22.07.2022

Appellant alongwith his counsel present. Dr. Abdul Hameed, Litigation Officer alongwith Mr. Kabirullah Khattak, Additional Advocate General for official respondents No. 1 to 3 present. Private respondents No. 4 & 5 in person present.

Representative of official respondents submitted para-wise comments alongwith cost of Rs. 3000/-. Copy of para-wise comments as well as cost of Rs. 3000/- handed over to the appellant and receipt of cost was also obtained from the appellant, which is placed on file. Private respondents No. 4 & 5 also submitted in writing that they rely on the para-wise comments submitted by official respondents No. 1 to 3. Adjourned. To come up for rejoinder, if any, as well as arguments on 23.09.2022 before the D.B at Camp Court Abbottabad.

(Salah-Ud-Din) Member (J) Camp Court Abbottabad

22nd Sept 2022 Learned counsel for the appellant present. Mr. Kabirullah Khattak, Addl: AG for respondents present.

Mr. Abdul Saboor, advocate submitted wakalatnama on behalf of private respondents No. 4 and 5. Learned counsel for the appellant seeks time to file rejoinder. Learned counsel is directed to file rejoinder within fifteen days. To come up for arguments on 14.11.2022 before D.B at camp court Abbottabad.

(Fareeha Paul),
Member (Executive)

(Kalim Arshad Khan)
Chairman
Camp Court Abbottabad

Ĭ

Appellant in person present. Mr. Muhammad Adeel Butt, Additional Advocate General alongwith Hafiz Shakeel Ahmad ADEO (Litigation) for official respondent No.1 to 3 present. None present on behalf of private respondents No.4 & 5.

Reply on behalf of respondents was not submitted. Representative of official respondents requested for time to submit reply/comments. Granted on payment of cost of Rs.3000/-. Despite directions notice was not issued to private respondents No.4 & 5. Therefore, fresh notice be issued to private respondents for submission of comments in office within 15 days of the receipt of notice. If the reply/comments are not submitted, right of respondents for submission of comments shall be deemed as struck off. To come up for reply/comments on 22.07.2022 before S.B at Camp Court, Abbottabad.

(Fareeha Paul) Member (E) Camp Court A/Abad. 19.04.2022

Learned counsel for the appellant present. Dr. Nasir Rabbani, Medical Officer alongwith Mr. Kabirullah Khattak, Additional Advocate General for official respondents No. 1 to 3 present and requested for further time to submit written reply/comments. Respondents are directed to submit their written reply/comments on the next date positively, failing which their right for submission of reply/comments shall be deemed as struck off.

None present on behalf of private respondents No. 4 & 5. Previous date was changed on Reader Note, therefore, notice be issued to private respondents No. 4 & 5 through registered post for submission of written reply/comments on the next date positively, failing which their right for submission of reply/comments shall be deemed as struck off. Adjourned. To come up for submission of written reply/comments on 16.06.2022 before the S.B at Camp Court Abbottabad.

est the me

(Salah-Ud-Din) Member (J) Camp Court Abbottabad

South The Same

Dearth

19.01.2022

Appellant in person present. Dr. Abdul Hameed, Deputy DHO alongwith Mr. Kabirullah Khattak, Additional Advocate General for official respondents No. 1 to 3 present. Private respondents No. 4 & 5 in person present.

Learned Additional Advocate General as well as private respondents requested for further time for submission of written reply/comments. Adjourned. To come up for written reply/comments on 15.02.2022 before the S.B at Camp Court Abbottabad.

(Salah-ud-Din) Member (J) Camp Court A/Abad

Due to retirent of the Horbe Chairmen the case is adjural To come up for the same on 19-4-2022.

01.12.2021

Syed Babar Ali Shah, Advocate, for the appellant present. Preliminary arguments heard.

Learned counsel for the appellant has contended that as per the seniority list maintained by the respondent department, the appellant being senior most Class-IV employee was entitled to have been promoted to the post of Junior Clerk, however the respondents have wrongly and illegally promoted private respondents No. 4 & 5 to the post of Junior Clerk BPS-11, who were junior to the appellant; that the notification bearing No. been issued for the purpose of promotion but the said SO(III) CE & AD dated 01.08.2008 and dated 04.02.2009 has notification has not been followed by the respondents in letter and spirit; that it is an in-alienable right of the appellant to be treated in accordance with law but such right of the appellant has been infringed by the respondents malafidely; that the impugned office order bearing No. 2361-65 dated 23.04.2021 has been passed in violation of relevant law, rules as well as policy on the subject, therefore, the same is liable to be setaside; that the departmental appeal of the appellant was not responded within the statutory period, therefore he appellant has now preferred the instant service appeal for redressal of his grievance.

Points raised need consideration, therefore, the appeal is admitted to regular hearing subject to all legal objections including the question of limitation. The appellant is directed to deposit security and process fee within 10 days, where-after notices be issued to the respondents for submission of written reply/comments on 19.01.2022 before the S.B at Camp Court Abbottabad.

The appeal is also accompanied by an application for suspension of operation of the impugned order till the disposal of the instant service appeal. Notice of the same also be issued to the respondents for the date fixed.

(Salah-Ud-Din) Member (J) Camp Court Abbottabad

Appel Fosited
Security Propos Fes

Form- A

FORM OF ORDER SHEET

Court of	
	$\sim 2 \Omega$
•	1/9/
Case No	/2021
Case NO	/2021

S.No.	Date of order proceedings	Order or other proceedings with signature of judge	
1 .	2	3	
1-	20/08/2021	The appeal of Mr. Muhammad Sadiq resubmitted by today by Mr. Syed Babar Ali Shah Advocate may be entered in Register and put up to the Worthy Chairman for proper order	the Institutio
		REGIST	RAR
,		This case is entrusted to S. Bench at Peshawar. Not	
2-		appellant/counsel for preliminary hearing to be put	
		CHAIRMA	N ·
			•
		·	
-	11.10.2021	None for the appellant present.	
		Due to General Strike of the Peshawar Bar A	ssociation.
		Adjourned. To come up for preliminary hearing before	
		on 02.12.2021.	}
			* 0
		(MIAN MUHAMM MEMBER (E	
	• • •		
·			

BEFORE KHYBER PKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR CHECK LIST

Case Title: Muhammad Sadiq vs DHo Manschar E+C.

