27.06.2022

Learned Member (Executive), is on leave. Therefore, the case is adjourned to 15.08.2022 for the same as before.

READER

15.08.2022

Nemo for the petitioner. Mr. Kabirullah Khattak, Additional Advocate General alongwith Mr. Muhammad Nazir, Advocate junior to legal Advisor for respondents present.

In pursuance of order sheet dated 30.11.2021, learned counsel for the MTI produced copy of the Payslip in respect of the petitioner; for the month of July 2022. Notice be issued to the petitioner and his counsel to attend the court on the next date. Adjourned. To come up for further proceedings on 03.10.2022 before S.B.

(Mian Muhammad) Member (E) None for the petitioner present. Mr. Muhammad Adeel Butt, Addl: AG alongwith Mr. Muhammad Nazir, Advocate Junior to Legal Advisor for respondents No. 1 to 7 present.

Notices be issued to the petitioner and his counsel. Adjourned. To come up for further proceedings on 03.03.2022 before S.B.

(Mian Muhammad) Member (E)

3-3-2022

Due to retirement of the Honible

Chairman the case is adjourned to come

up for the same as

25-5-2022

Reader

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

None for the petitioner present. Mr. Kabeer Ullah Khattak, AAG for respondents present.

Previous date was changed through Reader note, therefore, notice for prosecution of COC be issued to the petitioner and his counsel as well as to the respondents. To come up for further proceedings on 27.06.2022 before S.B.

(Kalim Arshad Khan) Chairman 29.10.2021

Learned counsel for the petitioner and Mr. Muhammad Adeel Butt, Adll: AG alongwith Mr. Haroon Sarfaraz, Legal Advisor for respondents present. Partially implementation has been made. Seeks time for further implementation. To come up for further implementation on 30.11.2022 before S.B.

Chairman

30.11.2021

Petitioner in person present. Mr. Kabirullah Khattak, Addl: AG alongwith Syed Nouman Ali Bukhari, Advocate junior to counsel for respondents present.

Contention of the learned counsel for the petitioner is that in pursuance of orders of the Tribunal dated 04.08.2021, salary for one month only (October) has been released to the petitioner whereas for rest of the months salary has not been released despite the fact that he is performing duty with the respondents. Learned counsel for respondents (MTI's) requested for copy of COC application as the same is claimed to have not been received, for submitting their reply thereon in the court. Request is allowed. To come up for further proceedings on 18.01.2022 before S.B.

(MIAN MUHAMMAD) MEMBER (E)

### FORM OF ORDER SHEET

Court of			

C.O.C No. 170 /2021

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1	08/09/2021	The C.O.C application of Mr. Ghulam Ali submitted today by Mr. Jalal-ud-Din Advocate, may be entered in the relevant Register and put up to the Court for proper order please.  REGISTRAR.
2-		This C.O.C application be put up before S. Bench on - OI/10/21  CHAIRMAN
(	1.10.2021	Petitioner alongwith his counsel present.
		Notices be issued to the respondents for submission of reply to the COC application. Adjourned. To come up for further proceedings before the S.B on 29.10.2021.  (MIAN MUHAMMAD)  MEMBER (E)
		•

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

170	
C.O.C No/2021	
IN	•
Appeal No. 7094 – P of 2021	
-	
Ghulam Ali	<u>PETITIONER</u>
VE	RSUS
Nadeem Khawar & others	<u>RESPONDENTS</u>

### INDEX

S.No	Description of Documents	Annex	Pages
1.	Application for contempt of court	·	1-3
2.	Affidavit		4
3.	Addresses of parties	-	5-6
4.	Copy of letter dt. 27/08/2021	A	7-
5.	Copy of Order Dated 04/08/2021	В	8-9
6.	Copy of Appeal No. 7094/2021	C .	10-21
7.	Wakalat Nama		92

Through,

Date: <u>08</u>/<u>09</u>/2021

Appellant

Shaiber Khan

Iolal Ild Din

Wahid Khan Khalil

Advocate, Peshawar

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR



PETITION FOR INITIATING CONTEMPT OF COURT PROCEEDINGS AGAINST RESPONDENTS FOR NOT OBEYING / COMPLYING / DISHONOURING AND NOT IMPLEMENTING THE ORDERS / DIRECTIONS DATED 04.08.2021 PASSED BY THIS HONOURABLE TRIBUNAL.

#### Respectfully Sheweth:

- 1. The appellant filed Appeal No.7094/2021 against the respondents, in which the honourable tribunal had suspended the operation of impugned order. (Copies of appeal and order alongwith enclosure are annexed as Annexure "A to C").
- 2. That on 04.08.2021, the Honourable Tribunal issued directions to contemnors / Respondents to release the salaries of the appellants but in vain.
- 3. That the attested copies of the said order dated 04.08.2021 and notices, had already been conveyed to contemnors / respondents, wherein initially vide letter bearing No. 4316 BoG/MTI-KTH dated 27/08/2021, the salaries were released and thereafter on 30.08.2021 the contemnors / respondents stopped the salaries of the appellant. (Copy of letter dated 27/08/2021 is attached as D)
- 4. That respondents have disobeyed the orders / direction dated 04.08.2021, passed by this Honourable Tribunal and thus have committed contempt of Court.
- 5. That the contemnors have acted with open motive to show their disrespect to the authority of this Honourable Tribunal.



