Form- A

FORM OF ORDER SHEET

Court	01	
	2245	
Case No	/2021	

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	02/02/2021	The appeal of Mst. Alma Bibi presented today by Mr. Muhammad Maaz Madni Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please.
2-		REGISTRAR 1 This case is entrusted to S. Bench for preliminary hearing to be put up there on osloy
		CHAIRMAN
	05.04.2021	Junior to counsel for appellant present. Lawyers are on general strike, therefore, case is adjourned. To come up for preliminary hearing on 12/7 /2021 before S.B.
		(Rozina Rehman) Member (J)
		*

12.07.2021

Counsel for the appellant present. Preliminary arguments heard.

Attention of learned counsel when diverted to anomaly of difference of dates as the one written on departmental appeal as 28.11.2020 and to that mentioned in the heading of appeal as 02.10.2019, he contends that it is because of typographical mistake and requests for correction to make the same compatible with the date i.e. 28..11.2020 as written in body of the departmental appeal. Request is accorded. Office is directed to make the necessary correction in the Subject to all heading of appeal as discussed hereinbefore. just and legal objections including the limitation, instant appeal is admitted for regular hearing, subject to all just and The appellant is directed to deposit legal objections. security and process fee within 10 days. Thereafter, notices be issued to the respondents for submission of written reply/comments in office within 10 days after receipt of notices, positively. If the written reply/comments are not submitted within the stipulated time, or extension of time is not sought through written application with sufficient cause, the office shall submit the file with a report of noncompliance. File to come up for arguments on 30.11.2021 before the D.B.

Appellant Deposited Security & Process Fee

Chairman

30.11.2021

Counsel for the appellant present. Mr. Kabirullah Khattak, Addl: AG for respondents present.

Written reply/comments not submitted. Learned AAG seeks time to contact the respondents for submission of written reply/comments. Granted. To come up for Written reply/comments on 24.02. 2022 before S.B.

(MIAN MUHAMMAD) MEMBER (E)

24.02.2022

Due to retirement of the Worthy Chairman, the Tribunal is defunct, therefore, case is adjourned to 11.05.2022 for the same as before.

Reader

11.05.2022

Counsel for appellant present.

Muhammad Adeel Butt, learned Additional Advocate General present. Nemo for respondent Department.

Written reply on behalf of respondents is still awaited. Notice be issued to all the respondents for submission of reply/comments. To come up for written reply/comments on 15.07.2022 before S.B.

(Rozina Rehman)
Member (J)

15.07.2022

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

Reply/comments on behalf of respondents not submitted. Learned Additional Advocate General seeks time to contact the respondents for submission of reply/comments. Adjourned. To come up for reply/comments on 16.09.2022 before S.B.

(MIAN MUHAMMAD) MEMBER(E)

16.09.2022

Junior to counsel for appellant present.

Kabir Ullah Khattak, learned Additional Advocate General alongwith Munawar Khan ADEO for respondents present.

Reply on behalf of respondents is still awaited. Representative of respondents requested for time to submit reply/comments. Adjourned by way of last chance. To come up for reply/comments 03.11.2022 before S.B.

(Rozina Rehman) Member(J)

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

APPEAL No. 2245 /2021

ALMA BIBI

VS

EDUCATION DEPARTMENT

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APPELLANT

Through:

MUHAMMAD MAAZ MADNI (2)

Advocate,

HIGH COURT, PESHAWAR 0333-9313113, 0314-9965666

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

1.4				(2021
APPEAL	No.	. 💉	· · · · · · · · · · · · · · · · · · ·	_/2021

MST. ALMA BIBI, w/o Aurang ZebCaller (BPS-01).
Govt. Girls Primary School, Hakim Khan Bara, District Khyber,
r/o Kohi Kajoori Rana Khel, Tehsil & PO Barra, District Khyber.
Appellant

VERSUS

- 1- THE DIRECTOR (E&SE), Khyber Pakhtunkhwa, Peshawar.
- 2- THE DISTRICT EDUCATION OFFICER, District Khyber at Jamrud
- 3- THE DISTRICT ACCOUNTS OFFICER,Constrict Khyber at Jamrud.Respondents

APPEAL UNDER SECTION-4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST THE INACTION OF THE RESPONDENT BY NOT RELEASING THE MONTHLY SALARY OF THE APPELLANT STOPPED SINCE JANUARY 2018 ALONG WITH ARREARS AND AGAINST NOT TAKING ACTION ON THE DEPARTMENTAL APPEAL DATED 02-10-2019OF THE APPELLANT WITHIN THE STATUTORY PERIOD OF NINETY DAYS

PRAYER:

That on acceptance of this appeal the respondents may be directed to release the monthly salary of the appellant stopped since January 2018with all consequential back benefits. Any other remedy which this august Tribunal deems fit that may also be awarded in favor of the appellant.