S.#	Contents	Yes	No
1.	This appeal has been presented by: Mar Mulamped Sadiq		
2.	Whether Counsel / Appellant / Respondent / Deponent have signed the	v	
	requisite documents?	Yes	
3.	Whether Appeal is within time?	Yes	
4.	Whether the enactment under which the appeal is filed mentioned?	Yes	
5.	Whether the enactment under which the appeal is filed is correct?	Yes	
6.	Whether affidavit is appended?		
7.	Whether affidavit is duly attested by competent oath commissioner?	Yes	
8.	Whether appeal/annexures are properly paged?	Yes	
9.	Whether certificate regarding filing any earlier appeal on the		
	subject, furnished?		
10.	Whether annexures are legible?		
11.	Whether annexures are attested?	Yes	
12.	Whether copies of annexures are readable/clear?	٧٧٥	
13.	Whether copy of appeal is delivered to A.G/D.A.G?		
14.	Whether Power of Attorney of the Counsel engaged is attested and		
	signed by petitioner/appellant/respondents?		
15.	Whether numbers of referred cases given are correct?		
16.	Whether appeal contains cuttings/overwriting?		70
17.	Whether list of books has been provided at the end of the appeal?		
18.	Whether case relate to this Court?		
19.	Whether requisite number of spare copies attached?		
20.	Whether complete spare copy is filed in separate file cover?		
21.	Whether addresses of parties given are complete?		
22.	Whether index filed?		
23.	Whether index is correct?		
24.	Whether Security and Process Fee deposited? on		
	Whether in view of Khyber Pakhtunkhwa Service Tribunal Rules 1974		
25.	Rule 11, notice along with copy of appeal and annexures has been sent		
	to respondents? on		
26.	Whether copies of comments/reply/rejoinder submitted? on		
			1

It is certified that formalities/documentation as required in the above table have been fulfilled.

Name:	
Signature:	X dig/
Dated:	2(9



The joint appeal of Mr. Muhammad Sadiq and Bilal Khan received today i.e. on 06.08.2021 is incomplete on the following score which is returned to the counsel for the appellants for completion and resubmission within 15 days.

- 1-. Memorandum of appeal may be got signed by the appellants.
- 2- Sub-rule- 2 of rule-3 of the appeal rules 1986 requires that every affected civil servant shall prefer the appeal separately. Therefore, the appeal of the above named appellants may be filed separately/individually.
- 3- Annexures of the appeal may be attested.
- 4- Appeal has not been flagged/marked with annexures marks.
- 5- Check list is not attached with the appeal.
- 6- Addresses of respondents no. 4&5 are incomplete which may be completed according to the Khyber Pakhtunkhwa Service Tribunal rules 1974.
- 7- Page nos. 14, 15 and 20 of the appeal are illegible which may be replaced by legible/better one.
- 8- Three copies/sets of the appeal along with annexures i.e. complete in all respect for Tribunal and one for each respondent in each appeal may also be submitted.

No. 1537 /S.T

Dt. 06/08 /2021

REGISTRAR SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA
PESHAWAR.

Syed Babar Ali Shah Adv. High Court Mansehra.

ofter purion of the survey

Service Appeal No. ______ of 2021 Service Tribunal

Diary No. 7411

Dated 26/8/202

Muhammad Sadiq son of Muhammad

Younis, Chowkidar Basic Health Unit,

Gandhian, Tehsil and District Mansehra.

Qasid, District Health Officer, Mansehra
......APPELLANTS

Bilal Khan son of Khushal Khan, Naib

VERSUS

- 1. District Health Officer, Mansehra.
- 2. Director General Health Services, Khyber Pakhtunkhwa, Peshawar.
- 3. Secretary Health, Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.
- 4. Muhammad Naeem son of Muhammad Miskeen resident of OPCR, Polico Control room Manschra
- 5. Arif Hussain Shah son of Syed Siddique
 Hussain Shah resident of DHO Manshera
 RESPONDENTS. office

0P(8/201;

1.

2.

SERVICE APPEAL UNDER SECTION

4 OF SERVICE TRIBUNAL ACT, 1974

AGAINST THE IMPUGNED OFFICE

ORDER BEARING NO.2361-65 DATED

23.04.2021 WHEREBY THE

RESPONDENT NO.1 ILLEGALLY,

UNLAWFULLY AND AGAINST THE

Service Appeal No. of 2021

Muhammad Sadiq.....APPELLANT

VERSUS

District Health Officer, Mansehra etc.

RESPONDENTS

SERVIČE APPEAL

INDEX

S#	Particulars of documents	Annexure	Pages
1	Memo of Service appeal alongwith affidavit.		1-18
,2	Application for suspension.		11-12
3	Correct addresses of the parties.	*****	13
4	Copies of the appointment orders.	"A"	14
5	Copy of appointment orders of respondents No.3 and 4.	"B"	12-18
6.	Copy of the impugned office order dated 23.04.2021.	"C"	19
7	Copies of the appeal.	"D"	20-21
8	Wakalat Nama.		22

Dated 09.08.2021

Muhammad Sadiq ...Appellant

Through |

SYED BABAR ALI SHAH Advocate High Court, Mansehra.

Service Appeal No. of 2021

Muhammad Sadiq son of Muhammad Younis, Chowkidar Basic Health Unit, Gandhian, Tehsil and District Mansehra.

APPELLANT

VERSUS

- 1. District Health Officer, Mansehra.
- 2. Director General Health Services, Khyber Pakhtunkhwa, Peshawar.
- 3. Secretary Health, Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.
- 4. Muhammad Naeem son of Muhammad Miskeen c/o D.P.C.R, Polio Control Room, Mansehra.
- 5. Arif Hussain Shah son of Syed Siddique Hussain Shah resident of District Health Office, MansehraRESPONDENTS.

SERVICE APPEAL UNDER SECTION

4 OF SERVICE TRIBUNAL ACT, 1974

AGAINST THE IMPUGNED OFFICE

ORDER BEARING NO.2361-65 DATED

23.04.2021 WHEREBY THE

RESPONDENT NO.1 ILLEGALLY,

UNLAWFULLY AND AGAINST THE

RULES, REGULATIONS AND UNDER

UNDUE PRESSURE, POLITICAL
INVOLVEMENT AND BASED ON
MALAFIDE AND PERSONAL
GRUDGES AGAINST THE APPELLANT,
PROMOTED THE RESPONDENTS
NO.4 AND 5 TO THE POST OF
JUNIOR CLERK (BPS-11) WHILE
BYPASSING THE APPELLANT.

PRAYER: -

acceptance of the instant appeal, the impugned office order dated No.2361-65 bearing 23.04.2021 be set aside being against the rules illegal, regulations, against the law and justice as well as against the set principles of promotion appellant be promoted to the post of Junior Clerk (BPS-11) or any other order or relief as this Honourable Tribunal deems fit and proper may also be issued/passed.

Respectfully Sheweth!

1. That, the appellant was initially inducted in the Health department as Chowkidar in the year 1994 and

since then the appellant is working in the respondents' department.

(Copies of the appointment order is annexed as annexure "A").

- 2. That, the appellant is working in the respondents' department from the last 25/26 years with great zeal and zest and never remained negligent in performance of his duties.
- 3. That, keeping in view the above situation, the appellant was senior than the respondents No.4 and 5 for the purpose of the promotion and this fact also reflects from the appointment order of the appellant as well as respondents.

(Copy of appointment orders are annexed as annexure "B").

4. That, as per seniority list, the official respondents were duty bound to promote the appellant against the impugned post but the official respondents while bypassing the seniority list, promoted the respondents No.4 and 5 against the impugned posts of Junior Clerk vide impugned office order bearing No.2361-65 dated 23.04.2021.

(Copy of the impugned office order dated 23.04.2021 is annexed as annexure "C").

from the impugned order dated 23.04.2021 preferred his appeal to the respondent No.2 but the same have not been decided till today after the lapse of more than 90 days.

