28.09.2022

Appellant in person present and submitted an application seeking therein extension of time to deposit security and process fee, which have not been deposited within the stipulated period. Application is allowed and appellant is directed to deposit security and process fee within 04 working days. Out district respondent be summoned through TCS, the expenses of which be deposited by the appellant within o4 working days. To come up for submission of written reply/comments on 27.10.2022 before the S.B at Camp Court D.I.Khan.

(Salah-Ud-Din) Member (J) Camp Court D.I.Khan

27.10.2022

Nemo for appellant.

Kabir Ullah Khattak, learned Additional Advocate General alongwith Muhammad Kamran ADEO for official respondents No.1 to 4 present. Muhammad Saeed Bhutta Advocate present and submitted Wakalat Nama in favor of private respondent No. 21. Private respondents No.13 & 19 also present.

Reply not submitted. Request for adjournment was made on behalf of official respondents as well as private respondents No.13, 19 & 21. Opportunity is granted. Notice be issued to appellant and remaining private respondents for reply. To come up for reply/comments on 24.11.2022 before S.B at Camp Court, D.I.Khan.

(Rozina Rehman) Member (J)
Camp Court, D.I.Khan

Learned counsel for the appellant present.

On the preceding date, the respondents were ordered to be put on notice to submit Minutes of DPC Meeting held on 12.07.2021. Today, Muhammad Kamran ADEO (Litigation) representative of respondent No.4 present with a request for adjournment. Last chance is given with direction to respondents to submit Minutes of DPC Meeting held on 12.07.2021 before the next date. To come up for preliminary hearing on 24.05.2022 before S.B at Camp Court, D.I.Khan.

(Rozina Rehman) Member (J) Camp Court, D.I.Khan

24.05.2022

Appellant present in person.

Farhaj Sikander District Attorney alongwith Dr. Khalid Saeed for respondents present and submitted Minutes of DPC Meeting.

Preliminary arguments heard. Record perused.

Points raised need consideration. The appeal is admitted for regular hearing subject to all legal objections. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to the respondents for submission of reply/comments. To come up for reply/comments on 27.07.2022 before S.B at Camp Court, D.I.Khan.

(Rozina Rehman) Member (J)

Camp Court, O.I.Khan

27/07/22

Due to Summer Valation came up 28/09/2022

Reeder

#### Form- A

### FORM OF ORDER SHEET

Court or	 	
Case No	141/2022	

	Case No	141/2022
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2 .	3
. 1-	31/01/2022	The appeal of Mr. Saif-ur-Rehman received today by post through  Muhammad Mohsin Ali Advocate may be entered in the Institution Register
•		and put up to the Worthy Chairman for proper order please.
		REGISTRAR
2-		This case is entrusted to touring S. Bench at D.I.Khan for
		preliminary hearing to be put there on 28-03-2022
		5)
		CHAIRMAN
	28.03.2022	Counsels are on strike. To come up for preliminary
		hearing tomorrow on 29.03.2022 before S.B at camp
		court, D.I.Khan.
•		CHAIRMAN,
		Camp Court, D.I.Khan
	29.03.2022	Counsel for the appellant present.
	•	Before proceedings further in the matter, let the
		respondents be given notice to submit minutes of DPC
		meeting held on 12.07.2021 on the date fixed. To come
		up for preliminary hearing on 23.05.2022 before S.B at
		camp court, D.I.Khan.
-		CHAIRMAN, Camp Court, D.I.Khan
-		

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Appeal No. 141	_/2022		
Saif-ur-Rehrhan	-	Venetic	APPELLANT
		<u>VERSUS</u>	
Govt. of KPK and of	thers		RESPONDENTS

#### INDEX

S#	Description of Documents	Annexure	Page #
1	Grounds of Appeal alongwith CM and Memo of Addresses		1-8
2	Copy of Appointment order	A	9
. 3	Copies of Testimonials & Service Book of Appellant	В	10-20
4	Copy of Impugned Notification	С	21-22
. 5	Copy of Departmental Appeal	D	23-24
6	Vakalatnama		2-5

Dated: \_\_/01/2022

Humble Appellant

Saif-ur-Rehman
Through Counse

Muhammad Mohsin Ali

Advocate High Court,
District Courts, D.I.Khan.

Salaria Dipaneral

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

A۱	opeal	No.		,	/2	02	22

Saif-ur-Rehman son of Haq Nawaz resident of Mauza Pir Haji İlyas, post office Rangpur Shumali, Larr, Tehsil Paharpur, District Dera Ismail Khan.

...APPELLANT

#### **VERSUS**

- 1. Government of Khýber Pakhtunkhwa through Secretary Education Govt. of K.P.K, Peshawar.
- 2. Secretary Elementary & Secondary Education Govt. of K.P.K, Peshawar.
- 3. Director Education (Elementary & Secondary), Khyber Pakhtunkhwa, Peshawar
- 4. District Education Officer (Male), Dera Ismail Khan.
- 5. Muhammad Jehangir, Bahishti, GHSS Daraban Kalan, Dera Ismail Khan.
- 6. S. Kifayat Hussain Shah, Lab Attendant, GHS Kath Garh, Dera Ismail Khan.
- 7. Sana Ullah, Mali, GHSS Daraban Kalan, Dera Ismail Khan.
- 8. Muhammad Ali, Sweeper, GHS Kath Garh, Dera Ismail Khan.
- 9. Azhar Hussain Shah, Naib asid, GHS Malana, Dera Ismail Khan.
- 10. Muhammad Akram, Chowkidar, GPS Khudaka, Dera Ismail Khan.
- 11 Hidayat Ullah, Chowkidar, GPS Khanka Yasinzai, Dera Ismail Khan.
- 12. Qamar Abbas, Naib Qasid, GHS No. 6, Dera Ismail Khan.
- 13 Imdad Ullah, Lab Attendant, GHS Rodi Khel, Dera Ismail Khan.
- 14. Muhammad Khalid, Bahishti, GMS Shiekh Yousaf, Dera Ismail Khan.
- 15. Muhammad Ramzan, Naib Qasid, GMS Himmat, Dera Ismail Khan.
- 16 Muhammad Mudasir Waqas, Naib Qasid, GMS Kech, Dera Ismail Khan.
- 17. Malik Shoaib, Lab Attendant, GHSS Kurai, Dera Ismail Khan.
- 18. Muhammad Imran Shah, Chowkidar, GPS Kachi Baqir, Dera Ismail Khan.
- 19 Muhammad Ashraf, Chowkidar, GPS Basti Ustrana, Dera Ismail Khan.
- 20. Saeed ur Rehman, Lab Attendant, GHSS No. 4, Dera Ismail Khan.
- 21. Abdul Qaizar, Naib Qasid, GHSS Dhaki, Dera Ismail Khan.
- 22. Attig ur Rehman, Bahishti, O/o DEO (Male), Dera Ismail Khan.
- 23. Muhammad Saglain, Sweeper, GHS Wanda Dost Ali, Dera Ismail Khan.

.....RESPONDENTS

#### APPEAL UNDER SECTION 4 OF KPK

#### SERVICE TRIBUNALS ACT, 1974

PRAYER; On acceptance of this appeal this august Tribunal may please be declared the impugned Notification Endst: No. 18314-22 dated 08/09/2021 issued by respondent No. 4 vide which he promoted the respondents No. 5 to 23 as Junior Clerk (BPS-11) against the law, illegal, void-ab-initio, ultra-virus and without lawful authority and may kindly be directed the official respondent's to promote the present appellant as Junior Clerk (BPS-11) on the grounds appearing hereinafter;

#### <u>OR</u>

**GRANT** any other relief considered just and appropriate under the given circumstances of the case.

#### Respectfully sheweth:

- i. That the present appellant was appointed as Sweeper (Class-IV) in Education Department Dera Ismail Khan vide appointment order dated 12/10/2007 and posted at GHS Larr, Dera Ismail Khan.
- ii. That in July, 2020 the District Education Officer (Male) Dera Ismail Khan called the Class-IV for promotion to Junior Clerk against the reserved quota. The appellant being eligible also appeared in the process and qualified the typing test by completing 40 words per minute.
- iii. That the department did not informed the appellant in respect of test and merit list for promotion and on 22/09/2021, the appellant visited the DEO (Male) office Dera Ismail Khan and got the knowledge that vide impugned Notification dated 08/09/2021, the respondent No. 4 promoted the respondents No. 5 to 23 against the reserved quota of Junior Clerk.
- iv. That the promoted employees are junior to the appellant and also having the less qualification from the appellant. Moreover, some of them were failed in the typing test while some of them even did not

appeared in the test. Thus, being aggrieved, the appellant preferred the departmental appeal on 04/10/2021 to Respondent No. 3 but the appeal of the appellant has not been decided yet. Hence, being aggrieved, the appellant filling the instant appeal, inter alia, on the following grounds:

