Petitioner alongwith counsel present. Mr. Kabir Ullah Khattak, Additional Advocate General alongwith Mr. Qasim Khan, Superintendent and Shahid Rehman, Assistant for respondents present.

Representative of the respondent department submitted conditional implementation report subject to the outcome of CPLA in august Supreme Court of Pakistan. As the petitioner is not on correct place in the seniority list, respondents are directed to issue corrigendum in the previous seniority list and place the petitioner at correct place. To come up for revised seniority list / proper implementation report on 12.08.2022 before S.B.

Falleeha Paul Member (E) Petitioner present in person.

Muhammad Adeel Butt, learned Additional Advocate General alongwith Shahid Rehman Assistant for respondents present.

Representative of respondents submitted implementation report which is placed on file and copy of the same was handed over to the petitioner. Request for adjournment was made on behalf of petitioner in order to go through the implementation report. Adjourned. To come up for further proceedings on 27.05.2022 before S.B.

(Rozina Rehman) Member (J)

27<sup>th</sup> May, 2022

Clerk of counsel for the appellant present. Mr. Kabir Ullah Khattak, AAG alongwith Zakir Hassan, Superintendent for respondents present.

Arguments could not be heard due to general strike of the bar. Adjourned. To come up for further proceedings on 29.06.2022 before S.B.

4

(Kalim Arshad Khan) Chairman 31.01.2022

Petitioner alongwith his counsel present. Mr. Muhammad Adeel Butt, Addl: AG alongwith Mr. Haroon Badshah, Assistant for respondents present.

Respondent-department submitted information pertaining to filing of CPLA as well as request for early hearing before the august Supreme Court of Pakistan against the judgement of Service Tribunal dated 01.07.2021. what the department is required at this stage is either to get the Service Tribunal judgement suspended by the august Supreme Court of Pakistan or implement the said judgement conditionally subject to the outcome of CPLA by the august Supreme Court of Pakistan. The respondent-department is therefore, directed to come up with implementation report on the next date. Adjourned. To come up for implementation report on 02.03.2022 before S.B.

(Mian Muhammad) Member(E)

2-3-2022

Due to retirement of the Hon, ble chairman the case is adjourned to come up for the same as before on 9/5/2022

Reader

01.11.2021

Counsel for the petitioner and Mr. Kabirullah Khattak, Addl. AG alongwith Shahid Rehman, Assistant and Zakir Hussain, Superintendent for the respondents present.

Representatives of the respondents state that against the judgment under execution CPLA has been filed before the august Supreme Court of Pakistan. If the respondents fail to get the judgment suspended as a matter of interim relief till next date, they will be under obligation to implement the judgment under execution subject to decision of CPLA and submit compliance report on next date, positively. Case to come up on 15 12.2021 before the S.B.

Chairman

15.12.2021 Petitioner alongwith his counsel present. Mr. Kabirullah Khattak, Addl: AG for respondents present.

Implementation report not submitted. Learned AAG seeks further time to submit proper implementation report. Adjourned but as a last chance. To come up for further proceedings on 31.01.2022 before S.B.

(MIAN MUHAMMAD) MEMBER (E)

# Form- A FORM OF ORDER SHEET

Court of			
Execution Petition No.	156	/2021	

		on Petition No. 15 D
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1	01.09.2021	The execution petition of Mr. Kashif Jamal submitted today by Mr. Abdul Zakir Tareen Advocate may be entered in the relevant register and put up to the Court for proper order please.  REGISTRAR
2-		This execution petition be put up before S. Bench at Peshawar on Olloly.
	01.10.2021	Petitioner alongwith his counsel present.
		Notices be issued to the respondents for submission of implementation report. Adjourned. To come up for further proceedings before the S.B on 04.11.2021.  (MIAN MUHAMMAD)  MEMBER (E)

# BEFORE THE SERVICE TRIBUNAL KPK PESHAWAR.

Implementation Petition No 156 /2021

In

Service Appeal No 1060/2018

Kashif Jamal ......Applicant/Appellant.

