13.05 2022

Learned counsel for the appellant present and heard.

Learned counsel for the appellant contended that the appellant was the employee of respondent department and was removed from service vide impugned order dated 17.01.2022. Feeling aggrieved, the appellant filed departmental appeal on 21.01.2022, which was not responded within the statutory period of 90 days, hence the instant appeal on 11.05.2022 which is within time.

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The appeal is admitted to regular hearing subject to all legal and just objections by the other side. The appellant is directed to deposit security and process fee within 10 days, thereafter notices be issued to the respondents for submission of reply/comments. To come up for reply/comments before the S.B on 20.07.2022.

(Kalim Arshad Khan) Chairman

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20.07.2022 Learned counsel for the appellant present. Mr. Kabirullah Khattak, Additional Advocate General for the respondents present.

Reply/comments on behalf of respondents not submitted. Learned Additional Advocate General seeks time to contact the respondents for submission of reply/comments. Adjourned. To come up for reply/comments on 09.08.2022 before S.B.

Roder.

8.8.20>> Due to the Public Halidys the Case is Adjourned to 25-8-2022 (Mian Muhammad) Member (E)

Form- A

FORM OF ORDER SHEET

Court of____

Date of order	Order or other proceedings with signature of judge
proceedings	
2	3
11/05/2022	The appeal of Mr. Raheed Khan presented today by Mr. Noor Muhammad Khattak Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please. REGISTRAR
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Learned counsel for the appellant present and heard.

Learned counsel for the appellant contended that the appellant was the employee of respondent department and was removed from service vide impugned order dated 17.01.2022. Feeling aggrieved, the appellant filed departmental appeal on 24.01.2022, which was not responded within the statutory period of 90 days, hence the instant appeal on 11.05.2022 which is **well** within time.

The appeal is admitted to regular hearing subject to all legal d juiobjections. The appellant is directed to deposit security and process fee within 10 day, thereafter notices be issued to the respondents for submission of reply/comments. To come up for reply/comments before the S.B on 20.07.2022.

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(Kalim Arshad Khan) Chairman

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KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR CHECK LIST

	SETITLE: Reedad Khan VIS Govt of	t t	P
<u>S</u> #	CONTENTS	YES	NO
· 1	This Appeal has been presented by: Nor Mohamman	\checkmark	
· 2	Whether Counsel/Appellant/Respondent/Deponents 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?		
7	Whether affidavit is duly attested by competent Oath Commissioner?		
8	Whether appeal/annexures are properly paged?		•···· =
	Whether certificate regarding filing any regul	. 🗸	•
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?	V V	
13	Whether copy of appeal is delivered to AG/DAG?	V V	
14	Whether Power of Attorney of the Counsel engaged is attested and	· · · · ·	
	signed by petitioner/appellant/respondents?	V .	
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?		
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 1074		
25	Rule 11, notice along with copy of appeal and annexures has been sent		
·			
26	Whether copies of comments/reply/rejoinder submitted? On		
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.

Mohamsonad RTK Name: Noor

Signature:

Dated:

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

SERVICE APPEAL NO.___ /2022

MR. REEDAD KHAN

INDEX

V/S

S.N O	DOCUMENTS	ANNEXURE	PAGE
1	Memo of appeal		1-4
2	Affidavit		5
3	Advertisement	A	6
4	Education testimonials	В	7-10
5	Appointment order	С	11
6	Medical certificate	D	12
7	Notification dt: 17.06.2021	E	13-14
8	Pay slip	F	15
9	Letter dt: 25.10.2021 along with show cause notice	G	16-17
10	Reply to show cause	Н	18-21
11	Impugned order dt: 17.01.2022	Ι	22
12	Departmental appeal	J	23-24
13	Wakalat Nama		25

Dated: ____/.05./2022

APPELLANT Through: NOOR MOHAMMAD KHATTAK ADVOCATE 0345-9383141

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

SERVICE APPEAL NO.____/2022

Mr. Reedad Khan, Ex-Chowkidar (BPS-03), Ex-FATA Tribunal, Home & Tribal Affairs Department, Peshawar.

VERSUS

- 1- The Chief Secretary, Government of Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.
- 2- The Secretary Home & Tribal Affairs Department, Khyber Pakhtunkhwa, Peshawar.
- 3- The Secretary Establishment Department, Khyber Pakhtunkhwa, Peshawar.

APPEAL UNDER SECTION-4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST THE IMPUGNED ORDERS DATED 17-01-2022 WHEREBY MAJOR PENALTY OF REMOVAL FROM SERVICE HAS BEEN IMPOSED ON THE APPELLANT AND AGAINST THE IMPUGNED INACTION OF THE RESPONDENTS BY NOT DECIDING THE DEPARTMENTAL APPEAL OF THE APPELLANT WITHIN THE STATUARY PERIOD OF NINETY DAYS.

PRAYER:

That on acceptance of this service appeal the impugned order dated 17-01-2022 may very kindly be set aside and the appellant may be re-instated into service with all back benefits. Any other remedy which this august Tribunal deems fit that may also be granted in favor of the appellant.

R/SHEWETH: ON FACTTS:

1- That appellant is the law abiding citizen and is a highly qualified person. That the before the promulgation of the 25th constitutional amendment Act the Registrar Ex-FATA tribunal advertised certain posts in the daily news papers. That the appellant being eligible and qualified applied to the post of Key Punch Operator. Copies of the advertisement and educational testimonials are attached as annexure **A&B**.

2- That after appearing in the selection process the appellant was selected for the subject post and was appointed in the Ex-FATA

tribunal as Chowkidar (BPS-01) vide order dated 08-03-2019, where after the appellant was medically examined by the competent medical officer and in response to the appointment order the appellant submitted his arrival report on 14-03-2019. Copies of the appointment order & medical certificate are attached as annexure **C & D**.