(Copies of the appeals are annexed as annexure "D").

from the impugned order dated 23.04.2021 and by the conduct of respondent No.2 who malafidely not decided the appeal, seeks the gracious indulgence of this Honourable Court by way of instant Service Appeal, inter alia, on the following grounds: -

GROUNDS

a. That, the impugned officer order dated 23.04.2021 is wrong, illegal,

against the law and facts, arbitrary, fanciful, perverse, against the relevant law, rules and regulations hence being not maintainable in the eyes of law, is liable to be set aside.

- b. That, it is an admitted position that the appellant is working in the official respondents' department from the last 25/26 years with great zeal and zest and never remained negligent in performance of his duties.
- c. That, there is not even a single complaint against the appellant nor there is any red entry regarding the service career of the appellant rather the appellant has unblemished and excellent service career.
- d. That, the respondents also maintained seniority list regarding the promotion of the departments' employees and as per the seniority list, the appellant being senior most were entitled for the promotion against the impugned posts but the respondents have bypassed the seniority list in a sheer malafide

manner while promoting the respondents No.4 and 5.

- That, the respondents No.4 and 5 e. are juniors than the appellant hence they have right no whatsoever for the purpose of promotion whereas the appellant being senior most have vested right be promoted against to impugned post of Junior Clerk and such right of the appellant cannot be taken away by the respondents in a sheer malafide manner.
- f. That, the respondents themselves provided criteria for the promotion but they badly failed to act upon the same in its true letter and spirit hence the respondents have violated their own rules and regulations while promoting the respondents No.4 and 5 against the impugned posts.
- g. That, notification bearing No. SO(III)/CE&AD dated 01.08.2008 dated 04.02.2009 has also been issued for the ibid purpose but the true letter and spirit of the said notification has also not been

adopted by the respondents hence the very acts of the respondents are clear in negation of the relevant law, rules and policy on the subject.

- That, it is well settled by now that h. the political figures have nothing to do with the appointment, adjustment or promotion process but in the matter in hand, the respondents while making themselves pawn in the hands of the political figures have passed the impugned order hence impugned order being the result of political interference and personal liking and disliking have no legal sanctity in the eyes of law and thus liable to be set at naught.
- i. That, it is an inalienable right of the appellant to be treated in accordance with law, rules and regulations but such right of the appellant has been infringed by the respondents in a sheer malafide manner.
- j. That, the powers or jurisdiction are vested in an authority to exercise it rightly, fairly, justly and honestly

and in accordance with the mandate of law, rules and regulations but the respondents have transgressed upon their powers while dealing with the matter in hand.

- k. That, the acts of the respondents are against the natural justice, fair play, equity and good conscious rather smacks malafide on the part of the official respondents. The very acts of the respondents are against the constitutionally guaranteed rights of the appellant under Constitution of Islamic Republic of Pakistan, 1973.
- 1. That, the respondents illegally and against the procedure have not maintained seniority list and thus acted against the settled principles that there should be a seniority list in every department to be maintained by the Head of the department for the purpose of promotion and other related issues of the employees.

It is, therefore, most humbly

prayed that on acceptance of the instant appeal, the impugned office order bearing No.2361-65 dated 23.04.2021 be set aside being illegal, against the rules and regulations, against the law and justice as well as against the set promotion of and principles appellant be promoted to the post of Junior Clerk (BPS-11) or any other order or relief as this Honourable Tribunal deems fit and proper may also be issued/passed.

Dated 09.08.2021

Through

SYED BABAR AN SHAH, Advocate High Court, Mansehra.

AFFIDAVIT.

I, Muhammad Sadiq son of Muhammad Younis, Chowkidar Basic Health Unit, Gandhian, Tehsil and District Mansehra, appellant, do hereby solemnly affirm and declare on oath that the contents of the foregoing service appeal are true and correct and nothing has been concealed from this Honourable Court.

Dated 09.08.2021

Muhammad Sadiq (DEPONENT)

Service Appeal	No	\mathbf{of}	202
----------------	----	---------------	-----

Muhammad Sadiq.....APPELLANT

VERSUS

District Health Officer, Mansehra etc.
RESPONDENTS

SERVICE APPEAL

APPLICATION FOR SUSPENSION OF THE OPERATION OF IMPUGNED OFFICE ORDER BEARING NO.2361-65 DATED 23.04.2021 TILL THE DISPOSAL OF THE TITLED SERVICE APPEAL.

Respectfully Sheweth!

- 1. That, this application may please be considered as part and parcel of the titled service appeal.
- 2. That, the appellant has a prima facie case and there is every hope of its success.
- 3. That, the balance of convenience also tilts in favour of the appellant.

4. That, if the operation of the impugned office order dated 23.04.2021 has not been suspended then the appellant would suffer an irreparable loss and purpose of the titled service appeal would become infructuous.

It is, therefore, most humbly requested that on acceptance of the instant application, the operation of the impugned, office order may please be suspended till the disposal of the titled Service appeal.

Dated 09.08.2021

Muhammad SadiqAppellant.

Through

Advocate High Court,
Mansehra.

AFFIDAVIT.

I. Muhammad Sadiq son of Muhammad Younis, Chowkidar Basic Health Unit, Gandhian, Tehsil and District Mansehra, appellant, do hereby solemnly affirm and declare on oath that the contents of the foregoing application are true and correct and nothing has been concealed from this Honourable Court.

Dated 09.08,2021

Muhammad Sadiq (DEPONENT)

& ig



Service Appeal No._____ of 2021

Muhammad Sadiq......APPELLANT

VERSUS

SERVICE APPEAL

CORRECT ADDRESSES OF THE PARTIES

APPELLANT

Muhammad Sadiq son of Muhammad Younis, Chowkidar Basic Health Unit, Gandhian, Tehsil and District Mansehra.

RESPONDENTS:

- 1. District Health Officer, Mansehra.
- 2. Director General Health Services, Khyber Pakhtunkhwa, Peshawar.
- 3. Secretary Health, Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.
- 4. Muhammad Naeem son of Muhammad Miskeen resident of
- 5. Arif Hussain Shah son of Syed Siddique Hussain Shah resident of.

Dated 09.08.2021

Muhammad Sadiq ...Appellant

Through

SYED BABAR ALISNAH, Advocate High Court, Mansehra. 14)

130, / Duted Mansehra.

15 / 10 HAX A

The District Health Officer, Mansehra.

/ Vi

Wr. Mohammad Sadiq S/O Gari Mchammad Younis Willage Humsharian Mari Khan Khail Tehsil

and District Mansehra.

KXXXX

Subject:-

APPOINTMENT ORDER.

You are hereby appointed as Chowkidar in BPS(Scale) 1245-35-1770 plus usual allowance is allowed under rule against the Vacant post produced due to the death of his father on following terms and condition:-

-). He/She is domiciled of District Mansehra.
- . He/She is Medically fit for Government Service.
- mis/Mr Sorvice is purely temporary and liable to termination at any time without assigning any reason or notice.
- O. He/She will be governed such rules and orders issued by the Government from time to time for category of Government servant of which he/she is originally recruited.
- · He/She will be on probation period for one year which will be extandable up to two years.
- If He/S/e wishes to resign from service he/s/e will have to give one month notice or forefeited one month pay and will have to continue his/h/r service till the acceptance of rusignation.

