27<sup>th</sup> Oct 2022

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

Learned counsel for the appellant seeks adjournment on the ground that he has not prepared the brief. Last chance is given to last argue the case on the next date, failing which the case will be decided on the available record without arguments on 24.11.2022 before D.B at camp court D.I.Khan. P.P given to the parties.

(Rozina Rehman) Member(J)

(Kalim Arshad Khan) Chairman Camp Court D.I.Khan 27<sup>th</sup> September, 2022

Learned counsel for the appellant present. Mr. Asif Masood Ali Shah, Deputy District Attorney for respondents present.

Learned counsel for the appellant seeks adjournment on the ground that he has not gone through the brief of the instant appeal. Last opportunity granted to argue the case on the next date positively. Adjourned. To come up for arguments on 25.10.2022 before the D.B at Camp Court D.I.Khan.

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

(Kalim Arshad Khan) Chairman Camp Court D.I.Khan

25.10.2022

Appellant present in person.

Muhammad Jan, learned District Attorney for respondents present.

Bench is incomplete, therefore, case is adjourned. To come up for arguments on 27.10.2022 before D.B at Camp Court, D.I Khan.

(Rozina Rehman) Member (J) Camp Court, D.I.Khan 30<sup>th</sup> June 2022 Neither appellant nor her counsel present. Mr. Farhaj Sikandar, District Attorney for respondents present.

Niether appellant nor her counsel could be served, therefore, let it be fixed on the date already fixed i.e on 25.07.2022 for arguments before D.B at camp court D.I.Khan.

(Mian Muhammad) Member(E)

(Kalim Arshad Khan)
Chairman
Camp Court D.I.Khan

25-7,22

is adjans ned to 26-9, 22 for the form.

26<sup>th</sup> September, 2022

Neither appellant nor her counsel present. Mr. Muhammad Adeel Butt, Additional Advocate General for respondents present.

To come up for arguments on 27.09.2022 before the D.B at Camp Court D.I.Khan.

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

(Kalim Arshad Khan)
Chairman
Camp Court D.I.Khan

Tour is Cancelled, therefore, case is adjourned to 25.05.2022 for the same as before.

Reader.

25.05.2022

Nemo for the appellant. Mr. Aqeel Ahmed, Deputy District Population Welfare Officer alongwith Mr. Farhaj Sikandar, District Attorney for the respondents present.

Previous date was changed on Reader Note, therefore, notice for prosecution of the appeal be issued to the appellant as well as his counsel through registered post and to come up for arguments on 25.07.2022 before the D.B at Camp Court D.I.Khan.

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

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

27<sup>th</sup> June, 2022

Because of less number of cases fixed for the week commencing from 27.06.2022, the office was directed to fix some old cases. The office is fix this case but as no notices could be issued to the parties and their counsel, therefore, notices be issued to the parties and their counsel for arguments on 30.06.2022 before D.B at camp court D.I.Khan.

(Mian Muhammad) Member(E) (Kalim Arshad Khan) Chairman

Camp Court D.I.Khan

Appellant with counsel present.

Mr. Asif Masood Ali Shah, Deputy District Attorney alongwith Mr. Aqeel Ahmed Deputy District Population Officer for respondents present.

Learned counsel for the appellant requested for adjournment in order to produce record in respect of other employees of the project who were adjusted later on. Representative of respondents is also directed to produce record in respect of project. Adjourned. To come up for record/arguments on 24.11.2021 before S.B at Camp Court, D.I. Khan

(ATIQ-UR-REHMAN WAZIR) | MEMBER (E)

CAMP COURT, D.I KHAN

(ROZINA REHMAN)

MEMBER (J)

CAMP COURT, D.I KHAN

24.11.2021

Nemo for the appellant. Mr. Asif Masood Ali Shah, Deputy District Attorney alongwith Dr. Muhammad Tariq, Deputy Demographer for the respondents present.

Notice for prosecution of the appeal be issued to the appellant as well as her counsel and to come up for record/arguments before the D.B on 26.01.2022 at Camp Court D.I.Khan.

(Salah-ud-Din) Member (J)

Camp Court D.I.Khan

Chail Man Camp Court D.I.Khan Nemo for parties.

Riaz Khan Paindakheil learned A.A.G alongwith Mehmood Azam ADO for respondents present.

Preceding date was adjourned on a Reader's note, therefore, notice be issued to both the parties for 26.05.2021 for arguments before D.B at Camp Court D.I. Khan

(Atiq ur Rehman Wazir) Member (E)

Camp Court, D.I.Khan

(Rozina Rehman)

Member (J)

Camp Court, D.I.Khan

Due to courp, 19 therefore to come up for the same on 29/9/21

Readn

29.09.2021

Nemo for the appellant. Mr. Asif Masood Ali Shah, Deputy District Attorney for the respondents present.

Previous date was changed on Reader Note, therefore, notice for prosecution of the appeal be issued to the appellant as well as his counsel and to come up for arguments before the D.B on 26.10.2021 at Camp Court D.I. Khan.

(ATIQ-UR-REHMAN WAZIR) MEMBER (EXECUTIVE) CAMP COURT, D.I,KHAN

(SALAH-UD-DIN) MEMBER (JUDICIAL) CAMP COURT, D.I KHAN Assistant to counsel for the appellant is present. Mr. Usman Ghani, District Attorney alongwith Mr. Nizam Ud Din, DPW for respondents is present.