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- 3- That it is pertinent to mention here that after the promulgation of the 25th Constitutional Amendment Act, the Ex-FATA tribunal was abolished as the then FATA was merged to the province of Khyber Pakhtunkhwa and the status of FATA was changed to settled area therefore the function and status of FATA tribunal comes to an end. That the employees of the Ex-FATA tribunal was transferred/ posted in the Home and Tribal Affairs Department i.e. respondent No. 2 and vide notification dated 17-06-2021 the appellant was transferred and posted in Security-1 Section. Copy of the notification dated 17-06-2021 is attached as annexure
- 4- That it is pertinent to mentioned here that the appellant has regularly received his monthly salary from the respondent department till November, 2021. Copy of the salary slip is attached as annexure **F**.
- 5- That while performing his duties with zeal and zest and up to the entire satisfaction astonishingly vide letter dated 25-10-2021 a show cause notice was issued to the appellant leveling an allegation that recruitment process so conducted by the Ex-FATA tribunal for the selection of the appellant along with others was unlawful and the appointment so made were without lawful authority and liable to be set aside in that eventuality you are liable to be proceeded under the Khyber Pakhtunkhwa (E&D) Rules, 2011. Copy of the letter dated 25-10-2021 along with show cause notice is attached as annexure.....G.
- 7- That respondent without conducting the regular inquiry in to the matter straight away issued the impugned order dated 17-01-2022 whereby major penalty of removal from service has been imposed upon the appellant with retrospective effect. Copy of the impugned order dated 17-01-2022 is attached as annexureI.

9- That by not deciding the departmental appeal of the appellant within the statutory period of ninety days, the appellant feeling aggrieved from the inaction of the respondents and having no other remedy but to file the instant service appeal on the following grounds amongst the others.

GROUNDS:

- A- That the impugned order dated 17-01-2022 and the inaction of the respondents by not deciding the departmental appeal are against the law, facts, norms of natural justice and materials on the record, hence not tenable and liable to be set aside.
- B- That appellant has not been treated by the respondent department in accordance with law and rules on the subjected noted above and as such respondents violated the Article 4 and 25 of the Constitution of Islamic Republic of Pakistan.
- C- That the appellant has not committed any misconduct but despite of that the respondents issued the impugned order dated 17.1.2022 whereby major penalty of removal from service has been imposed on the appellant.
- D- That no regular inquiry has been conducted before the issuance of the impugned order dated 17-01-2022 which is the violation of the plethora of judgments of the apex courts of Pakistan as well as the law on the subject.
- E- That the impugned order dated 22-12-2017 contain a retrospective punishment, therefore, the same is void ab initio and in nullity in the eye of law, hence liable to be set aside.
- F- That the appellant was appointed by the then competent authority after fulfilling the codal formalities and thereafter the appellant had served for more than 3 long years, so how could the respondent proceed against the appellant for no fault of him, the action of the respondents are in violation of the doctrine of locus Poenitentiae.
- G- That it is the principle of natural justice as well as consistent view of the higher courts and apex court of Pakistan that no one should be punished for the fault of others, so even if the irregularities so happened in the recruitment process the appellant is not responsible at this belated stage as he has performed for about 3 years in the department.
- H- That no regular inquiry has been conducted and 'neither a chance of personal hearing and personal defense has been provided to the appellant before imposing the impugned penalties which is violation

of Article 10-A of the constitution of the Islamic republic of Pakistan, 1973.

- I- That apex court of Pakistan has held in a number of judgments that harsh punishment/ major penalty should not be imposed before conducting a full flag and regular inquiry.
- J- That the appellant seeks permission to advance any other ground and proofs at the time of hearing.

It is therefore, most humbly prayed that the appeal of the appellant may be accepted as prayed for.

APPELLANT (Rugrif **REEDAD KHAN** THROUGH: NOOR MUHAMMAD KHATTAK & う **KAMRAN KHAN UMAR FAROOO ADVOCATES**

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

SERVICE APPEAL NO.____/2022

MR.REEDAD

V/S

GOVT: OF K.P DEPTT:

AFFIDAVIT

Stated on oath that the contents of the accompanying service appeal are correct to best of my knowledge and belief and nothing has been concealed from this Honorable Service Tribunal.