# VERSUS

Senior Member Board of Revenue and Others......Respondents

# INDEX

S.No	Description of documents	Annexure	Pages
1.	implementation Petition with		1-3
	Affidavi <u>t</u>		
2.	Copy of the Order and Judgment dated	Α	4-11
	01.07.2021		
3.	Copy of letter	В	12
4.	Copy of proof	C & C1	13-14
5.	Copy of Certificate	D	15
6.	Wakalatnama		16

Dated:-14-09-20161

**Applicant/Petitioner** 

Through

**Abdul Zakir Tareen** 

Advocate Supreme Court of Pakistan

# **BEFORE THE SERVICE TRIBUNAL KPK PESHAWAR.**

Implementation Petition No/2021
In
Service Appeal No 1060/2018
Kashif Jamal S/o Muhammad Mumtaz, (Presently Patwari / Record
Keeper) R/o Lifter Officer, Deputy Commissioner Division, Kohat
Applicant/Appellant.
VERSUS
1. Senior Member Board of Revenue, Khyber Pakhtunkhwa Peshawar
2. Commissioner Kohat Division, Kohat
3. Deputy Commissioner Kohat Division, Kohat
4. Additional Deputy Commissioner Kohat Division, Kohat
5. Additional Assistant Commissioner (Revenue)Kohat Division, Kohat
6. Sana Zeb S/o Auranzeb R/o Sector No.3 KDA, Kohat
Respondents
PETITION FOR THE IMPLEMENTATION OF
ORDER/JUDGMENT DATED 01.07.2021 PASSED BY
DIVISIONAL BENCH OF THIS HONORABLE TRIBUNAL IN

# **Respectfully Submitted:-**

**1.** That the applicant/appellant earlier filed Service Appeal No 1060/2018 for correction of his seniority in the seniority list and

**THE ABOVE TITLED SERVICE APPEAL.** 

after correction, promotion back benefits etc as a consequence of the said correction, which was accepted with the below mentioned operative part of the order/judgment of the Divisional Bench of this august Tribunal on 01.07.2021:

In view of the situation, the instant appeal is accepted with direction to the respondents to place the appellant at the correct place and seniority list before respondent No. 6 with no order as to cost. (Copy of the Order and Judgment dated 01.07.2021 is enclosed as Annexure A).

- 2. That the august Tribunal itself through letter No. 1390/ST Dated 19.07.2021 directed the respondents to implement the judgment dated 01.07.2021 but they given no attention. (Copy of letter is enclosed as Annexure B).
- 3. That the applicant/appellant time and again approached the official respondents for the implementation of the Order and Judgment dated 01.07.2021 of this honorable Tribunal but of no use and the applicant /appellant has not been provided the subject relief as per the Judgment of this honorable tribunal. (Copy of proof is enclosed as Annexure C & C/1, while Certificate is Annexure D).
- **4.** That the respondents are not ready to implement the Order and Judgment of this honorable Tribunal dated 01.07.2021 in its true spirit for no legal and valid reasons, this act of the respondents is unlawful, unconstitutional and goes against the Orders and Judgment dated 01.07.2021 of this honorable Tribunal.
- **5.** That the official respondents while defying and defeating the legal rights accrued to the applicant in the subject judgment dated 01.07.2021, unlawfully and without order of merits, seniority-cumfitness promoted several officials against which promotion order

the application has already filed a separate appeal, which is pending adjudication before this Hon'ble Tribunal, which is fixed for 23.11.2021.

Anyhow, the legal rights of promotion of the applicant are illegally prejudice and effected, which act of the respondents is totally illegal and unsustainable, while in the wake of judgment dated 01.07.2021, even otherwise, the applicant deserves the right of correction of his seniority in the seniority list and after correction,

promotion back benefits etc as a consequence of the said correction in the best interest of law, justice and equity.

It is therefore prayed, that on acceptance of this Application/Petition, respondents may kindly be directed to implement the Order and Judgment of this honorable Tribunal dated 01.07.2021 passed in Service Appeal No 1060/2018, while correcting the seniority list and after correction, promotion back benefits etc as a consequence of the said correction be awarded to the applicant/appellant without any further delay.