#### **GROUNDS:**

- 1. That the acts of the official respondents while they ignored the appellant and promoted the respondent No. 5 to 23 as Junior Clerk vide Notification Endst: No. 18314-22 dated 08.09.2021 issued by respondent No. 4 is illegal, against the natural justice, ulterior motives, based on malafide and without lawful authority.
- 2. That, the promoted employees are junior to the appellant and also having the less qualification from the appellant. Moreover, some of them were failed in the typing test while some of them even did not appear in the test. Hence, the impugned notification is liable to be cancelled to that extent.
- 3. That the respondent No. 4 had not followed the rules and without announcing the typing test promoted the respondent No. 5 to 23 on the basis of favouritism. Furthermore, it is also requested from this Honourable Tribunal to requisition the entire record regarding promotion process from the respondent No. 4.
- 4. That according to the Civil Servants (Appointment, Promotion and Transfer) Rules, the appellant is entitled for promotion but the official respondents violative the rules and promoted the respondent No. 5 to 23 without considering the seniority and other facts.
- 5. That the Constitution of Islamic Republic of Pakistan, 1973 protected the rights of every citizen and provides the equality amongst the citizen, but the respondents clearly violated the fundamental right of the appellant protected by the Constitution of Islamic Republic of Pakistan.

- 6. That the appellant is the victim of unlawful and illegal act of the respondents and such a malafide act on the part of respondents is against the law and rules, without jurisdiction and lawful authority, against the natural justice, misuse of official powers and is the outcome of victimization known by the respondents and it has caused an immense mental torture and agony to the appellant.
- 7. That the counsel for the appellant may kindly be allowed to raise the additional grounds at the time of arguments.
- 8. That the appeal is being filed within the statutory period prescribed in section 4 of The KPK Service Tribunals Act, 1974.

It is, therefore, prayed that on acceptance of this appeal this court may be pleased to pass orders as prayed for in the heading of this appeal.

Dated: /01/2022

**Humble Appellant** 

Through Counsel

Muhammad Mohsin Ali Advocate High Court, District Courts, D.I.Khan.

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Appeal No/2022		
Saif-ur-Rehman		APPELLANT
Can-ar-reciman	VERSUS	
Govt. of KPK and others		RESPONDENTS

#### **AFFIDAVIT**

I, the appellant, do hereby solemnly affirm and declare on oath that all the para-wise contents of the appeal are true and correct to the best of my knowledge and belief; and that nothing has been deliberately concealed or kept secret from this Honourable Court.

2 du

Identified by Counsel

Deponent

Sin Commission 28



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

	LONA	17111	
Appeal No.	/2022		÷
		· 1	
Saif-ur-Rehman	•	APPELLAN	<b>I</b> T
	VERSI	<u>us</u>	
	•		
Govt. of KPK and of	thers	DESDC	MUENTS
		RESPC	MELINIO
•	ADDRESSES OF	THE PARTIES	
Saif ur Dahman	son of Hag Nawaz r	esident of Mauza Pir Haji	Ilvas, post
office Rangpur Sh	numali, Larr, Tehsil Pa	harpur, District Dera Ismail	Khan.
		AP	PELLANT
1. Government	of Khyber Pakhtunkh	wa through Secretary Educ	ation Govt.
of K.P.K, Pesl			
•		Education Govt. of K.P.K, F	
3. Director Edu	cation (Elementary	& Secondary), Khyber Pa	ikhtunkhwa,
Peshawar.	·		
· ·	ation Officer (Male), De		
•		ISS Daraban Kalan, Dera Isr	
6. S. Kifayat H	ussain Shah, Lab At	tendant, GHS Kath Garh,	Dera Ismail
Khan.			. v
7. Sana Ullah, N	/Mali, GHSS Daraban ห	Kalan, Dera Ismail Khan.	
•	·	th Garh, Dera Ismail Khan.	
9. Azhar Hussa	in Shah, Naib asid, G	HS Malana, Dera Ismail Kha	มัก. 😬 🐪
10. Muhammad A	Akram, Chowkidar, Gl	PS Khudaka, Dera Ismail Kh	ıan.
11 Hidayat Ullah	ո, Chowkidar, GPS Kh	nanka Yasinzai, Dera Ismail	Khan.
12. Qamar Abba	s, Naib Qasid, GHS N	lo. 6, Dera Ismail Khan.	. :
13. Imdad Ullah,	Lab Attendant, GHS	Rodi Khel, Dera Ismail Khar	<b>1.</b> *** * * * * * * * * * * * * * * * * *
14. Muhammad	Khalid, Bahishti, GMS	S Shiekh Yousaf, Dera Ismai	l Khan.
15. Muhammad	Ramzan, Naib Qasid,	GMS Himmat, Dera Ismail I	Khan.
16. Muhammad	Mudasir Waqas, Naib	Qasid, GMS Kech, Dera Isr	mail Khan.

17 Malik Shoaib, Lab Attendant, GHSS Kurai, Dera Ismail Khan.

18 Muhammad Imran Shah, Chowkidar, GPS Kachi Baqir, Dera Ismail Khan.

19 Muhammad Ashraf, Chowkidar, GPS Basti Ustrana, Dera Ismail Khan.

20 Saeed ur Rehman, Lab Attendant, GHSS No. 4, Dera Ismail Khan.



21 Abdul Qaizar, Naib Qasid, GHSS Dhaki, Dera Ismail Khan.
22 Attiq ur Rehman, Bahishti, O/o DEO (Male), Dera Ismail Khan.
Muhammad Saqlain, Sweeper, GHS Wanda Dost Ali, Dera Ismail Khan.
RESPONDENTS

Dated: \_\_/01/2022

Humble Appellant

Saif-ur-Rehman

Through Counsel

Muhammad Mohsin Ali Advocațe High Court, District Courts, D.I.Khan.



## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL. PESHAWAR.

CM in Appeal No	/2022	
Saif-ur-Rehman		APPELLANT
	<u>VERSUS</u>	
Govt. of KPK and others		RESPONDENTS

APPLICATION FOR GRANT OF INTERIM RELIEF TO SUSPEND THE IMPUGNED NOTIFICATION DATED 08.09.2021 TILL THE DISPOSAL OF APPEAL.

#### **Respectfully Sheweth:**

1. That the above titled appeal is filling today before this Honourable Tribunal.

2. That the petitioner has got a very good prima facie case on merits, on factual controversy as well as on law and balance of convenience is also in favour of petitioner.

3. That the impugned Notification is against the law & facts and if the interim relief is not granted then the petitioner will suffer irreparable loss.

It is, therefore, humbly prayed that on the acceptance of instant application by granting the interim relief may kindly be suspended the impugned notification dated 08.09.2021 till the disposal of Appeal.

Your Humble Petitioner

Saif-ur-Rehman Through Counsel

Dated: \_\_\_/\_\_/2022

Muhammad Mohsin Ali Advocate High Court

**AFFIDAVIT** 

I, the petitioner, do hereby solemnly affirm and declare on Oath that all the para-wise contents of the application are true and correct to the best of my knowledge and belief; and that nothing has been deliberately concealed or kept secret from this Honourable Court.

Deponent

" Commission

Annex! A
Page 9

### OFFICE OF THE EXECUTIVE DISTRICT OFFICER, (SCHOOLS & LIT: ) DIKELIN

#### APPOINTMENT ORDERS

Under the program of Coxt: of NWTP Finance Depti: No.B-1-22-94-99 FD Vol.II dated 24/07/1909 read with Director Secondary Education NWTP Peshawar No.2644-2710/B-6/II-ABI fixed dated 13/9/1999 and Coxt: of NWTP Finance Depti: No.SOV/FD 1-6/2000/2001/3dmm@SAP) dated 14/9/2000 with the Endst: of Director Secondary Education (NWTP No.4692-4712/B&AO/Fixed salary, dated 20/9/2000).