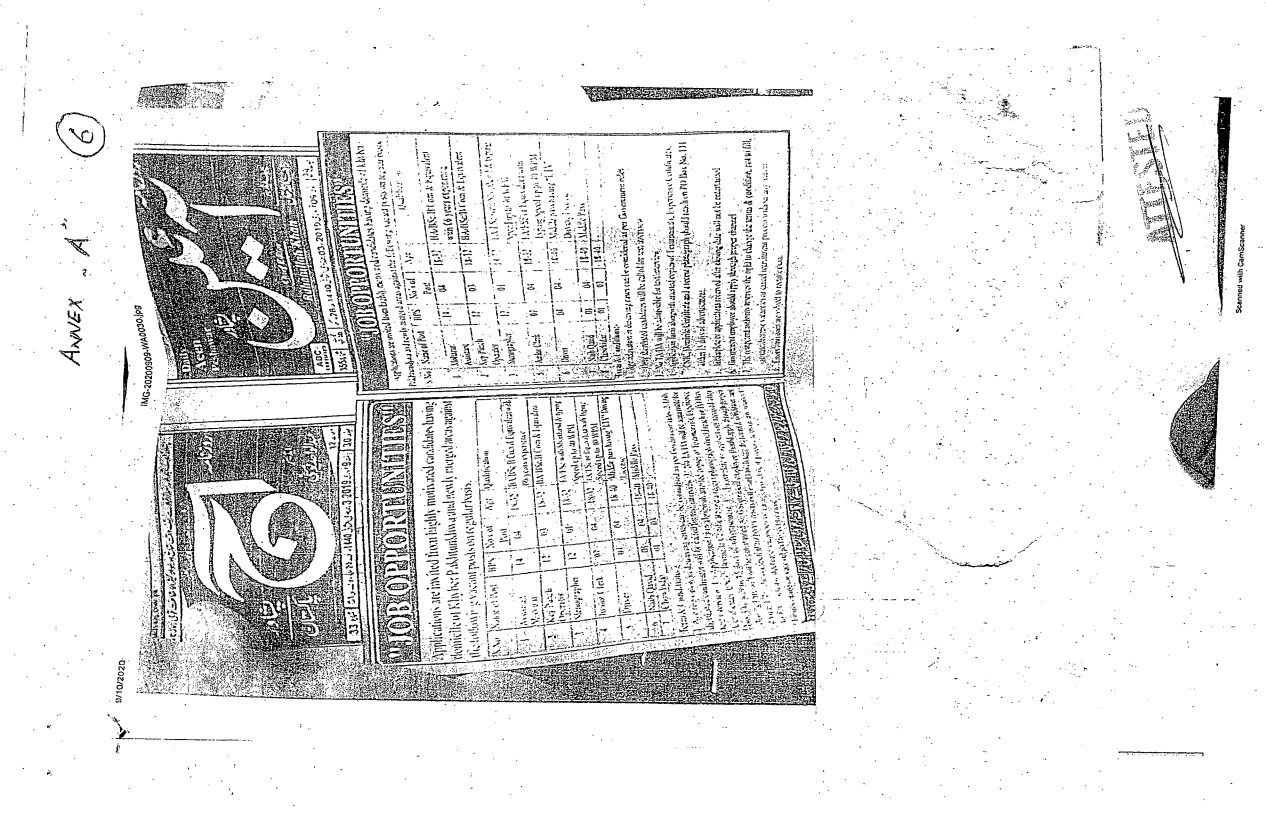


DEPONENT

CERTIFICATE:

Certify that no earlier service appeal has been filed by the appellant in the instant matter before this Honorable Service Tribunal.

CERTIFICATION



140139 Roll No Group ARTS

PROVISIONAL AND DETAILED MARKS CERTIFICATE SECONDARY SCHOOL CERTIFICATE EXAMINATION

SESSION ANNUAL-2013

PESHA

EDIAT

Son/Daughter of Gul Dad Khan

ANNEX

NNL. & SECONDAL

S.NO. PB 5280388

GOVT: HIGH SCHOOL MASHO KHEL PESHAWAR of

has secured the marks shown against each subject, in the Secondary School Certificate Examination held in the month of March 2013 **Regular Student** as

1				۸,	ARKS (OBTAIN	IED
Subjecto		9)th _	10th			
Subjects	Marks	Theory Paper A	<u>Practical</u> Paper B	<u>Theory</u> Paper A	Practical Paper B	Total	in Words
f. English	150	38		16		54	Fifty-Four
2. Urdu	150	37		56		93	Ninety-Three
3. Islamiyat (Comp)	75	25			·	25 ·	Twenty-Five
4. Pakistan Studies	75			29		29	Twenty-Nine
5. Maths	150	32		29		61	Sixty-One
6. General Science	.150	25		39		64	Sìxty-Four
7. Islamic Studies	150	45		37		82	Eighty-Two
8. Art & Model Drawing	150	32	19	20	19	90	Ninety Only
;	tal 1050	<u>_</u>				498-D	Four Hundred Ninety-Eight On

Total 1050

Date of Birth: 14th February, 1994

Reedad

Enrolment No: 055-B/MKP-2011

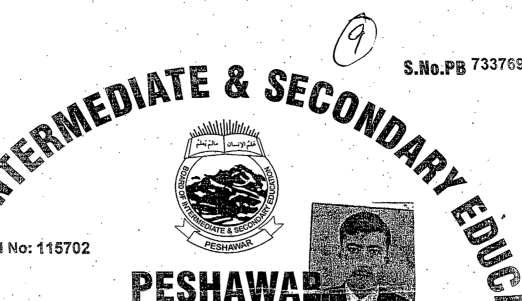
IS:ART: Remarks

Checked by:

Issue Date: 16-06-2013 Controller of Examinations

Note: Error(s) / Ommission(s) excepted. Any mistake in above particulars must be intimated within 30 days of the issuance of this certificate

Roll No. <u>140139</u>	يناللي الترجين التيجنين sr No. 47471	
	mediate and Secondary.	
at in he	sr no. 47471 sr no. 47471 mediate and Secondary shawar Khyber Pakhtunkhwa Pakiatan	
	ndary School Certificate Examination	
	(Arts Group) SESSION 2013- ANNUAL	
This is to Certify that	Reedad	
on of	Gul Dad Khan High School Masho Khel Peshawar	_
: : · ·		
ias passed the Secondary	School Certificate Examination of the Board of Intermediate and awar held in <u>March, 2013</u> as a <u>Regular</u> candida	
as passed the Secondary Secondary Education, Pesh le obtained <u>498</u> M	School Certificate Examination of the Board of Intermediate and awar held in <u>March, 2013</u> as a <u>Regular</u> candida larks out of 1050 and has been placed in Grad <u>e D</u>	
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oll No: 115702

PROVISIONAL AND DETAILED MARKS CERTIFICATE INTERMEDIATE (ANNUAL) EXAMINATION, 2015

HUMANITIES (Part-II)

____ Son / Daughter of Gul Dad Khan Reedad

of Peshawar

has secured the marks shown against each subject in the HSSC Examination held in the month of April 2015 as Private Student

	. 1	· ·			·	Ma	irks Ob	tained
Subjects	·. [Marks	Part-I		Part-II		Total	100 1 1 101
:	• •••• ********************************		Theory	Pract	Theory	Pract	Total	Marks in Words
English		200	40		42		82	Eighty-Two
Urdu		200	53		45		98	Ninety-Eight
Islamic Education		50	29				29	Twenty-Nine
Pakistan Studies		50			20		20	Twenty Only
Islamic History		200	36		33		69	Sixty-Nine
Islamic Studies		200	33		45		78	Seventy-Eight
Pashto		200	36		43		79	Seventy-Nine
1997	Total	: 1100				,	455-D	Four Hundred Fifty-Five Only

Total: 1100

Remarks :

Reg: No

04297-B/P-2014

Checked By :

Controller of Examinations

S.No.PB 7337692

Issue Date: 04-01-2017

Note: :Error(s)/Omission(s) excepted. Any mistake in above particulars must be intimated within 30 days of the issuance of this certificate.