Dated:-17-09-20191

Applicant/Petitioner

Through

Abdul-Zakir Tareen

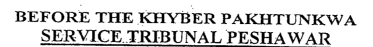
Advocate Supreme Court of Pakistan

# **AFFIDAVIT**

I, Kashif Jamal S/o Muhammad Mumtaz, (Presently Patwari / Record Keeper) R/o Lifter Officer, Deputy Commissioner Division, Kohat, do hereby solemnly affirm and declare on oath that the contents of the accompanying **Implementation Petition** are true and correct to the best of my knowledge and belief and nothing has been concealed from this honorable

Tribunal.

DEPONENT



Annex A"

Appeal No. 1060 /2018

1279
Dated 11-8-2018

Kask Jamal S/o Muhammad Mumtaz Patwari/Record Lifter Office Deputy Commissioner Division Kohat.

(Appellant)

#### **VERSUS**

- 1. Senior Member Board of Revenue Khyber Pakhtunkhwa Peshawar.
- 2. Commissioner Kohat Division, Kohat.
- 3. Deputy Commissioner Kohat Division, Kohat.
- 4. Additional Deputy Commissioner Kohat Division, Kohat.
- 5. Additional Assistant Commissioner (Revenue) Kohat Division, Kohat.
- 6 Sana zeb S/o Aurangzeb R/o Sector no 3 KDA, Kohat.

(Respondents)

Appeal under Section-4 of the Khyber Pakhtunkhwa Service Tribunal Act, 1974, against the final seniority list of the Patwaries and Kanongo's, against which the Departmental Appeal dated 7.04.2018, has not been responded despite the lapse of 90 days statutory period.

#### Praver in Appeal;

Registrar

Re-subtriffied & Pay
and Stied.

Replance

On acceptance of this appeal, the seniority list of the Patwaries and Kanongo's, may please be corrected and the appellant may be placed at proper place of the seniority list by bringing his name at par with his batch mates with further direction to ante date the promotion of the appellant to the Kanongo's, by treating him at par with his batch mates, being ignored and discriminated in violation of Law and Rules, the appellant may also be allowed all back/consequential benefits. OR any remedy

3

01.07.2021

Learned counsel for the appellant present. Muhammad Adeel Butt, learned Additional Advocate General for official respondents No. 1 to 5 present. Learned counsel for private respondent No.6 present. Arguments heard and record perused.

Vide our detailed judgment of today separately placed on file, the instant appeal is accepted with directions to the respondents to place the appellant at the correct place in seniority list before respondents No. 6 with no orders as to costs. File be consigned to record room.

ANNOUNCED 01.07.2021

(ROZINA REHMAN) MEMBER (JUDICIAL) (ATIQ UR REHMAN WAZIR) MEMBER (EXECUTIVE)



### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 1060/2018

Date of Institution ...

11.08.2018

Date of Decision

01.07.2021



Kashif Jamal S/ Muhammad Mumtaz Patwari/Record lifter, Office of Deputy Commissioner Division Kohat. ... (Appellant)

#### **VERSUS**

Senior Member Board of Revenue, Government of Khyber Pakhtunkhwa and six others. ... (Respondents)

MR. ABDUL ZAKIR TAREEN Advocate

For Appellant

MUHAMMAD ADEEL BUTT, Deputy District Attorney

For Official Respondents No. 1 to 5

MR. AKHUNZADA SYED PERVAIZ Advocate

For Private Respondent No.6

ROZINA REHMAN ATIQ UR REHMAN WAZIR

MEMBER (JUDICIAL)
MEMBER (EXECUTIVE)

#### **JUDGMENT**

Mr. ATIO UR REHMAN WAZIR MEMBER (E): - Brief facts of the case are that the appellant appeared in patwar exam back in 1996 and failed. The appellant passed the said exam in 2003 and was enlisted in the enlistment register of patwaris, who ultimately was appointed as Patwari on 11-07-2006. The appellant also passed departmental exam of Kanongo on 15-01-2016. Meeting of departmental selection committee was held on 29-05-2018, where

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name of the appellant was also considered for promotion to the post of Kanongo, but he was placed junior to one Mr. Sana Zeb, who passed patwar exam in 2005, but was appointed as Patwari on 08-05-2006 prior to the appellant. The appellant has also contended that he was required to be appointed first as per his seniority position, but Sana Zeb was appointed earlier then the appellant. The appellant preferred numerous appeals to the competent authority for correction of his seniority but in vain. Finally he preferred departmental appeal dated 17-04-2018 against the impugned seniority list issued in 2018, but was not responded to, hence the instant service appeal with prayers that seniority list of the patwaris and kanongo's may be corrected and the appellant may be placed at proper place of the seniority list by bringing his name at par with his batch mates with further prayers to ante-date his promotion to the post of Kanongo by treating him at par with his batch mates with all consequential benefits.

