Form- A

FORM OF ORDER SHEET

Court of

Execution Petition No. 382/2022

Order or other proceedings with signature of judge Date of order S.No. proceedings 3 2 1 30.06.2022 The execution petition of Mst. Shema submitted today by Uzm Syed 1 Advocate may be entered in the relevant register and put up to the Court for proper order please. This execution petition be put up before Single Bench at Peshawar on 5-7-2022 2.. $p_i \sim q_{-\infty} \sim \infty$. Original file be requisitioned. AAG has noted the next date. The respondents be issued notices to submit compliance/implementation report on the date fixed. CHAIRMAN 01.09.2022 Clerk to counsel for the petitioner present. Notice of the present execution petition be issued to the respondents for submission of implementation report. Adjourned. To come up for implementation report on 06.10.2022 before S.B. (Mian Muhammad) Member (E)

BEFORE THE KHYBER PAKHTUNKHWA SER /ICE TRIBUNAL, PESHAWAR.

Execution Petition No.____/2022

In Service Appeal No. 1096/2019

Mst. Shema, Ex-PST GGPS, Jaren Ranolia District Kohistan

Petitioner

VERSUS

- 1. The Director Education E&SE, Khyber Pakhtunkhwa, Peshawar.
- 2. The district Education Officer, Female Kohistan.

Respondents

INDEX

S. No.	. No. Documents		Annexure		Pages	
1.	Memo of Execution					
2.	Copy of Judgment		A			
3.	Vakalat Nama		i .			

Dated 30/06/2022

Petitioner

(\$ Through:

Uzma Syed Advocate High Court

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL. PESHAWAR.

Execution Petition No.____/2022

In Service Appeal No. 1096/2019

Mst. Shema, Ex-PST GGPS, Jaren Ranolia District Kohistan

Petitioner

VERSUS

- 1. The Director Education E&SE, Khyber Pakhtunkhwa, Peshawar.
- 2. The district Education Officer, Female Kohistan.

Respondents

EXECUTION PETITION FOR DIRECTING THE RESPONDENTS TO IMPLEMENT THE JUDGMENT DATED: 15/09/2021 OF THIS HONOURABLE TRIBUNAL IN LETTER AND SPIRIT.

RESPECTFULLY SHEWETH:

- 1. That the applicant/Petitioner filed Service Appeal No. 1096/2019 against the impugned order dated 20/04/2019 where by the appellant was dismissed from service.
- 2. That the said appeal was finally heard by the Honorable Tribunal on 15/09/2021. The Honorable Tribunal is kind enough to accept

the appeal and reinstate the appellant into service with all back benefits. (Copy of Judgment is attached as Annexure-A).

- 3. That in-action and not fulfilling formal requirements by the respondent after passing the judgment of this august Tribunal, is totally illegal amount to disobedience and Contempt of Court.
- 4. That the judgment is still in the field and has not been suspended or set aside by the Supreme Court of Pakistan, therefore, the respondents are legally bound to pass formal appropriate order.
- 5. That the appellant submitted application to Competent authority time to time but the respondent Department reluctant to implement the Judgment.
- 6. That the petitioner has having no other remedy to file this Execution Petition.

It is, therefore, most humbly prayed that the respondents may be directed to obey the judgment dated 15.09.2021 of this august Tribunal in letter and spirit. Any other remedy, which this august Tribunal deems fit and appropriate that, may also be awarded in favor of applicant/appellant.

Dated 30/06/2022

PETITIONER **THROUGH:**

Uzma Syed Advocate High Court BEF)RE THE KPK SERVICE TRIBUNAL PESHAWAR

APPEAL NO. 1096 /2019

MST. Shema Ex-PST GGPS, Jaren Ranolia District Kohistan.

Edminer Pakitush LUNNY MU. 1209 77-8-2019

(Appellant)

VERSUS

The Director Education E&SE ,KP, Pesnawar. The District Education Officer Female Kohistan.

(Respondents)

APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST THE ODER DATED 20.04.2019 WHEREBY THE APPELLANT HAS BEEN REMOVED FROM THE SERVICE WITH RETROSPECTIVE EFFECT AND AGAINST NOT TAKING ACTION ON THE DEPARTMENTAL APPEAL OF THE APPELLANT WITHIN STATUTORY PERIOD OF 90 DAYS.

PRAYER: ..

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2.

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THAT ON THE ACCEPTANCE OF THIS APPEAL, THE ORDER DATED 20.04.2019 MAY PLEASE BE SET ASIDE AND THE APPELLANT MAY BE REINSTATED IN TO SERVICE WITH ALL BACK AND CONSEQUENTIAL BENEFITS. ANY OTHER REMEDY, WHICH THIS AUGUST TRIBUNAL DEEMS FIT AND APPROPRIATE THAT, MAY ALSO, BE AWARDED IN FAVOUR OF APPELLANT.

N. - 6-25 - 215- 1

BEFORE THE KPK SERVICE TRIBUNAL PESHAWAR

APPEAL NO. 1096 /2019

MST. Shema Ex-PST GGPS, Jaren Ranolia District Kohistan.