### It is, therefore, most humbly prayed that:

- i. The contemnors / respondents be penalized for Contempt of Court.
- ii. The contemnors / respondents may please be directed to comply with the orders dated 04.08.2021 in letter and spirit.
- iii. The appellant may please be compensated for having been dragged into vexatious litigation at the hands of respondents.
- iv. Any other relief, which the appellant is entitled in law, justice and equity, may also be awarded.

Through,

Appellant

Shaiber Khan

Jalal Ud Din

Wahid Khan Khalil

Advocate, Peshawar

Date: <u>8/09/2021</u>

(y)

### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL , PESHAWAR

C.O.C No/2021	
IN	
Appeal No. 7094 of 2021	
Ghulam Ali	<u>APPELLANT</u>
	VERSUS
Nadeem Khawar & others	RESPONDENTS

### **AFFIDAVIT**

I, Ghulam Ali S/O Hazrat Gul, do hereby solemnly affirm and declare on oath that the contents of the **Contempt of Court Petition** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Tribunal.

عنداس DEPONENT



## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL. PESHAWAR

C.O.C No/2021	
IN	
Appeal No. 7094 – P of 2021	
Ghulam Ali	<u>PETITIONER</u>
	VERSUS
Nadeem Khawar & others	RESPONDENTS

#### ADDRESSES OF PARTIES

#### PETITIONER:

Ghulam Ali

Ward Orderly (Civil Servant),

Khyber Teaching Hospital – MTI, Peshawar

#### **RESPONDENTS**

- 1. Nadeem Khawar, Chairman BOG, Khyber Teaching Hospital MTI, Peshawar
- 2. Fazal e Raziq, Secretary, BOG, Khyber Teaching Hospital MTI, Peshawar
- 3. Moqeem, Hospital Director, Khyber Teaching Hospital MTI, Peshawar
- 4. Ikram Ullah Jan, Director Finance, Khyber Teaching Hospital MTI, Peshawar
- 5. Syed Ahsan Ali Shah, HR Manager, Khyber Teaching Hospital MTI, Peshawar
- 6. Saud Islam, Associate Hospital Director, Khyber Teaching Hospital MTI, Peshawar
- 7. Muhammad Siraj, Medical Director, MTI, KTH, Peshawar
- 8. Director General Health Services, Khyber Pakhtunkhwa, Peshawar.
- 9. Additional Director General (Admin), Directorate General Health Services, Khyber Pakhtunkhwa, Peshawar



- 10. Government of Khyber Pakhtunkhwa, through Chief Secretary Civil Secretariat, Peshawar
- 11. Account officer, MTI, KTH, Peshawar

Through,

غرار من المعالي Appellant

Shaiber Khan

Jalal Ud Din

Wahid Khan Khalil

Advocate, Peshawar

Date: 62/09/2021



### OFFICE OF THE BOARD OF GOVERNORS MEDICAL TEACHING INSTITUTION KHYBER TEACHING HOSPITAL/KMC/KCD, PESHAWAR



To,

The Hospital Director MTI KTH, Peshawar.

Subject:

K.P SERVICES TRIBUNAL PESHAWAR ORDER SHEETS DATED. IN SERVICES

The Board of Governors' MTI KTH in its 88th meeting at agenda item No.9-a has approved to release salaries of the Class-IV employees namely Niaz Muhammad, Khalil Ur Rehman, Ghulam Ali & Yaqoob Masih in compliance of K.P Services Tribunal Peshawar Orders in Services appeals No.7091, 7092, 7093 &7094. They shall be allowed to start their biometric attendance and perform duties under strict observation of the hospital management till final decision of the Court. Meanwhile, the Board directed that the Legal Officer shall follow these cases in the Court.

ecretary Board of Governors MTI KTH, Peshawar

No:

/BoG/MTI-KTH

Dated:

,2021

Copy to the:

- 1. Worthy Chairman BoG, MTI-KTH, Peshawar.
- 2. Finance Director MTI KTH
- 3. Associate Hospital Director MTI KTH.

4. Legal Officer MTI KTH.

27/8/2021

Secretary Board of Governors MTI KTH, Peshawar

Office Phone # 091-9224350 / MTI-KTH Exchange # 091-9224400-8 Ext: # 2234 c J Page 1

abore



## BEFORE THE HONOURABLE SERVICE TRIBUNAL KHYBER PUKHTUNKHWA PESHAWAR

Khyber Pakatukhwa Service Tribunul

Service Appeal No  $\frac{7092}{2021}$ 

Diary No. 737/

Dated 27-7-202

Ghulam Ali S/O Hazrat Gul, Ward Orderly (Civil Servant) Khyber Teaching Hospital, MTI, Peshawar.....(Appellant)

### <u>VERSUS</u>

- Director General Health Services, Khyber Pakhtunkhwa,
   Peshawar
- 2. Additional Director General (Admin), Directorate General Health Services, Khyber Pakhtunkhwa, Peshawar
- Government of Khyber Pakhtunkhwa through Chief
   Secretary Civil Secretariat, Peshawar
- 4. Hospital Director, MTI, KTH, Peshawar

Medical Director, MTI, KTH, Peshawar

6. Director Finance, MTI, KTH, Peshawar

- 7. Human Resources through its Manager MTI, KTH, Peshawar
- 8. Account Officer, MTI, KTH, Peshawar
- 9. Manager Facilities Management, MTI, KTH, Peshawar
- 10. Board of Governor through its Secretary MTI, Khyber

Re-supernitted to -day Teaching Hospital, Peshawar......(Respondents)

