28.06.2022

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#### None for the petitioner present.

Notices be issued to the petitioner/counsel as well as to respondents for submission of implementation report. Adjourned. To come up for implementation report on 18.08.2022 before S.B.

(Fareeha Paul) Member (E)

18.08.2022

Learned counsel for the appellant present. Mr. Muhammad Adeel Butt, Additional Advocate General for the respondents present.

Implementation report not submitted. Learned AAG seeks time to contact the respondents for submission of implementation report on the next date. Adjourned. To come up for implementation report on 10.10.2022 before S.B.

(Mian Muhammad) Member (E)

## Form- A

## FORM OF ORDER SHEET

Court of\_

	Exec	cution Petition No88/2022
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1	04.02.2022	The joint execution petition of Mr. Khaez Ullah and 18 others submitted today by Mr. Zahanat Ullah Advocate may be entered in the relevant register and put up to the Court for proper order please. REGISTRAR
2-		This execution petition be put up before to Single Bench at Peshawar on <u>13-05-2022</u> . Original file be requisite. Notices to the appellant and his counsel be also issued for the date fixed.
	13-05-2022	Counsel for the petitioner present. Notice be issued to the respondents for submission of implementation report on 28.06.2022 before S.B. Kaleem Arshad Khan (Chairman)

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,

#### PESHAWAR.

Execution Petition No: <u>88</u>/2022

Khaezullah Khan etc.....(Appellants/Petitioners)

#### VERSUS

Shehzad	Khan	Banga	ash,	Chief	Secretary	Khyber
Pakhtunkh	iwa,	Civil	Seci	retariat,	Peshawar	and
others	•••••	•••••	•••••		(Respo	ndents)

### INDEX

S.No.	Description of Documents	Annex	Pages	
1.	Execution Petition		1-4-4a	
2.	Affidavit		4b,4c	
3.	Copy of the Judgment	A	5-14	
4.	Copy of application	В	ر15-18 ر	14
5.	Wakalat Nama & special power of			
	attorney		19-22	

3 Davinos

Appellants/ Petitioners

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Through

Dated: 03/02/2022

Zahanat Ullah,

Muhammad Adeel Ilyas

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Moammar Jalal Advocates High Court Peshawar.

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL

#### PESHAWAR.

Execution Petition No: <u>58</u>/2022

In



Service Appeal No's: 1406/2019, 1407/2019, 1408/2019, 1409 /2019, 1410/2019,1411/2019, 1412/2019, 1413/2019, 1414/2019, 1415/2019, 1416/2019, 1417/2019, 1418/2019, 1419/2019, 1420/2019, 1421/2019, 1422/2019, 1423/2019, 1446/2019, 1331/2019, 1349/2019, 1350/2019, 1351/2019, 1352/2019, 1353/2019, 1354/2019, 1355/2019, 1356/2019, , 1361/2019, 1362/2019, 1363/2019, 1364/2019, 1445/2019, 1323/2019, 1357/2019, 1358/2019, 1359/2019, 1360/2019.

Khaezullah Khan S/o Akber Khan R/o Makhizai,P.O Alizai,
 Tehsil Lower Kurram, District Kurram.

Service Appeal No: 1406/2019 & 1331/2019

Mehtab Ali S/o Nawab Ali R/o C/o Ijaz Medicos, Jail Road,
 Parachinar.

Service Appeal No: 1407/2019 & 1358/2019

 Intizar Hussain S/o Gul Din R/o Kurram Bazar, Jail Road, Parachinar.

Service Appeal No: 1408/2019 & 1352/2019

4. Itibar Gul S/o Khayal Gul R/o Maikay, Presently Karkano Camp, Sadda, District Kurram.

Service Appeal No: 1409/2019 & 1361/2019

- Sharif Khan S/o Shahbaz Khan R/o Quom Manat Wal, Kaly
   P.O Sadda, Durrani, Tehsil Lower Kurram, District Kurram. Service Appeal No: 1410/2019 & 1363/2019
- Gulzar Hussain S/o Muhammad Hussain R/o C/o Ijaz Medicos, Jail Road, Parachinar.

Service Appeal No: 1411/2019 & 1323/2019

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 Noor Jan S/o Habib Gul R/o Quom Manat Wal, Kaly Manato Tehsil Sadda, District Kurram.

Service Appeal No: 1412/2019 & 1349/2019

8. Tariq Masih S/o Lal Masih (Late) through Legal Heirs namely Mst.Shakila W/o Tariq Masih R/o Tehsil Lower Kurram, Sadda, District Kurram.

Service Appeal No: 1413/2019 & 1356/2019

 Mushtaq Hussain S/o Muhammad Ali S/o C/o Ijaz Medicos, Jail Road, Parachinar.

Service Appeal No: 1414/2019 & 1359/2019

 Hayat Gul S/o Syedmar Gul R/o Quom Manat Wal, Tapa Musakhel, P.O Sadda, Durrani Kally, Tehsil Lower Kurram, District Kurram.

Service Appeal No: 1415/2019 & 1354/2019

 Sarwar Ali S/o Safdar Ali R/o C/o Ijaz Medicos, Jail Road, Parachinar.

Service Appeal No: 1416/2019 & 1360/2019

12. Abdul Malik S/o Itebar Khan R/o Tapa Musakhel, P.O Sadda, Durrani Kally, Tehsil Lower Kurram, District Kurram.

Service Appeal No: 1417/2019 & 1350/2019

 Niaz Hussain S/o Dost Muhammad R/o C/o Ijaz Medicos, Jail Road, Parachinar.

Service Appeal No: 1418/2019 & 1357/2019

- 14. Jan Muhammad S/o Shakir Muhammad R/o Quom Manat wal, Kaly Manato, Tehsil Sadda, District Kurram.
  Service Appeal No: 1419/2019 & 1351/2019
- 15. Rehman Gul S/o Eadt Gul R/o Quom Manat wal, Kaly Manato, Tehsil Sadda, District Kurram.
  Service Appeal No: 1420/2019 & 1364/2019
- Rasul Khan S/o Nasrullah Khan R/o Kaly Manato, Tehsil Sadda, District Kurram.

Service Appeal No: 1421/2019 & 1355/2019

17. Dildar Hussain S/o Gul Din R/o Kurram Bazar, JailRoad, Parachinar.

Service Appeal No: 1422/2019 & 1362/2019

- Alam Gul S/o Khayal Gul R/o Maikay,, Presently Karkano Camp, P.O Sadda, District Kurram.
   Service Appeal No: 1423/2019 & 1353/2019
- 19. Abdul Jalil (deceased) through legal heirs wife Khayal Nama w/o Abdul Jalil R/o Lower Kurram, Quom Mandan, Tehsil Alizai, District Kurram.

Service Appeal No: 1446/2019 & 1445/2019



All Ex-employees of Federal Levy Force, Kurram Agency now District Kurram.......(Appellants/Petitioners)

#### VERSUS

- 1. Shehzad Khan Bangash, Chief Secretary Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.
- 2. Moazzam Jah Ansari, Inspector General of Police KPK, Police Lines Peshawar.
- 3. Khushal Khan, Secretary Home and Tribal Affairs.
- 4. Wisal Khattak, Deputy Commissioner District Kurram......(Respondents)

# EXECUTION PETITION FOR DIRECTING THE RESPONDENTS TO IMPLEMENT THE JUDGMENT DATED: 16-09-2021 OF THIS HONORABLE TRIBUNAL IN LETTER AND SPIRIT.