- 02. Written reply/comments were submitted by respondents.
- Arguments heard and record perused.
- paragraph 3.6 of Land Record Manual containing method of determination of seniority position of patwaris, according to which a merit list of all patwar pass persons per year-wise commencement of patwar course shall be maintained by the sub divisional collector/political assistant, in each sub division. Learned counsel for the appellant contended that the appellant passed the patwar examination in the year 2003 and was enlisted in the patwar register accordingly. Learned counsel for the appellant further contended that such enlistment determines seniority position of each individual as per law. Learned counsel for the appellant pointed out that it was noticed by the appellant during

the course of promotion of patwaris to the post of Kanongo in 2018 that one Mr. Sana Zeb Patwari, who passed patwar exam in the year 2005 was placed senior to him, who however, was junior to him as the appellant passed such exam in the year 2003. Learned counsel for the appellant added that the appellant was discriminated to the effect that Mr. Sana Zeb was appointed a few days earlier than the appellant, inspite of the fact that the appellant was senior to Mr. Sana Zeb, as the appellant passed patwar exam in 2003, whereas imr. Sana Zeb passed such exam in 2005 and it is an admitted fact that the appellant enlisted in 2003 was senior to Mr. Sana Zeb in every respect, but was kept junior to Sana Zeb under the pretext that Mr. Sana Zeb was appointed earlier than the appellant: that it was in 2018, when departmental promotion committee considered the senior most patwaris including the appellant for promotion to the post of Kanongo, where the appellant was placed junior to the Mr. Sana Zeb, which was challenged by the appellant through a departmental appeal. Learned counsel for the appellant referred to the judgment of the apex court reported in 2017 PLC (CS) Note 17 and 2016 PLC (CS) 106, wherein it has been held that appointment of patwaris, under Para 3.6 of Land Record Manual, were to be made from the senior most patwar-pass persons, maintained by sub-divisional collector in Form P-1 Appendix-G, but the appellant was not treated in accordance with law. On the question of limitation, learned counsel for the appellant added that publication of subsequent seniority list create fresh cause of action every year in favor of civil servant and that the appeal filed by the appellant was well within time, as after publication of seniority list in 2018, the appellant came to know that the appellant was kept junior to respondents No. 6.

Reliance was placed on 2003 SCMR 333, 1998 SCMR 2237, 1984 PLC (CS) 133, 1987 PLC (CS) 110, 2000 SCMR 689, 2004 PLC (CS) 850 and 2001 PLC (CS)

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1388. Learned counsel for the appellant prayed that the appellant being senior to respondent No. 6 may be placed senior to him in the seniority list with all consequential benefits.

O5. Learned counsel for private respondent No. 6 has contended that respondents No. 6 was appointed earlier than the appellant and as per rule, seniority is counted from the date of regular appointment, hence the respondent No. 6 was placed senior to the appellant. Learned counsel for private respondent No.6 further contended that such claim was required to be raised by the appellant at the relevant time, which however was not done by the appellant and which is barred by time now.

06 Learned Additional Advocate General appeared on behalf of official respondents have contended that seniority list is issued every year and if the appellant had any objection over his seniority, then why had he not raised such objection since his appointment in 2006; that the appellant passed patwar exam in 2003 and was appointed as Patwari on 11-07-2006; that his seniority is determined from the date of his regular appointment to the post of Patwari, where respondent No. 6 was appointed earlier than the appeliant. Learned Additional Advocate General contended that a test was conducted for appointment to the post of Patwari, where the departmental selection committee placed the seniors on top in the penal. Learned Additional Advocate General further contended that the appellant has challenged minutes of the departmental selection committee held on 29-05-2018 and there is no impugned order, either original or appellate and as per Section-4 of the Service Tribunal Act, the instant appeal is not maintainable. Learned Additional Advocate General prayed that since the appellant was treated in accordance with law and his name was

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correctly placed in the seniority list, hence his appeal being devoid of any merit may be dismissed.