Certified to be ture copy

Resistrat 170 m

71712671

Khyber Tribunking Service Tribunal

Form- A

		FORM OF ORDER SHEET
	Court o	of
	Case No	7094 /2021
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	28/07/2021	The appeal of Mr. Ghulam Ali resubmitted today by Mr. Jalal-ud-Din 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 for preliminary hearing to be put
		up there on $\frac{00/08/21}{}$ .
		CHAMMAN
	1	
	04.08.2021	Counsel for the appellant present.
		After hearing arguments at some length, pre-
		admission notice is necessary to be issued to the
		respondents. To come up for reply/preliminary hearing
. ]	·	on 08.09.2021 before S.B.
·		The operation of the impugned order is suspended
		till next date.
	Pare of Presentatio	Chairman Chairman
	Number of Words	Certified to be turn
•	[,	A ne ture copy
	Foral L	Khybeci mhankhwa Service Tribuaal

10) Annex (c)

### BEFORE THE HONOURABLE SERVICE TRIBUNAL KHYBER PUKHTUNKHWA, PESHAWAR

7,92	Service Tribunul
Service Appeal No / 07 / /2021	Diary No. 7371
	Dried 27-7-2

Ghulam Ali S/O Hazrat Gul, Ward Orderly (Civil Servant) Khyber Teaching Hospital, MTI, Peshawar.....(Appellant)

#### <u>VERSUS</u>

- Director General Health Services, Khyber Pakhtunkhwa,
   Peshawar
- Additional Director General (Admin), Directorate General Health Services, Khyber Pakhtunkhwa, Peshawar
- 3. Government of Khyber Pakhtunkhwa through Chief Secretary Civil Secretariat, Peshawar
- 4. Hospital Director, MTI, KTH, Peshawar

Medical Director, MTI, KTH, Peshawar

6. Director Finance, MTI, KTH, Peshawar

- 7. Human Resources through its Manager MTI, KTH, Peshawar
- 8. Account Officer, MTI, KTH, Peshawar
- 9. Manager Facilities Management, MTI, KTH, Peshawar
- 10. Board of Governor through its Secretary MTI, Khyber

Re-submitted to -day Teaching Hospital, Peshawar.....(Respondents)

Registrar 1202

ATTESTED

Appeal under Section 4 of Khyber Pakhtunkhwa Service Tribunal Act, 1974 read with other enabling provision of law applicable to the matter against order, dated 26-02-2021 whereby impugned through impugned transfer orders the Appellant has been illegally, without any lawful authority, transferred from Khyber Teaching Hospital (MTI) to Director General Health by Respondent 4/Hospital Director without any rhymes, reasons and obtaining proper approval from competent authority against which the departmental representative/ appeal dated 20th April, 2021 received on 22nd April, 2021 has not been responded till-date within. expiry of statutory period, hence the instant appeal

### Respectfully Sheweth:

Brief facts leading to this service appeal are as under:-

1) That the Appellant is initially appointed on temporary basis in the Respondent's Officer Khyber Teaching Hospital MTI and was later on regularized on permanent posts and since then the Appellant is working against the permanent posts.

(Copy of the initial appointment is attached as Annex 'A').

2) That the Respondents/Khyber Teaching Hospital MTI

Peshawar through Respondent No 1 issued impugned

in the Respondent No 1 issued impugned impugned impugned impugned transfer order dated 26-02-2021 of Appellant and attached

the salary of the Appellant without any rhymes, reasons and in violation of law, rules and regulations. (Copy of impugned order is attached as Annex 'B').

- of MTI Reforms Act 2015 (Amended Act 2020), read with Section of Medical Teaching Institution (MTI) before the Khyber Pakhtunkhwa Medical Tribunal Hayatabad, Peshawar against the impugned order of transfer, but the same was withdrawn vide order dated 07-07-2021; but the Chairman Medical Tribunal, to approach the proper forum. (Copy of the order dated 07-07-2021 is attached as Annex 'C').
  - That against the impugned transfer order dated 26-2-2021, the Appellant filed departmental appeal/representation on 20-04-2021, which was received by the Respondent on dated 22-04-2021 but the same has not been responded by the Respondent/department after expiry of statutory period under the law. (Copy of the grounds of appeal and receiving order on the merge of departmental appeal is attached as Annex 'D').
  - That the Appellant being aggrieved from the impugned order, filed departmental appeal before the competent authority, which departmental appeal has not yet been entertained and the Appellant has been constrained to

ATTESTED

No Partice Principal

Service Principal

knock the door of the competent forum for the redressal of his grievances on the following grounds, inter-alia:-

#### **GROUNDS:-**

- A) That the Appellant is law abiding citizen of Pakistan and is employee at Khyber Teaching Hospital-MTI, Peshawar.
- B) That the Respondents/Khyber Teaching Hospital MTI Peshawar has acted beyond its jurisdiction and thus committed gross illegality.
- That the impugned order of transfer and attached of salary is illegal and the same is not tenable in the eyes of law and procedure as well as the dictums of the apex Court of Pakistan.
- D) That the allegations leveled by the Respondents are strictly denied by the Appellants and such allegations have not yet been proved in fact finding inquiry by any independent and reliable source. The word "Show Cause" meant to make clear of apparent, which has been held in 2006 SCMR 37 and 2007 CLC 1123 by the august Supreme Court of Pakistan, as by evidence testimony or reasoning to prove some guilt.
- E) That Appellant, with good record of service for more than 15 years, fully aware of his official responsibilities and being a disciplined official have not committed any wrong, therefore, the whole story and allegation are baseless and

(mg)

neither proved nor any case was registered. Therefore, no any single iota of evidence is available in this regard.