Since the Members of the High Court as well as of the District Bar Association D.I.Khan are observing strike today, therefore, the case is adjourned to 24.11.2020 for arguments before D.B at camp court D.I.Khan.

(Mian Muhammad) Member(E) (Muhammad Jamal Khan)

Member(J)

Camp Court D.I Khan

24.11.2020

Nemo for appellant.

Muhammad Jan learned Deputy District Attorney alongwith Ikram Ullah Assistant Accountant for respondents present.

Notice be issued to appellant/counsel for 26.01.2021 for arguments before D.B at Camp Court DI.Khan.

(Atiq-ur-Rehman Wazir)

Member (E)

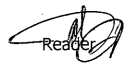
Camp Court, D.I Khan

(Rozina Rehman) Member (J)

Camp Court, D.I Khan

Due to coid, 19 case is adjourned to 2402-2021

Due to COVID-19 the case is adjourned. To come up for the same 29/4/2020 at Camp Court, D.I Khan



20/4/2020

Due to COVID-19 the case is adjourned. To come up for the same 2I/22/2020 at Camp Court, D.I Khan



21.09.2020

Nemo for parties.

Mr. Muhammad Jan, learned Deputy District Attorney for respondents present.

The preceding two dates were adjourned on a reader's note, therefore, notice be issued to both the parties for arguments on 26.10.2020 before D.B at Camp Court, D.I Khan.

(Attiq-ur-Rehman Wazir)

Member

Camp Court, D.I Khan

(Rozina Rehman) Member

Camp Court, D.I Khan

26.11.2019

Counsel for the appellant and Mr. Ziaullah, Deputy District Attorney for the respondents present. Learned counsel for the appellant requested for adjournment. Adjourned to 28.01.2020 for rejoinder and arguments before D.B at Camp Court D.I.Khan.

(Hussain Shah)
Member
Camp Court D.I.Khan

(M. Amin Khan Kundi) Member Camp Court D.I.Khan

28.01.2020

Mr. Shah Jehan, brother of the appellant, on behalf of the appellant and Mr. Usman Ghani, District Attorney for the respondents present. Brother of the appellant requested for adjournment on the ground that learned counsel for the appellant is not available today due to general strike of Khyber Pakhtunkhwa Bar Council. Adjourned to 25.02.2020 for rejoinder and arguments before D.B at Camp Court D.I.Khan.

(Hussain Shah) Member Camp Court D.I.Khan

(M. Amin Khan Kundi)

Member
Camp Court D.I.Khan

25.02.2020

Appellant in person present. Mr. Ziaullah, Deputy District Attorney for respondents present. Appellant seeks adjournment as her counsel is not available today. Adjourned. To come up for arguments on 24.03.2020 before D.B at camp court D.I.Khan.

Member

Camp Court D.I.Khan

25.02.2020

Appellant in person present. Mr. Ziaullah, Deputy District Attorney for respondents present. Appellant seeks adjournment as her counsel is not available today. Adjourned. To come up for arguments on 24.03.2020 before D.B at camp court D.I.Khan.

Member

Member
Camp Court D.I.Khan

Appellant in person and Mr. Farhaj Sikandar, District Attorney alongwith Mr. Nazam-ud-Din, District Population Welfare Officer for the respondents present. Representative of the department submitted written reply. Adjourned to 24.09.2019 for rejoinder and arguments before D.B at Camp Court D.I.Khan.

> nin Khan Kundi) (Muhammad A Member

Camp Court D.I.Khan

9.2019

Appellant in person present. Mr. Farhaj Sikandar, learned Deputy District Attorney for respondents present. Appellant submitted an application for adjournment as her counsel is not available today. Adjourn. To come up arguments on 22.10.2019 before D.B at Camp Court, D.I.Khan.

Member

Camp Court, D.I.Khan

Since tour to D.I.Khan has been cancelled .To come

for the same on 26/11/2019.  $ilde{\cdot}$ 

25.02.2019

Appellant in person present. Mr. Farhai Sikandar, District Sikandar, District Artorney alongwith Mr. Gulzar Fareed, Family Welfare Assistant Company of Street Present. Written reply on behalf of respondents present. Written reply on behalf of respondents not submitted. Representative of the department requested for further adjournment for filing of written reply.

Adjourned. To come up for written reply/comments on 27.03.2019/the Goust Datklamp Court D.I.Khan.

China Pakning the State of Khaber - Pakning the China

(Muhammad Amin Khan Kundi)

Member

Camp Court D.I.Khan

27.03.2019

Appellant in person. Nemo for the respondents.

The respondents shall be sent fresh notices for next date. To come up for written reply/comments on 23.04.2019 before S.B at camp court, D.I.Khan.

Chairman J
Camp Court, D.I.Khan

23.04.2019

Appellant in person and Mr. Farhaj Sikandar learned District Attorney alongwith Nizam ud Din District Population Officer present. Written reply not submitted. Representative of the respondent department seeks time to furnish written reply/comments. Granted. To come up for written reply/comments 26.06.2019 before S.B at Camp Court, D.I.Khan.

Member Camp Court, D.I.Khan. 29.11.2018

Counsel for the appellant Rooh Afza present. Preliminary arguments heard. It was contended by learned counsel for the appellant that the appellant was appointed as Sweeper in Population Welfare Department vide order dated 16.02.2007. It was further contended that the appellant was terminated from service without any notice vide order dated 04.06.2013. It was further contended that the appellant filed departmental appeal but the same was not responded hence, the present service appeal. It was further contended that the appellant was terminated from service without any notice therefore, the impugned order is illegal and liable to be set-aside.