#### **Respectfully Sheweth:**

1.	That the Aj	opellants filed	an appeals	bearing NO`s:
	1406/2019,	1407/2019,	1408/2019,	1409 /2019,
	1410/2019,1	411/2019,	1412/2019,	1413/2019,
	1414/2019,	1415/2019,	1416/2019,	1417/2019,
	1418/2019,	1419/2019,	1420/2019,	1421/2019,
	1422/2019,	1423/2019,	1446/2019,	1331/2019,
	1349/2019,	1350/2019,	1351/2019,	1352/2019,
	1353/2019,	1354/2019,	1355/2019,	1356/2019, ,
	1361/2019,	1362/2019,	1363/2019,	1364/2019,

1445/2019, 1323/2019, 1357/2019, 1358/2019, 1359/2019, 1360/2019 before this Honorable Court which was decided in favour of the appellants. (Copy of the Judgment is attached as annexure -A).

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- 2. That thereafter the appellants/petitioners delivered the same judgment to the respondents.
- 3. That the appellants approached to the respondents for implementation of the order of this Honorable Tribunal but they turn deaf ear towards the said. (Copy of application is attached as annexure -B).
- 4. That the appellants are intentionally not complying the order of this Honorable Court.
- 5. That the appellants having no other remedy except to file this execution petition.

It is, therefore, humbly prayed that the respondents may kindly be directed to implement the judgment dated: 16-09-2021 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 favour of the petitioners/appellants.

CON/1000

Appellants/Petitioners

Through

Zahanat Ullah

Muhammad Adeel Ilyas

Advocates High Court, Peshawar.

Dated: 03/02/2022



## AFFIDAVIT:

at kings

DEPONENT

CNIC: 21302-6135484-5





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### **AFFIDAVIT:**

I, Mehtab Ali S/o Nawab Ali R/o Fata Colony, Sub Jail, Para ریاسته کار Chinar, Tehsil Upper Kurram, District Kurram, do hereby affirm and declare that contents of this execution petition are true and correct to the best of my knowledge and belief and nothing has been concealed therein.



DEPONENT

21303-4771611-7

### BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL, PESHAWAR.

Service Appeal No. 1406/2019

Date of Institution ... 15.07.2019 Date of Decision ... 16.09.2021

in a war

Khaezullah Khan S/O Akber Khan Ex-Employee of Federal Levy Force, Kurram Agency.

... (Appellant)

#### VERSUS

Provincial Government through Chief Secretary, Civil Secretariat Peshawar, Khyber Pakhtunkhwa and three others. ... (Respondents)

Mr. ZAHANAT ULLAH, Advocate ---- For appellant. MR. RIAZ AHMED PAINDAKHEL, Additional Advocate General ---- For respondents. MR. SALAH-UD-DIN ---- MEMBER (JUDICIAL)

MR. SALAH-UD-DIN --- MEMBER (JUDICIAL) MR. ATIQ-UR-REHMAN WAZIR --- MEMBER (EXECUTIVE)

#### JUDGMENT:

SALAH-UD-DIN, MEMBER:- Through this single judgment we intends to dispose of the instant service appeal as well as connected Service Appeals bearing No. 1407/2019 titled "Mehtab Ali Versus Provincial Government through Chief Secretary, Civil Secretariat Peshawar, Khyber Pakhtunkhwa and three others", Service Appeal bearing No. 1408/2019 titled "Intizar Hussain Versus Provincial Government through Chief Secretary, Civil Secretariat Peshawar, Khyber Pakhtunkhwa and three others", Service Appeal bearing No. 1409/2019 titled "Itibar Gul Versus Provincial Government through Chief Secretary, Civil Secretariat Peshawar, Khyber Pakhtunkhwa and three others", Service Appeal bearing No. 1409/2019 titled "Itibar Gul Versus Provincial Government through Chief Secretary, Civil Secretariat Peshawar, Khyber Pakhtunkhwa and three others", Service Appeal bearing No. 1410/2019 titled "Sharif Khan Versus Provincial



Government through Chief Secretary, Civil Secretariat Peshawar, Khyber Pakhtunkhwa and three others", Service Appeal bearing No. 1411/2019 titled "Gulzar Hussain Versus Provincial Government through Chief Secretary, Civil Secretariat Peshawar, Khyber Pakhtunkhwa and three others", Service Appeal bearing No. 1412/2019 titled "Noor Jan Versus Provincial Government through Chief Secretary, Civil Secretariat Peshawar, Khyber Pakhtunkhwa and three others", Service Appeal bearing No. 1413/2019 titled "Tariq Masih Versus Provincial Government through Chief Secretary, Civil Secretariat Peshawar, Khyber Pakhtunkhwa and three others", Service Appeal bearing No. 1414/2019 titled "Mushtaq Hussain Versus Provincial Government through Chief Secretary, Civil Secretariat Peshawar, Khyber Pakhtunkhwa and three others", Service Appeal bearing No. 1415/2019 titled "Hayat Gul Versus Provincial Government through Chief Secretary, Civil Secretariat Peshawar, Khyber Pakhtunkhwa and three others", Service Appeal bearing No. 1416/2019 titled "Sarwar Ali Versus Provincial Government through Chief Secretary, Civil Secretariat Peshawar, Khyber Pakhtunkhwa and three others", Service Appeal bearing No. 1417/2019 titled "Abdul Malik Versus Provincial Government through Chief Secretary, Civil Secretariat Peshawar, Khyber Pakhtunkhwa and three others", Service Appeal bearing No. 1418/2019 titled "Niaz Hussain Versus Provincial Government through Chief Secretary, Civil Secretariat Peshawar, Khyber Pakhtunkhwa and three others", Service Appeal bearing No. 1419/2019 titled "Jan Muhammad Versus Provincial Government through Chief Secretary, Civil Secretariat Peshawar, Khyber Pakhtunkhwa and three others", Service Appeal bearing No. 1420/2019 titled "Rehman Gul Versus Provincial Government through Chief Secretary, Civil Secretariat Peshawar, Khyber Pakhtunkhwa and three others", Service Appeal bearing No. 1421/2019 titled "Rasul Khan Versus Provincial Government through Chief Secretary, Civil Secretariat Peshawar, Khyber Pakhtunkhwa and three others", Service Appeal bearing No. 1422/2019 titled "Dildar Hussain Versus Provincial Government through Chief Secretary, Civil Secretariat Peshawar, Khyber

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Pakhtunkhwa and three others", Service Appeal bearing No. 1423/2019 titled "Alam Gul Versus Provincial Government through Chief Secretary, Civil Secretariat Peshawar, Khyber Pakhtunkhwa and three others", Service Appeal bearing No. 1446/2019 titled "Abdul Jalil (deceased) through LRs Versus Provincial Government through Chief Secretary, Civil Secretariat Peshawar, Khyber Pakhtunkhwa and three others", Service Appeal bearing No. 1331/2019 titled "Khaezullah Khan Versus Provincial Government through Chief Secretary, Civil Secretariat Peshawar and two others", Service Appeal bearing No. 1349/2019 titled "Noor Jan Versus Provincial Government through Chief Secretary, Civil Secretariat Peshawar, Khyber Pakhtunkhwa and two others", Service Appeal bearing No. 1350/2019 titled "Abdul Malik Versus Provincial Government through Chief Secretary, Civil Secretariat Peshawar, Khyber Pakhtunkhwa and two others", Service Appeal bearing No. 1351/2019 titled "Jan Muhammad Versus Provincial Government through Chief Secretary, Civil Secretariat Peshawar, Khyber Pakhtunkhwa and two others", Service Appeal bearing No. 1352/2019 titled "Intizar Hussain Versus Provincial Government through Chief Secretary, Civil Secretariat Peshawar, Khyber Pakhtunkhwa and two others", Service Appeal bearing No. 1353/2019 titled "Alam Gul Versus Provincial Government through Chief Secretary, Civil Secretariat Peshawar, Khyber Pakhtunkhwa and two others", Service Appeal bearing No. 1354/2019 titled "Hayat Gul Versus Provincial Government through Chief Secretary, Civil Secretariat Peshawar, Khyber Pakhtunkhwa and two others", Service Appeal bearing No. 1355/2019 titled "Rasul Khan Versus Provincial Government through Chief Secretary, Civil Secretariat Peshawar, Khyber Pakhtunkhwa and two others", Service Appeal bearing No. 1356/2019 titled "Tariq Masih Versus Provincial Government through Chief Secretary, Civil Secretariat Peshawar, Khyber Pakhtunkhwa and two others", Service Appeal bearing No. 1361/2019 titled "Itibar Gul Versus Provincial Government through Chief Secretary, Civil Secretariat Peshawar, Khyber Pakhtunkhwa and two others", Service Appeal bearing No. 1362/2019 titled "Dildar Hussain Versus Provincial Government through Chief Secretary, Civil Secretariat Peshawar, Khyber