07. We have heard learned counsel for the parties and perused the record. Placed on record is a letter dated 21-02-2002 issued by Board of Revenue, containing instructions regarding appointment of Patwaris, relevant portion, of which is reproduced as under: "The post shall be filled in through an open and transparent test instead of sticking to years old Registers of the patwar candidates, with dubious record entries." Based upon such executive instructions, the respondents have ignored the enlistment register of patwar, which was required to be followed under Chapter 5 of paragraph 3.6 of Land Record Manual and conducted a departmental test and by doing so, the appellant was placed junior to respondent No. 6, which was violation of the relevant rules and law. To this effect the honorable Lahore High Court back in 2003 have held vide its judgment reported in 2003 YLR 492 that such long standing instructions could not be ignored and directed the respondents to fill in such vacancies from the candidates as per their position in the list of patwar pass persons being maintained by the sub-division. Besides, the honorable Peshawar High Court in a similar case involving common question of law and fact vide its judgment in 2016 PLC (CS) 106 has also declared such practice as null & void, relevant portion of which is reproduced as under: "appointment of patwaris, under Para 3.6 of Land Record Manual, were to be made from amongst the list of candidates of all patwar pass persons, maintained by sub-divisional collector in Form P-1 appendix-G subject to observance of service rules and recruitment policy prevalent at the relevant time, method or recruitment of patwaris was given in service rules i.e. Rr. 5 & 7 of West Pakistan (Nortnern Zone) patwaris subordinate Service Rules, 1963, until and unless rules prescribed for appointment of patwaris provided in Lang Record Manual as well as service rules with regard to method of recruitment of patwaris were not amended or struck down, the authorities were bound to make appointment in accordance with existing rules and policy governing the subject matter. When law required a thing to be done in a particular manner, that thing was TIES/PECE done in that particular manner and not otherwise." In another similar case, the

Weeks

Hon'ble Peshawar High Court vide its judgment in 2017 PLC (CS) Note 17 has repeated the same stance. In view of the above-stated situation, the actions of respondents to this effect are liable to be set aside. We are also mindful to the question of limitation, but the apex court in a series of judgment has held that issuance of subsequent seniority list creates a fresh cause of action for the appellant and same is the case with the appellant, as we did not find any other seniority list, except the one issued in 2017-18, nor the respondents provided such information and it was upon meeting of the departmental selection committee held in 2018 for promotion of patwaris to the post of kanongo, when the appellant came to know that he was placed junior to respondent No 6 and he contested such seniority list well in time before the competent authority.

In view of the situation, the instant appeal is accepted with directions 08. to the respondents to place the appellant at the correct place in seniority list before respondents No. 6 with no orders as to costs. File be consigned to record room.

**ANNOUNCED** 01.07.2021

MEMBER (JUDICIAL)

N 1788 (ATIQ UR REHMAN WAZIR) MEMBER (EXECUTIVE)

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Oak of Presentation

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Annex B'

#### KHYBER PAKHTUNKWA SERVICE TRIBUNAL, PESHAWAR

No. 1390 /ST

Dated 19 /07 / 2021

To

The Deputy Commissioner, Government of Khyber Pakhtunkhwa, Kohat Division Kohat.

Subject: -

IUDGMENT IN APPEAL NO. 1060/2018, MR. KASHIF JAMAL.

Ham directed to forward herewith a certified copy of Judgement dated ()1 ()7.2021 passed by this Tribunal on the above subject for strict compliance.

Encl: As above

57~7 29~07~200, REGISTRAR
KHYBER PAKHTUNKHWA
SERVICE TRIBUNAL
PESHAWAR.