RESPECTFULLY SHEWETH:

FACTS:

Brief facts which give rise to the instant appeal are as under:-

1- That, appellant is the Law abiding and permanent resident of District Khyber and an employee of the respondent Department.

2- That appellant is appointed as Caller in Government Girls Primary School Hakim Khan Kohi Barra being local, after fulfilling all the legal and codal formalities required for appointment to the post vide order dated 20-06-2008 and accordingly necessary entry was made in the service book.

- 3- That the appellant submitted his arrival and charge report before the competent authority and started performing his duty quite efficiently, whole heartedly, with full devotion and upto the entire satisfaction of his high ups.
- 4- That astonishingly while performing her duty at the assigned station salary of the appellant along with one other Class-IV employee was stopped without any cogent or plausible reason since January 2018 for which the appellant forwarded a request to respondent no. 2 for release of her salary which was entrusted to Deputy Commission District Khyber vide letter dated 23-01-2019 by respondent no. 2.

5- That it is pertinent to mention here that despite stoppage of salary since January 2018 the appellant does not stopped performing of her duty at the assign station till date.

6- That feeling aggrieved from the act & omission of the respondents the appellant filed Departmental Appeal dated 28-10-2020 before respondent no. 2 for the release of her salary stopped since January 2018 which is not respondent after the passage of more than the statutory period of 90 days.

Copy of Departmental Appeal dated 28.10.2020is attached as ANNEXUREE.

7- That appellant feeling highly aggrieved and having no other remedy filed the instant appeal on the following grounds amongst the others.

GROUNDS:

A- That act & omission of the respondents by not releasing the monthly salary of the appellantstopped since January 2018 is against the Law, Rule, Facts and material available on record and norms of natural justice hence not tenable in the eye of Law and needs interference of this Honourable Tribunal.

- B- That appellant has not been treated by the respondent Department in accordance with law and rules on the subject noted above and as such the respondents violated Article 4 and 25 of the Constitution of Islamic Republic of Pakistan 1973.
- C- That the appellant has been deprived from her due right of the non-payment of monthly salary stoppedsince January 2018 hence the appellant has been penalized for no fault on her part.
- D- That the respondents acted in arbitrary and malafide manner while not releasing the monthly salary of the appellant stopped since January 2018 without any cogent reason.
- E- That the act and action of the respondents is discriminatory as other colleagues who are serving in the same duty station/school are regularly receiving their monthly salarywithout any stoppage or breakage.
- F- That act of the respondents by not releasing the monthly salary of the appellant stopped since January 2018 is nothing but just to harass the appellant and to benefit their blue eyed persons.
- G- That, since from the date of appointment till date the appellant is performing her duty at her assigned station with full devotion and even then salary of the appellant is stopped since January 2018 which is against the Law & Rules available on the subject matter and as such the appellant is punished for the fault of others.
- H- That, appellant has been paid for quite considerable period i.e. till December 2017on the running Basic Pay Scale of the appellant but all of a sudden when the salary was illegally and without assigning any plausible reason has been stopped from January 2018 which is against the Law and Natural Justice.
- I- That, the appellant is regularly performing her duty at the assigned station in Govt. Girls Primary School Hakim Khan Killi Barasince taking over the charge and not releasing the monthly salary of the appellant stopped since January 2018 amounts to Force Labour.
- J- That the said act of the respondent by not releasing the monthly salary of the appellant squarely falls with in the ambit of the violation of Article-11 of the constitution of the Islamic Republic of Pakistan.