The contention raised by the learned counsel for the appellant needs 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, notice be issued to the respondents for written reply/comments for 25.02.2019 before S.B at Camp Court D.I.Khan.

(Muhammad Amin Khan Kundi) Member

Camp Court D.I.Khan



01.08.2018

No one present on behalf of appellant. Tour program has been cancelled therefore the case is adjourned. To come up for the same on 11.09.2018 before S.B at Camp Court D.I.Khan.

Camp Court, D.I.Khan

11.09.2018

Mr. Attaullah Jan, brother of the appellant, on behalf of the appellant present and submitted application for adjournment. Application is accepted. To come up for preliminary hearing on 23.10.2018 before S.B at Camp Court D.I.Khan.

(Muhammad Amin Khan Kundi)

Member. Camp Court D.I.Khan

23.10-2016

Tour is herday cancelled Therefore the case & edjourned. To come up on 29-11-2018 at easy court D. 1- takese,

Due to retirement of the Worth Chairman, the Tribunal Date of Order or other proceeding with signature of Large 31 July 18 tale 15 55 Notice be issued to the parties accordingly. Linguist Cing 3 CINORE THE KHYBER PAKITUNKUWA SERVICE IR Sorvice Appentage, 741/2013 Dri-of-Institution ... 02 02 23 Date of Decision ... 27.07.2018 Regard Con-Alice For of Milantellal Korta colders of Quanta No. 354 C Wayner Colony, Duries out 22.06.2018 Counsel for the appellant Mr. Inavatullah Baloch Advocate present and made a request fon adjournment for arguments on the point of limitation. Granted. To come up for preliminary hearing ಟೀಕಾಗಿಲ್ಲಿ ಚಿಕ್ಕಳ ಅಲ and the cuestion of limitation on 26.07.2018 before S.B at 2 carriereston, Dillemente y at 3 standing The Late to Late the Del Combine and Sharen. a adistrial Editorium Critica, (1987), 4 i. Di ti u Zertania Officer, b. Chairman Camp Court, D.I.Khan · · · mines a secheduled the separe 8-18 for The J . The appellant presum usain statepary First in Attorney present. The appellant (Di-FST) has filled the gramming open thus 4 or in Their landamenta Sortice Tillental No. 1774 monder the order dated 07.04.70.5 who say one was named at sever const. (i) the out for pervisions in a servicion to the form the line ൂമാham has used challenges the order duest 22 എം2015 whomely the deportmental most of the appetraction as a sold gester. bearied econsol for the opposition and are negligible as a period pushishment was awarded to the appoint with a range in the

legal requirements; that no notices as alleged in the impugned order were issued to the appellant. Further argued that the impugned order of removal from service was issued on 07.04.2015 with immediate effect however the respondent department withheld the salaries of the appellant from the month of April 2014. Further argued that if any notice through publication was issued even then the departmental authority was required to conduct regular inquiry. Further argued that the major punishment imposed upon the

- 4. As against that learned Deputy District Attorney argued that the appellant remained absent from duty without any application and permission as such notices were issued to the appellant in accordance with Rule-9 of Khyber Pakhtunkhwa Efficiency & Disciplinary Rules 2011 and that upon fulfillment of all the codal formalities the impugned order dated 07.04.2015 was issued. Further argued that the appellant was not made payment of salary w.e.f June 2014 as she was abroad and to this effect learned Deputy District Attorney referred to the copy of Pay Roll System Amendment Form/Form: Pay 03.
- 5. Arguments heard. File perused.

appellant is harsh and excessive.

6. Perusal of the impugned order would show that besides issuance of notices to the appellant at her school/home address, notice was also published in the Daily Newspaper Mashriq on 18.03.2015 wherein she was directed to report to her duties within fifteen (15) days but she could not comply with the directions. The

25.01.2018

Appellant with counsel present. Learned counsel for the appellant requested for adjournment. Adjourned. To come up for preliminary hearing on 22.02.2018 before S.B at Camp Court D.I.Khan.

(Muhammad Amin Khan Kundi)

Member
Camp Court D.I. Khan

22.02.2018

Appellant in person present and requested for adjournment on the ground that her counsel is not available today. Adjourned. To come up for preliminary hearing on 15.03.2018 before S.B at Camp Court D.I.Khan.

(Muhammad Amin Khan Kundi)

Member

Camp Court D.I. Khan

15.03.2018

Clerk to counsel for the appellant present and seeks adjournment. Adjourned. To come up for preliminary hearing on 26.04.2018 before S.B at camp court D.I.Khan.

(Ahmad Hassan) Member Camp Court D.I.Khan 26.10.2017 Counsel for the appellant present and seeks adjournment. To come up for preliminary hearing on 30.11.2017 before S.B at Camp Court D.I.Khan.

(Muhammad Hamid Mughal) Member (J) Camp Court D.I.Khan

30.11.2017

Counsel for the appellant present and requested for adjournment. Adjourned. To come up for preliminary hearing on 29.12.2017 before S.B at Camp Court D.I.Khan.

(Muhammad Amin Khan Kundi) Member Camp Court D.I. Khan

29.12.2017

Appellant in person present and seeks adjournment on the ground that her counsel is not available today. Adjourned. To come up for preliminary hearing on 25.01.2018 before S.B at Camp Court D.I.Khan.