- That the imposition of penalty of transfer and attachment of salary of the Appellant is against the law, rules and regulations.
- That the authority initiated the disciplinary proceeding on receiving an anonymous complaint, without giving any show cause to the Appellant. The complainant has not been examined in support of allegations in the presence of Appellant. In such eventuality, the allegations would be deemed to have not been proved in accordance with law. Such inquiry would be illegal and no punishment could be imposed on the accused on the basis of such inquiry. (Reliance is placed on 2005 PLC (CS) 1015).
- H) That the transfer and attachment of salary of the Appellant is a major penalty and it is settled principle of law that such major penalty cannot be imposed without proper and regular inquiry. This view has been constantly maintained by this Honourable Tribunal as well as by the august Supreme Court of Pakistan. Reliance is placed on the following judgments.
  - i. 2001 TD (Service) 147
  - ii. PLJ 2002 (SC) 525
  - iii. NLR 2003 Service 133 (SC)
  - iv. 2003 TD (Service) 413

ATTESTED

- v. 2003 SCMR 681
- vi. NLR 2004 Service 22 (SC)
- vii. 2004 SCMR 294
- viii. 2004 PLC (CS) 328 and 344 (SC)
- ix. 2005 PLC (CS) 256 and 263
- That the transfer order was not a speaking order as against the Section 24-A of the General Clause Act, 1897, which stipulates that every order should be speaking one and well-reasoned. It has been held in a case reported as 2002 PLC (CS) 1480, that "Any order passed by the executive authority must be speaking one and shall be well reasoned". Therefore, the transfer order being against the Section 24-A of the General Clauses Act, 1897 is liable to be set aside.
- That after withdrawal of appeal under MTI rule, the Respondents relieved the Appellant, but the relieving order has not been executed upon the Appellant neither the Appellant has assumed the charge at his new place of posting nor the Appellant has relinquished the charge from the old place because the MTI rules has not been applicable on Appellant.
- K) That any other ground, not raised specifically may graciously be allowed to be raised at the time of arguments.

MANDER SENTER THIS COLUMN

#### PRAYER:-

It is, therefore, most respectfully prayed that on acceptance of this Appeal, the impugned order of transfer and attachment of salary of Appellant may please be set aside being against the law, rules and regulations and the initial order of posting at KTH be restored to his original post and the salary alongwith all back benefits from the date of impugned order, may please be released in favour of the Appellant.

Any other relief, which this Honourable Tribunal deems proper in the circumstances of the appeal, may also be granted in favour of Appellant.

**Appellant** 

Through:

(JALAL UD DIN)

(RAHMAT ULLAH KUNDI)

(WAHID KHAN KHALIL)

Advocates,

High Court Peshawar

#### NOTE:-

Dated: -27-07-2021

No such appeal for the same Appellant has earlier been filed by me before this Honourable Tribunal prior to instant one. Certified to be ture copy



## BEFORE THE HONOURABLE SERVICE TRIBUNAL KHYBER PUKHTUNKHWA, PESHAWAR

Ghulam Ali.....(Appellant)

V.ERSUS

D.G Health Peshawar and others.....(Respondents)

#### AFFIDAVIT.

I, Ghulam Ali S/O Hazrat Gul, Ward Orderly (Civil Servant)
Khyber Teaching Hospital, MTI, Peshawar, do hereby solemnly
affirm and declare on oath that all the contents of accompanying
Appeal are true and correct to the best of my knowledge and
belief and nothing has been concealed or withheld from this
Honourable Court.

Identified by:-

(WAHID KHAN KHALIL) Advocate High Court, Peshawar





#### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Ghulam Ali	 	 (Appellant)
Gratari Atti	/ E D C I I C	

D.G Health Peshawar and others.....(Respondents)

Application for interim relief to the effect that the Respondents may kindly be directed to suspend the impugned order dated 31<sup>st</sup> March, 2021 passed by the Respondent till the final disposal of the instant appeal. Furthermore, the salary of the Appellant may kindly be released forthwith alongwith all back benefit

#### Respectfully Sheweth: -

- 1) That the captioned appeal has been filed and admitted for full hearing before this Honourable Court, wherein no date of hearing has yet been fixed.
- 2) That the contents of the appeal may kindly be considered as integral part and parcel of this application.
- That due to the grounds set out in the main service appeal, the Petitioner/Appellant has got good prima facie case in his favour and is hopeful of its success.
- 4) That if the impugned transfer order mentioned above is not suspended, then the Petitioner/Appellant would suffer extreme irreparable loss.

(19)

That due to the peculiar circumstances of the case in hand, balance of convenience also lies in favour of allowing this application.

It is, therefore, respectfully prayed that on acceptance of this Application, the impugned office order 31<sup>st</sup> March, 2021 passed by the Respondent may kindly be suspended till the final disposal of the instant appeal. Furthermore, the salary of the Appellant may kindly be released forthwith alongwith all back benefits.

Applicant/Appellant

Through:

SHAIBER KHÁN)

(JALAL UD DIN)

(RAHMAT ULLAH KUNDI)

&

(WAHID KHAN KHALIL)

Advocates,

High Court Peshawar

Dated: -27-07-2021



## BEFORE THE HONOURABLE SERVICE TRIBUNAL KHYBER PUKHTUNKHWA, PESHAWAR

Ghulam Ali.....(Appellant)

VERSUS

D.G Health Peshawar and others.....(Respondents)

#### <u>AFFIDAVIT</u>

I, Ghulam Ali S/O Hazrat Gul, Ward Orderly (Civil Servant) Khyber Teaching Hospital, MTI, Peshawar, do hereby solemnly affirm and declare on oath that all the contents of accompanying Appeal are true and correct to the best of my knowledge and belief and nothing has been concealed or withheld from this Honourable Court.