NO TA/DA WILL BEXK ALLOWED FOR THIS PURIOSE.

DISTRICT HEALTH OFFICER,

Copy forwarded to the:

Incharge Puu: Ghandian

District Accounts Officer Mansehra.

A/Section office of the undersigned. for information and n/action please.

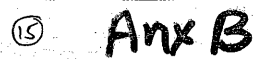
DISTRICT HEALTH OFFICER, MASSEURA.

) **)**

}

أ بغد





Dated: 03/0/

Mr.Muhammad Naeem S/O Muhammad Miskeen Muliallah Upper Chami Tehvil & District Manschra

OFFER OF APPOINTMENT,

Consequent upon the approval of the Departmental Selection Committee, the Competent Authority has been pleased to offer you a post of <u>Beshiti</u> in BPS 01 (a) Rs. 2970-90-5670 plus usual allowances as admissible under the rules in the interest of public service subject to the following terms and conditions,

TERMS & CONDITIONS

1)- You shall governed under Govt: of NWFP, Civil Servants (Amendment) Act, 2005, read with Govt: of establishment and Administration Department (Regulation Wing) Notification No. SO (Regulation-VI)(E&AD) 1-13-2005 dated 10.8.2005.

2)- Your appointment is purely on temporary basis and liable to termination at any stage. without assigning any reason/notice.

3)- You shall be governed by such rules and regulations enforce and as may be prescribed by the Government from time to time for the category of the Government Servants to which they belong.

4)- You shall get initial of the scale including usual allowance as admissible under the rule, you are entitled to annual increment according to the rules except pension and commutation.

5)- Your services are liable to termination on one-month prior notice from either side in vase of resignation without prior notice. Your one-month pay/allowance, if any shall be forfeited to

6)- You shall not contribute any amount towards G.P. Fund however you will contribute C.P.

7)- You should produce Age & Health Certificate from the Medical Superintendent DHQ: Hospital Mansehra.

8)- No traveling allowance /Daily allowance (TSDA) etc is allowed.

9)- You are domiciled of District Mansehra.

10)- If the above appointment order is acceptable to you on the above terms and conditions, you are directed to report for duty at CD; Mangloor within 10 days from the receipt of this letter, otherwise this order will be stand cancelled.

> Executive District Officer, Health Mansehra.

No. 1/0-15

Copy forwarded for information to the: -

01)- P.S. to Minister for Health NWFP, Peshawar.

02)- P.S. to Minister for Food NWFP.

03)- District Nazim Mansehra.

04)- District Coordination Officer Manschrag

05)- Incharge CD:Mangloor

06)- Account Section undersigned office.

Executive District Officer,

Health Mansehra.

ANX B

OFFICE OF THE DISTRICT HEALTH OFFICER

-920169, Fax: 0997-920166, E mail edohmra@yaho

To L

OFFICE ORDER.

With reference to the interviews dated 29/06/2019 for the appointment of Class-IV, in accordance with Khyber Pakhtunkhwa Civil Servants (Appointment Promotion and Transfer) Rules 1989, the competent authority is pleased to appoint following can idates in basic pay/post mentioned against each plus usual allowances as admissible under the rules in the interest of public Services subject to the following terms and conditions.

	oM.	Name	Nomenclature of post	BPS	Address	Plans of	
	٥	Mr. Asam Shahzad S/O Pir Mat Khan	Ward Orderly	BPS-04 @ 9900- 440-23100	Baila : Mutrian	Per ing CD: Chascriali	Against vacant pos
3	0	Mr. Sultan Sham S/O Ali Waris	Ward Orderly	BPS-04 @ 9900- 440-23100	Darband	Bl/i Shungli	Against vacant po
3	C	Mr. Rias S/O Gulzar	Ward Orderly	Turu-ba (m 9566) . 440-23100	Battal*	Ban i Ric Ballal	Agalnst :
- -1	o.	Mr. Zeshan Habib S/O Habib ur Rehman	Ward Orderly	1028-04 @ 9900 440-23100	Dadar	Dis Kath	Vacant pos Against 6 Vacant pos
	O	Mr. Adcel Ali S/O Liaqat Ali	Ward Orderly	BPS-04 @ 9900- 440-23100	Mongon Mansehra	Typ :-D He oital	Against (
1 6	0	Mr. Bilal S/C Matalib	Ward Orderly	BPS-04 @ 9900-	Oghi	Barry Tyrio-D	Against 🧃
7	-	Mr. Muhammad Azam S/O Muhammad Yousaf	Ward Orderly	BPS-04 @ 9900- 440-23100	Chinar Road Manschra	Bay kot Rid Chayki	vacant co Against 🥞 vacant co
۶. 	1.0	Mr.Syed Salahuddin S/O Gulao Shah	Ward Orderly	BPS-04 @ 9900- 440-23100	Bagrian	RHC Oghi	Against 3
19	,	Mr. Aryan S/O Muhammad Arim	Ward Orderly	BPS-04 @ 9900- 440-23100	Oghi Manoor	Ci Mangor	vacant po
	Q	Mr. Yasir Ali S/O Sher Ali	Ward Attendant	BPS-04 @ 9900- 440-23100	Battal	RI (2 C' (ttar	vacant po Agains: vacant po
		Mr. Kamran S/O Shaukat	B/Sweeper	1925-03 669610- 390-21310	Balla Mutrian	Ploin Bi J	Agains:
المساد	' \	Mr. Basharat S/O Muhammad Rafique	B/Sweeper	BPS-03 @9610- 390-21310	Manoor	Atturchesha C'a Manoor	Agains:
)_(3.1	Mr. Azhar Wali S/O Wali Muhammad	B/Sweeper	1390-21310	Parhina	CF: Thakar	vacant po
4	ן ט ב	Mr. Khizar Hayat S/O M Rafique	B/Sweeper.	BPS-03	Chakia	S C Baltal	vacant pos Against