(Muhammad Amin Khan Kundi)

Member

Camp Court D.I. Khan

25.01.2017

Appellant in person present. Mr. Barkat Ali, Advocate filed Wakalatnama on her behalf and requested for adjournment for preliminary hearing. Adjournment granted. To come up for preliminary hearing on 22.02.2017 before S.B at Camp Court D.I.Khan.

ASHFAQUE TAJ MEMBER Camp Court D.I.Khan

22.02.2017

Appellant in person present and seeks adjournment as her counsel is not available today due to strike of the Bar. Adjourned for preliminary hearing to 29.03.2017 before S.B at Camp Court D.I.Khan.

(ASHFAQUE NAJ)
MEMBER
Camp Court D.I.Khan

.27.09.2017

Shah Jehan S/o of Abdur Rahman present.

Representative of the appellant Inayat Ullah Advocate present.

Learned counsel for the appellant requested for adjournment.

Adjourned. To come up for preliminary hearing on

16:/e-20/7before \$\infty\$. B at Camp Court D.I Khan.

Member
(Judicial)
At Camp Court D.I.Khan

Counsel for the appellant present and requested for adjournment. To come up for preliminary hearing on 30.08.2016 at camp court D.I. Khan.

Camp Court D.I. Khan

30.08.2016

Appellant in person present and requested for adjournment. Adjournment granted. To come up for preliminary hearing on 26.09.2016 before S.B at camp court D.I Khan.

26.09.2016

Counsel for the appellant present and requester and reques Request accepted. To come up for preliminary hearing to 26.12.2016

before S.B at Camp Court D.I.Khan.

Member Camp Court D.I.Khan

26.12.2016

Appellant in person present and requested for adjournment as his counsel is not available today before the Tribunal. Adjourned. To come up for preliminary hearing on 23.01.2017 before S.B at Camp Court D.I.Khan.

**MEMBER** 

Camp Court D.I.Khan

## Form- A

## FORM OF ORDER SHEET

Court of	4		
	•		
Case No		348/2016	<del>-</del>

	Case No	348/2016		
S.No.	Date of order Proceedings	Order or other proceedings with signature of judge or Magistrate		
1	2 .	3		
1	01.04.2016	The appeal of Mst. Rooh Afza resubmitted today by Pos		
		through Mr. Inayat Ullah Baloch Advocate may be entered in the Institution Register and put up to the Worthy Chairman for		
2		proper order please.  REGISTRAR		
-	11-4-16	This case is entrusted to Touring S. Bench at D.I.Khan		
		for preliminary hearing to be put up thereon $26-4-266$		
		CHARMAN		
ع	f in milit			
-				

The appeal of Mst. Rooh Afza d/o Sahib Jan Caste Marwat resubmitted to-day (i.e. on 22.2.2016)

by post is again returned to her counsel with the following remarks:-

"That there is no provision of the statute for filing a suit in this Tribunal, however service appeal can be preferred under section-4 of the Service Tribunal Act 1974. Therefore, the same may be rectified and resubmit the same with in 15 days".

No. <u>305</u>/s.T

Dt. 23/2 /2016.

REGISTRAR

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

Mr.Inayatullah Baloch Adv. High Court D.I.Khan. The appeal of Mst. Bibi Rooh Afza D/O Sahib Jan of D.I.Khan received to-day i.e. on 03.02.2016 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Memorandum of appeal is not drafted according to rule-6 of the Khyber Pakhtunkhwa Service Tribunal rules 1974.
- 2- Memorandum of appeal is not signed by the counsel.
- 3- Index of the appeal may be prepared according to the Service Tribunal rules 1974.
- 4- Appeal may be page marked according to the index.
- 5- Annexures of the appeal may be attested.
- 6- Annexuers of the appeal may be annexed serial wise as mentioned in the memo of appeal.
- 7- Copies of termination order and departmental appeal against it be placed on file.
- 8- Eight more copies/sets of the appeal along annexures i.e. complete in all respect may also be submitted with the appeal.

No. 166 /S.T.

·Dt. 03-2/ /2016 ·

REGISTRAR
SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA
PESHAWAR.

Mr.Inavatullah Baloch Adv. High Court D.I.Khan.

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Service Appeal No. 348 /2016

Dated: / /2016

Mst; Rooh Afza .....(Appellant)

## **VERSUS**

Director General Population Welfare & others....(Respondents).

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4	Copy of pay slip etc		9-12
5	Copy of application.		13
6	Affidavit.	-	18
7	Wakalatnama		19

Your Humble Appellant

Mst; Roh Afza

Through counsel

INAYAT BALOCH

Advocate High Court, Dera Ismail Khan.

## BEFORE THE HONOURABLE SERVICE TRIBUNAL JUDGE, DISTRICT DERA ISMAIL KHAN.

Service Appeal No. 348 /2016

Mst; Rooh Afza D/o Sahib Jan Caste Marwat R/o Wanda Kuti Khel, Dakhli Wanda Lohani, Tehsil Paharpur District Dera Ismail Khan.

.....(Appellant)

## **VERSUS**

- 1. Director General Population Welfare, Department, Peshawar.
- 2. Secretary Government Of Khyber Pakhtunkhwa Population Welfare Department, Peshawar.
- 3. District Population Welfare Officer, Tehsil & District Dera Ismail Khan.
- 4. Additional District Account Officer Tehsil & District Dera Ismail Khan.
- 5. Accountant Population Welfare, Department, Tehsil & District Dera Ismail Khan.