01/02/2021

- K- That under Article 38(e) of the Constitution of Pakistan 1973 state is bound to reduce disparity in the income and earning of the individuals including persons in the various services of Pakistan.
- L- That appellant seeks permission to advance other grounds and proofs at the time of hearing.

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

Dated 01-02-2021

APPELLANT

ALMA BIBI

Through:

MUHAMMAD MAAZ MA

Advocate,

High Court, Peshawar

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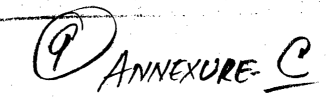
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District Education Office Khyber Tribal District at Jamrud Dated 33/64/

No 3281

Phone. 091-5820265 Fax 091-5820265

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The Deputy Commissioner District Khyber at Peshawar

Sub:-

REQUEST FOR RELEASE OF PAY

Please find herewith a self explanatory application in respect of Muhammad Saeed Chowkidar & Alama Bibi Caller GGPS Hakeem Khan Killi Bara for further necessary action please.

DISTRICT FOUCARDAQUIC

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الر حاضري مدرسين مدرسين Khan kohi Bar مدرسين مدرسين بابستاماه ,2018 نام يحليج اليمو محر سرمير ئېدە براتو كيد ار F. تارخ روا تکی وستوزز دسنخط روائگی وستخط وسخط روائلي آبد روائگی وشخط 123. 178 70 C. 35 T.R. O. b 8:00 a.b 12:34 M.5 8:00 1115 12:30 1 2 3 11/2/17 R 18:24 O.b 12:30 O.b 8:00 TER 41.5 8:00 12:3 4.5 TTR 1220 1 1 R 2130 a.b 12130 Oub 8:00 12:30 MIS 2:00 M.5 M.S 8:00 C.B 12:30 C.b 8:00 17-18 12:30 10-18 8:30. 12/30 (a.b 11/20 (a.b) 8:00 F.R 11:30 F.R 813 M.S 4 1-1.5 11130 4.5 12136 12130 F1.5 . 6 8 12:30 T.R TR 8:4 0.6 a.b 12:30 M.5 12130 M.S 0 - 8 112131 IR 8:30 TR a.b 8:00 12:3 M.5 12130 M.S a.b. 8100 a. b 12:3 a. b. 8:00 T. R 12:30 T. R .9 M.S 19136 M.S 8100 8:00 a.b 12:30 C.b 8:00 T.R 12:30 T.R 8.30 10 Mis M.S 19.30 ITR 8:3 ITR 11:30 11 0. b 8:00 11:30 8100 a.b M.S. 11130 17.5 12 ach 12:30 0.6 17.5 8:00 12136 13 8:30 112130 TER TIR 14 0.b 8:01 a.b 12:3 M.S 12:30 M.S 8100 j2/30 15 12:30 a.h 8:00 T.R 8100 la.b. MIS 14.5 12:36 a.h 8:00 T.R 12:36 16 8:cm a.b Mis T-R a. 6 12:36 a. 6 81 co T. R 12:3. 1213 17 8:00 M.S 11:30 a.b 8:00 T.R <u>2.M.</u> 12130 11:30 T.R 18 8:00 a.b MS Mis 11:30 8:00 TR 12:30 a.b 19 10.6 MS 30 TR 12:30 7 8 1213. C.h 8. 11 MIS 12139 12:347-18 M.5 8:00 a.b 12:3. a.b -12 -3 -4 -5 2.50 12:30 M.S TIR 8:00 aib 12:30 a.b 8:00 M.S 12:34 4.5 TIR 12,30 J.R 71.5 a. 6 12130 a.b 8.00 8160 12170 4.5 a.b 11:30 a.b 8,00 M.5 8100 11:30 TR 12/3 6 7 3 171.5 TR 12/3 0. 1 81cm 0 ·b 30 12:30 8100 12130 17,5 TR 12:30 0.6 1213: TIP 31 8100 0.6 8:30 TR 12:36 a. b & 1213. TR M.S 12130 M.S 8:00 10.b حال سايقه ميزان سالقته حال ميزان سابقه ميزان الفافيه حال سابقيه ميزان التجقائي بياريالن: النالي: دستخط ہیڈ ماسٹر ___