the street of th			· · · · · · · · · · · · · · · · · · ·	أنتمنت استجيعا رطأ −

The Aller	` · · · .		;	
C Shareef an S/O Naib Casid				
The state of the s	BPS-03 @961	10- Kohista		
Un ar S/O Naib Oasid	290-21310	TOTALSEA	n Dio Offic	e Against
Sultan S/O Naib Qasid	BPS-03 @961	Abad		
Fr in Sto of	390-21310		DHO Offic	vacant post
Zulingur an S/O Chowkidar	BPS-03 69961	Mutrian	Jine	11
	300-31310	0- Jabori	13111 160	vacant post
Mr. Sailet arong 576 Chewkidge	Care La	1 '		tli Agninut
	11145-0.1 69610	ή ∫	Dudn'	vacant pont
Wr. Walnus as	390-21310	12/2/00/01/26	BHU	11001E
Muhamm An in Chowkidar	BPS-0.3 @9610	Nawab	Kandar	Against
	390-21310	Chandoo	BHU	vacant post
Mr. Soh: S/O Lat Chowkidair				Against
the same and the s	BPS-03 (69610	Slamm	Chandoor	vacant post
1 1944 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3	1 050-21310	Section Profits		Against
Abdul Gr. ni	BPS-03 @9610-	Dhodin	Nambal	vacant post
ware a second of the second of	350-51310	1 12 6 11 11 11 11 11 11	Type	Against
0 Mr. Mub. amad Bilal Chuykilar		Mansehr	Baffa	Vacantar /
Million man at 1	1113-03 @9610-	l a	· · · · ·	vacant post
	390-21310		DHO Office	Against
o Mr. An Shahzad Chowkiday	-	Manschr	1	Additize.
S/O Sam Jan Chowkidar	GPS-03 @9610-	12-66	-l	vacant post
	390-21310	Baffa	BHU Jabba	Against
Mr. Wajie 3/O Sabir Chowkidan	1 .	Manschr		
The second secon	BPS-03 @9610-	а		vacant post
C Mr. Awai S/C Parvez X-Ray Attendant	390-21310	Chowkid	BHU Naran	
	BPS-04 @ 9900-	ar		Against
Mr. We and	440-23100	Lassan	RHC Lassan	vacant post
S/O Azis ut Rehiman Dental Attendant		Nawab	Nawab	Against :
127 Miniman	BPS-04 @ 9900-	Darband		vacant post
Hussain Dental	_ ` '	Janu	KHC	Against
X 1	BPS-04 @ 9900-	Kaghar	Darband	vacant post
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	440-23100	Kaghan	RHC Kawai	Against
Mr. You at 7ch sto		.		"Pentrat
La S Jananze Zeo S/O Mali	BPS-03 @9610-			vacant post
	390-21310	Shergarh	Type D	
				Against
			Hospital	vacant post
			Oghi	

- 1) You are domiciled of District Manschra.
- 2) You are inedically fit and subject to provision of Medical fitness certificate from the Medical Superintendent King Abdullah Teaching Hospital Mansehra.
- 3) Your : pointment will be on probation for 1 year from the date of arrival, during which you can be terminated without assigning reason due to non-performance, indiscipline
- 4) You will be governed such rules and orders issued by Government from time to time.
- 5) You can transfer anywhere in the District.
- 6) According to prevailing rules GPF will be contributed from your salary.
- 7) If you wish to resign from service you will have to give one month notice in advance or forfeit one month pay in the lieu of, and will have to continue service till acceptance of

if the abear offer of appointment is acceptable to you on the above terms and condition, you are deceted to report for duty at Health Facility mentioned against each within 30 days of the issuance of this letter failing which the appointment order will stand

(Dr. Shangzad All Khan) District Menith Officer Manuschra de /2019.

Z/Appointment/2019 dated Manaelira the

Copy to the:1. District Account Officer Manschra.

- Incharge Health facilities mentioned above.

 Account Section office of the undersigned. 2.
- Service book Section office of the undersigned.
- 5. Candidense concerned.

[Dr.Shahzad Ali Khan] District Health Officer Manachra

OFFICE OF THE DISTRICT HEALTH OFFICER

MANSEHRA

MONORMAN AND MANAGEMENT

NO. (Date: 12021)

On the recommendation of Departmental Scleedon Committee in his meeting on 22/04/2021 minutes of meeting received vide No.2052 dated 23/04/2021. The following Class-IV staffs working under the control of undersigned are hereby promoted as Junior Clerk BPS-11.

SII	Name	Father Waute		Tresported to Remarks
1		1	from	
101	Mr. Muhammad	Muhammad	Behndin	Good Clerk BPS 11
[Naccin	Miskeen		
02	Mr. Arif Hussam	Syed Siddique		Against .
1	Shah	1		counter Clerk BPS-11 vacant post.
ι.	1 11111111	Shah	Attendant	,

District health officer Wayseera.

No. 2361.65 / Dated Mannehra the, (Promotion)

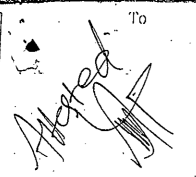
23/4/2021

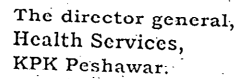
Copy to the:-

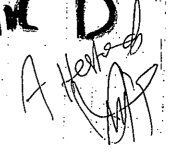
- 1) Director General Health Services Khyber Pakhtungdawa Peshawar.
- 2) District Account Officer Manschra.
- 3) Account Section office of the Undersigned.
- 4) Service Book Section office of the undersigned
- 5) Officials concerned.

For information and recembery action of an

RESPECTATION OF THE RESERVENCE AREAS TO A SECOND OF THE PROPERTY OF THE PROPER







Subject:

APPEAL/ REPRESENTATION
AGAINST THE ORDER NO 236165 DATED 23.04.2021 PASSED BY
DISTRICT HEALTH OFFICER
MANSEHRA

Respectfully Sheweth,

- 1) That, the appellant is working as Chokidar Since 1999in the Health Department Manschra.
- 2) That, the district health Office Mansehra through Order No.2361-65 promoted two other persons namely Muhammad Nacem and Arif Hussain illegally and against the rules and policy in BPS-11

(Order is annexed herewith)

- 3) The appellant is entitled for promotion according to rules and law.
- 4) That, Muhammad Nacem and Arif Hussain are junior of the appellant but they were promoted against the rules by promoting the appellant.
- 5) That according the rules and notification SEO-III CE8,AD 01.08.2008 dated

04.02.2009 the appellant is entitled for promotion.

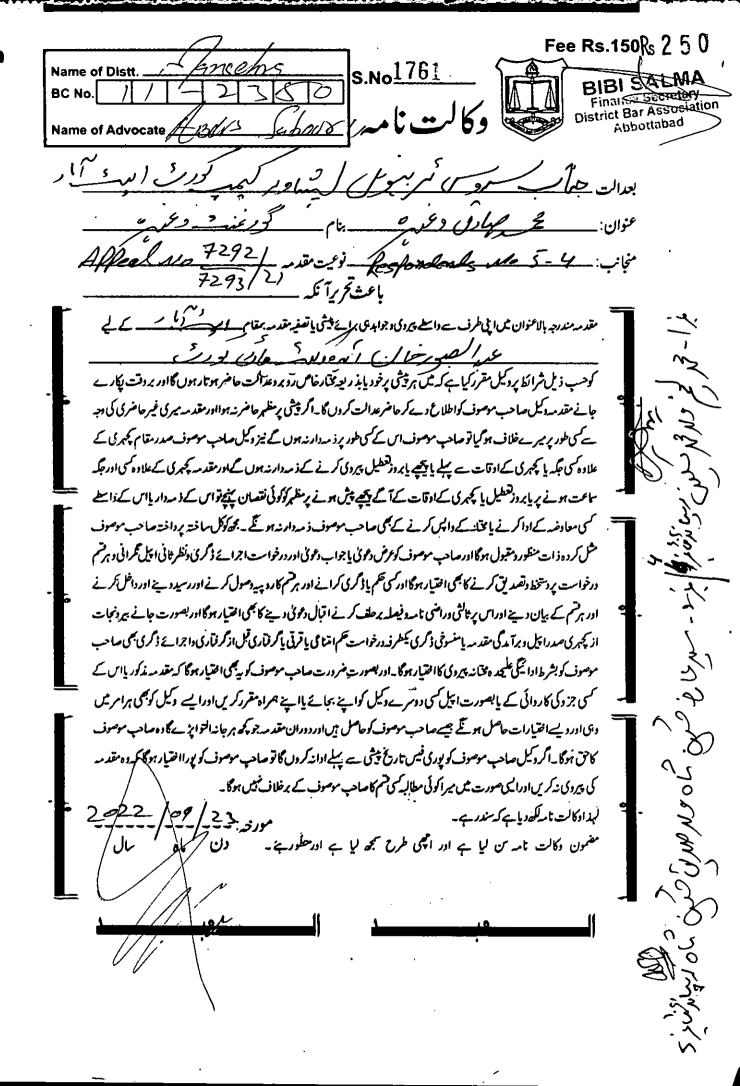
6) That, the officer order of promotion is the result of political interference and personal liking and disliking.

