27.04.2021

Appellant present through counsel. Preliminary arguments heard. Record perused.

Points raised need consideration. Instant appeal is admitted for regular hearing subject to all legal objections. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notice be issued to respondents for submission of written reply/comments. To come up for reply/comments on 06.07.2022 before S.B.

(Rozina Rehman) Member (J)

06th July, 2022

Appellant Deposited
Security & Process Fee

ecurity & Process Fee

Aufful

17/7/21

Counsel for the appellant present and requested for extension of time to deposit security and process fee. Request is accepted. The appellant is directed to deposit security and process fee today. Thereafter, the local respondents be summoned through process serving agency of the learned Senior Civil Judge Peshawar. To come for written reply/comments on 08.09.2022 before S.B.

(Kalim Arshad Khan) Chairman

Form- A FORM OF ORDER SHEET

Court of	
e No -	181/2022

	Case No	101/2022
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	10/02/2022	The appeal of Mr. Dost Muhammad resubmitted today by Mr. Muhammad Arif Jan Afridi Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please.
	·	REGISTRAR,
2-	,	This case is entrusted to S. Bench at Peshawar for preliminary hearing to be put there on 04-04-20:22 CHAIRMAN
	04.04.2022	None present for the appellant.
		This fresh appeal filed on 27.01.2022 and was placed before the S.B today i.e. on 04.04.2022 with no notice to appellant and his learned counsel. Notice be issued to appellant and his learned counsel for the next date. Case to come up for preliminary hearing on 27.04.2022 before S.B. Chairman

The appeal of Mr. Dost Muhammad, Constable No. 483, Police Dept KP, presently serving as Traffic Warden, District Peshawar received today i.e. on 27.01.2022 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1. Copies of show cause notice and enquiry report in respect of appellant is not attached with the appeal which may be placed on it.
- 2. Copy of Annexure A attached with the appeal is illegible which may be replaced by legible/better one.

No. 188 /S.T,
Dt. 27/01 /2022

REGISTRAR SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA
PESHAWAR.

Mr. Muhammad Arif Jan Afridi Adv. Pesh.

Reply to objections

Depty of Inquiry is not available with the Appellante whereas show course relice

Appellante copy of Annexure of the appeal.

Annexure of the appeal be placed before there for appeal be placed before,

There for heaving.

Advocate

BEFORE KHYBER PKHTUNKHWÅ SERVICE TRIBUNAL, PESHAWAR CHECK-LIST

Case Title: DOST Muhammad vs CT-0 & others

S.#	Contents	37	T
1.	This appeal has been presented by:	Yes	No
2.	Whether Counsel / Appellant / Respondent / Deponent have signed the	~	·
2.	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?		ļ <u>-</u>
6.	Whether affidavit is appended?		
7.	Whether affidavit is duly attested by competent oath commissioner?		<u> </u>
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 A.G/D.A.G?		·
14.	Whether Power of Attorney of the Counsel engaged is attested and		
17.	signed by petitioner/appellant/respondents?		
. 15.	Whether numbers of referred cases given are correct?		
16.	Whether appeal contains cuttings/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?	-/-	· ·
21.	Whether addresses of parties given are complete?		
22.	Whether index filed?		
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		
27.	Whether copies of comments/reply/rejoinder provided to opposite		
21.	party? on		

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

Name:	Muhammad Arif.	Jo

Signature: Major

Dated: 27-1-2022-

BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL, PESHAWAR

Service Appeal No.	10//2022	?	
Dost Muhammad			<u>;</u> :
		·····.Appella	ınt
	VERSUS		٠.
Chief Traffic Officer	and others	Responde	0 ***

INDEX

S.No	Description of Documents	A	
1	Mome of A 1 id an	Annex	Pages
	Memo of Appeal with affidavit	*	1-6
2.	Application for suspension with affidavit	*	7-9
3.	Copy of charge sheet	Α	10
4.	Copy of reply	B	11
5.	Copy of impugned order dated 03.09.2021	C	12
б .	Copy of departmental appeal & its reply	D&E	13-16
7.	Wakalat Nama	*	17
			

Appellant

Through

Muhammad Arif Jan Afridi

82

Arbab Saif-ul-Kamal

Date: 27.01.2022 Advocates, High Court,

Peshawar

Cell# 0333-8807676

BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL, PESHAWAR

Service Appeal No.		/2022
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Dost Muhammad (Constable No. 483)

Police Department Khyber Pakhtunkhwa Presently serving at Traffic Warden, Peshawar

....Appellant

VERSUS

- 1. Chief Traffic Officer, Peshawar.