Identified by:-

(WAHID KHAN KHALIL)

Advocate

High Court, Peshawar

CONTED advocate to the second second

#### "B"

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

No. Peld	4	COL 1	70 to	173	0020 21	
	Арреш 140	Shulam F	11; 4(3)0	Thers	of 20 2. <b>1</b> Appellant/Petition	er
	DG I	Hewith Servi	Tersus	K Perhau	ret	
	·		Respon	dent No	(1)	
Notice to:	Nadeem Hospitai	Khawer , - MTI ,	Choirma Perhawar	n BO	Respondent (1) (3) Klijber the Khyber Pa	Jeashing
Province Servine the above case hereby information appellant/pet the case may Advocate, dulthis Court at alongwith an default of your	vice Tribunal As by the petition of the postponed by supported by least seven day other document appearance	Act, 1974, has been in this Cousaid appeal/peterment 8.00 Are at liberty to define in personant before the ments upon when the course of the ments upon when the course of the course of the ments upon when the course of the cou	been presonant and notation is find the solution of the soluti	ented/regintice has been as wish to end to date fixe authorise authorise aring 4 cering 4 cering 4 cering the main the massin the ma	the Khyber Pastered for consistered for consistence of consistence of the consistence of the constant of the constant of the consistence of the co	deration, in sue. You are he Tribunal against the lay to which he or by any red to file in a statement tice that in
given to you l address. If you address given	oy registered p a fail to furnish in the appeal/p to this address	post. You shou h such address petition will be	ld inform your addred to deemed to post will b	the Regis ess contai o be your c	this appeal/pet strar of any cha ned in this notic correct address, sufficient for the	nge in your ee which the and further
Copy of	appeal is atta	ached. Copy of	C.O.C a <del>ppeal</del> ha	as already	been sent to ye	ou vide this
oft.ce Notice	Vo	1	.dated	••••••	••••••	
Given u	nder my hand	and the seal	of this Cou	urt, at Pes	hawar this	02
Day of		June	***************************************	20		
For	Further d	June ives	• • • • • •		Registrar,	•
		•	,*		Registrar, nkhwa Servic	— e Tribunal
					Peshawar.	>wanai,

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

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

Note:

### eeB33

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

WHERI	•				the Khyber Pa	
Notics to:	Nodevia Hospital	Khowst	2 Bellowie	an 35.	ng. Whose	Teachin
	Dy,	Lecuto Se	Versus	i lops	<b>not</b> Re pandent (4.)	·
	Appear No	Shulom	K1 20 000	• • • • • • • • • • • • • • • • • • •	Appellant/Petitione	<i>c.t.</i>
No. P.J		(01	ESHAWAF 1 <b>76                                    </b>		SB	

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 Tribunai on the date fixed, or anything against the appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which the ease may be postponed either in person or by authorised representative or by any Advecate, duly supported by your power of Attorisey. 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 data tixed Corporating of this appeal petition will be given to you by registered post. You should help on the Registran 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.

The hours of attendance in the court are the same of the High Fourt exe of Conday and Gazetted Holidays.

Peshawar.

#### "B"

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

JUDICIAL COMPLEX (OLD), KHYBER ROAD,

PESHAWAR

		PESHAVVA	rx.	12
No.				32
110.	Appeal No. C.	oc 170 to	173	of 20 <b>2 1</b>
	Ghulan	oc 170 to	thers A	ppellant/Petitioner
	DG Health -	Services YPK	Perhauer	Respondent
		Resp	ondent No!	ردن
Notice to:	- Fazol-e-			KTH-MIE, Poshaw
Province the above hereby is *on appellar the case Advocat this Cou alongwi default	e Service Tribunal Act ye case by the petitione informed that the said 2-7-166-222 at/petitioner you are at e may be postponed ei- te, duly supported by yourt at least seven days the any other document	, 1974, has been pro r in this Court and r l appeal/petition is at 8.00 A.M. If y liberty to do so on t ther in person or b our power of Attorn before the date of ats upon which you	esented/regist notice has bee fixed for hea you wish to u the date fixed, by authorised ey. You are, th hearing 4 co u rely. Please ad in the man	he Khyber Pakhtunkhwa ered for consideration, in n ordered to issue. You are aring before the Tribunal arge anything against the or any other day to which representative or by any erefore, required to file in pies of written statement also take notice that in aner aforementioned, the
given to address address notice p	you by registered pos . If you fail to furnish so given in the appeal/pet osted to this address by eal/petition.	st. You should infor ach address your ad cition will be deemed registered post wil	m the Regist dress contain d to be your co l be deemed si	his appeal/petition will be rar of any change in your ed in this notice which the orrect address, and further afficient for the purpose of
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		Kh	yber Pakhtu	nkhwa Service Tribunal,

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

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

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

Notice to: - Fogol -e- Rasing . Sery. B. S. S.	KTu - MIE , Porham
Respondent No	(2)
De Peolth Services in Pertann	Respondent
Chulan Ali in Bathers	Appellant/Petitioner
No. Pestawar. Appeal No. C.D.C. 170 to 173	SB 05 20 2 1

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.

for Myore Megistrar, Khyber Pakhtunkhwa Service Tribunal

The hours of attendance in the court are the same that of the High Court exc. #1 Sunday and Gazetted Holidays.