The following condidate are hereby appointed as <u>SHEEPER</u> on Contract basis in the school noted against their name on monthly wages a Rs. 4000 -PM. The following terms and conditions laid down by the Goyt: of NWTP strom time to time for the period of one year with effect from the date of taking over scharge.

S.No. Name of Candidate

Name of School

Remarks

V/Post

R.O.Lar Distt, D.E.Khan.

#### TERMS AND CONDITIONS \*

- 1. The appointment of the above named Class-IV servant is made purely on temporary basis for the above presents adopted and without accurance of the further continuation.
- 2. No. pensionery benefits should be available and services will be terminated at any time without any notice reason.
- The candidate should be produce Medical Health & Age certificate from the Medical Superintendent conderned.

30/÷

EXECUTIVE DISTRICT OFFICER.

Undst: No. 20236 137 Dated Dikhimithe 12/10/2007.

- 1. Dx: District Officer (NEE) Primary Dikhail/Kulachi.
- 2. District Accounts Officer adoncement
- 3. Headmaster Headmistress concorned

4: Official conceined.

E ESTECUTIVE DISTRICT OFFICER
ASTEROOLS & LITERACY) DIKITAN

115.00

### GOMAL UNIVERSITY

Rº 147799



### DERA ISMAIL KHAN

ANNEXI-B

(K.P.K.PAKISTAN)

## DETAILED MARKS CERTIFICATE BACHELOR OF ARTS PART II

Held in January-February 2010 Session 2009/Supplementary

Roll No: 1052

Name: SAIF UR REHMAN

The Candidate secured the following marks & has been placed in 2nd Division

	Total No of Marks	MAR	KS OBTAINED .
SUBJECT	Allotted	In Figure	In Words
English	75	24	Twenty Four
Urdu	75	28	Twenty Eight
Pashto	75	-	-
English Elective	75	-	-
Arabic	75	-	-
Persian	75		-
Statistics	75	-	<b>-</b>
Geography	.75	-	-
History	75	-	-
Economics	75		-
Political Science	75	] -	-
Islamic Studies	75	51	Fifty One
Law	, 75	-	-
HPE	75	-	<b> </b> -
Pak Studies	40	22	Twenty Two
Sociology	75	-	-
Education	75	-	-
Home Economics	75	-	-
Psychology	75	-	-
Math A	75	-	-
Math Additional	75	-	<del>  -</del> ,
Math B	75	•	
Aggregate Part-I	285	157	One Hundred and Fifty Seven
Total Marks	550	282	Two Hundred and Eighty Two

Result Declaration Date

27/04/2010

Errors & Ommissions Accepted

atte of North and North an

Additional Controller of Examinations City Campus, Gomal University, Dera Ismail Khan. Serial Nº 065436

Registration No	<u> 8703-</u>	<u> </u>
	1052	
Session:	XXX	7

### **GOMAL UNIVERSITY**

DERA ISMAIL KHAN.
N.W.F.P



### Provisional Certificate

			•	•		
This, is	to certify that Mr.	/Miss/Mrs	ss	ATE UP PEHMAN		•
Son / Đaughteir / W	ife of		<u>.</u>	AQ NAWAZ		
of the Department	•	PRÍVATE C	ANDIDATE	OF DISTRIB	AN	
	BA.(P-II)SUP	PLY,2009	i	Examination held in	JANUARY, 2010	
in the subject of —			CXCX	on accom		<u> </u>
He / Sh	ĕ was placed in ₋			SECOND		
division, Securing			:	marks out of	550	<u> </u>
The	examination was	s taken a <del>s a</del>	whole#in	parts.	*	
Dera Ismail Kh	Atist		HE <sup>FL</sup>	1	s'Alil.	
Dated 27-04-20	10	Cype Te.	المشر	ADDITIONAL COL	NTROLLER OF EXAM	INATIONS

### BOARD OF INTERMEDIATE AND SECONDARY EDUCATION

BANNU N-W.F.P PAKISTAN

S.No.A-

19405

SECONDARY SCHOOL CERTIFICATE EXAMINATION PART-1811

#### **RESULT CARD**

67930 Roll No:

Session 2005 (Annual Part-II)

Group:

Science

014-B-BLRD-1-03

Registration No:

20567930

Certificate No:

This is to certify that

Son / Daughter of

Govt. High School, Lar, Dikhan

Saif Ur Rehman

Haq Nawaz

and a student of has secured the marks shown against each subject, in the Secondary School Certificate Examination of the Board of Intermediate & Secondary Education, Bannu, held in <u>March, 2005</u>

as

		MARKS OBTAINED					ED
Subject	) Nearton	91	[h	10	Th	7.4.	4. 11/4-15
	Marks	Threory	Pract	Threory	Pract	Total	in Words
1. English	75	26	_	59	-	85	Eighty-Five
2. Urdu	75	50	-	47	-	97	Ninety-Seven
3. Islamiyat (Comp)	75	35	-	-	-	35	Thirty-Five
4. Pakistan Studies	75	-	_	50	-	50	Fifty Only
5. Mathematics	75	57		59	-	116	One Hundred Sixteen
6. Physics	75	44	12	42	10	108	One Hundred Eight
7. Chemistry	75	30	11	42	10	93	Ninety-Three
8. Biology	75	25	10	34	9	78	Seventy-Eight

Total 1050

662-B Six Hundred Sixty-Two Only

Remarks

Date of Birth according to Registration Record: 03-01-1989 (03 January, Nineteen Eighty-Nine)

Date of Declaration of Result:

20-06-2005

Prepared by:

Checked by:

Date of Issue: 20-06-2005

Board of Intermediate and Secondary Education, Bannu

DEM ST, HAR CLIPATE CELL DIESE & LOSS.



# BANNU (N-W.F.P.), PAKISTAN SECONDARY/SCHOOL/CORRELEIGAN/FIDAM/INADION/ SESSION 2005 ANNUAL

This is to (	Gerzify that	Saif Ur I	Rehman		<b>)</b>	·
		<u></u>	//- 			
Son of	<del></del>	Haq Nay	vaz:			
Student of Govt. 1	High School, I	العام المالية				
nuacia aj <u>Gove. 1</u>	11911 SCHOOL, L	.GIE, 19.1.KIII	an and an		<del></del>	
ias passed the Second	dary School	Certificate	Examination\	of the Be	pard of Int	ermediate
nd Secondary Educa			The second secon	<b>h</b>	•	
No obtained 662 mai	hs out of 1	050 and h	ás been placea	Pin Grad	le B	
Representing Very God	<u>ra</u> . The can		ssed in the foll	ojiying su	ibjects.	
1. English	2. Urdu	OATE	3: Islamiyat	7	4. Pakisti n Studi	es
5. Mathematics	6. Physics		7. Chemistry		8. Biology	
Dute of birth according	to-Registrat	ion recordi	03 January, Ni	ineteen Eid	hty-Nine . (0)	3-01-1989 <b>)</b> .
Date of declaration of	Result: <u>20-</u>	06-2005	allest gir	'Vi';		
Prepared on: March 7	. 2007		Willer C.T (Cr. 1)	Klant.	•	
- ay			G.H.S.S.LER			161
sistant Secretary						SECRETAR
f writes	<b>T</b> I.		d . <b>t</b>			
-17/2/24	Jhis ca	rtificate is issued	without alteration or era	Sure		and the same and the same same same same same same same sam
		XX				

#### BOARD OF INTERMEDIATE AND SECONDARY EDUCATION N-W.F.P (PAKISTAN) DERA ISMAIL KHAN

Serial No	26807
Roll No 30	666
Group Ot	hers



Session	2007	1
Registratio	n No <sup>30</sup> 666-d	bp-a-07
Attempt	First	

#### HIGHER SECONDARY SCHOOL CERTIFICATE EXAMINATION

#### DETAILED MARKS CERTIFICATE

In favour of Mr./Miss. Saif Ur Rehman	
Son / Daughter of Mr. Haq Nawaz	
who has qualified for award of Higher Secondary  Examination held in the month oMay	School Certificate at the 2007 as a Private
candidate of Paharpur Dlkhan	
has been placed in grade D representi	ng Fair