S.No: OEPU. TE DEPUTY COMMISSIONER DISTRICT PESHAWAR JAMAR KHYBER PAKHTUNKHWA (DOMICILE CERMFICATE) I Declare that I was born of parents who are permanently domiciled in Khyber Pakhtun Khwa having belonged to it by birth / setteled in it. I belong by birth to village / Mohallah Masha Khaill Kaia Kheil Tchsil. Deshawlard District Peshavlard بر نیر اختصابی Signature of the applicant Date Pursuance to the declaration dated..... Filled by Mr/Miss/Mrs. Kiclad Mhan S/D/W of Gul dad Khan Domiciled in the Khyber Pakhtunkhwa it is here by certified that the said Rudad Kham. is born of parents who are permanent resident of the Khyber Pkhtunkhwa having belonged to it by birth / setteled in it. I have satisfied my self from by <u>personal knowl</u>edge / overleaf verification that the above declaration is true and certified. f.....day of..... 20131 Addl: ASSISTANT <u>COUNTER SIGNED BY</u> COMMISSIONER Peshawar endicional Assessment commissioner DEPUTY COMMISSIONER PESHAWAR



OFFICE OF THE REGISTRAR FATA TRIBUNAL, PESHAWAR

ORDER

No. R/11/2018-19/ M dated: 04.04.2019 On Recommendation of the Departmental Selection Committee, the Competent Authority is pleased to appoint Mr. Reedad S/o Gul Dad Khan against the vacant post of Chowkidar BPS-01 (9130-290-17830) in FATA Tribunal at Peshawar under rule 10 sub rule 2 of Civil Servant (Appointment, Promotion and Transfer) Rules 1989 on the following terms and conditions:

Terms & conditions;

- 1. He will get pay at the minimum of BPS-01 including usual allowances as admissible under the rules. He will be entitled to annual increment as per existing policy.
- 2. He shall be governed by Civil Servant Act 1973 for purpose of pension or gratuity. In lieu of pension and gratuity, he shall be entitled to receive such amount as would be contributed by him towards General Provident Fund (GPF) along with the contributions made by Govt: to his account in the said fund, in prescribed manner.
- 3. In case, he wishes to resign at any time, 14 days notice will be necessary and he had thereof, 14 days pay will be forfeited.
- 4. He shall produce medical fitness certificate from Medical Superintendent/ Civil Surgeon before joining duties as required under the rule.
- 5. He has to join duties at his own expenses.
- 6. If he accepts the post on these conditions, he should report for duties within 14 days of the receipt of this order.

REGISTRAR FATA TRIBUNAL

Copy to;

- 01. The Accountant General Pakistan Revenues Sub Office, Peshawar.
- 02. Ps to ACS FATA, Peshawar.
- 03. PS to Secretary Law & Order FATA, Peshawar.
- 04. PS to Secretary Finance FATA, Peshawar.
- 05. Personal File.
 06. Official Concerned.

REGISTRAR

FATA TRIBUNAL

ANNIE NWFP Med. No. 4 05&PD.NWFP.885/24-0CT Now-200 H. of 200L-4.2.08/P4(2)/T18/Stock Rogisti MEDICAL CERTIFICATE Name of official eeda Caste or race. Father's name aw Residence. Mahala Charl 7 C Date of birth. Exact height by measurement. Iho. Personal mark of identification. "la ູບັ Signature of the official_____ Reedal Signature of head of office. Seal of office 17301-40760321 I do hereby certify that I have examined Mr. reda a candidate for employment in the Office of the KATA and cannot discover that he had any disease communicable or other constitutional affection or bodily infirmity except____ XALI I do no consider this as disqualification for employment in the office of the_ a (An His age according to his own statement_ 125 year and by appearance about Wen year. MEDICAL SUPERINTENDENT cal Superintendent CIVIL HOSPITA Med olice/Services, Hostif Peshawar LEFT HAND THUMB AND FINGER IMPRESSIONS GS&PD.638/17-GS&PD.-2000 Pads-29.11.13/P4(Z)/Form Store Jobs/Medical Certificate



GOVERNMENT OF KHYBER PAKHTUNKHWA HOME & TRIBAL AFFAIRS DEPARTMENT

ANNEX

. 13

Dated Peshawar the 17/6/2021

NOTIFICATION

No. E & A (HD) 2 - 5 / 2021. The following posting/transfer of staff of Ex-Fata Tribunal is hereby ordered with immediate effect till further order:

\$/No	Name& Designation	Posted in		
1	Muhammad Adnan Assistant	Court Section		
2	Tahir Khan Assistant	L&K Section NMAs		
3	Kafil Ahmad Assistant	SO(L&O)NMAS		
4	Muhsin Nawaz Stenographer	Litigation Section NMAs		
5 .	Sami Ullah KPO	Security-1 Section		
_6	Adnan Khan KPO	SO (Defence Planning Cell)		
7	Muhammad Shoaib KPO	SO L&O NMAS		
8	Asad Iqbal Junior Clerk	Litigation Section NMAs		
9	Ikram Junior Clerk	O/O DS (Admn)		
10	Khair UI Bashir Junior Clerk	Security-II Section		
11	Sadiq ullah Driver	O/O DS (Dev)		
12	Ziafat ullah Driver	General Brnach		
13	3 Yaseen Driver O/O DS (Judicial)			
14	Owais Driver	General Branch		
15	Amjid Driver	O/O DS(L&O) NMAS		
16	Farman Driver	Pool Duty (PCMC)		
17	Aleem Shah Driver	O/O DS Security		
18	Farman Afridi Driver	0/0 AS (L&O)NMAS		
19	Gohar Ali Naib Qasid	O/O Planning Officer		
20	Sher Khan Naib Qasid	O/O DS L&O NMAS		
21	Faroog Azam Naib Qasid	SO L&O NMAS		
22	Ishafaq Naib Qasid	SO litigation NMAs		
23	Muhammad Shoaib Naib Qasid	Distribution of Mail NMAs		
24	Fahim Shehzad Naib Qasid	O/O DS Dev Home		
25	Nasir Gul Niab Qasid	IT Cell		
26	Ikramullah Naib Qasid	0/0 DS Admn		
27	Naveed Ahmad Naib Qasid	O/O DS Judicial		
28	Asif Khan Niab Qasid	Budget section		
29 ·	Falak Niaz Naib Qasid	Police-II		
30	Habib Ali Chowkidar	General Branch		
31	Sadam Hussain Chowkidar	0/0 Special Secretary-II		
32	Hassan Ali Chowkidar	General Branch		
33	Ishafaq Chowkidar	General Branch		
34	Ziaur Rehman Chowkidar	Judicial Section		
35	Bahar Ali Chowkidar	General Branch		
36	Reedad Khan Chowkidar	General Branch		

Copy is forwarded to:

- 1. Section Officer(Courts) Home Department
- 2. Section Officer Security-I&II Home Department
- 3. Section Officer Budget Home Department
- 4. Section Officer Judicial Home Department
- 5. Section Officer L&K NMAs Home Department
- 6. Section Officer L&O NMAs Home Department
- 7. Section Officer litigation NMAs Home Department
- 8. Section Officer DPC Home Department
- 9. Planning officer Home Department
- 10. PS to Secretary Home Department
- 11. PS to Special Secretary I&II Home Department

Deputy secretary (Admn)

P.T.O



C/Users/SOG Office/Gyzuntenus/Misc 2/Local Disk/Removable Disk/Removable Officer General Correspondence/Pinternal possing order/OFFICE ORDER (Stenographer & KPO 2-28 doc



GOVERNMENT OF KHYBER PAKHTUNKHWA HOME & TRIBAL AFFAIRS DEPARTMENT

FICE ORDER (SI

KPÓ 2-28.600

Dated Peshawar the 17/6/2021

12.PA to Additional Secretary L&O Home Department 13. PA to Deputy secretary Admn Home Department 14. PA to deputy secretary dev. Home Department 15. PA to deputy secretary L&O Home Department 16. PA to deputy secretary security Home Department 17. Officials concerned

Section Officer (Général)

Government of Khyber Pakhtunkhwa Accountant General Khyber Pakhtunkhwa, Peshawar Monthly Salary Statement (September-2021)

Personal Information of Mr REEDAD KHAN d/w/s of GUL DAD KHAN

Personnel Number: 50508866 Date of Birth: 14.02.1994 CNIC: 1730140760321 Entry into Govt. Service: 18.04.2019

NTN:

Length of Service: 02 Years 05 Months 014 Days

Employment Category: Active Permanent

Designation: Temp Position for 505088680877270-GOVERNMENT OF KHYBER PAKHDDO Code: PR8073-FCR Tribunal Merged AreasPayroll Section: 006GPF Section: 002Payroll Section: 006GPF Section: 002Cash Center:GPF A/C No:Interest Applied: YesGPF Balance:16,760.00Vendor Number: -Pay scale: BPS For - 2017Pay Scale Type: Civil BPS: 03Pay Stage: 1

	Wage type	Wage type Amount			Amount	
0001	Basic Pay	10,000.00	1004	House Rent Allow 45% KP21	3,542.00	
1210	Convey Allowance 2005	1,785.00	1300	Medical Allowance	1,500.00	
2148	15% Adhoc Relief All-2013	240.00	2199	Adhoc Relief Allow @10%	155.00	
2211	Adhoc Relief All 2016 10%	961.00	2224	Adhoc Relief All 2017 10%	1,000.00	
2247	Adhoc Relief All 2018 10%	1,000.00	2264	Adhoc Relief All 2019 10%	1,000.00	
2309	Adhoc Relief All 2021 10%	1,000.00	2311	Dress Allowance - 2021	1,000.00	
2312	Washing Allowance 2021	1,000.00	2313	Integrated Allowance 2021	600.00	

Deductions - General

	Wage type	Amount		Wage type	Amount
300	3 GPF Subscription	-770.00	3501	Benevolent Fund	-600.00
353	4 R. Ben & Death Comp Fresh	-300.00			0.00

Deductions - Loans and Advances

Loan	Description	Principal amount	Deduction	Balance
			· · · · ·	

Deductions - Income Tax

Payable:0.00Recovered till SEP-2021:0.00Exempted: 0.00Recoverable:0.00

Gross Pay (Rs.): 24,783.00 Deductions: (Rs.): -1,670.00 Net Pay: (Rs.): 23,113.00

Payee Name: REEDAD KHAN

Account Number: 004157931616 Bank Details: NATIONAL BANK OF PAKISTAN, 230598 KHYBER BAZAR PESHAWAR KHYBER BAZAR, PESHAWAR

Leaves: Opening Balance: Availed: Earned: Balance:

Permanent Address:					
City: peshawar		Domicile: -		· ·	Housing Status: No Official
Temp. Address:		•	•		
City:		Email: reedadk	han528@gm	ail.com	· · ·

System generated document in accordance with APPM 4.6.12.9(96989/24.09.2021/v3.0) * All amounts are in Pak Rupees * Errors & omissions excepted (SERVICES/01.10.2021/08.16:18)

GOVERNMENT OF KHYBER PAKHTUNKHWA HOME & TRIBAL AFFAIRS DEPARTMENT KHYBER ROAD PESHAWAR

ANNEX

HD/B&A/FATA Tribunal/55/202 Dated: 25-10-2021

Mr. Reedad Khan Chowkidar (BPS-03), Ex-FATA Tribunal.