Peshawar.

Always quote Case No. While making any correspondance.

### "B"

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

No.	SB
Re	Appeal No. 36
	Appeal No. 176 10 173 0f 20 21 Chologo Ali 2(3) Appellant/Petitioner Versus
	Versus
	DG Health Services Ver Jashasvaf Respondent  Respondent No. 1.33
	Respondent No
Notice to	: - Mogeem, Haspital - Director, KIH - MII, Perhamon
Province the above hereby *on appella the case Advoca this Co- alongw default appeal/	HEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa se Service Tribunal Act, 1974, has been presented/registered for consideration, in we case by the petitioner in this Court and notice has been ordered to issue. You are informed that the said appeal/petition is fixed for hearing before the Tribunal at 8.00 A.M. If you wish to urge anything against the int/petitioner You are at liberty to do so on the date fixed, or any other day to which e may be postponed either in person or by authorised representative or by any te, duly supported by your power of Attorney. You are, therefore, required to file in urt at least seven days before the date of hearing 4 copies of written statement ith any other documents upon which you rely. Please also take notice that in of your appearance on the date fixed and in the manner aforementioned, the petition will be heard and decided in your absence.
given to address address notice]	Notice of any alteration in the date fixed for hearing of this appeal/petition will be of you by registered post. You should inform the Registrar of any change in your so. If you fail to furnish such address your address contained in this notice which the significant given in the appeal/petition will be deemed to be your correct address, and further posted to this address by registered post will be deemed sufficient for the purpose of peal/petition.
-	Copy of appeal is attached. Copy of lappeal has already been sent to you vide this
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	Given under my hand and the seal of this Court, at Peshawar this
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	Registrar, Khyber Pakhtunkhwa Service Tribunal,
/	Rnyper Pakhtulikhwa Gelvice Tribunai, 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. Note:

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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.

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

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•		/	A		<i>.</i>	Respon	dent	
•	DG	Heolth S	ervices	Y OK Respondent	Posav	108		
	,					(5)		
Notice to: —	Sy	jed Ahson	Ali s	hah , t.	1R —	Mana	ger,	KTH-MI
WHER	EAS Kn	appeal/petition	under t	he provisi	on of t	the Khyb	er Pal	khtunkhwa
Province Ser	vice/Tril	ounal Act, 1974, petitioner in th	, has beer	n presente	a/regisi	terea for	consid	ieration, m
hereby infor	med tha	t the said appe	al/petitio	on is fixed	for be	aring bel	ore th	ie Tribunai
*on		at	8.00 A.M	. If you w	ish to u	arge anyt	thing a	against the
appellant/pet	titioner :	you are at libert фኔትéd either i	y to do so n person	on the dat or by aut	te rixea horised	l, or any o l represe	ntativo	e or by any
Advocate, du	lysuppo	rted by your po	wer of Att	torney. You	ı are, th	ierefore,	requir	ed to file in
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	Ţ			Khyber 1	Pakhtu	inkhwa 3 Peshawa		e Tribunal,
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### KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

No. Rest  Append No. OC 170 to 173  Ghulam Ali 3 3 others  Appellant/Petitioner  DG Heolth Services LPK Peshaway  Respondent
a versus II A
a versus II A
DG Health Services LPK Perhaway Respondent
$I \leftarrow I$
Respondent No.
Notice to: — Sind Islam, Associate Hospital Divector  WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa
KIH - MII g festawat
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
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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.

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## FERBER PARTHENNINA SERVICE BRENAN, LENLA A., COUDIGINA CONTLEY COUD, KHYBER KOMD.

Notice to:	Sout letons registe thoptal Director KIH - MII a Perhancer
	Versus 1-pg Porhamei Respondent Respondent No.
No. P.J.	Androt No. 11: 4 3 3 hars Appellant Petitioner
ì	UNDICIM CONTLEX COND), KHYBER KOMM. PESHAWAR

Notice of any alteration in the date fixed for hearing of this appeal perition will be given to you by registered post. You should inform the Registran of the change of your address. If you fail to furnish such address your address contained in this motive which the address given in the appeal petition will be deemed to be your connect address, and further notice posted to this address by registered post will be deemed sufficient for the purpose of this appeal petition.

this appeal petition.

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The special Registrar.

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The hours of attendance in the court are the same that of the High Court except Sunday, and Garetted Holidays

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

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No.	Appeal No COC 170 to 173 0120 21
	Appeal No. COE 170 16 173 of 20 21  Ghulom Hi 3 (3) others Appellant/Petitioner
	O 11 14 O Versus tou D 1 and
	JG Fleutth Services KIK Keshawar Respondent
	DG Health Services RPK Poshowor Respondent  Respondent No. (7)
Notice to: —	Muhammad Siraj, Medical Director, MII, KIH Peshawar
WHER	EAS an appeal/petition under the provision of the Khyber Pakhtunkhwa
the above cashereby information	vice Tribunal Act, 1974, has been presented/registered for consideration, in se by the petitioner in this Court and notice has been ordered to issue. You are med that the said appeal/petition is fixed for hearing before the Tribunal at 8.00 A.M. If you wish to urge anything against the titioner you are at liberty to do so on the date fixed, or any other day to which be postponed either in person or by authorised representative or by any ly supported by your power of Attorney. You are, therefore, required to file in
alongwith ar default of yo	least seven days before the date of hearing 4 copies of written statement by other documents upon which you rely. Please also take notice that in our appearance on the date fixed and in the manner aforementioned, the on will be heard and decided in your absence.
given to you address. If you address given	of any alteration in the date fixed for hearing of this appeal/petition will be by registered post. You should inform the Registrar of any change in your ou fail to furnish such address your address contained in this notice which the in the appeal/petition will be deemed to be your correct address, and further I to this address by registered post will be deemed sufficient for the purpose of etition.  C.O.C
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The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.