(ن اینوان) ور ۱۵۸ مارد انور نیزی را آب INFO FINALONEO البرك المالي كالمالي والمالي والمالي المالي المالي المالي المالية والمالي المالية والمالية والمالية المالية المالية والمالية المالية والمالية والما edeligatelemon in Jeg- 1200) { - Survey of company to To 10 m/cm of 18(1) (8(1) lesson) } الما المعاريس المعاري العاربي الماني لأين المنارك والماريوري الماريون المرادي المنارية وعي المنارية 1. in my significant of Deschool bed of sull sure of the いりからからからかっ الالحدبانه 1100-to-to (11); 25 Back Benifity (11); ( 9115 Buk Dut 31 5 (1895-11) 2 July 2003 remore it is minder (20): Libering billion (2) de jour 1000 Billion **WENSELVA** - oper SABR Chilleminhor (1): 121-121 Jose (10) 100 (10) (10) (10) Sollar - E Dampalar - Sellar 1, 2, Descur H

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# DIRECTORATE OF LAND RECORDS KHYBER PAKHTUNKHWA

#### TO WHOM IT MAY CONCERN.

This is to certify that Mr. Kashif Jamal Afridi s/o Muhammad Mumtaz Afridi, Patwari of District Kohat appeared in the Departmental Examination of Kanungo held in the month of November 2015 at Kohat and declared passed in all papers under R.No.121 vide Notification Endst: No. 3163-68/LR-I/DEK-Kohat, dated, 15/01 /2016.

SUPERINTENDENT,

LAND RECORDS, KHYBER PAKHTUNKHWA

SUPERINTENDENT

To 120 mil. Major pakatar kawa Kolembri

Copy to the:-

Deputy Commissioner, Kohat for information please.

eth, KP ( ) Implementation Application مقدمه مندرج عنوان بالامين الخي طرف سه واسطى بيردى والمواكب ويى وكل كارواكي متعلقة آن مقام المنتاور مين عيمال الرات ، مقرر کر کے اقرار کیا جاتا ہے۔ کہ صاحب موصوف کو مقدمہ کی کل کار دائی کا کامل اختیارہ وگا۔ نیز وكيل صاحب كوراضى نامه كرن وتقرر السته و فيعله برحلف دييج جواب دى اورا قبال دعوى اور بسورت ومرى كرفي اجراءاورصولي جيك وروبيدارعرضي دعوى اوردرخواست برقتم كي تقدري زراي بردستخط كرافي كاا عتيار موكا فيزصورت عدم بيردى يا وكرى يكطرف ياا بيل كى برا مدكى اورمنسوخي نیز دائر کرنے ایل مگرانی ونظر ثانی دبیروی کرنے کا اختیار موگا۔ از بصورت ضرورت مقدمہ ذکور کے کل ما جزوی کاروائی کے واسطے اور وکیل ما مختار قالونی کواسے ہمراہ مااسے بہائے تقرر کا اختیار موگا۔اور مساحب مقرر مشدہ کو بھی وہی جملہ ند کورہ باا ختیارات حاصل ہیں گے اور اس کا ساخت برواخت منظور قبول ہوگا۔ دوران مقد مدیس جوخر چدد ہرجاندالتوائے مقدمہ کے سبب سے وہوگا۔ کوئی تاری بیش مقام دوره برمویا صدی با برموتو و کیل صاحب یابندمول کے۔ کہ بیروی ملکورکر میں۔لہذاوکالت نامیکھدیا کےمندرہے۔

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

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No.	Exocution Appeal No		- 156	of 20 .21	
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Notice to:	Commi	Ssioner	Kohat	Divisio	
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Province Set the above can hereby information with a set of the case and Advocate, do this Court a alongwith a default of y	REAS an appeal/petitervice Tribunal Act, 19 ase by the petitioner in the said appeal that the said appear at libery be postponed either all supported by your at least seven days being other documents our appearance on this ion will be heard and our solution will be heard and our appearance on the said and our will be heard and our seven appearance on the said appearance of the said appe	974, has been parthis Court and opeal/petition at 8.00 A.M. It erty to do so or in person or power of Attorfore the date outpon which you he date fixed a	resented/regl notice has less fixed for for wish to the date fix by authorismey. You are of hearing 4 ou rely. Pleand in the second of the second in the sec	gistered for cobeen ordered thearing before ourge anythiced, or any other ed representant therefore, recopies of writese also take	onsideration, in to issue. You are the Tribunal ang against the er day to which ative or by any quired to file in tten statement notice that in
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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.

Registrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar.

## "B"

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

No.
Appeal No. Patition 156
Kashit Jamas Appellant/Petitioner
18 R KM & Thoward Respondent
Respondent No
Notice to: _ Deputy Commissiones Kohat Division Kohat.
- Kohart
WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa
Province Service Tribunal Act, 1974, has been presented/registered for consideration, in
the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed/that the said appeal/petition is fixed for hearing before the Tribunal
*onat <u>8.00 A.M.</u> If you wish to urge anything against the
appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any
Advocate, duly supported by your power of Attorney. You are, therefore, required to file in
this Court at least seven days before the date of hearing 4 copies of written statement
alongwith any other documents upon which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the
appeal/petition will be heard and decided in your absence.
Notice of any alteration in the date fixed for hearing of this appeal/petition will be
given to you by registered post. You should inform the Registrar of any change in your
address. If you fail to furnish such address your address contained in this notice which the address given in the appeal/petition will be deemed to be your correct address, and further
notice posted to this address by registered post will be deemed sufficient for the purpose of
this appeal/petition.
Copy of appeal is attached. Copy of appeal has already been sent to you vide this
office Notice Nodateddated
Given under my hand and the seal of this Court, at Peshawar this
Day of
for Jentation
for John Legistran Registrar,
Registrar, Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

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

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

Registrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar.

# "B"

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

	· F	PESHAWAR.		
No.	Execution	Pedition	156 of 20 21	
	Koshif J	amad		tioner
d and	SMBR	Kyersus V25	hawad Responde	nt
		Respond	ent No	
Notice to:	Additional	Deputy	commissione Kohart	8 KMart
WHE	REAS an appeal/petition	•	•	
the above c	ervice Tribunal Act, 1974, lase by the petitioner in this of med that the said appears at 8	Court and notic	e has been ordered to	o issue. You are
appellant/p the case ma Advocate, d	etitioner you are at liberty ay be postponed either in ally supported by your pow	to do so on the o person or by a er of Attorney. Y	late fixed, or any othe ithorised representa ou are, therefore, req	er day to which tive or by any uired to file in
alongwith a default of y	at least seven days before any other documents upo your appearance on the d tion will be heard and decid	n which you re ate fixed and i	ly. Please also take 1 the manner aforen	notice that in
given to you address. If y address give notice poste	te of any alteration in the output by registered post. You so you fail to furnish such adden in the appeal/petition wied to this address by register petition.	hould inform these your address ll be deemed to b	ne Registrar of any c s contained in this no be your correct addre	hange in your tice which the ss, and further
	of appeal is attached. Cof	y of appeal has	already been sent to	you vide this
office Notic	e No	dated		
	under my hand and the s	eal of this Cour	t, at Peshawar this	57k
Day of		1	20	
/ Lx )	mplementation			
F'	2 t			<b>)</b> —
. 1	shory	/ ) Khyber	Registrar, Pakhtunkhwa Ser	vice Tribunal

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.