It is therefore, humbly prayed that by reversing the titled order appellant be promoted in BPS-11 as Junior Clerk.

Dated: 05th May, 2021

MUHAMMAD SADIQ
s/o Muhammad Younis
Chokidar BIIU
Ghandhian Manschra

The state of the s
No.1231 For RGL57555231 RS. RS.
Stamps affixed except in case of uninsured letters of not more than
the infia weight prescribed in the
Post office Guide or on which no
acknowledgement/is line
ackinimedgement
Received a regimered* Date-Stamp addressed to
addressed to
Western letter "postcard", "packet" or "parcel"
Initials of Receiving Officer with the word "insured" before it when necessary.
(Insured for Rs. (in figures)
$-int \int dt$
/y Jugan Killo
Insurance fee Rs. Ps. (an words) Grants
address
of sonder



"A"

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

No.	#
APPEAL No	of 20 2 ;
0.1	12.
Modernma	Apellant/Petitioner
Vers	ius .
D40	Man Selve RESPONDENT(S)
	RESPONDENT(S)
Notice to Appellant/Petitioner	hammad Sodig S
	homonad Jounis
	i Health unit Gardhian il & Distt: Mansdress.
Mourkillar Basi	c realth win. Jarrancen
lehs	el & Disti Mansuns.
	s been fixed for Preliminary hearing,
replication, affidavit/counter affidavit/rec	ord/arguments/order before this Tribunal
on 11/10/20).1	······································
•	
You may, therefore, appear before the place either personally or through an advowhich your appeal shall be liable to be dismi	
A Deshamor	Registrar,
ar 1	Khyber Pakhturkhwa Service Tribunal, Peshawar.

Khyber Pakhtunkhwa Service Tribunal, Peshawar.

"A"

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

APPEAL No. 72 92, 7293 of 2021.
mahammad Sadige 2 Dather
Apellant/Petitioner
Versus
DHO Manselma.
RESPONDENT(S)
Notice to Appellant/Petitioner Syed Babay Ali Shah Admacate High Court
Adrocate High Court
Mansehva.
Take notice that your appeal has been fixed for Preliminary hearing,
replication, affidavit/counter affidavit/record/arguments/order before this Tribunal on 1/10/2021 at 1:000 AM
Oh
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 promor

66 B 22

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

No.				
	Appeal No	7292	of 20	
	Mie bre	vormense of Seconds Versus	of 20 2, Appellant/Petitioner	
	DHO.	allen sets	Respondent	
		Responden	nt No	
Notice to:	_ Distil: It	ealth office	Ramselma.	
WH	EDEAS on annual/not	lition and an the manie	sion of the Khyber Pakhtunk	la
the above hereby in *on///	case by the petitioner formed that the said 7—1—1—1—1—1—1—1—1—1—1—1—1—1—1—1—1—1—1—1	in this Court and notice appeal/petition is fixedat <u>8.00 A.M.</u> If you will berty to do so on the dather in person or by autur power of Attorney. You before the date of hearts upon which you rely the date fixed and ind decided in your absence.	ed/registered for consideration has been ordered to issue. You do for hearing before the Tribuvish to urge anything against ate fixed, or any other day to what the rised representative or by ou are, therefore, required to fixing 4 copies of written staten y. Please also take notice that the manner aforementioned, ce.	rare unal the hich any le in nent it in the
given to y address. I address gi notice pos	ou by registered post f you fail to furnish su iven in the appeal/peti	. You should inform the ch address your address tion will be deemed to b	e Registrar of any change in y contained in this notice which e your correct address, and fur leemed sufficient for the purpose.	your the ther
Cop	oy of appeal is attache	ed. Copy of appeal has	already been sent to you vide	this
office Not	ice No	dated. <u></u>		
Giv	en under my hand an	d the seal of this Court	t, at Peshawar this	
Day of		Deve	202	
a	t Camp Caux	LA Alead	Begistrar,	

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.

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

No.
Appeal No72.42
Me ham ona of Sally Appellant/Petitioner
DITO, Wim School Respondent
Respondent No
Notice to: — Me Grammad Naccon 3/0 M. Mickeeso. Jo D.P. C. R. Pulicis Control Room WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act. 1974, has been presented/registered for consideration in
Un DP.C.R Pulis Control Kom
WHEREAS an appeal/netition under the provision of the Khyher 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
appelland pentioner 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.
appear/perion 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.
this appear/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
The state of the s
e e a read
at Camp Court A Mead Registrar,
Registrar,

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

Peshawar.

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

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

No.	
	Appeal No. 72 92 of 2021
	Appeal No. 7292 of 2021 Mahammad Sadaf Appellant/Petitioner
	Appellant/Petitioner
	Versus
	Versus DI+ O. Man Schra Respondent
Notičesto: —	Respondent No. Signal Sictolique Frif Hussain Shah, Sto Sized Sictolique Hussain Shah R/b Disti Helalth Offices. Mansehra.
	Mansehra.
WHER	EAS an appeal/petition under the provision of the Khyber Pakhtunkhwa
Province Set the above cathereby information appellant/pethic case may Aldvocate, duthis Court a alongwith a default of years.	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 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 etitioner 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 t 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 ion will be heard and decided in your absence.
given to you address. If yo address give	e 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 n in the appeal/petition will be deemed to be your correct address, and further d to this address by registered post will be deemed sufficient for the purpose of petition.
Copy	of appeal is attached. Copy of appeal has already been sent to you vide this
office Notice	e Nodated
Given	under my hand and the seal of this Court, at Peshawar this
Day of	Decc: 29,
at C.	amp lourk A Alad 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. TR