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Pakhtunkhwa and two others", Service Appeal bearing No. 1363/2019 titled "Sharif Khan Versus Provincial Government through Chief Secretary, Civil Secretariat Peshawar, Khyber Pakhtunkhwa and two others", Service Appeal bearing No. 1364/2019 titled "Rehman Gul Versus Provincial Government through Chief Secretary, Civil Secretariat Peshawar, Khyber Pakhtunkhwa and two others", Service Appeal bearing No. 1445/2019 titled "Abdul Jalil (Deceased) through LRs Versus Provincial Government through Chief Secretary, Civil Secretariat Peshawar, Khyber Pakhtunkhwa and two others", Service Appeal bearing No. 1323/2019 titled "Gulzar Hussain Versus Provincial Government through Chief Secretary, Civil Secretariat Peshawar and two others", Service Appeal bearing No. 1357/2019 titled "Niaz Hussain Versus Provincial Government through Chief Secretary, Civil Secretariat Peshawar and two others", Service Appeal bearing No. 1358/2019 titled "Mehtab Ali Versus Provincial Government through Chief Secretary, Civil Secretariat Peshawar and two others", Service Appeal bearing No. 1359/2019 titled "Mushtaq Hussain Versus Provincial Government through Chief Secretary, Civil Secretariat Peshawar and two others", Service Appeal bearing No. 1360/2019 titled "Sarwar Ali Versus Provincial Government through Chief Secretary, Civil Secretariat Peshawar and two others", as common questions of law and facts are involved therein.

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2. Precise facts as alleged by the appellants in the instant service appeal as well as connected Service Appeals No 1407/2019 to 1423/2019 as well as Service Appeal bearing No. 1446/2019 titled Abdul Jalil (deceased) through LRs Versus Provincial Government through Chief Secretary, Civil Secretariat Peshawar, Khyber Pakhtunkhwa and three others", are that they were serving in Levy Force Kurram Agency (now called as District Kurram after Merger); that on attaining the age of superannuation, they were not retired and were directed by the competent Authority to keep continue their duties; that the appellants thus kept performing their duties with zeal and zest even after attaining the age of



superannuation and they were being paid salaries in respect of the duties performed by them; that on retirement of the appellants, letter/circular dated 09.02.2015 was issued by the respondent No. 2, whereby it was directed that the salaries received by the appellants after reaching their age of superannuation may be recovered from them; that the same was challenged by certain colleagues of the appellants through filing of Writ Petition No. 485-P/2015 in the august Peshawar High Court, Peshawar, which was allowed vide judgment dated 19.05.2016; that the appellants agitated the matter before the concerned Authority through filing of departmental appeals, however no response was received, therefore, the appellants filed Writ Petition in the august Peshawar High Court, Peshawar, however on account of lack of jurisdiction in the matter, the Writ Petition was treated as service appeal and was sent to Federal Service Tribunal; that in the meanwhile, Federal Levy Force Regulations 2012 was repealed through Khyber Pakhtunkhwa Ordinance No. 1 of 2019, according to the Federal Levies and Khasadar Force were which provincialized, therefore, the appeals were returned by Federal Service Tribunal to the appellants for seeking remedy from appropriate forum, hence the appellants approached this Tribunal through filing of service appeals for redressal of their grievance.

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Similarly, precise facts as alleged by the appellants in 3. Service Appeals No. 1331/2019, 1349/2019 to 1356/2019 and Service Appeal bearing No. 1361/2019 to 1364/2019 as well as Service Appeal bearing No. 1445/2019 titled "Abdul Jalil (deceased) through LRs" Versus Provincial Government through Chief Secretary, Civil Secretariat Peshawar, Khyber Pakhtunkhwa and two others", are that 2500 Levy posts were sanctioned by the then FATA Secretariat Narcotic Section vide dated No. CS(F)/N/4-Levies/concept paper/825, letter 23.04.2013, in view whereof, the appellants were entitled to one step promotion, however the same was not granted to the appellants; that the appellants moved an appeal to the then



Secretary Law and Order/appellate Authority, which was decided vide order dated 29.05.2015 by issuing directions in favour of the appellants but the department compulsorily retired the appellants from service by denying the benefits accrued to them vide order dated 29.05.2015 passed by Secretary Law and Order/appellate Authority; that certain colleagues of the appellants filed W.P No. 4485-P/2015 in the august Peshawar High Court, Peshawar, which was allowed vide judgment dated 19.05.2016 and they were granted one step promotion; that the appellants being similarly placed employees were also entitled to the relief in light of judgment dated 19.05.2016 passed by the august Peshawar High Court, Peshawar, however the respondents denied the same to the appellants, who ultimately filed Writ Petitions in the august Peshawar High Court, Peshawar, however on account of lack of jurisdiction in the matter, the Writ Petitions were treated as service appeals and were sent to Federal Service Tribunal; that in the meanwhile, Federal Levy Force Regulations 2012 was repealed through Khyber Pakhtunkhwa Ordinance No. 1 of 2019, according to which the Federal Levies and Khasadar Force were provincialized, therefore, the appeals were returned by Federal Service Tribunal to the appellants for seeking remedy from appropriate forum, hence the appellants approached this Tribunal through filing of service appeals for redressal of their grievance.

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Precise facts as alleged by the appellants in Service 4. Appeals No. 1323/2019, 1357/2019, 1358/2019, 1359/2019 and 1360/2019 are that they were enlisted as Sepoy/Soldier Clerks in Levy Force Kurram Agency and performed their duties with zeal and zest; that in view of the policy circulated vide office order No. 6084/Acct: dated 08.09.1992, the appellants were entitled to have been promoted as Junior Clerks, however their juniors were promoted, thereby causing discrimination to the appellants; that vide notification/letter No. CS (F)/N/4-Levies/Concept Paper/825 dated 23.04.2013, . ATTESTED 2500 posts of Levies in various Agencies were created,



therefore, if the respondents are treating the appellants as Sepoy and not Soldier Clerks, then in light of afore-mentioned letter dated 23.04.2013, the appellants were entitled for promotion; that the application/departmental appeal of the appellants remained unfruitful, therefore, they filed Writ Petition in the august Peshawar High Court, Peshawar, however due to lack of jurisdiction in the matter, the Writ Petition was treated as service appeal and was sent to Federal Service Tribunal for disposal; that in the meanwhile, Federal Levies Force Regulations 2012 was repealed through Khyber Pakhtunkhwa Ordinance No. 1 of 2019, according to which the Federal Levies and Khasadar Force were provincialized, therefore, Federal Service Tribunal returned the appeals to the appellants for seeking remedy from appropriate forum, hence the appellants approached this Tribunal through filing of service appeals for redressal of their grievance.

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5. Notices were issued to the respondents. Respondents No. 3 & 4 submitted comments, while rest of the respondents did not submit comments despite several opportunities being provided to them.