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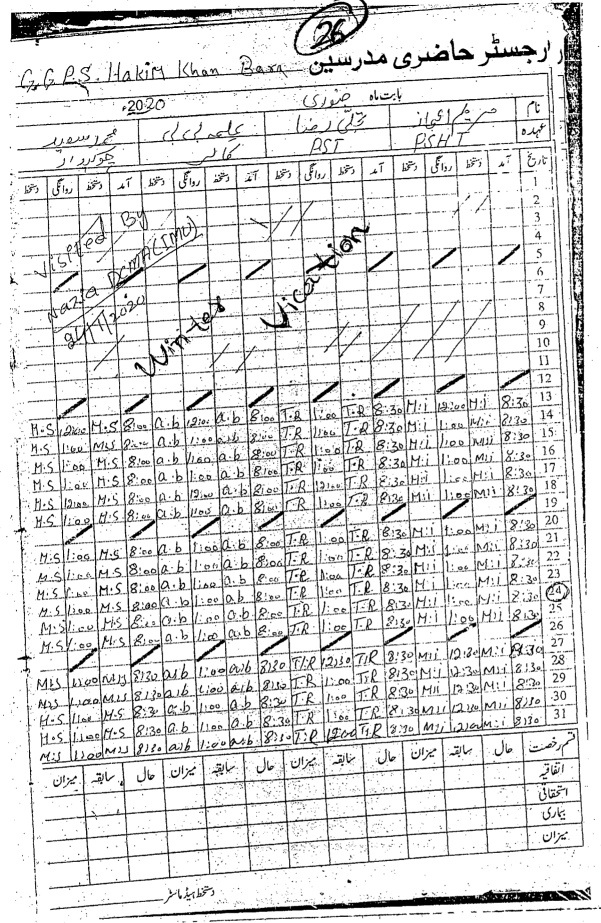
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(POWER OF ATTORNEY)

PEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

	Service Appeal N	0	/2021
ALMA BIBI VS .	EDUCATI	ION DEPAR	TMENT
	do hereby nomina		
MUHAMMAD MAAZ MADNI. Advocate the above matter for me/us and on my/our answer in the above court or any appellate transferred in the above matter as and is statements, accounts, exhibits, compromic connection with the said matter arising there documents or copies of documents, deposition other writs or subpoena and to apply for an execution, warrants or order and to conduct and to apply for and receive payment of an arbitration, and to employ an other legal power and authorities hereby conferred on do so. AND to do all acts legally necessary respects whether herein specified or not, as not always that I/WE undertake at the time authorized agent shall inform the advocate a may be dismissed in default, it be proceeded responsible for the same. All costs awarded his nominee, and if awarded against shall be an authorized agent shall costs awarded his nominee, and if awarded against shall be an authorized agent shall costs awarded his nominee, and if awarded against shall be an authorized agent shall costs awarded his nominee, and if awarded against shall be an authorized agent shall costs awarded his nominee, and if awarded against shall be an authorized agent shall shall be an authorized agent shall be a like the same and if awarded against shall be an authorized agent shall shall be an authorized agent shall shall be an authorized agent shall be an authorized agent shall be an authorized agent shall be an authorized agent shall be an authorized agent shall be an authorized agent shall be an authorized agent shall be an authorized agent shall be an authorized agent shall be an authorized agent shall be an authorized agent shall be an authorized agent shall be an authorized agent shall be an authorized agent shall be an authorized agent shall be an authorized agent shall be an authorized agent shall be an authorized agent shall be an authorized agent shall be an authorized agent shall be an authorized agent shall be an authorized agent shall be an authorized agent shall be an authorized agent shall an authorized a	te. High Court. Peshal behalf as agreed to a court or any court to agreed to sign and ses or other docume from and also to apport etc. To apply for and get issued any arrest any proceedings that yor all sums or submipractitioner authorizing the advocate whenever to manage and conditionary be proper and experime all lawful acts do not usual practice in sure of calling of the cast and make him appear if dex-parte the said coin favour shall be the payable by me/us.	war, to be appear, plead which the file petition nents what ply for and indissue sund, attachment may arise it the above per he may uct the said pedient. The on my/out the court, unsel shall right of the did to these part of the did to these part in the court, unsel shall right of the did to these part in the court, unsel shall right of the did to these part in the court, unsel shall right of the did to these part in the court, unsel shall right of the did to these part in the court, unsel shall right of the did to these part in the court, unsel shall right of the did to these part in the court, unsel shall right of the did to these part in the court, unsel shall right of the did to these part in the court, unsel shall right of the did to these part in the court, unsel shall right of the did to these part in the court in the	counsel in id, act and business is in, appeals, soever, in receive all inmons and into rother there out; a matter to exercise the think fit to case in all our behalf; PROVIDED court I/MY if the case, not be held counsel or resents, the
contests of which have been explained to an	nd understood by ME,	/US this <u>I</u>	day
of February 2021.			1. 1. 1. 14
V			
executants:			
(Alma Bibi)			
		:	•
Accepted subject to the terms regarding fees:			·
MUHAMMAD MAAZ MADNI, 01/02/	2021		
MUHAMMAD MAAZ MADNI. A (1061)			