	_	
No.	Ţ	
	Appeal No	mad Sadeg/ Appellant/Petitioner
••	Matean	Appellant/Petitioner
		Versus
•••	PHO,	Versus Manr&e hv o: Respondent
		Respondent No
BT /4	Divectar	Respondent No. 2 General Health Services KPK Postramor
Notice to: —		Mar
		10 Thamas
Province Servithe above case hereby inform *on	ice Tribunal Act, by the petitioner and that the said tioner you are at less postponed either supported by you least seven days other document appearance on will be heard and fany alteration if y registered post fail to furnish such the appeal/petito this address by	tition under the provision of the Khyber Pakhtunkhwa 1974, has been presented/registered for consideration, in in this Court and notice has been ordered to issue. You are appeal/petition is fixed for hearing before the Tribunalat 8.00 A.M. If you wish to urge anything against the liberty to do so on the date fixed, or any other day to which her in person or by authorised representative or by any ur power of Attorney. You are, therefore, required to file in before the date of hearing 4 copies of written statement ts upon which you rely. Please also take notice that in the date fixed and in the manner aforementioned, the decided in your absence. in the date fixed for hearing of this appeal/petition will be t. You should inform the Registrar of any change in your chaddress your address contained in this notice which the tion will be deemed to be your correct address, and further registered post will be deemed sufficient for the purpose of
Copy of	appeal is attache	ed. Copy of appeal has already been sent to you vide this
office Notice N	fo	dated
Given u	nder my hand an	d the seal of this Court, at Peshawar this
Day of	/	vece:
		Registrar, Khyber Pakhtunkhwa Service Tribunal,
Note: 4 The base		Peshawar.
	urs of aftermance in the court quote Case No. While making	t are the same that of the High Court except Sunday and Gazetted Holidays. g any correspondence.

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

No.		•		·	763	·
			rsus			•
••		, Nell				
Notice to: —	Seey;	Health	Respondent No.	o3 Ef le Pi	Ve fleshave	, in
Province Servithe above case hereby inform *on/appellant/petithe case may Advocate, duly this Court at alongwith any default of you	tice Tribunal As by the petition that the strictioner you are be postponed by supported by least seven day other document appearance	Act, 1974, has be ner in this Cour aid appeal/peti at <u>8.00 A</u> at liberty to do either in perso your power of a ys before the conents upon wh	een presented/intented notice had notice had to is fixed for M. If you wish so on the date on or by authop Attorney. You all late of hearing ich you rely. Pexed and in the	registered for seen orde or hearing to to urge and itself representation of the copies of the seen also because also becau	yber Pakhtunkhwor consideration, in consideration, in red to issue. You are pefore the Tribunation against they other day to which sentative or by any e, required to file if written statementake notice that if orementioned, the	in re al ne ch ny in nt
given to you k address. If you address given notice posted this appeal/pe	y registered particles of the second particles of the	post. You should n such address y petition will be o by registered p	d inform the R our address cor deemed to be yo ost will be deen	egistrar of ntained in t our correct a ned sufficie	peal/petition will hany change in you his notice which the iddress, and furthent for the purpose o	ur ne er of
Copy of	appeal is atta	ached. C opy of	appeal has alre	ady been s	ent to you vide th	is
office Notice N		and the seal o			this 10/5	-4.
-		pecçi rt A A	and of	Begie	Service Tribuna	al,
		court are the same that o naking any corresponden		Sunday and Gazette	ed Holidays.	

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.
JUDICIAL COMPLEX (OLD), KHYBER ROAD,
Modern Peshawar. TB Alabad
7292 7793
Appeal No. 72-92, 7293 of 2021 Che Mohammad Sadig Bilal Che Appellant/Petitioner
Versus
DITD Mansekrya Respondent
Respondent No
Notice to: - Mohammad Nacem Slo M. Miskeen
RIO DPCR Police Control Room Mansehra
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
*on
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
offire Notice Nodateddated
Given under my hand and the seal of this Court, at Peshawar this
Day of
At camp Court
Wearing ONI
Alabord &
Registrar, Khyber Pakhtunkhwa Service Tribunal,
Wonwith another Cometer Peshawar.
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.
appen à also
appeul à also Attacheel.

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

				, v	MIHL	W.V.ZI
No.	Appeal No	729	7 775	32.		<i>,</i> - U <i>,</i>
	Appeal No	····y·····y	Q1/0/		7:1Ch	
· N/	ohann de	d 5	ad19,	المارات	1, E	
				Appeila	nt/Petitioner	
D	140 1	Mans:	ekra			
			-, , , , -,	Re	spondent 1	
_			Respondent No)	<u>(/ </u>	
Notice to: _ Mol	1gmag	MO	reem	5/0/	M. Mis	Keer
Notice to:	20 001		110)	11	
ICIO DE	CIC PULIC	E COI	ityoi K	ממטט	reans	EATO
, WHEREAS a	ın appeal/petitio	n under ti	he provision	of the KI	nyber Pakhtı	unkhwa
Province Service 1	ribunal Act, 1974	i, has been	presented/r	egistered t	for considera	ition, in
the above case by the hereby informed to	bat the said anno	eal/netitio	n is fixed fo	r booving	bafana tha I	
*on. <i>l.U.</i>	at	8.00 A.M.	If you wish	to urge a	nything aga	inst the
appellant/petitione the case may be pe	er you are at liber	ty to do so	on the date f	'ixed, or an	y other day t	o which
Advocate, duly sup	ported by your po	wer of Att	orney. You ai	re, therefor	re, required t	o file in
this Court at least	seven days before	re the dat	e of hearing	4 copies of	of written sta	atement
alongwith any oth default of your ap	er aocuments up pearance on the	oon which date fixe	you rely. P d and in the	lease also : manner a	take notice Foremention	that in
appeal/petition wil	be heard and dec	cided in yo	ur absence.			rea, the
Notice of an	y alteration in the	e date fixe	d for hearing	g of this an	neal/netition	vwill ba
given to you by rea	gistered post. You	ı should ir	nform the Re	egistrar of	any change	in your
address. If you fail address given in the	o furnish such ed	ldress you will be doe	r address con	itained in t	his notice wi	rich the
notice posted to thi	s address by regis	tered post	will be deem	ur correct ed sufficig	address, and attor the pu	rpose of
this appeal/petition		-			- F	
Copy of appe	eal is attached. Co	opy of apr	oeal has alre	adv been s	sent to vou v	ide this
		•	. ,		,	, and ,
DILL ENOUGH AO		dat	ea	••••••	10	
Civen under	my hand and the	seal of th	is Court, at	Peshawar	this	•••••
Day of		•••••		2-2-		
It comp	Court		1			
a com	- DDO 1		\bigcirc	,		
12/1	Hood.	5				
PIP	THUEL.		C	Regist	rar	
donwith a	halter	noch	Ķ∕ hyber Pak		. Service Tr	ibunal,
			<u></u>	Peshav	war.	
Note: 1. The hours of att. 2/ (1) y) guote 2/	endance in the court are the size No. While making any cor	same that of the l rrespondance.	High Court except Su	inday and Gazette	d Holidays.	
apper	Souso					
FIF.	tacheel.					