Mr. Zahanat Ullah, Advocate, representing the appellants 6. has contended that the duty performed by the appellants beyond the age of their superannuation was in compliance of directions of the competent Authority and not on account of any fraud or misrepresentation; that the respondents have also conceded in their comments submitted in the august Peshawar High Court, Peshawar, that the salaries paid to certain Levy Officers after the age of their superannuation have rightly been paid to them; that sufficient vacancies of various posts were available and the appellants were fit for promotion, however the respondents failed to conduct DPC in time, resulting in retirement of the appellants without their due promotion; that the appellants were treated with discrimination and their legal rights were infringed due to lethargic attitude of the respondents; that the Writ Petition filed by certain colleagues of the appellants was allowed by the





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august Peshawar High Court, Peshawar vide judgment dated 19.05.2016 and they were granted one step promotion, therefore, the appellants being similarly placed employees were entitled to the same benefits, however the same was denied to them with mala-fide intention; that the directions embodied in the decision of the Secretary (Law & Order)/Appellate Authority dated 29.05.2015 should be strictly and promptly complied with in letter and spirit.

7. On the other hand, learned Assistant Advocate General for the respondents has contended that the appellants are having no locus standi to file the instant appeals; that the matter was not agitated by the appellants, while they were in service, therefore, they are not entitled to agitate their grievance at such belated stage, when they have already retired from service; that the appeals are time barred and are liable to be dismissed with costs.

8. We have heard the arguments of learned counsel for both the parties and have perused the record with their valuable assistance.

9. It is evident from the perusal of the record that on account of certain exigencies, certain Levy Officials were not given retirement even on attaining the age of superannuation, who carried on their duties and they were paid salaries for the same. It is well settled principle of law that once payments are received by any person for services rendered, without any misrepresentation or fraud by him the same should not be recovered.

10. The appellants have specifically alleged in para No. 5 & 6 of facts of their appeals that they moved appeal before the appellate Authority/Secretary (Law & Order) FATA Levy Force, FATA Secretariat Peshawar, which was decided vide order dated 29.05.2015, whereby directions were issued to the then Political Agent Kurram Agency (Now Deputy Commissioner District Kurram) to reinstate and give one step promotion to the appellants but they were compulsorily retired. The

Antipa de Salet 1 Examination Chybrit Pakht - Artis Service Test - 14 Peshav - aforementioned order dated 29.05.2015 passed by appellate Authority/Secretary (Law & Order) FATA Levy Force, FATA Secretariat Peshawar is reproduced as below:-

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### "Order No.CSF/N/4-Levy/Appeal/2015.

Appellants through the instant appeal has challenged their retirement order dated 03.04.2015 on the ground that they were eligible for promotion from 23.04.2014 when FATA Secretariat circulated new posts and submitted numerous applications in this regard, however, meeting of Departmental Promotion Committee has not been convened and consequently they were retired.

Documentary evidence and record placed before this Authority was perused minutely, which reveal that meeting of Departmental Promotion Committee of Kurram Levy Force has not been convened since long and one was convened on 07.03.2015, however, the same was not held due to some preoccupation while the appellants were in service at that time as is evident from record. Thus on factual side, the submission of the appellants carries weight. Though Federal Levies service amended rules 2013 are silent in this regard, however, the principles of natural justice and principles of law laid down by the honourable Supreme Court of Pakistan in various SCMRs provide necessary guidance in this regard.

Firstly, it is an established principle of natural justice that no one can be punished for the action or in-action of others. If meeting of Departmental Promotion Committee was not convened or held, the appellants cannot be punished for in-action of others. Secondly, it has been held in 1985 SCMR 1394, 1994 SCMR-1334 and 1998 SCMR-736, that an incumbent if otherwise found eligible and fit for promotion shall be given promotion with back benefits even after retirement.

Above in view, appeal of the appellants being logical, factual and supported by relevant rules is accepted. The appellants are reinstated on the grounds quoted above and they may be promoted against their respective next higher ranks subject to seniority cum fitness otherwise their retirement as per rules would be correct.





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### Appeal disposed of in the above terms.

(Secretary (Law & Order)/Appellate Authority.

11. In light of the above, so far as the grievance of the appellants regarding their pro-forma promotion is concerned, it is directed that the directions embodied in the decision of the Secretary (Law & Order)/Appellate Authority dated 29.05.2015 should be strictly complied with in letter and spirit and the benefits of the same be extended to all similarly placed employees including Soldier Clerks. In addition thereto, it should be pointed out that all those appellants, whose pensions have been withheld due to impugned action or in-action of the respondents should be released forthwith but strictly in accordance with law. The instant appeal as well as connected Service Appeals are disposed of accordingly. Parties are left to bear their own costs. File be consigned to the record room.

ANNOUNCED 16.09.2021

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(ATIQ-UR-REHMAN WAZIR) MEMBER (EXECUTIVE)

(SALAH-UD-DIN) MEMBER (JUDICIAL)

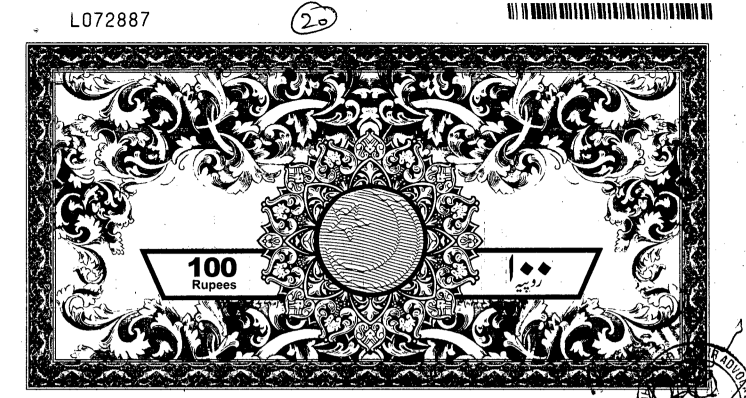
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140 في توجف المركام مركب المركبة المركبة در اسه براد کاروانی و عمر جلما مرس شریل ر مار مرد مدری کر کری ور T16/9 7,5 جن ٦- ج ريمار مدرس در وري وري وري وري وري الم حار باط لاي س الم ) نورس میں مدرج تلخ بلکہ ملدر مذکبور جرف مر 10 2 کو مدر دست اور میں تر وقی مربعا تح حول کیملا استدعا کی جمہ سر میں \$ 2014 White he 36 . Inducit 1.1.166 5/6-NE3.66 olal when dire 1/2 Jup and all of the BROZ 1000 -2014 المراجبة المرجم المرجم المراج المعرار ال 1, 2, 2, 2, 2, 2, 2, 2, 2, 2, 5, 2, 1, 1, 1) 1, 2, 2, 2, 2, 2, 2, 2, 2, 2, 2, 1, 1, 1) الم تعور ور الحاصر Dr 10/51 ) رسار مرد مدرش الم کاور ک مرد with we with the y. 15 J/1/1 63000-526 360

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19 114342 ايثروكيث: باركوسل/ايسوسى ايش نمبر:<u>627- دا – B</u> بيثاور بإرابيوسي ايشن،خيبر يختونخواه 0315-0266166 رابط نمبر: \_\_\_\_\_ 0300 - 5666626 4 بعدالت جناب: Petitioners / Appella Aritis Execution Petition . د جو کان علت نمير: *:*7 تقانه مقدمه مندرج عنوان بالاميں اپني طرف ہے واسطے پیروی وجواب دہی کا روائی متعلقہ مرین درون معلقه دار آن مقام کم شرک کر کیلئے دیا ت الہتی محمد عمر بل الرمان تحسر کا دیر در سرین سرین کیلئے دیا ت الہتی محمد عمر بل الرمان تحسر کودیل مقر کر کے اقرار کیا جاتا ہے کہ صاحب موصوف کو مقدہ کی کل کاروائی کا کامل اختیار ہوگا، نیز وکیل صاحب کو راضى نامه كرنے وتقرر ثالث وفيصله برحلف دينے جواب دعوىٰ اقبال دعوٰىٰ اور درخواست از ہوشم كى تصديق زریں پردستخط کرنے کا اختیار ہوگا، نیز بصورت عدم پیروی یا ڈگری یکطر فہ پا پیل کی برآ مدگی اور منسوخی، نیز دائر کرنے اپیل نگرانی ونظر ثانی و پیروی کرنے کا مختار ہوگا اور بصورت ضرورت مقدہ مذکورہ کے کل پاجزوی كارداتي مح واسط اوردكيل بامختار قانوني كوابية بمراة ياابية بجائح تفرركا اختيار هوكا أورصاحب مقرر شده كودبى جمله مذكوره بااختيارات حاصل مول كاوراس كاساً خته پرداخته منظور وقبول موگا Dr. دوران مقدمه میں جوخر چهٔ ہرجاندالتوائے مقدہ کے سبب سے ہوگا کوئی تاریخ پیشی مقام دورہ پاحد سے باہر ہوتو وکیل صاحب یا بند نہ ہوں گے کہ پیروی مذکورہ کریں، لہذا وکالت نامہ کھودیا تا کہ سندر ہے 3/2/2022 الرقوم: ال مقام کے لیے منظور .

