeals are fixed for 23.5.2022.
- 2.That counsel for the appellants is seriously ill, under treatment unable to contest the proceeding.
- 3.That for mentioned reason it will be inconvenient for the counsel of appellants to attend this Honorable court on 23.5.2022.

It is therefore most humbly prayed that for the reason mentioned above this Honorable court may please adjourn the mentioned above titled case and may please fix for any other date which is convenient to this Honorable court.

Dated. 23.5.22

Counsel of appellants

L.Nawab Ali Moor

Advoçate

High Couxt Peshawar.