.....(Respondents).

SERVICE APPEAL UNDER SECTION 4 OF THE K.P.K SERVICE TRIBUNAL ACT, 1974 FOR THE REINSTATEMENT OF APPELLANT ON THE POST SWEEPER (BPS-1) AND RESTRAIN RESPONDENTS FROM **TERMINATING** THE APPELLANT AGAIN AND AGAIN SO MUCH SO APPELLANT SERVED WITH HONESTLY AND RESPONDENTS TERMINATED HER FROM SERVICE WITHOUT ANY PRIOR NOTICE REASON AND APPELLANT IS FEMALE SHE STRESSED FROM THE ATTITUDE RESPONDENTS AND TO SET ASIDE ALL THE ORDERS OF RESPONDENTS AND TO REINSTATE THE APPELLANT WITH ALL BACK BENEFITS ON THE SAID POST.

### Respectfully Submitted:-

de-submitted to-day

Appellant humbly submits as under:-

That the Appellant was serving the Department of Population Welfare, District

<u>1-</u>

Dera Ismail Khan as Sweeper (BPS-1) and during her duration she served the department diligently and honestly without any complaint. Copy of her service record is enclosed as *Annexure "A"*.

- <u>2-</u> That Appellant always follow the instructions of her superiors of the Department and served her job day and night with her full capacity.
- 3That in the emergency situations whenever superiors of the Department asked her to do overtime job the Appellant always done with good heart and honestly and the different Tehsils such as Paharpur, Kulachi and where ever Respondents ordered her to serve the Appellant did her best.
- 4- That Appellant during her job she never remained absent nor take leave neither give a chance of complaint which is the clear sign of her honest duty.
- That Respondents for her personal entrust 5and to appoint their own persons in the Department terminated the Appellant without issuing her notice and discharge her from duty which is illegal and against the law. Moreover, Appellant is poor person due to which she faced very much agony and mentally stress due to the illegal behavior of Respondents. It is pertinent to the here that Department (Respondents) promised her that they will issue a new notice of reinstatement to her within 15 days and restrained her from any legal litigation due

to which Appellant trusted the Department and waited with good thoughts but in vain.

- That Appellant issues several notices to the **6**- \ concerned Department from time to time to reinstate her on the post of Sweeper with all back benefits and astonishingly it is suffice that Respondents received the to sav was notices but no reply given Respondents nor reinstated Appellant on her post which is a very un-human attitude on the part of Respondents. Copies of attached. Moreover notices are fulfilled the Respondents not has necessary, coddle and legal formalities and to personal grudges Respondents destructed the future of Appellant with irreparable loss.
- 7- That Respondents were asked from time to time that to reinstate the Appellant on the said post with all back benefits but they prolonged the matter from day to tomorrow and now they denied from reinstating the Appellant, hence due to the denial of Respondents the cause of action arose and suit is submitted before your honour.
- 8- That the Appellant suit is within territory of District Dera Ismail Khan and this Honourable Court has ample power to adjudicate upon the matter.
- **9-** That this suit is exempted from Court fee but on the Direction of Court the Court fee stamp will be affixed whenever asked.

Therefore, in the light of above submissions, it is most humbly requested that the suit of the Appellant may kindly be decreed as per the contents of the Appeal and Respondents may kindly be directed to reinstate the Appellant on the said post with all back benefits.

Your Humble Appellant



Mst; Roh Afza
Through counsel

Dated: / /2016

INAYAT BALOCH

Advocate High Court, Dera Ismail Khan.

#### **AFFIDAVIT**

I, Mst; Rooh Afza D/o Sahib Jan Caste Marwat R/o Wanda Kuti Khel, Dakhli Wanda Lohani, Tehsil Paharpur District Dera Ismail Khan, the Appellant, do hereby solemnly affirm declared on oath that contents of the above **Service Appeal** are true and correct to the best of my knowledge and nothing has been concealed from this Honourable Court.

ROSATED IN 16.

**DEPONENT** 

## BEFORE THE HONOURABLE SERVICE TRIBUNAL JUDGE, DISTRICT DERA ISMAIL KHAN.

Service Appeal No. \_\_\_\_\_/2016

Dated: /

/2016

Mst; Rooh Afza .....(Appellant)

### **VERSUS**

Director General Population Welfare & others....(Respondents).

#### ADDRESS OF APPELLANT

Mst; Rooh Afza D/o Sahib Jan Caste Marwat R/o Wanda Kuti Khel, Dakhli Wanda Lohani, Tehsil Paharpur District Dera Ismail Khan.
.....(Appellant)

Your Humble Appellant

Mst; Roh Afza

Through counsel

INAYAT BALOCH

Advocate High Court, Dera Ismail Khan.

# BEFORE THE HONOURABLE SERVICE TRIBUNAL JUDGE, DISTRICT DERA ISMAIL KHAN.

Suit No. \_\_\_\_\_/2016

Mst; Rooh Afza .....(Petitioner)

## **VERSUS**

Director General Population Welfare & others....(Respondents).

### **LIST OF DOCUMENTS**

- 1. Copy of notices etc
- 2. Copy of receipt of Post Office

Dated: /02/2016

- 3. Copy of appointment etc
- 4. Wakalatnama

Your Humble Petitioner

Mst; Roh Afza

Through counsel

INAYAT BALOCH

Advocate High Court, Dera Ismail Khan.