Subject:

To:

SHOW CAUSE NOTICE.

I am directed to refer to the subject noted above and to enclose herewith Show Cause Notice (in original) duly signed by the Competent Authority for your compliance within stipulated time period and further necessary action.

Section Officer (B & A)

Encl: As above

Copy to:

- 1. PS to Secretary Home & TAs Department Khyber Pakhtunkhwa.
- 2. FS to Special Secretary Home & TAs Department Khyber Pakhtunkhwa. 3. PS to Additional Secretary (L & O) Home & TAs Department NMAs.
- 4. PA to Deputy Secretary (L & O) Home & TAs Department NMA's.
- 5. Section Officer (E-II) Government of Khyber Pakhtunkhwa Establishment Department with reference to his letter No. SOE-II(ED)2(9)2010 dated: 13.09.2021.

Section Officer (B & A)

(7)

SHOW CAUSE NOTICE

I Mr. Ikram Ullah Khan Secretary Home & Tribal Affairs Department as Competent Authority, under Khyber Pakhtunkhwa Government Servants (Efficiency & Discipline) Rules, 2011, do hereby serve upon you, Mr. Reedad Khan, Chowkidar employees of Ex-FATA Tribunal as follows:-

> "That Consequent upon the findings & recommendations of the Inquiry Committee it has been proved that the recruitment process for selection of 24 employees in Ex-FATA Tribunal was unlawful and all 24 appointment orders were issued without lawful Authority and liable to be cancelled".

I am, therefore, satisfied that you have been found guilty of "Misconduct" as specified in rule-3 of Khyber Pakhtunkhwa Government Servants (Efficiency & Discipline) Rules, 2011 read with Rule-2, Sub-Rule (I) (vi) "appointed in violation of law and rules".

2. To, dispense with the Inquiry and serve you with a show cause notice under Rule-7 of the ibid Rules.

3. As a result thereof, I, as Competent Authority, have tentatively decided to impose upon you the following penalty under the Rule-4 of the Khyber Pakhtunkhwa Government Servants (Efficiency & Discipline) Rule, 2011:-

1. Remaral from Service

4. you are therefore required to show cause as to why the aforesaid penalty should not be imposed upon you and also intimate whether you desire to be heard in person.
5. If no reply to the second secon

5. If no reply to this notice is received within seven days or not more than of fifteen days of this delivery, it shall be presumed that you have no defense to put in, and in that case ex-parte action shall be taken against you.

(IKRAM ULLAH KHAN) HOME SECRETARY (Competent Authority)

Mr. Reedad Khan, Chowkidar Ex-FATA Tribunal

ANNEX.

Home Secretary, Khyber Pakhtunkhwa, Peshawar,

Subject: <u>Renty to the show cause notice dated 25.10.2021.</u>

and sympathetic consideration:

1. That 23 posts including the post of the undersigned i.e. Chowkidar were advertised in daily AJJ and Aeen newspaper dated 09.02.2019 for open competition, being fit and eligible in all respect the undersigned applied for the post of Chowkidar.

2. That after gone all the rigors and selection process i.e interview, the undersigned was duly recommended for the post of Chowkidar and was appointed on the said post vide office order dated 08.03.2019.

3. That since my appointment I performed my duties with great zeal and devotion to the entire satisfaction of my superiors without any complaint whatsoever regarding my performance.

4. That while serving in the said capacity, the undersigned received a show Cause Notice dated 25.10.2021 by leveling false and baseless allegation which was never committed by the undersigned by any malafide intention nor any connection or relation with authority issued my appointment order and even have no relation with the recruitment process, the allegations are the following

"That consequent upon the findings & recommendations of the inquiry committee it has been proved that the recruitment process for selection of 24 employees in Ex-FATA Tribunal was unlawful and all 24 appointment orders were issued without lawful authority and liable to be cancelled"

I am therefore satisfied that you have been found guilty of "Misconduct" as specified in rule-3 of Khyber Pakhtinkhwa Government Servants (Efficiency & Discipline) Rules 2011.



Ta

Respected Sir,

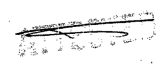


- 5. That proper procedure was adopted in the process of recruitment i.e. advertisement, test and interview and the undersigned was appointed on the post after gone all the rigors and selection process provided under the law.
- 6. That the allegation so leveled against me regarding the misconduct is false and baseless in have never committed any act or omission which could be term as misconduct and the allegations leveled against me does not come in the orbit of misconduct.
- 7. That there is nothing on the part of undersigned which term as misconduct as undersigned applied for the advertised post while having all the request eligibility criteria and also compete along with all other candidates who applied for the post and when found fit and eligible for the post declare recommended for the post of Chowkidar
- 8. That the members of Tribunal attended the test and interview on the said date and all the committee members were agreed principally on the selection and recommendation of the selection committee and on such principle on the same date issued the appointment orders and the copy of the recommendation of selection committee was handed over to section officer and further process, and on the same issued when the inquiry officer called upon the selected candidates they given on Oath the statement that they duly appeared before the selection committee.
- 9. That the so-called inquiry committee called upon all the selected candidate and given Oath regarding the favoritism an nepotism if so made in favor of any of the candidate which they duly replied on oath that no such act of favoritism and nepotism were exist in the present selection process, furthermore none of the member of the selection committee were duly inquired in the matter as all the process was taken place in their presence nor any sort of evidence was taken on record which can proof any of the allegation.