#### SUBJECT-WISE STATEMENT OF MARKS

7. C. 11. C.	Total	al Part-l		Part-II		Obtained	In Words
Subject	Marks	Theory	Practical	Theory	Practical	Marks	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
English (Comp)	200	45		. 26		71	Seventy One
Urdu (Comp)	200	55		53		108	One Hundred and Eight
Islamic Edu	50	35				35	Thirty Five
Pakistan Studies	50			21		21	Twenty One 🕠
Islamic /History	200	48		37		85	Eighty Five
Civics	200	54		41.		95	Ninety Five
Islamic Stud	200	68		47		115	One Hundred and Fifteen
		<del> </del>					

530 Remarks: **Grand Total:** 1100 (Marks in words) Five Hundred and Third

Date of declaration of result 10-08-2007

Date of Issue 0-08-2007

Prepared by Muhammad Arshad Checked by Muhammad Ashfaq

1. This certificate is issued without alteration or erasure.

2. Error / omission excepted.

Grading

80% and above but below 80% 60% and above but below 70%

(Exceptional) (Excellent)

(Very Good)

B.I.S.E. DERA ISMAIL KHAN

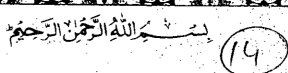
CONTROLLER OF EXAMINATIONS

50% and above but below 60% 40% and above but below 50% Below 40% to minimum Pass Marks

(Good) (Fair) (Satisfactory)

DIK 54325

Roll No. **30666** 



DERA ISMAIL KUAN



HIGHER SECONDARY SCHOOL CERTIFICATE EXAMINATION

平性 Wedigat 中 Engliseen 1987 Humanities Group SESSION(A)2007

THIS IS TO CERTIFY	THAT SAIF UR REHMAN	Y
Son/Wakigikkerkof	HAQ NAWAZ	
and a student of	District D.I.Khan.	
Registered No. 30666-DBP-	-A-07 has passed the Inte	ermediate Examination of
the Board of Intermediate	& Secondary Education, I	Dera Ismail Khan.
as a Regular/Private candid	date. He/Stree obtained	530 Marks out of 1100
and has been placed in G	Grade D Represe	enting Fair
He/SXX has been awarded	Grade XXXXXXXXX	on the basis of internal
assessment by the Institut	ion concerned. Hest	
Asst Secretary	4.10	Secretary
M2b-12-11 This certif	ficate is issued without alteration or er	asure.



**DERA ISMAIL KHAN** (K. P. K PAKISTAN)

#### DETAILED **MARKS** CERTIFICATE

### MASTER OF ARTS ISLAMIYAT PREVIOUS (NEW COURSE)

Held in April-May 2011

Session 2010/Annual

Roll No:

3145

Name:

SAIF UR REHMAN

The Candidate secured the following marks & has been placed in XXXX Division

	Total No of Marks		MARKS OBTAINED
SUBJECTS	Allotted	In Figure	In Words
Seerat-Un-Nabi O Khilafat-e-Rashida	100	51	Fifty One
Arabi Zuban O Adab	100	46	Forty Six
Taqabl-E-Adyan	_ 100	67	Sixty Seven
Islamí Ikhlaq O Taswof	100	61	Sixty One
Al-Quran Ul Hakeem	100	69	Sixty Nine
Total Marks	500	294	Two Hundred and Ninty Four

Result Declaration Date 14/01/2012

Errors & Ommissions Accepted

Additional Controller of Examinations City Campus, Gomal University
Dera Ismail Khan

## GOMAL UNIVERSITY



DERA ISMAIL KHAN
(K. P. K PAKISTAN)

## DETAILED MARKS CERTIFICATE MASTER OF ARTS ISLAMIYAT FINAL (NEW COURSE)

Held in April-May 2013

Session 2012/Annual

Roll No:

<u>3630</u>

Name:

SAIF UR REHMAN

The Candidate secured the following marks & has been placed in

2nd Division

	Total No		MARKS OBTAINED	
SUBJECTS	of Marks Aliotted	In Figure	In Words	
Al-Fiqah O Usool-e-Fiqah	100	52	Fifty Two	
ILmui Kalam	100	60	Sixty	
Hadis O Uloom Ul Hadis	100	73	Seventy Three	
Islam And Jadeed Muashi Nazriat	100	46	Forty Six	
Tarikh-e-Islam	100	51	Fifty One	
Viva Voce	100	40	Forty	
Aggregate Previous	500	294	Two Hundred and Ninty Four	
Total Marks	1100	616	Six Hundred Sixteen	

Result Declaration Date 30/12/2013

Errors & Ominissions Accepted

Miles Co. C. J. C. J. Khan.

Additional Controller of Examinations City Campus, Gomal University Dera Ismail Khan

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This is to certify that	
Mr/Mrs/Miss SAIF UR RAHMAN Son/Baughter of HAC	i
Mas successfully completed a special training course organized by the	SPC Peshawar
in the trade of MICROSOFT OFFICE	
held at BOLAN COLLEGE OF COMMERCE & COMPUTER SCIENCES, PAHARPU	JR D.J KHAN
From 01-04-2011 To 30-06-2011	•
In recognition thereof this certificate i	s issued
On 28th day of JULY-2011	
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PRINCIPAL	CHAIRMAN SDC PESHAWAR

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### OFFICE OF TH

(Male) dera ismail khan

Tell: 09669280128 09669280131 Email: emisdikhan@yahoo.com

NEX, C

#### OFFICE ORDER

Consequent upon the recommendations/approval of the Departmental Promotion Committee, as contained in its minutes of the meeting, held on 12-07-2021 the undersigned is pleased to promote the following 15 candidates against the vacant post of Junior Clerk BPS-11 @ Rs. (12570-880-38970) plus all usual allowances under 40% promotion quota among Class-IV ser ants as admissible under with immediate effect.

		IAN PROJECT NA	T	
1.	Name, Designation & Present Posting  Muhammad Jahangir, Bahishti,	Father's Name	Date of Birth	Place of Posting
1.*	GHSS Daraban Kalan	Nazir Muhammad	8/04/1973	GHS Kori Hote
2.	S.Kifayat Hussain Shah, Lab/Attendant, GHS Kath Garh	S. Munawar Hussain Shah	01/04/1067	Zirra se a ma
	Sana Ullah, Mali,	Of territoria Transatti Sifatti	01/04/1967	GUS Yaci Khel
3.	GHSS Daraban Kalan	Muhanimad Abdullah	14/12/1971	GHSS Chondwan
4.	Muhammad Ali, Sweeper, GHS Kath Gath	Faiz Muhammad	07/02/1978	GHSS Kathgarh
5.	Azhar Hussian Shah, Naib Qasid, GHS Malana	Ghulam Joelani	10/07/1974	CHIS Babar Kacha
6.	Muhammad Akram, Chowkidar, GPS Khudaka	Ghulam Anwar	15/01/1973	GHS Zami Khel
7.	Hidayat Ullah, Chowkidar, GPS Khanka Yasinzai	Ninz Muhammad	02/02/1983	GHS Talgi
<u> </u>	Qamar Abbas, Naib Qasid, GHS No.6 DIKhan	Muhammad Bakhsh	15/07/1975	GHS Diyal
9.	Imdad Ullah, Lab Attendant, GHS Rodi Khel	Sher Zaman	05/03/1988	GHS Wanda Kali
10.	Muhammad Khalid, Bahishti, GMS Sheikh Yousaf	Allah Nawaz	05/05/1984	GHS Looni
(1.	Mulanmad Rumzan, Naib Qasid, GMS Dimmat	Allah Nawaz	15/03/1984	GHS No.1 Kulachi
12.	Mulmumad Mudasir Waqaa, Naib Qasid, GMS Kech	Abdur Rasheed Mughal	21/04/1993	Ciffs Chulaine Wala
13.	Matik Shoaib, Lab Attendant, OffSS Kurai	Malik Aslam	25/04/1991	GHS Gara Hayat
14.	Muhammad Imran Shah, Chowkidar, GPS Kachi Baqir	Akhtar Hussain Shah	01/04/1983	GHSS Kotjai
15.	Muhammad Ashraf, Chowkidar, GPS Basti Ustrana	Allah Wasaya	09/03/1984	GHS Bagi Qamar
16.	Sacedur Rahman, Lab Attendant, - GHSS No.4 DJKhan	Abdur Rasheed	20/12/1971	GFISS No.4 DHChan
17:	Abdul Qaizar, Naib Qasid, GHSS Dhakki	Ghulam Akbar	12/09/1980	GHS Tirgarh
18,	Attiq ur Rahman, Bahishti, O/o DEO (M) DIKhan	Sadai Dad	05/04/1983	O/o DEO (M) DIKhan
19.	Muhammad Saqlain, Sweeper, GHS Wanda Dost Ali	Sher Zaman	05/06/1984	GHSS Wanda Lali