نون: اس دكالت نامدكى فو توكابي نا قابل تبول بوكى -



#### **SPECIAL POWER OF ATTORNEY**

We, (1) Jan Muhammad S/O Shakir Muhammad (2) Noor Jan S/o Habib Gul (3) Alam Gul S/o Khayal Gul (4) Rasul Khan S/o Nasrullah Khan (5) Itabar Gul S/o Khayal Gul (6) Sharif Khan S/o Shahbaz Khan (7) Hayat Gul S/o Syedmar Gul (8) Rehman Gul S/o Eadt Gul (9) Abdul Malik S/o Itebar Khan (10) Tariq Masih (late) S/o Lal Masih (late) (11) Shakila W/o Tariq Masih (12) Dildar Hussain S/o Gul Din (13) intezar hussain S/o Gul Din (14) Abdul Jalil (late) through legal heirs wife Khayal Nama (15) Gulzar Hussain S/o Muhammad Hussain (16) Mushtaq Hussain S/o Muhammad Ali (17) Nizar Hussain S/o Dost Muhammad (18) Sarwar Ali S/o Safdar Ali all employees of Federal Levy Force, Kurram Agency District Kurram, do hereby solemnly affirm and declare that we are going to file a case COC/ Execution in Service Tribunal in Peshawar. As we are unable to present our self before the Court personally, therefore, we appoint / nominate our collegues namely (1) Mehtab Ali S/o Nawab Ali R/o Fata Colony, Near Sub Jail, Para Chinar, Tehsil Upper Kurram, District Kurram, having CNIC No. 21303-4771611-7 (2) Khaezullah Khan S/o Akbar Khan R/o Makhi Zai, PO Ali Zai, Tehsil Lower Kurram, District Kurram Agency having CNIC No. 21302-6135484-5, as my Special Attorney to do the following acts on my behalf:

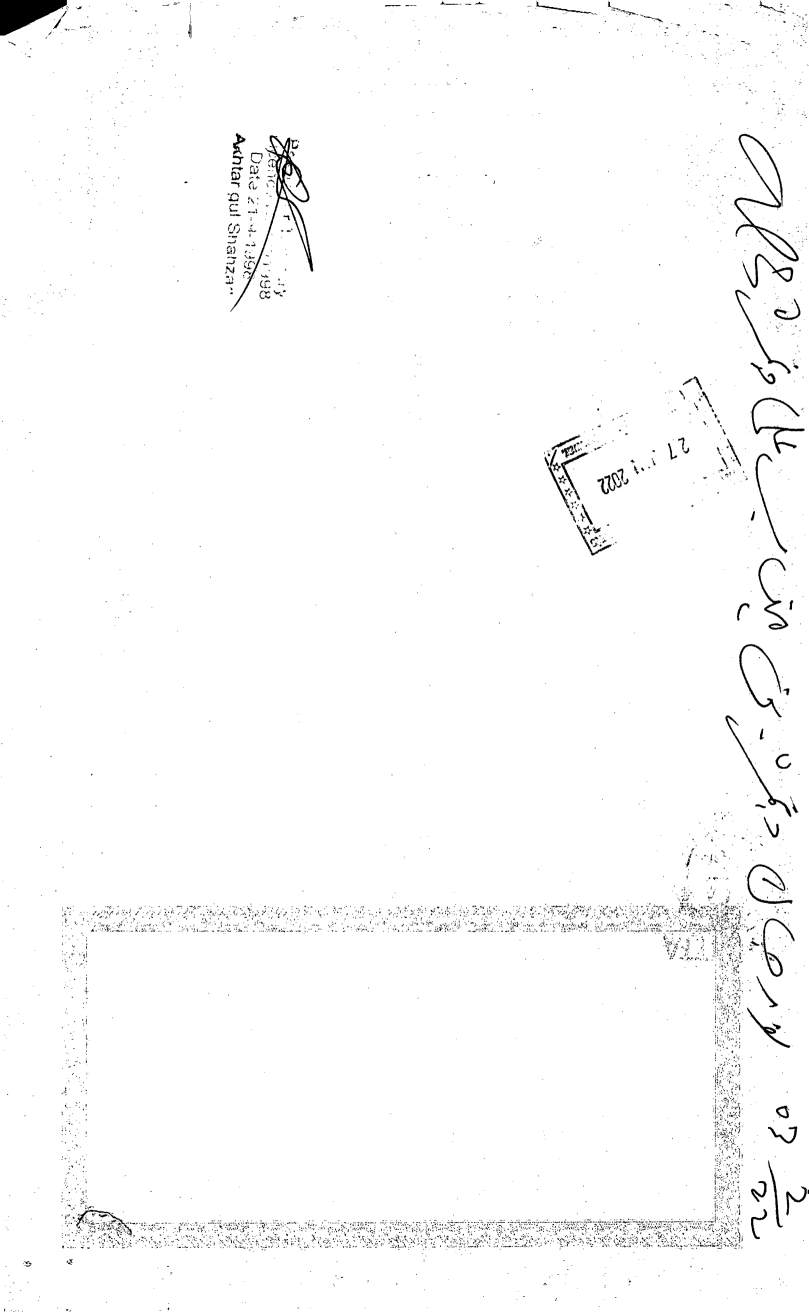
- 1. To manage my case as mentioned above.
- 2. To conduct all the proceedings in the above titled case on my behalf and appear before the above noted Court.
- 3. To engage Counsel to sign Power Of Attorney / Submit Application, Written Reply, to sign List of Witnesses, give statements on oath and to give the Evidence and to produce the Evidence on my behalf.
- 4. To file Appeal, Review, Revision, Writ Petition, to Withdraw and file fresh Suit, Compromise, submit Affidavit, List of Witnesses before the Court noted above and in any other Court up to the Supreme Court of Pakistan and to do all Legal acts on my behalf in the aforesaid case.

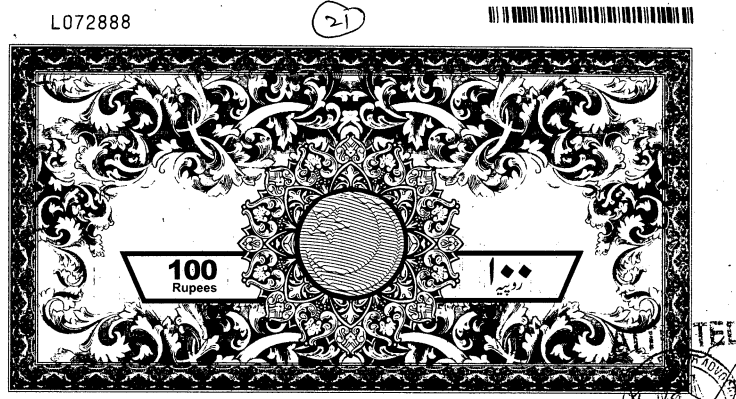
The Attorney holder shall have the power to do the needful as needed on my behalf in the Case referred above.