- 10. That the inquiry committee did not associate me with the inquiry proceedings. Not a single witness has been examined during the enquiry in my presence nor I have been given opportunity to cross examine any of the evidence which show my involvement in any malafide action or my eligibility for the post in question.
- 11. That the undersigned was not even served with a charge sheet and statement of allegation, neither any fact finding nor regular inquiry was conducting which can show any sort of involvement of the undersigned in the requirement process, which is mandatory provision under the law.
- 12. That the undersigned is a responsible, cautious citizen and cannot even think of the display of the charges leveled against me.
- 13. That the inquiry committee did not associate me properly with the inquiry proceedings. Not a single witness has been examined during the enquiry in my presence nor I have been given opportunity to cross. examine those who may have deposed anything against me during the
- 14. That the undersigned has never committed any act or omission which could be termed as misconduct, I duly performed my duties as assigned with full devotion, zeal and loyalty albeit I have been roped in the instant false and baseless charges.

15. That the charges leveled against me were neither proved during the inquiry proceedings, nor any independent and convincing proof/ evidence has been brought against me in the inquiry that could even remotely associate me with the charges, as such the charges remained unproved during the inquiry and the inquiry officer has thus rendered his findings on mere surmises and conjunctures regarding charges, further to add that the so called inquiry was conducted in sajjad ur Rehman registrar case.

16. That the undersigned has at his credit an unblemished and spotless service career, during entire service career, I have never given any chance of complaint whatsoever regarding my performance. I always preferred the interests of the department over and above my personal interests. The proposed penalty if imposed upon me, it would be too harsh and would stigmatized the bright and spotless service record of the undersigned.



17.77hut I also desire to be heard in person.

It is, therefore, humbly prayed that on acceptance of this reply the subject Show cause may kindly be dropped and 1 may be exenerated of the charges leveled against me.

Yours Faithfully,

1Ka

Reedad Khan Chowkidar (BPS-03) Ex-FATA Tribonal Received T. e GIII Acdt

ANNEX . I

GOVERNMENT OF KHYBER PAKHTUNKHWA HOME & TRIBAL AFFAIRS DEPARTMENT KHYBER ROAD PESHAWAR

Dated Peshawar 17th January, 2022

<u>ORDER</u>

HD/FATA Tribunal/B&A/55/2022/184-93 WHEREAS, Mr. Reedad Khan, Chokidar (BPS-03) of Ex-FATA Tribunal was proceeded against under the Rule-4 of Khyber Pakhtunkhwa Government Servant (Efficiency & Disciplinary) Rules, 2011, for the charges mentioned in the statement of show cause notice served upon him. 2.

AND WHEREAS, the Department gave opportunity of personal hearing to Mr. Reedad Khan, Chokidar (BPS-03), Ex-FATA Tribunal as required under the rules 7(d) of Government Servant (Efficiency & Disciplinary) Rules, 2011, AND WHEREAS, Mr.Reedad Khan, Chokidar (BPS-03), Ex-FATA Tribunal was not able to produce any favorable record.

NOW, THEREFORE, the Competent Authority has been pleased to impose major penalty of "Removal from Service" on Mr. Reedad Khan, Chokidar (BPS-03), Ex-FATA Tribunal under Khyber Pakhtunkhwa (Efficiency & Disciplinary) Rules, 2011, with effect from 11-01-2022.

Endst No & Date even

Secretary to Govt. Khyber Pakhtunkhwa Home & Tribal Affairs Department

Sd-

Copy for information forwarded to:

- 1. The Accountant General Govt. of Khyber Pakhtunkhwa.
- 2. Secretary to Govt. of Khyber Pakhtunkhwa, Home & Tribal Affairs Department.
- 3. Secretary to Govt. of Khyber Pakhtunkhwa Finance Department.
- 4. Secretary to Govt. of Khyber Pakhtunkhwa Establishment Department.
- 5. Special Secretary-II Home & Tribal Affairs Department Khyber Pakhtunkhwa.
- 6. Additional Secretary (Judicial) Home & TA's Deptt: Khyber Pakhtunkhwa.
- 7. PSO to Chief Secretary Khyber Pakhtunkhwa.
- 8. PS to Chief Minister Khyber Pakhtunkhwa.
- 9. Account Section Home & TAs Department (NMAs). 10. Official concerned.

Section Offic

The Honourable Chief Secretary, Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.

Subject:

DEPARTMENTAL APPEAL AGAINST THE REMOVAL ORDER DATED 17-01-2022

ANNEX J

Page 1 of 2

S there was

R/Sir,

Most respectfully, it is stated that I am a resident of District Peshawar and was initially appointed as Chowkidar (BPS-01) now BPS-03 in FATA Tribunal at Peshawar after fulfilling all the legal & codal formalities required for the post vide order dated 08-03-2019.

I started performing my duty quite efficiently whole heartedly and up to the entire satisfaction of my high ups after receiving the appointment order dated 08-03-2019 and submitting arrival report.

The FATA Tribunal was abolished after the 25th Constitutional Amendment the FATA was merged in the Khyber Pakhtunkhwa Province. After the abolition of the FATA Tribunal all the staff working in FATA Tribunal was deputed to Secretary Home & Tribal Affairs and as such the staff of FATA Tribunal started performing duty in the office of Secretary Home & Tribal Affairs Khyber Pakhtunkhwa.

Astonishingly, I received Show Cause notice dated 25-10-2021 with the allegation that "appointment/recruitment process so made in my as well as other 24 staff is without Lawful Authority". Which was properly replied by denying the entire allegation leveled against me in the ibid show cause notice.

In this connection it is stated in your honour that my appointment was made after fulfilling all the codal formalities i.e. which includes Advertisement, other relevant selection process and appearance before the Departmental Selection Committee for interview.

It is well settled principle of law that one should not be punished for the fault of others and accordingly I am punished for no fault on my part.

The impugned removal order dated 17-01-2022 is not issued in accordance with Law as no charge sheet and statement of allegation have been served upon me; no proper regular inquiry was conducted nor the inquiry report was handed over to me.