#### GOVERNMENT OF NWFP POPULATION WELFARE DEPARTMENT

F.No.8 (28)2006-Amn/5/4 B181 MST<sub>1</sub>ROOH AFZA D/O SHAIB JAN R/O WANDHA LOHANI TEHSIL PAHARPUR DIKHAN. Dated the /1 /2/2007

OFFER OF APPOINTMENT AS SWEEPRES (BP8-1). Subject.

Consequent upon the recommendations of Departmental Selection Committee you are selection hereby offered appointment on CONTRACT BASIS as per Government of NWFP Contract Policy 2002 vide Finance Department letter No.FD(SOSR-II) 12-1/2002 Dated 26.10.2002 on the following terms and conditions:

You will be paid the salary equivalent to minimum of pay scale BPS-1(1870-55-3520) plus other Allowances as admissible to Government Servant from time to time. You will be entitled for annual increment after completion of one year of service falling on 1st December. You will be entitled for conveyance allowance, house rent allowance, leave, TA/DA and Medical allowance as iii per Government rules. The contract period will be for three years. The contract shall stand automatically terminated on expiry of the initial contract period. In case of requirement of the job, fresh contract would be executed. This contract shall be liable to termination on two months notice OR two months salary in lieu thereof. You will be provided equal opportunity of local training and self-enhancement. vi You will be entitled to the Benevolent Fund facilities as admissible to Government Servants (Rate to be prescribed by the Government). Contributory provident Fund will be 05% of minimum of pay by the employee and 05% contribution by the viii Government. You will not contribute to G.P Fund and will not be entitled to pension and gratuity benefits. You will not be entitled to any TA/DA to join duty. Your appointment will be subject to Medical Certificate of Fitness. Government/Competent Authority will be competent to vary OR add conditions with out any notice. The decision of the competent authority will be final and not challenge able before any court of law. The appointment will also subject to verification of your хi

> In case you accept the offer of appointment on the above terms and conditions you should report for duty to this office

This offer is valid for 30-days from the date of its issue and shall stand cancel if no response is received or you xiii fail to report for duty within due date.

academic qualification and character antecedents by the quarter concerned.

(MAHBARAM KHAN)

Distt: Population Welfare Officer Dera Ismail Khan.

#### Cop forwarded to the:-

- Director General, Population Welfare Department NWFP. Peshawar for his 1. kind information please.
- District Accounts Officer, DIKhan for information please. 2.
- Accountant local for information and necessary action. 3.

Personal file of the Official concerned.

(MAHBARAM KHAN)

Distt Population Welfare Officer Dera Ismail Khan

"SHOAIB"

# OFFICE OF THE DISTRICT POPULATION WELFARE OFFICER DERA ISMAIL KHAN

F.No.8(30)/2011-Admn/7476 Dated 4 -- 66.2013

To.

Mst. Bibi Rooh Aliza, D/O Sahib Jan,

Addl:RHSC(A) THQ Hospital,

Kulachi.

Subject:-

TERMINATION OF SERVICES

The services of Mst. Rooh Atza D/O Sahib Jan appointed as Sweepress under Additional Reproductive Health Project shall stand terminated with effect from 30/06/2013 on completion of the project.

This may be considered as 15-days prior notice as per project policy of Khyber Pakhtunkhwa.

( NIZAM-UD-DIN )

District Population Welfare Officer.

Dera Ismail Khan

Copy forwarded to the:  $\frac{12477 - 82}{12}$ 

- 1. PS to Secretary to Govt. of Khyber Pakhunkhwa, Population Welfare Department, Peshawar.
- 2. PS to Director General, PW-Department, Peshawar for information w/r to letter F.No.4(35) / 2012 -13/Adam Dated 31/05/2013 please.
- 3. District Accounts Officer, D.I.Khan.
- 4. Accountant local.
- 5. F.No.4(16)/2011-Admn
- 6. P.File.

0345-9834990 Jb>

District Population Welfare Officer:
Dera Ismail Khan

Jon Low

فرق بوکس سازشی تومین وا دورها دی بعد سات سال المالم المالم المالی مواتر و لوق مراکا کا دی بعد ای از از ورها دی برای دی و دور اسلم المواز و دور اسلم المواز و دور اسلم المواز و دور اسلم المواز و دور اسلم المون ا

#### <u>GENERAL PROVIDENT FUND CLAIM MERKEICHTIONE PROFORMATISCHM</u>

Cost Center: D17211 - Description: RHSC-A; Kulachi, D.J. Khim

Personal Not 351788 Thame: Mis Rolladza Hibi D7C3 Wi Salab Jan

GPFund-Account No. 00351788

Bank Code: 220336 Bank-Name: Habib-Sank-Ltd: Paniala; D.I.Khan

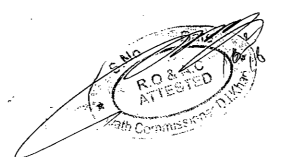
Branch Code: 223336 Branch-Name: Habib-Bank-Itd-Paniala, D. E. Khan