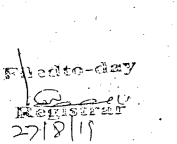
Learny 140.1209 Darren 217-8-2019

(Appellant)

VERSUS

The Director Education E&SE, KP, Peshawar. The District Education Officer Female Kohistan.

(Respondents)



1.

2.

APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST THE ODER DATED 20.04.2019 WHEREBY THE APPELLANT HAS BEEN REMOVED FROM THE SERVICE WITH RETROSPECTIVE EFFECT AND AGAINST NOT TAKING ACTION ON THE DEPARTMENTAL APPEAL OF THE APPELLANT WITHIN STATUTORY PERIOD OF 90 DAYS.

PRAYER:

THAT ON THE ACCEPTANCE OF THIS APPEAL, THE ORDER DATED 20.04.2019 MAY PLEASE BE SET ASIDE AND THE APPELLANT MAY BE REINSTATED IN TO SERVICE WITH ALL BACK AND CONSEQUENTIAL BENEFITS. ANY OTHER REMEDY, WHICH THIS AUGUST TRIBUNAL DEEMS FIT AND APPROPRIATE THAT, MAY ALSO, BE AWARDED IN FAVOUR OF APPELLANT.

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 1096/2019

Date of Institution27.08.2019Date of Decision15.09.2021

MST. Shema Ex-PST GGPS, Jaren Ranolia District Kohistan. (Appeilant)

VERSUS

The Director Education Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar and one other: ... (Respondents)

UZMA SYED Advocate

For Appellant

For Respondents

KABIRULLAH KHATTAK, Additional Advocate General

ATIQ-UR-REHMAN WAZIR

SALAH-UD-DIN

MEMBER (JUDICIAL) MEMBER (EXECUTIVE)

JUDGMENT

ATIQ-UR-REHMAN WAZIR MEMBER (E): Brief facts of the case are that the appellant joined education department as Primary School Teacher in the year 2015. During the course of her service, she was proceeded against and was ultimately removed from service vide order dated 20-04-2019. Feeling aggrieved, the appellant filed departmental appeal dated 08-05-2019, which was not responded, hence the instant service appeal instituted on 28-08-2019 with prayers that the impugned order dated 20-04-2019 may be set aside and the appellant may be reinstated in service with all back benefits.

02. Learned counsel for the appellant has contended that the impugned order dated 20-04-2019 and not deciding departmental appeal of the appellant within

statutory period of 90 days are against the law, facts, norms of justice and material -on record, therefore not tenable and liable to be set aside; that the appellant has been condemned unheard and has not been treated in accordance with law; that the appellant was shown absent during winter vacation and her absence period was shown as 01-01-2019 to 20-04-2019, whereas the winter vacation started from 25-12-2018 to 25-03-2019, which is illegal and based on malafide of the respondents; that no proper inquiry was conducted and if any such proceedings were conducted, the appellant was not associated with such proceedings; that the impugned order was issued without issuance of final showcause notice, which however is a legal right of the appeilant. Reliance was placed on 2009 SCMR 605; that the disciplinary proceedings were conducted in violation of Rule-9 of Khyber Pakhtunkhwa Government Servants (Efficiency & Discipline) Rules, 2011, as notice through registered mail was not sent on her home address, nor such notice was published in two leading newspapers, that it is by now well settled that regular inquiry is must before imposition of major penalty of removal from service, so that the civil servant is afforded proper opportunity of defense. Reliance was placed on 1987 SCMR 1562.

03. Learned Additional Advocate General appearing on behalf of respondents has contended that the appellant was reported willfully absent from her duty by the concerned IMU and other visiting officers; that where the fact of absence from duty, was admitted, there was no need for holding of a regular inquiry. Reliance was placed on 2021 PI. (CS) 385; that the appellant was proceeded against under Rule-9 of Khyber Pakhtunkhwa Government Servants (Efficiency & Discipline) Rules, 2011, by sending a showcause notice at her home address through registered mail, but neither the teacher joined her duty nor submitted convincing reply within the stipulated timeframe; that final showcause notice was also published in two leading newspapers on 26-02-2019 and 27-02-2019, but the appellant never responded to such notices; that the appellant was removed from service after fulfillment of codal

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formalities and the impugned order dated 20-04-2019 was issued in accordance with law and rule.

We have heard learned counsel for the parties and have perused the 04. record. Record reveals that showcause notice dated 01-02-2019 was issued to the appellant on registered mail on 07-02-2019, but not at her home address, rather such notice was sent on her school address and during the said period, school was already closed due to winter vacation. The newspapers in which such notice was published also cannot be termed as leading newspapers, b.t these are local newspapers having short range of publication. Most importantly, representative of the respondents also confirmed from his office about the winter holidays and stated at the bar that such holidays were from 25-12-2018 to 25-03-2019, hence it was confirmed beyond any doubt that the appellant was reported absent during winter vacation and was removed from service without properly observing the legal formalities.

In view of the foregoing discussion, the instant appeal is accepted and the $05.^{\circ}$ appellant is re-instated in service with all back benefits. Parties are left to bear their own costs. File t consigned to record room.

ANNOUNCED 15.09.2021

(SALAH-UD-DIN) MEMBER (JUDICIAL)

(ATIQ-UR-REHMAN WAZIR)

MEMBER (EXECUTIVE)