APPEAL UNDER SECTION 4 OF THE SERVICES TRIBUNAL ACT 1974 AGAINST THE IMPUGNED OFFICE ORDER DATED ANNUAL WHEREBY TO 03.09.2021, APPELLANT WERE \mathbf{OF} **INCREMENTS** STOPPED AND AGAINST APPELLATE ORDER DATED 29.12.2021 WHEREBY RESPONDENT NO. 01 ON 04.11.2021 ALSO REJECTED WITHOUT ANY LEGAL REASON.

Respectfully Sheweth:

1. That appellant is a peaceful, respectable citizen of Islamic Republic of Pakistan serving as Constable in Traffic Warden Police, Peshawar and also qualified his M.Sc Health and Physical Education.

- 2. That on 24.04.2021, appellant was served with charge sheet on the allegation that he is absent from his duty. (Copy of charge sheet as Annexure-A)
- 3. That said charge sheet was replied on 29.06.2021 and denied the allegations with reasons. (Copy of reply as Annexure-B)
- 4. That on 03.09.2021, appellant was awarded the minor punishment of stoppage of two annual increments with cumulative effect under the Khyber Pakhtunkhwa Police Rules, 1975. (Copy of impugned order dated 03.09.2021 as Annexure-C)
- 5. That appellant submitted departmental appeal vide diary No. 1469, dated 04.11.2021 before the authority which was rejected on 29.12.2021. (Copy of departmental appeal & its reply are attached as Annexure-D & E respectively)
- 6. That appellant reported back from PTC Hangu after completion of 3 month training in Traffic Police Line, Peshawar vide Daily Dairy No. 24, dated 03.09.2021. On 25.10.2021 the appellant received impugned order dated 03.09.2021 on

(3)

personal level from the respondent No. 01. Hence this appeal, inter alia, on the following grounds:

GROUNDS:

- A. That the impugned order dated 03.09.2021 is without lawful authority as charge sheet and final show cause notice was served upon appellant by Respondent No.1, while punishment was awarded by respondent No.1.
 - B. That remarks were not taint by the appellant to tranish the image of the department but to invite their attention to the high-ups of the misdeeds taking place in the subordinate office.
 - C. That inquiry in the matter was not conducted as per the mandate of law. Neither any statement of any concern was recorded in presence of appellant nor he was afforded opportunity of cross examination, being mandatory.
 - D. That as a punishment, appellant was deputed to PTC Hangu to mend his moral mind while as the same act, the punishment was imposed upon him.

- E. That by keeping in view the aforesaid facts and circumstances of the case the impugned office orders were of no legal effect, rather based on malafide.
- F. That no Final Show Cause notice has been issued to the appellant.
- G. That the appellant has performing his duties with zeal and devotion since his appointment and has never ever remained absent due to his ulterior motives.
- H. That the respondents have erred in law as while issuing the impugned order, no chance of personal hearing or personal defence has been provided to the appellant and as such the appellant has been condemned unheard.
- I. That by now it is settled law before imposing major penalty upon a civil servant it is mandatory for an authority/ department to hold regular inquiry before imposing major penalty, however in case of appellant no regular inquiry has been conducted and thus through this way the respondents have over step their authority.

It is, therefore, most humbly prayed that on acceptance of this appeal, the impugned orders dated 03.09.2021 of respondents may very graciously be set aside and appellant the two year annual increments may kindly be released to the appellant.

Any other remedy which deem fit appropriate may also be granted in favour of appellant.

Appellant

Through

Muhammad Arif Jan Afridi

&

Arbab Saif-ul-Kamal

Date: 27.01.2022 Advocates, High Court,

Peshawar

Cell# 0333-8807676

Certificate:-

It is certify that no such like <u>Service</u>

<u>Appeal</u> has earlier been filed by the Appellant in this

Honourable Tribunal.

ADVOCATE.

BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL, PESHAWAR

Service Appeal No	/2022	
Dost Muhammad		Appellant
	VERSUS	
Chief Traffic Officer a	nd others	Respondents

AFFIDAVIT

I, Dost Muhammad (Constable No. 483) Police Department Khyber Pakhtunkhwa Presently serving at Traffic Warden, Peshawar, do herby solemnly affirm and declare on oath that the contents of accompanying Service Appeal are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honorable court.

DEPONENT



BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL, PESHAWAR

CM No.		•	/20	122			
IN		•				•	
Service	Appeal	No	/	2022			
Dost Mi	uhamm	ad	•••••	•••••	A]	ppellant	
			VER	SUS			
Chief Tr	raffic O	ficer a	nd other	's	Res	pondents	;
	APPL	CATIO	ON FO	R SUSP	ENSION	OF	
	<u>IMPU</u>	GNED	ORDER	DATED	03.09.2	2021,	
	TILL	THE	FINAL	DISPOSA	AL OF	THE	

Respectfully Sheweth:

MAIN APPEAL

- 1. That the captioned Appeal is being filed before this Honourable Tribunal, in which no date of hearing has yet been fixed.
- 2. That the grounds of Appeal may be read as integral part of this application.
- 3. That on the face of it, the applicant has got strong arguable case and is sanguine about its success.

B

5. That if the impugned order dated 03.09.2021 is not suspended, than applicant would sustain irreparable loss, which is not redeemable in terms of money.

It is, therefore, most humbly prayed that on acceptance of this application, the impugned order dated 03.09.2021 may kindly be suspended, till the final decision of the case.

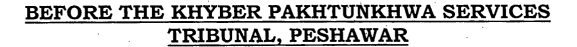
Appellant

Through

Muhammad Arif Jan Afridi &

Date: 27.01.2022

Arbab Saif-ul-Kamal Advocates, High Court, Peshawar Cell# 0333-8807676



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Service Appeal No/2022	
Dost Muhammad	Appellant
VERSUS	
Chief Traffic Officer and others	Respondents

AFFIDAVIT

I, Dost Muhammad (Constable No. 483) Police
Department Khyber Pakhtunkhwa Presently serving
at Traffic Warden, Peshawar, do herby solemnly affirm
and declare on oath that the contents of accompanying
Application are true and correct to the best of my
knowledge and belief and nothing has been concealed
from this Honorable court.

DEPONENT



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Palamatan dan dan garata PESHWARE

(PHO) 對心 對心所用 理問於

FLAWALI MAHA DEELAMA

To,

Chief Traffic Officer Peshawar.

SUBJECT:

CHARGE SHEET/ REPLY

Respectfully Sir,

Reference to Charge Sheet No. NIL dated Nil on the subject.

The allegation of absence from training to PTC Hangu from 24.04.2021 is incorrect as at the same time, I was affected by Covid-19. (Copy attached).

After some recovery I reported to PTC Hangu for the said purpose on 17.05.2021, but later on I was served with the said charge sheet.

Sir, I never absented from the said training intentionally but it was due to the Covid-19. Even in the said Naqal Mad No.28 dated 17.05.21 it was written that I shall be retained in the center to complete the required training. (Copy attached).

For the aforesaid reason, I request your honor to kindly withdraw the charge sheet and obliged.

Thanking you Sir

Dost Muhammad, Constable/ Traffic Warden FC No.483 NOW at PTC Hangu. Cell No. 0313-9991012

Dated 29.06.2021



OFFICE OF THE CHIEF TRAFFIC OFFICER, PESHAWAR

Phone 091-922 5361/Fax 091-.922 5368 e.mail: ssptraffic@gmail.com



No.__984___/PA,

Dated: 02 / 08 /2021

FINAL SHOW CAUSE NOTICE

I, ABBAS MAJEED KHAN MARWAT, PSP, Chief Traffic Officer, Peshawar as Competent Authority, under the Khyber Pakhtunkhwa, Police Rules 1975, do hereby serve you Constable Dost Muhammad No.483 as follows:-

- (i) That consequent upon the completion of enquiry conducted against you by Mr. Fazal Ahmad Jan SP/HQrs; Traffic Peshawar, for which you were given full opportunity of hearing.
 - (ii) On going through the findings and recommendations of the enquiry officer, the material available on record and other connected papers including your defense before the said officer.