	UNKHWA SEKVICE	,	
JUDICIAL (COMPLEX (OLD),	KHYBER R	OAD,
No.			ALABAG
Appeal No	7292	9293. of 21	02:1
m. 5	adia, Bilal		ant/Petitioner
	Versus		
DHO	Mansehra		
		ident No5	
Notice to: Arif Hu. Hussann Sh	ssain shah	3/0 5	led Sadiq
Hussam Sh	ah RloDHo	7 effice Me	msehra'
WHEREAS an appeal/I Province Service Tribunal Active the above case by the petition hereby, informed that the sationappellant/petitioner you are a the case may be postponed to	et, 1974, has been prese er in this Court and no id appeal/petition is fi at <u>8.00 A.M.</u> If yo at liberty to do so on the	ented/registered tice has been ord xed for hearing u wish to urge e date fixed, or a	for consideration, dered to issue. You a before the Tribut anything against t ny other day to whi
Advocate, duly supported by y this Court at least seven day alongwith any other docume default of your appearance of appeal/petition will be heard a	your power of Attorney. The solutions of the solution of the solution which you into the date fixed and	You are, therefore aring 4 copies rely. Please also in the manner	ore, required to file of written statemo take notice that
Notice of any alteration given to you by registered posted to furnish suddress. If you fail to furnish suddress given in the appeal/penotice posted to this address behis appeal/petition.	ost. You should inform such address your addr etition will be deemed to	the Registrar o ess contained in be your correct	f any change in yo this notice which t t address, and furth
Copy of appeal is attac	hed. Copy of appeal ha	as already been	sent to you vide tl
office Notice No	dated	•••••	•••••
Civen under my hand a	and the seal of this Cou	ırt, at Peshawaı	this/
Day of		520 2-2	
It camp Con	ust		
It camp Coo	d.	e	
dong with another	Tonney Khybo	Regis er Pakhtunkhw L Pesha	trar, a Service Tribun war
ote: 1. The hours of attendance in the column 2. Always quote Case No. While make	urt are the same that of the High Court		

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.
JUDICIAL COMPLEX (OLD), KHYBER ROAD,
PESHAWAR TIS ALABIM
No.
77.67.97.07
Appeal No. 729293 of 2021
M. Sadig, Bild Kha Appellant/Petitioner
Versus
1) HO Mansehya Respondent
Respondent
Respondent No. 5
Notice to: Arif Hussain Shah S/O >ged Sidique
Notice to: Arif Hussain Shah Slo Syed Sadique Hissam Shah RloDHO office Mansehra
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
*onat 8.00 A.M. 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 eddress 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
Civen under my hand and the seal of this Court, at Peshawar this.
Day of 5_{20}
it camp Court Alabad.
$\Omega(n)$
HIHDOEN C
Mong With another Connected Khyber Pakhtunkhwa Service Tribunal,
Mong Will another Connector Khyber Pakhtunkhwa Service Tribunal,
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.

Peshawar.

66 A 22

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

PESHA	
No.	TB AlAbac
• APPEAL No. 729	2,7293 of 20 2/
	- U1 20 21
Mohammael Sac	lig Bilal Khan
	Apellant/Petitioner
Vers	us
DHO. Ma	nsehra
	RESPONDENT(S)
PuroNo C	
Resp. No 5 Notice to Appellant/Petitioner $Ayif$	Hussain Shah s/o
Syed Sadique Hus	cam Shah Rlo
DHO Mansen	· · · · · · · · · · · · · · · · · · ·
	fee
Take notice that your anneal has	been fixed for Preliminary hearing,
eplication, affidavit/counter affidavit/reco	
on $22.7-22$ at 6.00	marguments/order before this Tribunal
31	
You may therefore anneau before the	
place either personally or through an advoc	Tribunal on the said date and at the said ate for presentation of your case, failing
vhich your appeal shall be liable to be dismis	sed in default.
at earry Court	
at eams Court Alstud	7
y	Registrar,
	Khyber Pakhtunkhwa Service Tribunal,

1

66A >>

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

PESHAWAR.

No.		TB AlAba
	APPEAL No	2.9.3 of 20 2/
	Mohammach Sudia	Bital Kham
		Apellant/Petitioner
	Versus	÷
	DHO Mansch;	ra
•		RESPONDENT(S)
Notice to	Rusp. No. 5 Appellant/Petitioner Arif Hus	sain Shah s/o
Si	yed Sadique Hussein	Shah Rlo
**************************************	DHO Mansenya.	affile
replication	ke notice that your appeal has been fir on, affidavit/counter affidavit/record/argum	xed for Preliminary hearing, ents/order before this Tribunal
o n	22-7-22 at 800 ADD	
brace erme	n may, therefore, appear before the Tribunal her personally or through an advocate for pr ur appeal shall be liable to be dismissed in defa	esentation of vour case failing
at a	Camp Court Alked	
	AINSud.	
	Khyber P	Registrar, akhtunkhwa Service Tribunal,

1

Peshawar.

66 A 29

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

No.	TB AlAba
APPEAL No. 7292,729	3. of 20 2 /
Mohamad Sadig, Bilo	-(Ichan
	Apellant/Petitioner
Vondens	
Versus	
DHO Mansehra	
	· RESPONDENT(S)
Respinor 4 Notice to Appellant/Petitioner Mohammad No	100m 5/0
Mohammad Miskeen flo I	PCL Police
Contrel Room Mansehva	
Take notice that your appeal has been fixed for	•
replication, affidavit/counter affidavit/record/arguments/o	rder before this Tribunal
You may, therefore, appear before the Tribunal on the place either personally or through an advocate for present which your appeal shall be liable to be dismissed in default.	e said date and at the said ation of your case, failing
at earre Court Alabadi	Dominton
Khyber Pakhtı	Registrar, ınkhwa Service Tribunal, Poshawar

"A"

KHYBER	PAKHTUNK	HWA SERVICE	TRIBUNAI	, PESHAWAR.
•	JODICIAL CO	MPLEX (OLD), PESHAWAR		TB AIA
No.		7292	7293	, , , , , , ,
	APPEAL No	~	of	20
	Moham	nad Sadiq	, Bila(Chan
*		•••••••••••••••••••••••••••••••••••••••	***************************************	Apellant/Petitioner
	·	·4·+		
		Versus		•
	D t	to Mans	ehra	
1	······································	, , ,		RESPONDENT(S)
Res	SP:NO 4	· Mohamma	ed also	inar Klai
Notice to Appe	llant/Petitioner.	· Julonamma	ON MARI	
Wiehl	unned P	Miskeen R	To DPC	- K Police
. 0	ontrol R	oom Man	sehra.	
•			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
			· •	
Take not	ice that your	appeal has been	fixed for Pr	eliminary hearing,
	idavit/counter a	ffi d avit/record/argu	ments/order b	efore this Tribunal
on	at		••	
•.	*	and the second	٠	
You may t	herefore ennes	mbofons Abs ID 'I		, *** _
brace cititer ber	souany or inroll	ign an advocate for	presentation a	date and at the said of your case, failing
amen your appe	sar ziran be nable	to be dismissed in d	efault.	Jour case, raining
ar can	rp court			- •
4	nf Court	$\boldsymbol{\wedge}$	•	
//	en vaci			•
	±a,	^ ₩	Regist	trar,
•	•	Khybei	r Pakhtunkhwa Pesha	a Service Tribunal,
		• •	- 051414	· · · · · · · · · · · · · · · · · · ·