#### TERMS & CONDITIONS

- 1. No TA/DA etc is allowed.
- 2. Charge reports should be submitted to all concerned in duplicate.
- 3. They will be on probation period for one year extendable another year.
- 4. Promotion is subject to the condition that the certificate / documents must be verified from the concerned authorities by the DDO concerned, and after verification of certificate / degree should be sent for pay release order, in case of fake / bogus certificate their promotion orders would be automatically cancelled from the date of promotion and will be reported to the law enforcing agencies for further action.
- 5. Their services are liable to terminate on one month's notice from either side. In case of resignation withou notice their one-month pay / allowances shall be forfeited to the Government.
- 6. Pay will not be drawn until and unless a certificate regarding verification of their documents is issued by this office.



#### OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) DERA ISMAIL KHAN

Tell: 09669280128- 09669280131

Email: emisdikhan@yahoo.com



- 7. They should join their post within 30 days of the issuance of this notification. In case of failure to join the post within stipulated period, their promotion will stand expired automatically and subsequent no appeal e shall be entertained.
- 3. They will be governed by such rules and regulations as may be issued from time to time by the Govt. ( Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar.
- 9. The promotion is made subject to the condition that the candidate is permanent Domicile holder of Distric DIKhan.
- 10. Before handing over charge, once again their documents may be checked by the DDO concerned, if the have not the required relevant qualifications as per rules they may not be handed over charge of the post,

District Education Officer (Male) DIKhan

Ditted DIKfun the S / T /2021

Budst. No. 18311 >

#### Copy forwarded for information & necessary action to:-

The Director E & SE Department Khyber Pakhtunkhwa, Peshawar.

2. The PS to Secretary E & SE Department Khyber Pakhtunkhwa, Peshawar.

3. The Deputy Commissioner DIKhan

4. The District Monitoring Officer (IMU) DIKhan.

5. The District Comptroller of Accounts Officer, DIKhan.

6. The Dy. District Education Officer (Male) DIKhan.

7. The Principals/Headmasters concerned.

8. The Official Concerned.

Office File.

rict Education Officed (Male) DIKhan

To,

The Honourable Director,

(Elementary & Secondary Education)

Khyber Pakhtunkhwa

Peshawar.

ANNEXI: D page = (23)

SUBJECT:

DEPARTMENTAL APPEAL AGAINST THE

IMPUGNED PROMOTION OF DER AGAINST THE

RESERVED QUOTA FOR CLASS-IV:

Respected Sir,

It is stated humbly:

1. That the appellant has been serving as Class-IV in Government Higher-Secondary School Lar, DIKhan since 17/10/2007.

2. That in the year July, 2020, the District Education Officer (Male) DIKhan called the Class-IV for promotion to Junior Clark against the reserved quota.

3. That, accordingly, the appellant appeared for test in Government Higher Secondary School No.2 DIKhan on 11, 12, 13 and 15 August, 2020.

4. That the appellant achieved 40 words score/ninute.

5. That subsequently the Department did not ir form about the tentative/final merit list of the promotion and did not disclose the qualification, seniority and typing merit of the candidates appeared in the test.

6. That the appellant visited the District Education Officer (Male) office on 22/09/2021, whereas the concerned Section handed me over an undiary undated office order regarding the promotion to Junior Clerk (Copy annexed as A).

7. That the appellant was much shocked to see the Class-IV employees promoted to Junior Clerk, who were Junior to me less qualified and were

(2-4)

failed in the typing speed and even did not appear in the test, but they were presented present in the test through back door.

It is, therefore, requested to direct the concerned quarter to revisit to the recruitment merit and to consider the impugned order null and void upto the extent of our deserving right please.

Submitted please.

Dated DIKhan the: 04/10/2021

Your Humble appellant

(Mr. Saif-Ur-Rehman) S/o Mr. Haq Nawaz

Sweeper

GHSS Lar, DIKhan.

Copy of the above is forwarded to their kind information and similar request please.

- 1. P/A to Secretary (Elementary & Secondary Education Department) Khyber Pakhtunkhwa Peshawar.
- 2. The Deputy Commissioner, DIKhan.
- 3. The District Education Officer (Male) DIKhan.

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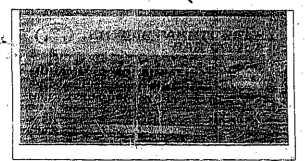
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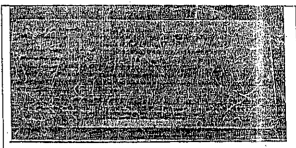
S/o Mr. Haq Nawaz

Sweeper

GHSS Lar, DIKhan.

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### <u>VAKALATNAMA</u>

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called	he advocate/s) to be my/our Advocate in the above noted case authorise him:-
1.	To act, appear and plead in the above-noted case in this Court or in any other Court in which
	the same may be tried or heard and also in the appellate Court including High Court subject.
	to payment of fees separately for each Court by me/us.
2.	To sign, file, verify and present pleadings, appeals, cross-objections or petitions for executions
	review revision, withdrawal, compromise or other petitions or affidavits or other documents as
	may be deemed necessary or proper for the prosecution of the said case in all its stages
	subject to payment of fees for each stage.
3.	To file and take back documents, to admit and/or deny the documents of opposite party.
4.	To withdraw or compromise the said case or submit to arbitration any differences or disputes
E:	that may arise touching or in any manner relating to the said case.
5.	To take execution proceedings.
<u>-6,</u>	To deposit, draw and receive monthly cheques, cash and grant receipts thereof and to do : Il
	other acts and things which may be necessary to be done for the progress and in the course of the prosecution of the said case.
7.	To appoint and instruct any other Legal Practitioner authorising him to exercise the power and
	authority hereby conferred upon the Advocate whenever he may think fit to do so and to sign
	the power of attorney on our behalf.
8.	And I/We the undersigned do hereby agree to rectify and confirm all acts done by the
	Advocate or his substitute in the matter as my/our own acts, as if done by me/us to all intents
	and proposes.
9.	And I/We undertake that I/We or my/our duly authorised agent would appear in Court on all
	hearings and will inform the Advocate for appearance when the case is called.
10.	And I/We the undersigned do hereby agree not to hold the advocate or his substitute
	responsible for the result of the said case.
11	The adjournment costs whenever ordered by the Court shall be of the Advocate which he shall
	receive and retain for himself.
12.	And I/We the undersigned to hereby agree that in the event of the whole or part of the fee
	agreed by me/us to be paid to the advocate remaining unpaid he shall be entitled to withdraw
	from the prosecution of the said case until the same is paid up. The fee settled is only for the
	above case and above Court. I//we hereby agree that once fee is paid, I/We will not be
	entitled for the refund of the same in any case whatsoever and if the case prolongs for more
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#### "B"

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

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Province Set the above can hereby infor *on26	EAS an appeal/prvice Tribunal Acts se by the petitioner med that the said and the said and the petitioner you are at y be postponed either the said and the said	etition under the t, 1974, has been per in this Court and appeal/petition at 8.00 A.M. It liberty to do so other in person of ther in person of the date into upon which in the date fixed and decided in you are the date fixed at You should infuch address your	e provision of the presented/registed notice has been is fixed for head if you wish to use the date fixed, of hearing 4 coryou rely. Please and in the man rabsence.  for hearing of the coryou the results of the registrated in the man rabsence.	he Khyber Pakhtunkhwered for consideration, in ordered to issue. You are ring before the Tribunarge anything against the or any other day to which representative or by an erefore, required to file is bies of written statementals take notice that it mer aforementioned, the ar of any change in you and in this notice which the rect address, and furthe
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Given	under my hand ar	nd the seal of this	s Court, at Pesha	nwar this
Day of	••••••	-No.V	202 2.	
<b>A</b>	t camp	ourt D	.T.Khan	

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.