Hence this deed of Power of Attorney, made and executed on 3 Day of 1eb 2022.

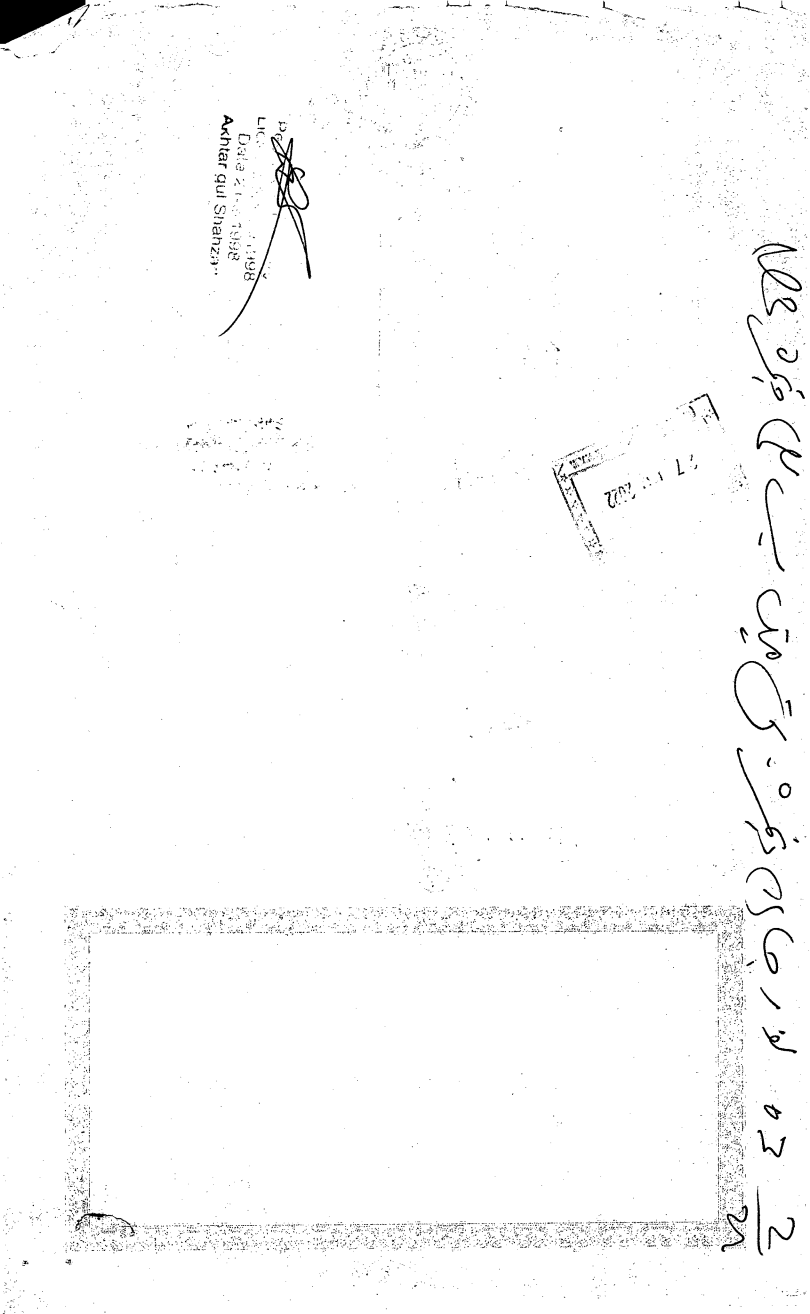
#### EXECUTANTS

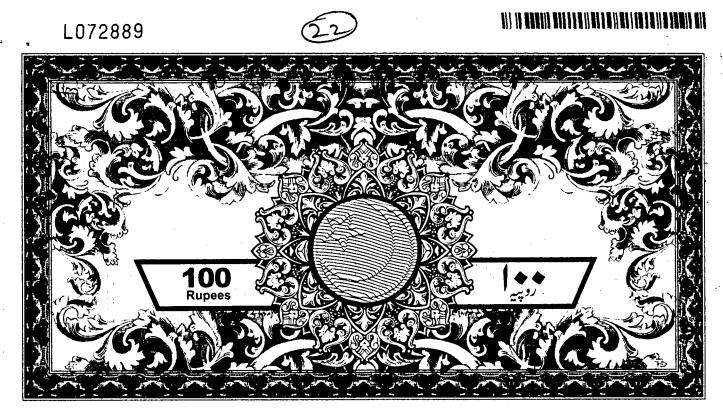
	S#	NAMES	SIGNATURES
(		the second se	
	1.	Jan Muhammad S/O Shakir Muhammad	جان لا
	2.	Noor Jan S/o Habib Gul	يور جان





3.	Alam Gul S/o Khayal Gul	Mal
4.	Rasul Khan S/o Nasrullah Khan	
4.	Rasul Kilan Syo Nasrullan Kilan	RASOL FHAN
5.	Itabar Gul S/o Khayal Gul	(fabor
6.	Sharif Khan S/o Shahbaz Khan	ستريف حان
7.	Hayat Gul S/o Syedmar Gul	Je-us
8.	Rehman Gul S/o Eadt Gul	Pehna
9.	Abdul Malik S/o Itebar Khan	حبه مارال
10.	Tariq Masih (late) S/o Lal Masih (late) Trugh Shakila wibe of Tenia Masih	
· ·		
12	Dildar Hussain S/o Gul Din	(شطر دار
<b>13.</b>	intezar hussain S/o Gul Din	استطار
14.	Abdul Jalil (late) through legal heirs wife Khayal Nama	





15.	Gulzar Hussain S/o Muhammad Hussain	our zuz Alessan
16.	Mushtaq Hussain S/o Muhammad Ali	Pin
17.	Ni <b>sa£.</b> Hussain S/o Dost Muhammad	Ninzping
18.	Sarwar Ali S/o Safdar Ali	سرور على