То

Only I am been prosecuted in the matter while issuing the impugned order date 17-01-2022 in such a way that the only the inquiry is conducted against me and not against those authority that issued appointment order dated 08-03-2019. Hence, the authority did not look into the matter in accordance with Law & Rules while issuing the impugned order dated 17-01-2022.

Therefore, it is, most kindly requested that the impugned order dated 17-01-2022 whereby major penalty of Removal from Service has been impose upon me may very kindly be cancelled and I may be reinstated into service with all back benefit.

I shall be very thankful to you for this kindness.

Dated: 21/01/2022

Obediently Yours,

(Reedad s/o Gul Dad Khan) Chowkidar (Ex-FATA Tribunal), 0315-9152442

VAKALATNAMA

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

APPEAL NO: _____ OF 2022

Mr. Reedad Klan

(APPELLANT) ____ (PLAINTIFF) (PETITIONER)

VERSUS

Gort of R.P. FOTHERS (RESPONDENT) (DEFENDANT)

I/We

Do hereby appoint and constitute **NOOR MUHAMMAD KHATTAK Advocate, Peshawar** to appear, plead, act, compromise, withdraw or refer to arbitration for me/us as my/our Counsel/Advocate in the above noted matter, without any liability for his default and with the authority to engage/appoint any other Advocate Counsel on my/our cost. I/we authorize the said Advocate to deposit, withdraw and receive on my/our behalf all sums and amounts payable or deposited on my/our account in the above noted matter.

Dated.____/2022

PTED NOOR MUHA ИМАО КНАТТАК UMER FAROOO MOMMAND Haide Ach HAIDER ALI KHANZAD GUL ADVOCATES



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

Appeal No. 774 to 784 of 20 22

Respondent No......

<u>SB</u>

Notice to:

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No.

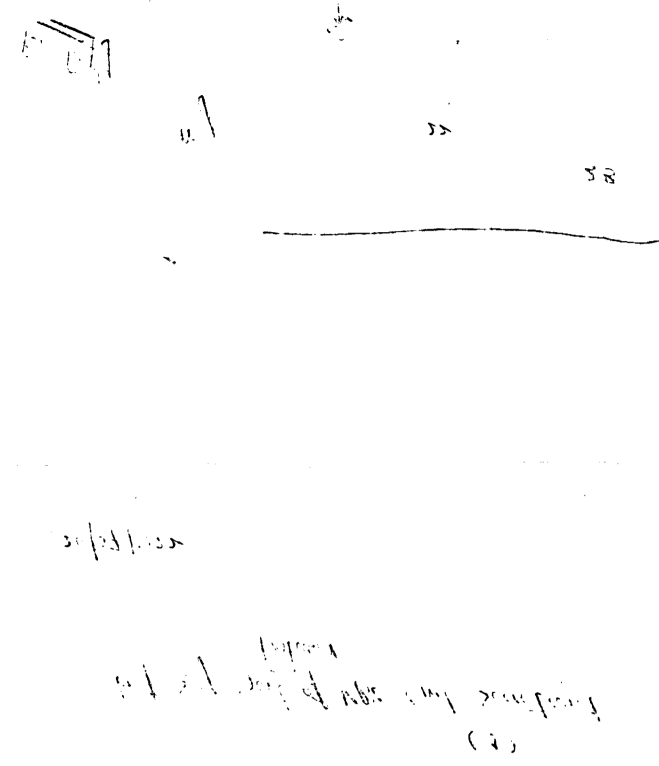
to: - Chief Sey Govt of KPK Civil Secretariat Perhaman WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa

Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on......at <u>8.00 A.M.</u> If you wish to urge anything against the appellant/petitioner 362 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

oft. 3e Notice No.....dated..... Day of.....20 Registrar, W ber Pakhtunkhwa Service Tribunal. Peshawar. The hours of attendance in the court are the same trat of the High Court except Sunday and Gazetted Holidays. Always quote Case No While making any correspondence. Note: While making any correspondence. 2. V SOLL TARY



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KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.
JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.
774 to 784 22
Appeal No. 774 to 784 Reedad Khan 3 (10 others Appellant/Petitioner
Chief Secy Govt of 1891 Peshenwar Respondent
Respondent No. # Sery Home & Tribal Affairs Deptt: KPK Peshaw

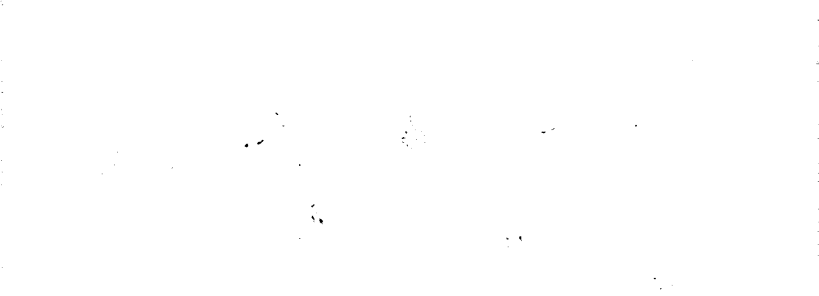
GS&PD-444/1-RST-12.000 Forms-22.09.21/PHC Jobs/Form A&B Ser. Tribunal/P2

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 ap	peal has already been	sent to you vide this
oft. re Notice No	da	ted	
Given under my h	and and the seal of t	his Court, at Peshawai	c 23 c this
Day of	May	20	•
For Reply	Jzo 5 5	A Regis Khyber Pakhtunkhw Pesha	a Service Tribunal,

Note:

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.



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

No.

Notice to:

The Sery Establishment Department KPK Perhawer

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 if 2014 erefore, 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

off. re Notice No......dated.....

Given under my hand and the seal of this Court, at Peshawar this......2.3.....

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Registrar, hyber Pakhtunkhwa Service Tribunal,

Peshawar.

for Ke

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Day of..

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