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

No. $\frac{7B}{}$
Appeal No. 141 of 202.2
Saif - Uh-Rehman Appellant/Petitioner
Thyough Secy: Edui Pesh Respondent Respondent No. 20
Notice to: - Saced Uz Rehman, Lab Atlendand, GHSS No. 4, Deza Ismail Khan.
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 Tribuna *on
Notice of any alteration in the date fixed for hearing of this appeal/petition will be given to you by registered post. You should inform the Registrar of any change in your address. If you fail to furnish such address your address contained in this notice which the address given in the appeal/petition will be deemed to be your correct address, and further notice posted to this address by registered post will be deemed sufficient for the purpose of this appeal/petition.
Copy of appeal is attached. Copy of appeal has already been sent to you vide this
office Notice Nodateddated
Given under my hand and the seal of this Court, at Peshawar this
Day of
At camp court D.I. Khan

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

Registrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar.

#### 66 1399

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

	<b>;</b>	PE	SHAWAR.	TR		
No.		,		10		
	Appeal No.	141	•	of 20 "	22	
	Saif-1	141 Uz-Rehv	nan		•	
			· ·	Appellan	t/Petitioner	
	Through Muhammad Kalan, De	Secy: 0	Edu: le	8h Resi	oondent:	
486	Duck N	lele form	Respónder	nt No. 5		
Notice to:	Muhammad	Tehang	izs Bahist	iti, GHSS	Devaban	••
	Kalan, De	exa isme	il Khoon	ı		
the above case hereby information with a problem to perform the case may had cate, duthis Court at along with an along with an appeal petition.  Notice given to you address given and a given to you address given	to this address by the petition of any alteration of any alteration by registered pour fail to furnish so to this address by the postponed of the petition of any alteration by registered pour fail to furnish so to this address by the petition of the appeal of the petition of the petition of the petition of the appeal of the petition	ct, 1974, has ner in this Co nid appeal/peat 8.00 at liberty to c either in per your power of your power of the date and decided on in the date ost. You show such address etition will be	been present urt and notice attion is fixed A.M. If you was a son or by autof Attorney. You date of hear which you rely fixed and in in your absence of the autof and in the autof and in the autof and in the autof and autof and autof and autof and autof and autof autof and autof aut	ed/registered for has been ordered for hearing by vish to urge and the fixed, or any thorised representations and the manner after.  The manner after the manner after the manner after.  The Registrar of a contained in the syour correct are	yber Pakhtunkhwor consideration, is red to issue. You as efore the Tribunation of the Tribunation of the Tribunation of the total of th	in real ine in int ine er er
ca		s -			nt to you vide thi	S
office Notice I	No	·····································	dated	*************************	•••	
Given v	ınder my hand a	and the seal	of this Court,	at Peshawar tl	16	
) Day of		Nov		22		
	1					
AŁ	camp cou	t D.I	Khan	1-19	<u> </u>	

Registrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar.

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

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

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

PESHAWAR. TO
No. 113
Appeal No. 141
Appeal No. 141  Saif - Un - Rehman  Appellant/Petitioner
Thyough Secy: Edu: Pesh Respondent Respondent No. 18
Respondent No. 18
Notice to: _ Muhammad Iman Shah, Chowleidar, Cops
Notice to: _ Muhammad Imman, Shah, Chowleidar, Cops Kachi Bagik, Dera Ismail Khan.
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 thereby informed that the said appeal/petition is fixed for hearing before the Tribunal on the said appeal appeal and to urge anything against the appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any Advocate, duly supported by your power of Attorney. You are, therefore, required to file in this Court at least seven days before the date of hearing 4 copies of written statement alongwith any other documents upon which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the appeal/petition will be heard and decided in your absence.
Notice of any alteration in the date fixed for hearing of this appeal/petition will be given to you by registered post. You should inform the Registrar of any change in your address. If you fail to furnish such address your address contained in this notice which the address given in the appeal/petition will be deemed to be your correct address, and further notice posted to this address by registered post will be deemed sufficient for the purpose of this appeal/petition.
Copy of appeal is attached. Copy of appeal has already been sent to you vide this
office Notice Nodateddated
Given under my hand and the seal of this Court, at Peshawar this
Day of
At camp could Dilebon

Registrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar.

1. 2.

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.

#### 66B27

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

No.						IB.	
	Ć	Appeal No	141		**********	of 20 <sup>2</sup> .	
	******	Saif-L	In-Re	hman		opellant/Petitic	oner
		•		Versus EW: Responde			
				Responde	nt No	- 75	***************************************
Notice to	. Mu	hammad	Rain	an Naib	Pasic	to Coms	n <sub>c</sub>
	Hivn	meet, 1	Dera 15	mail K	han.		
*on	re Service I we case by the case by the informed to the informed to the informed to the information will be the information will be the information of your apportant of you by regulation to the information of the information the information the information in	ribunal Act he petitione hat the said er you are at ostponed ei- ported by you seven days her document pearance on l be heard an y alteration gistered post to furnish su e appeal/pet s address by h.	t, 1974, has a prin this Cod appeal/policy and 8.00 there in per power of before the ats upon when the date and decided in the date at the thick that address attion will be registered.	der the provi	ed/registed has been d for head wish to unate fixed, thorised to unate, the ring 4 copy. Please the manuce.  The Registration of the containe eyour core emed sufficients of the containe eyour core emed sufficients.	ered for con- n ordered to ring before rge anything or any other representati erefore, requies of writt- also take no ner aforement ar of any che d in this not rect address efficient for the	sideration, in issue. You are the Tribunal g against the day to which ive or by any tired to file in en statement otice that in entioned, the state which the s, and further he purpose of
~ <del>\C</del> €	<del>opy or appe</del>	ar is attach	ea. Copy o	of appeal has	already be	een sent to	you vide this
office No	otice No	****************	***************************************	dated	************	************	
Gi	ven under	my hand ar	nd the seal	of this Court	, at Pesha	war this	16
Day of	*****************	***************************************	<i>[</i>	VoV	.20 2.2		
	At ca	imp cou	yrt i	D.J. Kha		wa	· ·
					K	egistrar, 📑	<i>:</i> *

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

Khyber Pakhtunkhwa Service Tribunal, Peshawar.

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

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

No.	JB,
	Appeal No 0f 20 22
	Sort for the Rehman Appellant/Petitioner Versus
	versus
	Respondent No. 14
- 12 mg - 1	
Notice to:	Suhammad Khalid, Bahishti, ams
Sh	ielch Yousaf, Deza Ismail Khan.
WHEREA	s an appeal/petifion under the provision of the Khyher Pakhtunkhwa
hereby informed *on	e Tribunal Act, 1974, has been presented/registered for consideration, in y the petitioner in this Court and notice has been ordered to issue. You are at that the said appeal/petition is fixed for hearing before the Tribunal for you are at liberty to do so on the date fixed, or any other day to which postponed either in person or by authorised representative or by any apported by your power of Attorney. You are, therefore, required to file in ast seven days before the date of hearing 4 copies of written statement other documents upon which you rely. Please also take notice that in appearance on the date fixed and in the manner aforementioned, the will be heard and decided in your absence.  Any alteration in the date fixed for hearing of this appeal/petition will be registered post. You should inform the Registrar of any change in your il to furnish such address your address contained in this notice which the the appeal/petition will be deemed to be your correct address, and further his address by registered post will be deemed sufficient for the purpose of
Copy of ap	peal is attached. Copy of appeal has already been sent to you vide this
office Notice No	dated
Given und	er my hand and the seal of this Court, at Peshawar this
	MoV20 22
At c	europ court D.I. Khan wa.
	Registrar, Khyber Pakhtunkhwa Service Tribunal,
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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.

#### "B"

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

No.
Appeal No. 141 of 202?
Saif-Un-Rohman Appellant/Petitioner
•
Mough Secy: Edu: Posh Respondent
Townsh Secy: Edu. Posh Respondent  Respondent No. 12
Notice to: _ Qamery Abbas, Neib Dasid, CHS NO 6, Deza Ismail Khan.
Deza Ismail Khan.
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
Convert appeal is ettached. Convert appeal has already been sout to see the
Copy of appeal is attached. Copy of appeal has already been sent to you vide this office Notice No.
Given under my hand and the seal of this Count, at Bashawan this
Given under my name and the sear of this Court, at Fesnawar this
Day of
At comp out D.I. When was
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.