**Attorney Holders** 

m

Mehtab Ali S/o Nawab Ali CNIC# 21303-4771611-7

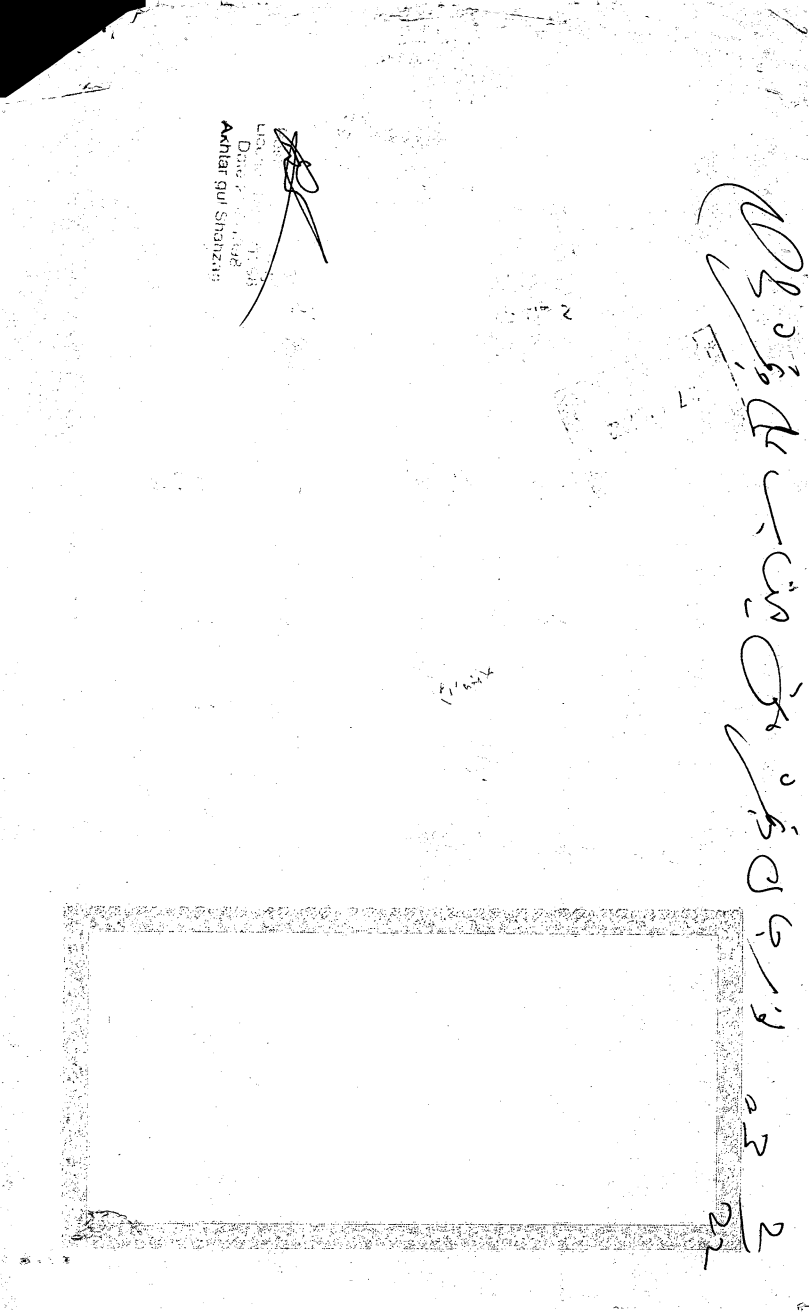
ليطفن بن Witness No. 01 Latib Khan Sto Shadson Khan 21301-7665268-7 Tehsil lora Kuman, Dishet Kung

in their

Khaezullah Khan S/o Akbar Khan CNIC# 21302-6135484-5

( and Witness No. 02 Mohenned 18har S/o 1Stration 21302-077353-7 Tehsil Lower Kumin, Dishirt Kuren





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## "A"

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR. SB No. US APPEAL NO. E.P. No. 88 ----- of 20ノン. Khaezullah Khan 2 18 other **Apellant**/Petitioner Versus Shehrad Khan Bungash, Chief Seey RAK, Peshawa **RESPONDENT(S)** Notice to Appellant/Petitioner Khae zullah Khan Sto Akber Khan R/O Makhizai, P.O Alizai, Tehsil Leaver Kurram District Kurrum

Take notice that your appeal has been fixed for Preliminary hearing, replication, affidavit/counter affidavit/record/arguments/order before this Tribunal on 13 + 5 + 202 + 31 + 920 + 920 + 31 + 5 + 100

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

Registrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar.

GS&PD.KP.SS-1776/1-RST-5,000 Forms-09.05.18/P4(Z)/F/PHC Jos/Form A&B Ser. Tribunal

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## "A"

## KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

JUDICIAL COMPLEX (OLD), KHYBER ROAD,

Khaezullah Khan

PESHAWAR.

No.

APPEAL No. E.P. No. 88 of 20 22.

**Apellant/Petitioner** 

Versus

Shehrad Khan Bangash, Chief Secy KPK, Peshawa RESPONDENT(S)

Notice to Appellant/Petitioner Khae zulich Khan Slo Akbey Khan RIO Makhizai, P.O Misai, Jeheil Leaver Kurrom Dictrict Kuryom

Take notice that your appeal has been fixed for Preliminary hearing, replication, affidavit/counter affidavit/record/arguments/order before this Tribunal on  $\frac{13}{5}$  at  $\frac{2022}{35.64}$  at

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.

Khyber Pakhtunkhwa Service Tribunal, Peshawar.

	••B
	KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.
	JUDICIAL COMPLEX (OLD)), KHYBER ROAD, <b>(), B</b> PESHAWAR
No.	Appear No. E.P. No. 88 Khaezullah Khan & etc
	Khaezullah Khan & etc Appellant/Petitioner
ind	Chief Socy: UPM Respondent
	Deputy Commissioned Dist Kurron.
Notice to	

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

Given under my hand and the seal of this Court, at Peshawar this. ......20 71 entation Registrar, ->Khyber Pakhtunkhwa Service Tribunal, Peshawar.

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Note: 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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	Doputy Commissioned Dist. 4.	Kustom.
	Miet Dory Wyw	Respondent
D.	Appeul No. E.g. No. 88 Khaoz Woh Khon & ctc.	of 20 <b>2 2</b> ppellant/Petitioner
	KHYBER PAKHTUNKHWA SERVICE TRIBUNA JUDICIAL COMPLEX (OLD), KHYBEI PESHAWAR	
	"R	

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. S.

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 postwill 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

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20 22-

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

tride S -01 Day of ....

Notice to:

Registrar. 2 Khyber Pakhtunkhwa Service Tribunal, Poshawar.

Note: Total Tar The Incurs of attendance in the count are the same that of the High Count except Sunday and Gazettelt Holidays. 2. Always quote Case No. While making any correspondence.

## **"B"**

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

, ,	Appeal No. E. P. NO: 88 of 20 22
	Khaezulloh Khan 2 ETC Appellant/Petitioner
	Versus 
-	Respondent No. 1
<i>Notice to:</i> _	- Chief Secretory Upn perhowad.

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

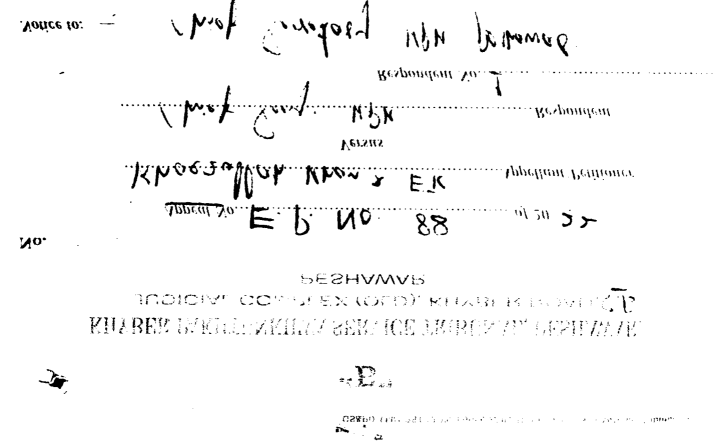
Given under my hand and the seal of this Court, at Peshawar this......

for Implementation Report

Note:

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.



appeal petition will be heard and decided in your absence. default of your appearance on the date fixed and in the manner aforementioned. are alongwith any other documents upon which you rety. Please also take notice that on this Court at least seven days before the date of hearing 4 copies of written statement. Advocate, duly supported by your power of Attorney. You are, therefore, required to file as the case may be postponed either in person or by authorised representative or by an hereby informed that the said appeal petition is fixed for hearing before the Cribatan the above case by the petitioner in this Court and notice has been ordered to issue "iou are Province Service Tribunal Act, 1974, has been presented registered for consideration. in WHEREAS an appeal petition under the provision of the Klysber Pakhtunkhwa

this appeal polition. notice posted to this address by registered post will be deciment sufficient for the purpose of address given in the appeal petition will be deemed to be your correct address, and turbier address. If you sail to furmish such address your supress conclusion in this notices sometimes given to you by registered post. You should inform the Registerer of data than to a read Notice of any alteration in the date fixed for hearing of this appear betation is in the

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Registrar. for Implementation Kepost Day of Jurk20 ファ

1019 in of attendance in the yourd une the same that of the High Gourd (xeept Sunday, and Gozethin) more use.

Always quote Case No. While making any correspondence.



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

No.

S.