I am satisfied that you have committed the following acts/omission;-

- That you were selected for Rigorous Training at PTC Hangu but you did not report at PTC Hangu and absented himself w.e.f 24.04.2021 till 16.05.2021 (Total 24-days)
- This amounts gross misconduct on your part.
- 3. As a result thereof, I, as Competent Authority have tentatively decided to impose upon you major/minor penalty including dismissal from service under the said rules.
- 4. You are, therefore, directed to Show Cause as to why the aforesaid penalty should not be imposed upon you.
- 5. If no reply to this show cause notice is received within 07-days of its delivery, it shall be resumed that you have no defense to put and in that case an ex-parte action shall be taken against you.
- 6. You are at liberty to be heard in person, if so wished.

(ABBAS MAJEED KHAN MARWAT, PSP CHIEF TRAFFIC OFFICER, PESHAWAR. (Competent Authority)



ORDER

This office order will dispose of formal departmental enquiry against Constable Dost Muhammad No.483 of Traffic Unit Peshawar. The allegations levelled against him were that he was selected for Rigorous Training at PTC Hangu but he absented himself from 24.04.2021 to 16.05.2021 (Total 24-days) without leave/permission of the

- 2. He was issued charge sheet and summary of allegations and SP/HQrs; Traffic Peshawar was appointed as the enquiry officer. The enquiry officer mentioned in his findings that the defaulter constable during inquiry took the plea that he was suffering from corona. However, he failed to adopt proper procedure and sanction proper leave to 16.05.2021 (Total 24-days). The enquiry officer held him responsible for unauthorized absence from the training.
- 3. On receipt of the findings of the enquiry officer, Final Show Cause Notice bearing this office No.984/PA, dated 02.08.2021, was issued and served upon him through commandant PTC Hangu to which he replied. The same was perused and found unsatisfactory.
- 4. He was called in O.R on 02.09.2021, and heard in person but he could not defend himself for his deliberate absence. The inquiry file was also thoroughly examined alongwith his past record which reveals that he had remained absent for 20-days on different occasions for which he was awarded punishments from time to time.
- 5. Keeping in view of the above explained position, he is awarded the minor punishment of **stoppage of two annual increments** with **cumulative** effect under the Khyber Pakhtunkhwa Police Rules 1975. The absence period from 24.04.2021 to 16.05.2021 is heated without pay. Pay released.

(ABBAS MADEED KHAN MARWAT) PSP CHIEF TRAFFIC OFFICER, PESHAWAR.

No. 12 22 -27/PA, Dated Peshawar the 03/08 /2021.

Copies for information and necessary action to the:-

1.	Commandant Police Training College, Hangu.
-, -	

2. SP/HQrs; Traffic, Peshawar.

3. DDIT Traffic, Peshawar.

4. Accountant

5. SRC-II (along-with complete enquiry file consisting of _____ pages)

6. OASI

·1/20

725



The Worthy
Capital City Police Officer (CCPO),
Peshawar

DEPARTMENTAL APPEAL AGAINST ORDER Subject: 1222-27/P.A DATED 03/09/2021 CHIEF TRAFFIC OFFICER, PESHAWAR VIDE WHICH (I) PENALTY OF STOPPAGE OF TWO ANNUAL INCREMENTS WITH CUMULATIVE **EFFECT** WAS IMPOSED AGAINST . **APPELLANT** AND (II) PERIOD FROM 24/04/2021 TO 16/05/2021 WAS TREATED

Respected Sir,

The appellant humbly submits as under:

AS WITHOUT PAY.