#### "B"

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

		PESHAWA	R.	-50	
No.		·	•	JB.	
	Appeal No	141	of.	20.22	
	Scrif-ur	141 -Rehman	Арре	zu . ellant/Petition	er
		ecy: Edu:			
	U	V Respo	ndent No	11	
Notice to:	Hidayat U Yasinzai, D	llah, Chowk Pera Ismail	liday, GP. lehan.	s Khani	KOI
WHER Province Ser the above cas hereby infor *onappellant/pet the case may Advocate, du this Court at alongwith an default of yo	EAS an appeal/petitivice Tribunal Act, 19 e by the petitioner in med that the said appeal act in the said appeared by your least seven days be ay other documents on the on will be heard and continued by a series on the said appearance on the said and continued appearance on the said	tion under the property to do so on the property to do so on the prower of Attorney fore the date of hupon which you he date fixed and	ovision of the ented/registered tice has been of ixed for hearing wish to urgo e date fixed, or authorised region authorised region are, there aring 4 copies rely. Please all in the manner	Khyber Pared for considered to issue the construction of the const	khtunkhwa deration, in sue. You are ne Tribunal against the ay to which e or by any red to file in a statement tice that in
given to you address. If yo address given	of any alteration in by registered post. Y u fail to furnish such in the appeal/petition to this address by regetition.	You should inform address your add on will be deemed t	the Registrar ress contained i to be your corre	of any char in this notice ct address, a	nge in your e which the and further
Copy o	f appeal is attached.	. Copy of appeal h	as already bee	n sent to yo	ou vide this
office Notice	No	dated		<i>!</i>	
Given t	ınder my hand and t	the seal of this Co	urt, at Peshaw	ar this	6
Dayof	•••••	Nov	2022		
	Camp Cous	<b>.</b>			

Registrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar.



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

#### 66B3

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

No.	TB.
Appe	al No. 141 of 202?
Sai	f-US-Rehman Appellant/Petitioner  Versus
J	Versus
Tono	Versus  19th Secy: Eclu: Pesh Respondent  Respondent No. 10
	Respondent No!O
Notice to: — Muha	mmod Alleram, chamicidans Caps Khedrina
Der	a, Ismail Whan.
the above case by the per hereby informed that the son	ppeal/petition under the provision of the Khyber Pakhtunkhwa nal Act, 1974, has been presented/registered for consideration, in titioner in this Court and notice has been ordered to issue. You are he said appeal/petition is fixed for hearing before the Tribunal are at liberty to do so on the date fixed, or any other day to which are at liberty to do so on the date fixed, or any other day to which are dither in person or by authorised representative or by any ed by your power of Attorney. You are, therefore, required to file in an days before the date of hearing 4 copies of written statement becaments upon which you rely. Please also take notice that in ance on the date fixed and in the manner aforementioned, the leard and decided in your absence.  The presentation will be deemed to be your correct address, and further ress by registered post will be deemed sufficient for the purpose of
	attached. Copy of appeal has already been sent to you vide this
office Notice No	dated
Given under my h	and and the seal of this Court, at Peshawar this
Day of	<i>No</i> √ 20 <sup>2</sup> ?
At Camp	Court D. I. Khan

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

Khyber Pakhtunkhwa Service Tribunal, Peshawar.

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

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

No.		•	·	JB.	
	Appeal No	141		of 2027	
	Saif	-Ur-Rehm	an	Appellant/Petition	ner
		Versus	O	1	
्रक्षीमा -	Invoyan.	Versus Secyl Ed	Ui Fe81	Respondent	
•		R	espondent No		• • • • • • • • • • • • • • • • • • • •
Notice to:	- Azhar Hi	ils Sain Shall	, Naib	asid, CaH	15
.,	Malanu, D	Pera Ismouil	Khan.		
the above cathereby information appellant/pethe case mathematical dependence of the case mathematical court and alongwith a default of year and address. If year address given to you address given to go address given to go and the case of the case	ervice Tribunal Actives by the petitioner med that the sain the sa	petition under the ct, 1974, has been per in this Court and id appeal/petition at 8.00 A.M. In the liberty to do so on the in person of a cour power of Attors before the date ents upon which you the date fixed and decided in your nin the date fixed est. You should infect address your a stition will be deem y registered post were	oresented/reg d notice has b is fixed for l if you wish to n the date fixe by authorise rney. You are, of hearing 4 you rely. Plea and in the m absence. for hearing o orm the Regi address conta- ted to be your till be deemed	istered for considered to is seen ordered to is nearing before to urge anything ed, or any other ded representative therefore, requires also take not anner aforement of this appeal/pet strar of any chained in this notice correct address, sufficient for the	ideration, in ssue. You are he Tribunal against the lay to which we or by any red to file in a statement tice that in ationed, the ition will be age in your which the and further e purpose of
		hed. Copy of appe		1	ou vide this
office Notice	No	dated			
Given	under my hand a	nd the seal of this	Court, at Pe	shawar this	16
Oay of	•••••••••••••••••••••••••••••••	Nov	2022		
A+	Camp OUR	rt D.I.W	lou)	Na Registrar,	•

Khyber Pakhtunkhwa Service Tribunal, Peshawar.

1. 2.

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.

#### "B"

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

No.				JB	-
	Appeal No	141		of 202	2
	Saif-L	12-Reh	man	Appellant	Petitioner
			ECUL Pess Respondent No		
	· ·	0	Respondent No	s2.	••••••
Notice to:	Muhammer	d Ali, s smail t	Sweepas, C	nHS K	ath Corn,
the above cas hereby information	e by the petitioner med that the said itioner you are at be postponed eity supported by yo least seven days y other documen	, 1974, has be in this Coulon this Coulon this Coulon this Coulon the Coulon	een presented/r rt and notice had tion is fixed fo .M. If you wish so on the date fo on or by author Attorney. You ar date of hearing ich you rely. Pl exed and in the	egistered for s been ordered rearing be to urge any ixed, or any exised represent, therefore, 4 copies of values also takes	ber Pakhtunkhwar consideration, in ed to issue. You are fore the Tribunal thing against the other day to which entative or by any required to file in written statement ake notice that in orementioned, the
address. If you address given	by registered post a fail to furnish su in the appeal/peti to this address by:	t. You should ch address y stion will be d	l inform the Re our address con leemed to be voi	egistrar of ar tained in thi ir correct ad	eal/petition will be ny change in your s notice which the dress, and further for the purpose of
C <del>opy of</del>	appeal is attache	ed. Copy of	appeal has alrea	ady been sen	nt to you vide this
office Notice N	Vo		lated		
	nder my hand an				A
/ At	Comp Cou	urt c	I Khan	Wo	
	1 AV.			Kegistra	r,

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

Khyber Pakhtunkhwa Service Tribunal, Peshawar.

#### 66B"

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

No.			TB		
Appeal No	141	*********	of 20 22	₩ •	
Saif-Wiz-	Rehman		Appellant/Pe	etitioner	
	Versus	O = t			
lhvalfhS	ecy: Edui	Hesh	Respon	dent	
Notice to: — Sanga 1100	Respond	dent No	7		
Notice to: — Sanet Was	, Mali, S.	HSS.	Davab	an Kalan	7
WHEREAS an appeal/petition Province Service Tribunal Act, 1974 the above case by the petitioner in the hereby informed that the said appears appellant/petitioner you are at liber the case may be postponed either in Advocate, duly supported by your pothis Court at least seven days before along with any other documents up default of your appearance on the appeal/petition will be heard and decontrolled.	n under the pro-  4, has been present is Court and not eal/petition is fix 8.00 A.M. If you ty to do so on the in person or by a ower of Attorney, re the date of he date fixed and it eided in your absent edate fixed for he	vision of nted/registice has been deed for he wish to date fixed authorised You are, the aring 4 could be makence.	the Khybe stered for comments and the caring before anythe large anythe large anythe large anythe end of the care afore this appeal this appeal	r Pakhtunkhy consideration, to issue. You a cre the Tribun ing against the her day to which tative or by an equired to file ritten statement e notice that mentioned, the	va in re al he ch in in in
given to you by registered post. You address. If you fail to furnish such ad address given in the appeal/petition notice posted to this address by registhis appeal/petition.	ı should inform t ldress your addre will be deemed to	the Regist ss contain be your co	rar of any ied in this i orrect addi	change in you notice which the ess, and furthe	ir ie er
Copy of appeal is attached. Co	opy of appeal ha	s already	been sent	to you vide th	is
office Notice No	dated	•••••••	••••••••		
Given under my hand and the	seal of this Cou	rt, at Pesl	nawar this.		•••
Day of	Mov	20 2.2			
				•	
At camp court	D.I.Kha	m	(Lia		
	· .		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.