<sup>2.</sup> Always quote Case No. While making any correspondence.

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		JUDICIAL COMPLEX (C)LD), KHYBER ROAD,
		PESH/AWAR. SB
No.	Roll	Appeals No. 1 (06 170 to 173 21 of 20 1, 4 (3) others  Appeals No. 1 (1) 4 (3) others  Appellant/Petitioner
		Annellant/Petitioner
	•	DG Health Services KPX Perhauor
	••	Respondent
: Notice:ta	<b>):</b> , —	Additional Director General (Palain) Directorate General Health Services > KPK Perhamon
V	VHERE	AS an appeal/petition v inder the provision of the Khyber Pakhtunkhwa
Provinc	ce Serv	dice Tribunal Act, 1974, Pas been presented/registered for consideration. in
hereby.	inforn	by the detitioner in this Court and notice has been ordered to issue. You are that the said appeal/petition is fixed for hearing before the Tribunal
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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 doemed sufficient for the purpose of this appeal/petition.

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 appearance on which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the

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appeal/petition will be heard and d lecided in your absence.

Registrar,
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.

<sup>2.</sup> Always quote Case No. While making any correspondence.

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KHY	BER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.	
,	JUDICIAL COMPLEX (OLD), KHYBER ROAD,	
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•••	DG Fedth Services KIK Perhaury Respondent	
	Respondent No(11)	• • •
Notice to:	Account Officer MII, KINg pertouver	
Province Servithe above case hereby inform *on* appellant/petit the case may k Advocate, duly this Court at l alongwith any default of your appeal/petition  Notice of given to you by address. If you address given it	As an appeal/petition under the provision of the Khyber Pakhtunkhwer Tribunal Act, 1974, has been presented/registered for consideration, by the petitioner in this Court and notice has been ordered to issue. You are at that the said appeal/petition is fixed for hearing before the Tribund oner you are at liberty to do so on the date fixed, or any other day to whice postponed either in person or by authorised representative or by are supported by your power of Attorney. You are, therefore, required to file east seven days before the date of hearing 4 copies of written statement other documents upon which you rely. Please also take notice that it appearance on the date fixed and in the manner aforementioned, the will be heard and decided in your absence.  If any alteration in the date fixed for hearing of this appeal/petition will be registered post. You should inform the Registrar of any change in you ail to furnish such address your address contained in this notice which the this address by registered post will be deemed to be your correct address, and further this address by registered post will be deemed sufficient for the purpose of the content of the purpose of this address by registered post will be deemed sufficient for the purpose of the content of of the co	in re al ne character in the care correcter or care correcter.
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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.

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

	PESHAWAR.
No.	CAL 170 to 173
	Appeal No. 1. 170 to 173  Appeal No. 1. 170 to 173  Appeal No. 1. 170 to 173  Appeal No. 1. 170 of 20  Appellant/Petitioner  DG Health Services FIX Perhanor  Respondent
	DG Health Services FPK Perhaner
	(18)
Notice to: —	Respondent No.
Province Ser the above cas hereby infor *onappellant/pe the case may Advocate, du this Court at alongwith at default of yo	EAS an appeal/petition under the provision of the Khyber Pakhtunkhwa rvice Tribunal Act, 1974, has been presented/registered for consideration, in se by the petitioner in this Court and notice has been ordered to issue. You are right that the said appeal/petition is fixed for hearing before the Tribunal at 8.00 A.M. If you wish to urge anything against the titioner you are at liberty to do so on the date fixed, or any other day to which y be postponed either in person or by authorised representative or by any ally supported by your power of Attorney. You are, therefore, required to file in the least seven days before the date of hearing 4 copies of written statement my other documents upon which you rely. Please also take notice that in our appearance on the date fixed and in the manner aforementioned, the lon will be heard and decided in your absence.
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,	Khyber Pakhtunkhwa Service Tribunal,

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

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

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

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	(-	COL 170 Skulom Ali	3 (3) 4	s theys	Appellant/I	Petitioner
		ealth Service				
			Respo	ndent No	(8)	
Notice to: —	_DG	Health Se	Prices	FIK	Peshaw	'eY
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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.

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

No.	Appeal No. 1	70 to 1	73	of 20 .21	
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<b>)</b>	Chailman		•		<b>,</b>
Notice to:	Moder	Hospital Res	Divertors	KTH	Hospit
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the above case hereby informationappellant/pet the case may Advocate, dulthis Court at alongwith any default of you	AS an appeal/petivice Tribunal Act, It is by the petitioner in the said at the said at the said at the postponed either you are at like postponed either seven days by other documents ar appearance on a will be heard and	1974, has been prin this Court and appeal/petition isat 8.00 A.M. If berty to do so on er in person or large of Attornefore the date of the date date date date date date date dat	esented/register notice has been s fixed for hear you wish to ura the date fixed, o by authorised re ey. You are, then hearing 4 copi u rely. Please and in the mann	red for consi- ordered to is ing before t ge anything or any other of epresentative refore, requi- ies of writtents	ideration, in ssue. You are the Tribunal against the day to which we or by any red to file in a statement
given to you k address. If you address given notice posted ( this appeal/pe	of any alteration in by registered post. I fail to furnish such in the appeal/petiti to this address by re- tition.	You should infor h address your ad ion will be deeme egistered post wil	m the Registra dress contained d to be your corr l be deemed suff	r of any cha l in this notic ect address, ficient for the	inge in your ce which the and further e purpose of
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Registrar, 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.