# "B"

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

Motice to:  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 hy registered post will be deemed sufficient for the purpose of this appeal/petition.  Copy of expeal is attached. Copy of appeal has already been sent to you vide this office Notice No.  Registrar,  Registrar,	No.	Appeal No. Pertition 156 of 20 21
Notice to:  Respondent No  MHEREAS 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 fetitioner in this Court and notice has been ordered to issue. You are hereby infopmed that the said appeal/petition is fixed for hearing before the Tribunal non		Kashif Jamas Appellant/Petitioner
Notice to:  Respondent No  MHEREAS 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 fetitioner in this Court and notice has been ordered to issue. You are hereby infopmed that the said appeal/petition is fixed for hearing before the Tribunal non	14	SMBRKIN & Shawas Respondent
Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the letitioner 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	Notice to:	Addition and Assistant Commissiones  ( Pourme ) Kohat Division Kohat.
Copy of appeal is attached. Copy of appeal has already been sent to you vide this office Notice No	Province S the above of hereby information	Service Tribunal Act, 1974, has been presented/registered for consideration, in case by the petitioner in this Court and notice has been ordered to issue. You are comed that the said appeal/petition is fixed for hearing before the Tribunal action and the said appeal/petition is fixed for hearing before the Tribunal action and the said appeal appeal and the date fixed, or any other day to which have be postponed either in person or by authorised representative or by any duly supported by your power of Attorney. You are, therefore, required to file in at least seven days before the date of hearing 4 copies of written statement any other documents upon which you rely. Please also take notice that in your appearance on the date fixed and in the manner aforementioned, the ition will be heard and decided in your absence.  The provided Hamiltonian are appeal
Given under my hand and the seal of this Court, at Peshawar this		
Day of OLT 2021  For In No mentation Registrar,	office Notic	ce Nodated
for In Nomentation Registrar,	Give	n under my hand and the seal of this Court, at Peshawar this
for Inflormentation  Registrar,  Registrar,	•	OLT 2021
MATINAL PARTIES OF THE PROPERTY OF THE PROPERT	for 12	Post  Registrar,  Khyber Pakhtunkhwa Service Tribunal,

Peshawar.

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

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

# "B"

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

No.	a .101
Appeal No.	150 of 20 21
Appeal No.  Koshat James  Versus  Versus	Appellant/Petitioner
Versus	
I SM BIX KIK I	ShawaD Respondent
Pag	pondent No
Notice to: _ Sava 2.eb Sjo	DA, Kohat.
2. to No. 3 K	DA Kapat
VP: 1008 110 3	DIT, KUNG
WHEREAS an appeal/petition under the	<del>-</del>
Province Service Tribunal Act, 1974, has been pr the above case by the petitioner in this Court and	•
hereby informed that the said appeal/petition is	
*onat <u>8.00 A.M.</u> If	you wish to urge anything against the
appellant/pet/tioner you are at liberty to do so on	
the case may be postponed either in person or Advocate, duly supported by your power of Attorn	
this Court at least seven days before the date of	f hearing 4 copies of written statement
alongwith any other documents upon which yo	•
default of your appearance on the date fixed a appeal/petition will be heard and decided in your a	
uppour, posiziori vini so nour a anna acciaca in your	
Notice of any alteration in the date fixed for	
given to you by registered post. You should info address. If you fail to furnish such address your ad	
address given in the appeal/petition will be deeme	d to be your correct address, and further
notice posted to this address by registered post wi	ll be deemed sufficient for the purpose of
this appeal/petition.	
Copy of appeal is attached. Copy of appea	has already been sent to you vide this
office Notice Nodated.	
	171-
Given under my hand and the seal of this	Court, at resnawar tills
Day of	20 21
for Implomentaries	
1 2 1	
for Implo-entartions  Report	Registrar
yKh	yber Pakhtunkhwa Service Tribunal,
	Pochawar

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.

KHYBER PAKHTUNKHWA SERVICE TRIB	UNAL,	PESHAWAR.
JUDICIAL COMPLEX (OLD), KHY PESHAWAR	/BER	ROAD,
PESHAWAR.	•	S. <b>\$</b>

PESHAWAR.
No.  Execution Polition 156 of 2021
Koshilana Jama J. Appellant/Petitioner
Some Staward. Respondent
Kesponaent No <u>1</u>
Notice to: - Ponior Momber Board CF Revonu
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
Notice of any alteration in the date fixed for hearing of this appeal/petition will be given to you by registered post. You should inform the Registrar of any change in your address. If you fail to furnish such address your address contained in this notice which the address given in the appeal/petition will be deemed to be your correct address, and further notice posted to this address by registered post will be deemed sufficient for the purpose of this appeal/petition
Copy of appeal is attached. Copy of appeal has already been sent to you vide this
office Notice Nodateddated
Given under my hand and the seal of this Court, at Peshawar this
Day of
for Montation  Registral,  Khyber Pakhtunkhwa Service Tribunal,
Registrat
Khyber Pakhtunkhwa Service Tribunal, Peshawar.

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.