Bank Account No 10336790000727301

Serial Number of Fund Payment control Register: Verified by Junior Auditor

Signature of Subscriber
Roberts follow

Signature of Drawing Disbursing Officer



State P

No.Fund-II/DAO-DIK/G-3/201 $\underline{4-13}$ $1/2$ Dated $1/2$ $0/2$ Dated $1/2$ $1/2$ Dated $1/2$ $1/2$ $1/2$ $1/2$ Dated $1/2$ $1/$
The Dist Population Welfore Fficer  10 SEP 2015
SUBJECT: FINAL PAYMENT OF G.P FUND AUTHORITY
THE WAY ON TO STARS IN SURE SURE SURE SALES TO THE THE STARS IN THE ST
Si., With reference to Disit: Population welfore Pra Memo No. 7328 it: 31-08-2015.
Rupees This ty One thousand five hadred and reventy two only=
in respect of MATTHE /Miss Rook Afza Like D/O Salib Jan En: Sweefrers.
By presenting a bill at the pre-audit counter of this office after verification and
enfittement under G.P Fund rules.
The amount re-present the available tentative/residual balance of G.P Fund of the
subscriber under his G.P Fund Account No. 351788 with interest calculated thereon to
the end of a sum of
Ri Rupees may be deducted on account of Zakat Fund
and credited to the head "2900" Zukat Fund provincial ANCES PAR, T.T, on account of Zakat quarter
Schedule of deduction may pleas be attached with the bill. An under
taking to the effect that any amount fund over paid to him/her will be refunded him/her may please be
obtained from the claimed and sent with bill. Upon his C2-50 Zakat exemption declaration
dt 19-08-2015 Zakat may not be deducted. The payer should informed that he she shall
have accept the amount when tenered and no interest will be allowed there after.
The bill may please be classified as under:
Head of Account
State Pro: Fund GC6103: Grass Amount R.s = 31572
G.P. Fund ( ) G10304: Zaltat deduc: Rs. N/C (22-70 002: 72-70 000)  G-06103 G06103: Net Amount F.s. = 7/5-3
ROUTED Just - Pelimon
Addl: District Account Officer 8
Cath Commiscient /c/: Jam Dera Ismail Khan
Copy for information with reference to his
l
2 c
Addl: District Account Officer
Dera Ismail Khan

M. Usman Hanif

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•	Personnel Number 7 DO351783 Name Roha & 3 9 Mallo 10 Grade O 3 Gra	
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,	Head of Account  State Pro:Fund  G06103: Grass Amount R.s = 5 (5) 22 - 162: Vasc - 162  G10304: Zakat deduc: Rs. Alta (622-50)	

GOVED BUT IN ACCCUPITAD 1. Khan P Sec: 001 Month August 2007 DISTRICT DI4290 -DISTRIPOPULATION WELFAR F00351788 OLIC Ruckle: Min: Population Welfare Mame ROHAFZA BIBI DSG CYPHER ASSISTANT VICENO: 14970018995 NTN · CPF #: 01d #: CEF Interest Free PAYBEAND ALLOWANCES: -0001 Basic Pay 1000-House Rent Allowance 759,00 1300-Medical Allowance 425.00 1516-Dress/ Uniform Allowance 40.00 1567-Washing Allowance 1872-Dearnes Allowance EEGRP09 30.00 322.00 Gross Pay and Allowances
DEDUCTIONS: 4, 105, 00 R.O & A.C CPF Balance 664, 00 ATTESTED 332.00 3501-Benevolent Fund 25.00 3511-Addl Group Insurance 2.00 Cath Commission Total Deductions 359.00 LEP Quota AMOUNT PAYABLE D. O. B QUALIFYING SETTING 11. U1. U7. 19. OF CONTROL OF CONTRO 01.07.1970 Payment through DDO.

State

UE 14/0/0 Rie Port Le Susi U Com vigues. ide ve Succeps sol vive Menson ilognoto Par RHSE jungio Port 19 Sweeter de s v 2 ig/) gies (u) Che 2 Jest, well well a was suited to the RHSC opposed in our simples color who specifical a mospile of the sweeper 190 25 New Will in 3 - c Town to Kind ill (1) 5772014 (40 F) i Squirie 04 lulis 19179144

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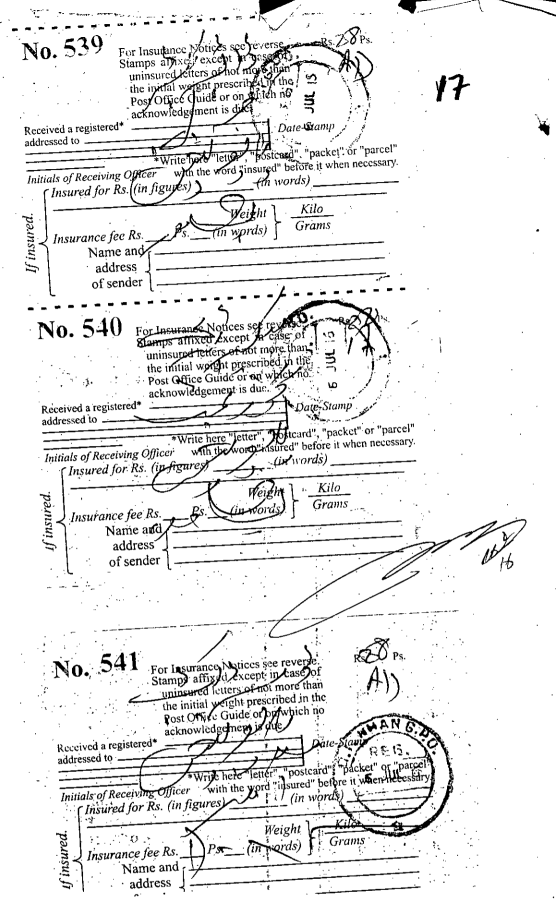
الم ورافعنل ما درالدرديد عالى در ع و عرور في و رواي و مرد الما عمل ما ن عاب .. روع افزاد فنترما عب ن سسوبهر تحدر الماسرى ن مریم کاریمندا م فیرای و او می بولیشن دیمو کوی کانداد ر آ بجونی مذا کے در بعد ملے کا کا کرمیر کا بوئل ہے۔ آ وے اوار ما كان و مه فند كالعرف ل تن م الركو كا نديو كا قوس لا ولك أب في المراك كورا كالوركا كالميس رئة مين تريد وراد عد مراك ومراك فرند المر مله دي مرك بالمراك بالمال كوما و فن در علیند از سکوتورا سے لیئر تا کا معرایات ، رخ کرری جلد میرای ویک المرابع ور و المال المال المال المال المرابع ا ر مشررسی کامحت من کیند کول من قلد منا کے کے معم ما لومکم کو مند اولان ک وعلى الميزان تے ہوئے ورائے سر العالم ورودہ میں میں المور ورین رب سفة عر مزر در سرى و ما و العصوب مى لا س مي در مه ما سوال سرادا ما جارا المعدف رسر