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

No.	(.0.C 170 to 173 of 20 21
	Appeal No. 170 to 173 of 20 ?!  Olans on Ali & (3 Olh 18) Appellant/Petitioner
	Chairman BCG KIH Hopital Respondent
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Notice to	il Mad In Privated Finance 1671
Proving the about hereby *on	WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa ce Service Tribunal Act, 1974, has been presented/registered for consideration, in ove case by the petitioner in this Court and notice has been ordered to issue. You are informed that the said appeal/petition is fixed for hearing before the Tribunal at 8.00 A.M. If you wish to urge anything against the ent/petitioner you are at liberty to do so on the date fixed, or any other day to which se may be postponed either in person or by authorised representative or by any ate, duly supported by your power of Attorney. You are, therefore, required to file in our at least seven days before the date of hearing 4 copies of written statement with any other documents upon which you rely. Please also take notice that in of your appearance on the date fixed and in the manner aforementioned, the petition will be heard and decided in your absence.
given to address address notice p this app	Notice of any alteration in the date fixed for hearing of this appeal/petition will be o you by registered post. You should inform the Registrar of any change in your so. If you fail to furnish such address your address contained in this notice which the segiven in the appeal/petition will be deemed to be your correct address, and further posted to this address by registered post will be deemed sufficient for the purpose of peal/petition.  Copy of appeal is attached. Copy of appeal has already been sent to you yide this
	Siven under my hand and the seal of this Court, at Peshawar this

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. Note:

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

JUDICIAL COMPLEX (OLD), KHYBER ROAD, 9. PESHAWAR.

ľ	No. 6:0:0 170 to 173 of 20 21
	Columnam Ali & (3) other Appellant/Petitioner
d	Appeal yo 170 AD 173 of 20 21  Chulan Ali & (3) Olhers Appellant/Petitioner  Chairman 1300 KIH Horital Respondent
	Respondent No
N	votice to: - Ryod Ahran Ali Shah, HR. Manages UTI
t h* a t A t a d	WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, in he above case by the petitioner in this Court and notice has been ordered to issue. You are nereby informed that the said appeal/petition is fixed for hearing before the Tribunal on
a a n	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 his appeal/petition.
	Copy of appeal is attached. Copy of appeal has already been sent to you vide this
o	ffice Notice Nodateddated
	Given under my hand and the seal of this Court, at Peshawar this
Γ	Day of

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 TRIBUNAL, PESHAWAR.

JUDIGIAL COMPLEX (OLD), KHYBER ROAD, 9.1

PESHAWAR.

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Λ	Appeal No. 170 to 173 of 20 >1  Charles Appellant/Petitioner
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	Respondent No
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	Notice to: - Sand 15 Sam Associate Huspital  Notice to: - Director 1(1+1 Herpital Milipother
	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 20 21

Registrar, ? 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.

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

	No.
	Appeal No. 170 to 173 of 2021
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	Versus_
1	Appeal No. 170 to 173 of 2021  Charm Ali & (3) ethic ! Appellant/Petitioner  Versus  Versus  Chair man Bot 1514 t-lest to Respondent
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	Notice to: _ Muha - of Sivaj Medical Diroctor MTI  WIH Poshaway.
	WIH Pochaway.
	WHEREAS on appropriation and the propriation of the Wholes Bellet.
	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
	*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
	Registrar
	Khyher Pakhtunkhwa Service 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.

Peshawar.

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

No.	
Appeal No. 170 to 173 of 20 21	
No.  Appeal No. 170 to 173 of 20 21  Chanam Ali 2 (3) Other's Appellant/Petitioner  Versus  Versus  Respondent	
1 Rolling Versus	
1 Respondent	
Respondent No	
Notice to: - Account Officer MT; UTH  De Showers.	
Do showers.	
WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkt Province Service Tribunal Act, 1974, has been presented/registered for consideration the above case by the petitioner in this Court and notice has been ordered to issue. You hereby informed that the said appeal/petition is fixed for hearing before the Tribu *on	the indich any ent in the lbe our the her e of
Copy of appeal is attached. Copy of appeal has already been sent to you vide t	his
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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.

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

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

PESHAWAR.
No.
Spineal No. 170 to 173 of 20
Speal No. 170 to 173 of 20 s.  (hul am Al, 2 3 Olhers Appellant/Petitioner
Chairman BOG KIH HOSPitalespondent
Respondent No
Notice to: - Director General Health Services 191
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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

Khyber Pakhtunkhwa Service Tribunal, Peshawar.

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KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

JUDICIAL COMPLEX (OLD), KHYBER ROAD, J.B. PESHAWAR.

No.
Appeal No. 170 to 173 of 20 21
Churam Ali & (3) oWy Appellant/Petitioner
Appeal No.  Appeal
Notice to: - Additional Director General (Admin)  Directorate General Health Vervices poshow
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
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Given under my hand and the seal of this Court, at Peshawar this
Day of

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No.	APPEAL No	C.O.C No.	170 of 20 >.	
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Notice to:	Appellant/Petitioner.	Chulam t	Al, wood o	rderly
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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.

### "A"

### KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

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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.