- 1. That the appellant was appointed in the Traffic Warden Police Department, Peshawar and he performed his duties with great zeal and zest throughout without any complaint from his high ups.
- 2. That the petitioner was effected graviously by CORONA and was quarantine, when in the meanwhile his order was passed for moving to PTC Hangu vide order dated 24/04/2021. (Copy of MC is attached as Annexure-A)
- 3. That as the appellant was quarantine that why he was unable to move to Hangu and when he was recovered he went to Hangu on 17/05/2021 and

remained there till 17/09/2021 and performed his duties over there without any complaint. (Copy of DDs dated 17/05/2021 is Annexure-B and that dated 1/09/2021 is Annexure-C)

- 4. That for indelibrate absence, the appellant was charge sheeted and was imposed penalty as under:
 - (I) PENALTY OF STOPPAGE OF TWO ANNUAL INCREMENTS WITH CUMULATIVE EFFECT WAS IMPOSED AGAINST THE APPELLANT
 - (II) PERIOD FROM 24/04/2021 TO 16/05/2021
 WAS TREATED AS WITHOUT PAY

vide order dated 03/09/2021. (Copy is attached as annexure-D)

5. That the appellant felling highly aggrieved of order dated 03/09/2021, prefers the instant departmental appeal on the following grounds inter-alia:

Grounds

- A. That order dated 03/09/2021 of worthy CTO Peshawar is against the law on the point and facts of the case, hence liable to be set aside.
- B. That before passing the impugned order appellant has not been heard properly.
- C. That the impugned order consist of two type of punishment which by itself is very Harsh and is violative of fundamental right of the appellant as guaranteed by Article 13 of the Constitution of

Pakistan 1973 which provides for protection against double jeopardy.

- D. That the reason for the absence of appellant was beyond the control, moreover, the appellant at the same time was unable to submit his application etc being quarantined.
- E. That it is also pertinent to mention that Corona disease spread due to interaction with people and solid surface is a big source of spreading the disease and if the appellant would have sent any application by that time could have been a source of spreading the same which would have been against national interest.
- F. That absence of appellant or his disability to inform the quarter concerned was not willful but was due to above disability.

It is therefore, requested that a lienant view may be taken in respect of appellant and the penalty awarded to appellant may kindly be waived off.

Dated 03/11/2021

Appellant

Dost MuhammadConstable/Traffic Warden
FC No. 483, Police Line Peshawar



OFFICE OF THE CAPITAL CITY POLICE OFFICER, PESHAWAR

ORDER.

This order will dispose of the departmental appeal preferred by Constable Dost Muhammad No.483 who was awarded the minor punishment of "Forfeiture of two annual increments with cumulative effect" under PR-1975 by CTO Peshawar vide order No.1222-27/PA, dated 03-09-2021.

- Shorts facts leading to the instant appeal are that the accused constable while posted at Traffic Unit, Peshawar was proceeded against departmentally on the charges that he was selected for Rigorous Training at PTC Hangu but he absented himself from 24.04.2021 to 16.05.2021 (Total 24 days) without leave/permission of the competent authority.
- 3- He was issued proper Charge Sheet and Summary of Allegations by CTO Peshawar. SP/HQrs: City Traffic Peshawar was appointed as inquiry officer to scrutinize the conduct of the accused official. The inquiry officer after conducting proper inquiry submitted his findings and recommended him for forfeiture of two annual increments with cumulative effect. The competent authority in light of the findings of the inquiry officers issued him Final Show Cause Notice. He submitted his reply to the Final Show Cause Notice which was perused and found unsatisfactory. Hence the competent authority awarded him the above minor punishment.
- He was heard in person in O.R and the relevant record along with his explanation perused. During personal hearing the appellant failed to submit any plausible explanation in his defence. Therefore, his appeal for setting aside the punishment awarded to him by CTO Peshawar vide order No. 1222-27/PA, dated 03.09.2021 is hereby rejected/filed, being also time barred for 01 month.

(ABBAS AHSAN) PSP CAPITAL CITY POLICE OFFICER, PESHAWAR

No. 4811-13 /PA,

dated Peshawar the

29/12/2021

Copies for information and necessary action to the :-

- 1. CTO-Peshawar w/r to his office letter No.3633/SRC-II dated 11.11.2021 along with complete inquiry file.
- 2. SP/HQrs: CityTraffic Peshawar.
- 3. Official concern.