Advocate High Court,
Peshawar
BC No. (BC-11-1460)
CNIC No. 17101-9263898-1

OFFICE: KHATTAK LAW ASSOCIATES, Juma Khan Plaza, Warsak Road, Peshawar. Contact#: 0333-9313113, 0345-9090737

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

	、 PESHAWAR.
	No.
	Appeal No. 2345 2 2246 of 20 2.1 Mit: Alma BiBi & Oolhex Appellant/Petitioner
	MSt: Alma BiBi & Oolhe Appellant/Petitioner
٠.	the Divertor F223E 25 Lower Respondent
ad	
	Respondent 110
	Notice to: - The Dist: Education Offices Dist: Khyber and Jamoud.
	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
	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
	Fox Reply
<u> </u>	Khyber Pakhtunkhwa Service Tribunal,
1	Peshawar.

Note: The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays. Always quote Case No. While making any correspondence.

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	KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWARD & JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR
No.	Appeal Malma Bilbi 2001/108 20
	Appellant/Petitioner The Diversor Every Perhavior Respondent
Notice to:	the Distr. A Responden No. Offices Distr. 1 (hyber at Jameud)
WI Province the above	IEREAS an appeal/petition under the provision of the Khyber Pakhtunkhw Service Tribunal/Act, 1974, has been presented/registered for consideration, is e case by the petitioner in this Court and notice has been ordered to issue. You are informed that/the and appeal/petition is fixed for hearing before the Tribuna at 8.00 A.M. If you wish to urge anything against the

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.

appeal/petition will be heard and decided in your absence.

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

tor Raphy)

Registrar,

Khyber Pakhtunkhwa Service Tribunal,

66 A ??

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

APPEA MIST	· Hima	2245 = 22 - - bibi = 4	of 20 SB Shex Apellant/Petitioner
		Versus	
Director (E	というモンド	Pk , Pesha	CLOY RESPONDENT(S)
			t Accounts at Jamrua

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

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.

Copy Already)

Registrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar.

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

No. APPEAL No2	245 32246 of 202).
MsT. Alma E	ibi ? O other
	Apellant/Petitioner
Vers	sus
Director (E ELSE) KPK	Peshaway. RESPONDENT(S)
Respondent (3) Notice to Appellant/Petitioner The	
officer, District	khyber at Jamrud.
Take notice that your appeal ha	s been fixed for Preliminary hear ing,
on 15/47/2822 at 9.800	αm
You may, therefore, appear before the place either personally or through an advowhich your appeal shall be liable to be dismi	The state of the s
For Reply	
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KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

No.	SB
APPEAL No	15 4 2246 of 20 ₂₁ .
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Mr	Apellant/Petitioner
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Director (F & SE) lePk	Pertrawai
•	RESPONDENT(S)
Notice to Appellant/Petitioner	director (E & SE)
	Perhauar.
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Take notice that your appeal h	as been fixed for Preliminary—hearing,
replication, affidavit/counter affidavit/re	cord/arguments/order before this Tribunal
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You may therefore, annear hefore th	ne Tribunal on the said date and at the said
place either personally or through an adv	ocate for presentation of your case, failing
which your appeal shall be liable to be disp	ussed in default.
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(Copy Already)	Khyber Pakhtunkhwa Service Tribunal, Peshawar.
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KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

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For Reply	521712	Registrar,
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