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24	Appeal No: FE. P. No. 88. of 20 12 Khazzullah Khan & etc. Appellant/Petitioner
	Versus
	Respondent
•	Respondent No.
	Recretory Home KPh Deshowad.

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

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

Day of.....

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Registrar, Khyber Pakhtunkhwa Service Tribunal, Y Peshawar.

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Note: 1. 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.

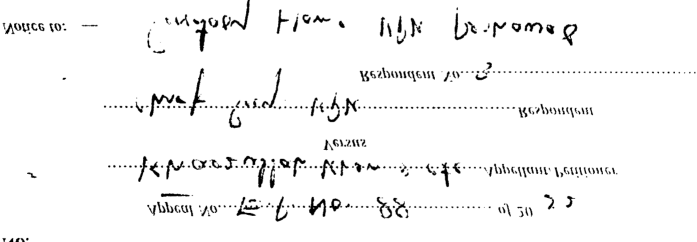
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### PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD KHYBER PAKIFTUNKHWA SEBVICE TRIBUNAL, PESUAWAR.

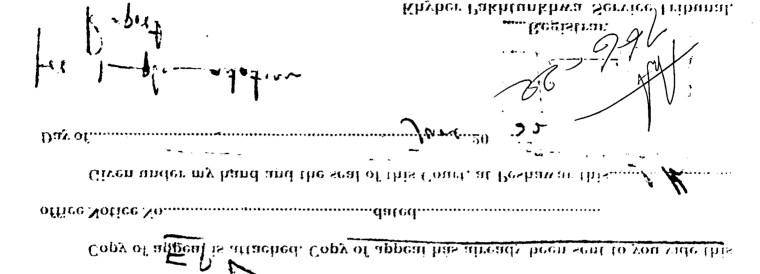


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appeal/petition will be heard and decided in your absence. default of your appearance on the date fixed and in the manner aforementioned. are alongwith any other documents upon which you rely. Please also take notice that in this Court at least seven days before the date of hearing 4 copies of written statement Advocate, duly supported by your power of Attorney. You are, therefore, required to file in hereby informed that the said appeal/petition is fixed for hearing before the Tribuna. the above case by the petitioner in this Court and notice has been ordered to issue. You are Province Service Tribunal Act, 1974, has been presented registered for consideration, in WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa

、ア this appeal petition. notice posted to this address by registered post will be deemed sufficient for the purpose of address given in the appeal petition will be deemed to be your correct address, and further address. If you fait to furnish such address your address contained in this notice which the given to you by registered post. You should inform the Registrar of any change action. Notice of any alteration in the date fixed for hearing of this appear betwoon will be



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Always quote Case No. While making any correspondence. The inclusion of attendance in the court are the same that of the High Court except Sunday and Gazetted Relidivs. 1016.

## **"B"**

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

No.

	Appeal No. E. P. N	10. 88	of 20 22
·	Khae Zullah	nnan & etc	Appellant/Petitioner
	Chief Seerge 1	(.P.N	Respondent
	Chief-Seerj-1	Respondent No	.2
Notice to: _	From Jet	n Insjoutor	General CF
	ļ.	Dotice 'UPN	peshowal.

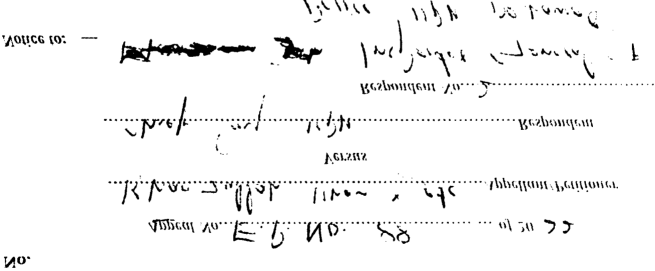
Notice of any alteration in the date fixed for hearing of this appeal/petition will be given to you by registered post. You should inform the Registrar of any change in your address. If you fail to furnish such address your address contained in this notice which the address given in the appeal/petition 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.

CÁRPU-144 (RSC 12.000 FORDS 27.09.2 (THC) (R. 12.0)

### ee Baa

### PESHAWAR JUDICIAL COMPLEX (OLD), KHYBER ROAD KITYBER PARITUNKHWA SERVICE TRUBUNAL, PESHAPAR

No.

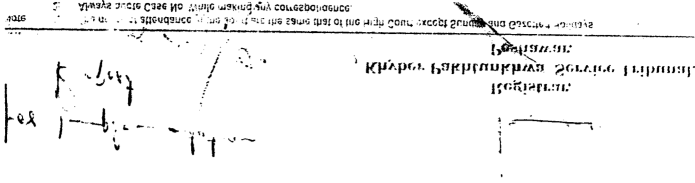


appeal/petition will be heard and decided in your absence. default of your appearance on the date fixed and in the manner aforementioned. the alongwith any other documents upon which you rely. Please also take notice that an this Court at least seven days before the date of hearing 4 copies of written statement Advocate, duly supported by your power of Attorney. You are, therefore, required to life in the case may be postponed either in person or by authorised representative or ov any appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which hereby informed that the said appeal/petition is fixed for hearing before the Fubrum the above case by the petitioner in this Court and notice has been ordered to essue. You are Province Service Tribunal Act, 1974, has been presented registered for consideration. in WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa

this appeal/perition. notice posted () this address by registered post will be deement sufficient (or the purnese of address given as the appeal petition will be deemed to beyour correct address, and further address. If you will to furnish such address your address contained in this matter which the given to you by registered post. You should inform the Registered and change a your Notice of any alteration in the date fixed for hearing of this appear betalog will be

Copy of appeal is attached. Copy of appeal has already been sont to you vide this

Given under my hand and the seal of this Court, at Peshawan this. I. K....



GS&PD.KP-1621/4-RST-6,000 Forms-05.07.17/P4(Z)/F/PHC Jos/Form A&B Ser. Tribunal

## "A"

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

PESHAWAR.

No.

APPEAL No. 1. 2 My S.8 of 20 2 2 Khaezullali Khan & (13) sters

Apellant/Petitioner

Versus

Siry Kik Postanar **RESPONDENT(S)** Kelmant (1) éré Notice to Appellant/Petitioner lity estance.

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

18/08/2022 at 7:0.00m

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.

Report -2-8-22

Registrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar.

"A" KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR. No. APPEAL No. 50 Vo. 58 . of 20 2 2. Khaezuilah Khan Z (18) others. Apellant/ **Apellant/Petitioner** Versus Chief Sen, CIK fishouroy. RESPONDENT RESPONDENT(S) Police KPIL Perhawar Lines 1(13,13) (20) 2 (2) to Annellant/Petitioner... Notic

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GS&PD.KP-1621/4-RST-6,000 Forms-05.07.17/P4(Z)/F/PHC Jos/Form A&B Ser. Tribunal

Take notice that your appeal has been fixed for Preliminary hearing, replication, affidavit/counter affidavit/record/arguments/order before this Tribunal on  $\frac{1}{18}$ 

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.

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Registrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar.

· ,	"A"	
KHYI	BER PAKHTUNKHWA SERVICE TRIBUNAL, PE JUDICIAL COMPLEX (OLD), KHYBER ROAD PESHAWAR.	SHAWAR.
No.	EP No. 88	È.
	EPN'S 88 APPEAL No. Khaezullah Khann & 18 other	1 etc.
	Y I	lant/Petitioner
	Versus	· · .
·	Chief Sery 1916 Pestawar.	
	U RE	SPONDENT(S)
Nation 4	o Appellant/Petitioner, Without Affairs, Serry	Home
Notice to	o Appenant/ Petitioner, Juibal Aiffaire	
••••••••••••••••••••••••••••••••••••••		

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.

mer-tion Registrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar.

GS&PD.KP-1621/4-RST-6,000 Forms-05.07.17/P4(Z)/F/PHC Jos/Form A&B Ser. Tribunal