بعدالت سردن شرسورا الاس 1/1/1/2022 15/2022 15/2022 مقدمه دعوى باعث تحرميا نكه مقدمه مندرج عنواك بالامين اين طرف سے داسطے بيروي وجواب د بي وكل كارواكي متعلقه 10 mg 1000 mg 7 mg 7000 1 cg m مقرركر كاقراركيا جاتا ہے۔كدصا حب موصوف كومقدمه كىكل كارواكى كاكامل اختيار ، وگا۔ نيز و میل صاحب کوراضی نامه کرنے وتقرر شالت و فیصله برحلف دیسے جواب دہی اورا قبال دعوی اور بسورت ذكري كرفي اجراءاورصولي چيك وروبيدارعرضي دعوى اور درخواست برنسم كاتفيدين زراین پردسخط کرانے کا اختیار ہوگا۔ نیز صورت عدم پیروی یا ڈگری میکطرف یا اپیل کی برایدگی اورمنسوخی نیز دائر کرنے اپیل محکرانی ونظر ثانی و پیروی کرنے کا ختیار ہوگا۔ از بصورت ضرورت مقدمہ مذکور ككل ياجزوى كاروائى كے واسطے اور وكيل ما مخارقا نونى كواسية ہمراه يااسينے بجائے تقرر كا ختيار موگا _اورصا حسب مقرر شده کوچهی و بی جمله ندکور «یاا ختیا رات حاصل موں مے اوراس کا ساخت برواختة منظور قبول موكار دوران مقدمه ميس جوخر چدد مرجاندالتوائے مقدمه كسب سے وموكار کوئی تاریخ بیتی مقام دوره پر مویا حدے باہر موتو وکیل صاحب پابند موں سے کہ بیروی ندکورکریں۔لہذا وکالت نامیکھدیا کے سندرہے۔ 20 J. کے لئے منظور ہے۔

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

•	•	PESHAWAR.	<u>s · B</u>
No.	APPEAL No	1.81	of 20 🤈 🌫
:	Dost	Muhammad	
			Apellant/Petitioner
		Versus	
•••••	Chief	traffic officer	Posh: RESPONDENT(S)
Notice to	Appellant/Petition	per Dost Muhammad	(constable No.483
Police	DepH. KPK	Presently Serving	as trappe
	Worden	Peshawar	
replicatio	n, affidavit/count	our appeal has been fixed fer affidavit/record/arguments/o	
	•		

You may, therefore, appear before the Tribunal on the said date and at the said place either personally or through an advocate for presentation of your case, failing which your appeal shall be liable to be dismissed in default.

Registrar, U Khyber Pakhtunkhwa Service Tribunal, Peshawar.

"A"

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

		PESHA	WAR.		
No.	APPEAL No.	181	•••••	of 2077.	
	Dost	Muhamma	1		·
				Apellan	t/Petitioner
		Versı	ıs		
	Ohial	Trallic	of Livex	Pash; RESP	
•••••				RESPO	ONDENT(S)
Notice to Ar	ppellant/P etition	er Dost M	Juhammad	(constable	No. 483
Police !	Deptt: Kpk	Presently	Servins	at tral	fic
	Warden	Yeshawa:	Υ		· .
		•			
	affidavit/counte				
on	19.12. at	<u> </u>	-111)		
place either	ay, therefore, ap r personally or th appeal shall be lia	rough an advoc	cate for presen	ntation of your	

Registrar, 'Khyber Pakhtunkhwa Service Tribunal, Peshawar.

میں اُس گیا اور لول کے ذفی میں اوالوں نے فرات کی کیا اور لول کے ذفی میں کا کا کا My the own and of FICH, اللائن كرماية طوئ بد س نر 10° 551. NW UD 16 3 FIT DI CV (10,16 Bhill 11-4-22

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KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

JUDICIAL COMPLEX (OLD), KHYBER ROAD, 5.18
PESHAWAR.

No. APPEAL	\&I)と of 20 .
	Muhammad	
		Apellant/Petitioner
	Versus	
chief	Traffic offices	- Posh:
		RESPONDENT(S)
(Counsel)	_ M- Arib T	ian Afridi &
Awjad No	ioner M- Arib I Waz Khan Adve	cates. High
Cour	it Pashawar 0333	-8807676
	1	

Take notice that your appeal has been fixed for Preliminary hearing, replication affidayit/counter affidayit/record/arguments/order before this Tribunal on

You may, therefore, appear before the Tribunal on the said date and at the said place either personally or through an advocate for presentation of your case, failing which your appeal shall be liable to be dismissed in default.

Registrar, w

Khyber Pakhtunkhwa Service Tribunal, Peshawar.