#### "B"

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

No.
Appeal No. 141 of 20 2.2
Said-112-Rehman Appellant/Petitioner
VPTSHS
Respondent No.
Respondent No
Notice to: - S. Kifayert Hussein Shah, Lab Attendant, CoHS Kath Gaih, Dera Ismail Khein.
CoHS Kath Garn, Deva Ismail Khain.
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
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
At camp court D. I Ichoun

Peshawar.

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

Khyber Pakhtunkhwa Service Tribunal,

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

No.			,	-	TB_	
	Appeal No Saif - (	Un-Rel	man	of 20	nt/Petitioner	<b>∯</b> .*
•	Through.	Secy: Ed	us U. Pa	sh Re	espondent L	
		<b>v</b> :	Respondent	No!	**************	• • • • • • • • • • • • • • • • • • • •
Notice to:	Nalik Sh	oaib, La	ab Atle	ndant,	CHSS	Kuvai
	Dera Is	mail 1	Khan.			-
the above case by hereby informed on the above case by hereby informed on the case may be alongwith any odefault of your appeal/petition whereby hereby on the case may be alongwith any odefault of your appeal/petition whereby on the case of a given to you by address. If you far	the petitioner if that the said a 2022 coner you are at limported by you ast seven days buther documents appearance on will be heard and any alteration in registered post. if to furnish such	1974, has been in this Court a appeal/petition at 8.00 A.M iberty to do so are in person ar power of Attactore the date fixed decided in your the date fixed at the date fixed	n presented and notice he on is fixed for the date or by authorney. You see of hearing you rely. It and in the our absence. The or the I and the I address contact of the I address contact or the I	l/registered has been ord for hearing as to urge as fixed, or ar orised representation of this appropriate	for consider ered to issue before the inything aga y other day esentative o re, required of written st take notice aforemention peal/petition	ration, in a You are Tribunal ainst the to which r by any to file in atement at that in ned, the
address given in ( notice posted to t his appeal/petiti	ne appeai/petiti his address by re	ion will be dee	emed to be v	our correct	addrage and	fronthon
Copy of ap	<del>peal is attached</del>	d. Copy of app	peal has alr	eady been s	ent to you v	vide this
office Notice No						
Given unde	er my hand and	the seal of th	nis Court, a	t Peshawar	this. 16	***********
Day of	••••••••••••	NoV	20	2,2		
1	1 0 3	1	D 5 4	fa.	•	•

. Registrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar.

Always quote Case No. While making any correspondence.

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

#### "B"

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

No.		:	į		TB	
	Appeal No	141	******	o	f 20 <sup>2</sup> 2	
	Saif-1	Ur-Reb	man	Арр	ellant/Petition	ner
	Through	h Secy	versus v. Edu	: Pesh	Respondent	
			Respond	ent No	<i>O</i>	••••••••••••
Notice to:	Muhammad BMS	d Mudge	giz wa	egas, N	Veib Q	lasid,
	GIIIS	RECH,	Desa i	Ismaix	Khan.	
the above cashereby infor to appellant/per the case may Advocate, duthis Court at alongwith andefault of you appeal/petitics.  Notice given to you address. If you address given	EAS an appeal/price Tribunal Activities Tribunal Activition and that the sale of any alteration by registered pour fail to furnish sale of this address betition.	et, 1974, has been in this Could appeal/pet in this Could appeal/pet in the liberty to depend on the date in the d	oeen present and noticition is fix A.M. If you o so on the control of the control	ated/register ce has been ded for hearing wish to urgusted to uthorised registrated the mannage.  The Registrates contained be your corrected to the mannage.	red for consicordered to is ordered to is ordered to is ing before the general any other depresentative fore, requires of writter aforements appeal/peting this notice of any characteristics.	deration, in sue. You are he Tribunal against the lay to which e or by any red to file in a statement tice that in ationed, the state which the and further
Copy o	appeal is attac	hed. Copy of	appeal has	already bee	en sent to yo	ou vide this
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Given t	ınder my hand a	and the seal o	f this Cour	t, at Peshaw	var this	16
Day of	•••••	: No	<u> </u>	20 2.2		
,	At camp	Count	D-1.	Khan	was	<i>-</i> .

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.

BC No. 140 Service Fribugal بعدالت جناب بیثا ور مان*ی گورس بنیج دری*ه اسماعیل خال *ک* Saif ur Rehman : ju Seey Edu peshower : 3000 Raspondent No (21) باعث فحررة نكه دریں مقدمہ عنوان بالا میں این طرف سے برائے پیروی وجواب دہی بمقام ڈیرہ اساعیل خان کے لئے Muhammad Sacral Brutte Advocate Hogy کو بدیں شرائط وکیل مقرر کیاہے کہ میں ہر پیثی پرخود یابذر بعد مختار خاص روبروعدالت حاضر ہوتا رہوں گا اور بوقت یکارے جانے وکیل موصوف کواطلاع دیکر حاضر کروں گا۔اگر کسی پیشی پرمظہر حاضر نہ ہوا اور غیر حاضری کی وجہ ہے کسی طور برمقدمہ میرے خلاف ہوگیا تو وکیل موصوف اس کے سی طرح ذمہ دار نہ ہوں گے۔ نیز وکیل موصوف صدر مقام کچہری کے علاوہ کسی اور جگہ کچہری کے مقررہ اوقات سے پہلے یا بروز تعطیل پیروی کرنے کے مجازنہ ہوں گے۔اگر مقدمہ کچہری کے علاوہ کسی اور جگہ ساعت ہوا یا کچہری کے اوقات کے آگے پیچھے ساعت ہونے برمظم کوکوئی نقصان بہنچ تو وکیل موصوف ذمہ دار نہ ہوں گے اور وکیل موصوف کوعرضی دعویٰ اور درخواست اجراء ڈگری ونظر ثانی اپیل مگرانی، رٹ دائر کرنے نیز ہرقتم کی درخواست بیان حلفی وتصدیق کرنے اوراس پر دستخط کرنے کا بھی اختیار ہوگا۔اور کسی حکم یا ڈ کری کے اجراء کرانے اور شم کاروپیہ وصول کرنے اور رسید دینے اور داخل کرنے کا ہر شم کا بیان دینے اور سپر د ثالثی وراضی نامہ و دستبر داری دا قبال دعوی کا اختیار بھی ہوگا بصورت اپیل و برآ مدگی مقدمہ یامنسوخی ڈگری پیکطرفہ درخواست تھم امتناعی یا فیصله قبل از ڈگری اجرائے ڈگری بھی وکیل موصوف کر بشرط ادائیگی علیحدہ محنتانہ ادا کرنے کا محاز ہونگا اور بصورت ضرورت بدوراںمقدمہ یااپیل ونگرانی کسی دوسرے وکیل یا بیرسٹر کو بچائے خود پالالمپینے ہمراہمقرر کریں اورمشیر قانونی کو بھی اس امر میں وہی اختیارات حاصل ہوں گے جیسے وکیل موصوف کواورا گریوری فکیر کرارئ نیرش سے پہلے ادانہ کروں گا تو وکیل موصوف کو پورا اختیار ہوگا کہ مقدمہ کی پیروی نہ کریں اور ایسی حکابت میں میرلومطالہ گروکیل موصوف کے برخلاف نہیں ہوگا مجھے کل ساختہ یر داختہ وکیل موصوف مثل کزات/خیک منظور ممرقبول وکیل موصوف کودیگرایڈ ووکیٹ کی تقرری کا اختیار حاصل ہوگا۔ البذاوكالت نامدلكھ دياہے اور دستخط/انگو ٹھا ثبت كردياہے تا كەسندر ہے مضمون وكالت نامەن ليار كہا وراج Alaus/obje wiel we Attested & Accepted