مرى توكد كا في المرال كا في تنوي كل ما ما را كا كا مورا 51(Cujtighte 60/53006 62 is rice +15 عرد افتنا ما دار مدید عادرا 3 2 200 خدورسوم في

67 is Nie مردافعنه مرام مرام مراب الاراع تحسؤ كه وركن دميزه

ودافنل ما در المرافية ع الكؤرث ودرك ودرك ودرال ودرامام فال مرسكرون بالمنس ويعفر كرمياعة في مينا در كافاد ومر قدد كالعرب كالمراس ك راع م) تعمل احن مر مع سے مری الد فرے الرائی رق میں ایک سال ف سى مى دېروم ك در ما مى مىسى د دىدى در دى د دى رون كېزى ك در افاد مر فار من الما ما معالی و المالی و منافع می منافع کا مع من عسر مح وسر و فت من الم الماري الرس الرس ومرور توادم الماري مرى تى ئىكى ھىرى دىكى ئىزى) او ھىنى كى دەلىنى ھى ئىلىنى ئىلىنى ئىلىنى ئىلىنى ئىلىنى ھى ئىلىنى ھى ئىلىنى ھى ئىلىنى ھى 00 (0) -600 5 6/6- /12- je 163 كانك معتم عامد العربي وسروال وران مان ال 

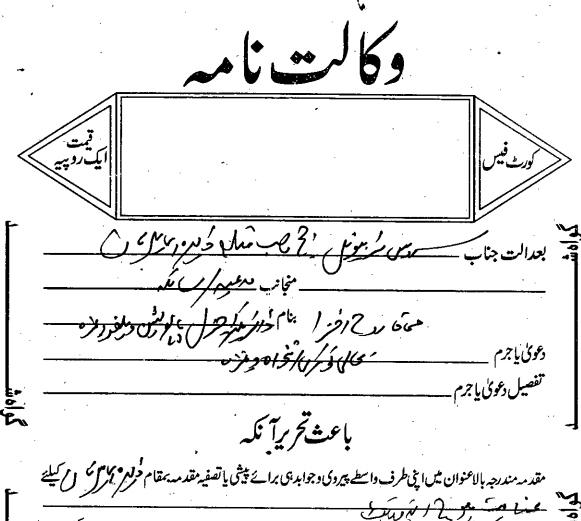
الرة رأم معرى ومر عوزا الله العن في في فرنس عام in / 500- 1027, 1- 1/600-100/16/16 Cojupited Of side out fairbign مرافقت مرابي سايدع ألادرا 2020



Show S.

سان علق روح افزارد صری صب ن سومیر میش رسل در راساس تر را شاخص کا - ۱۹۶۵ ۵۲ - ۱۵۱۵ دین رہے ، سرم مرکد ا ب کول کر لید مامنی میں سے در بزی کم کے سے د م در از الله م من علمه می وی سول در از در از الله می در ایم می در از الله می در از الله می در از الله می در مرايات دويره من مملته كوادا كا جامين روس ولمه تواثر سما كومن شارا ما احر در روس می لوزی و سام مداجه شره فنه اید رشیفنه وی و مولات سَدَنَ، نَهُم عَلَمْ مَرْدِ الْمَرْدِي عَرَادِمَ مَا مُرْدِي عَرَادِمَ مِنْ الْمُرْمِيلُ سَرَقَيَ وَرَاحِ مَرْدُوكَ وَوَسُمِ 

Treasury D.J.Khan Habib Ullah Khan Stamps Vender Kacheri D.I.Khan



کوسب ذیل شراکل پروکیل مقرر کیا ہے، کہتی ہو جی پڑو دیر اید تختیار خاص دو پر وعدالت حاضر ہوتا رہوں گا۔ اور ہروفت پکا رہ جانے مقدمہ وکیل صاحب موصوف کو اطلاع دیم رحائی مقرر کیا ہے، کہتی ہو جی پڑو دیر اید تختیار خاص کی دیرے کی طور پر جمرے برخال ہوگا۔ تو صاحب موصوف الکے کی طرح ذمہ دار نہ ہوں گے ۔ نیز وکیل صاحب موصوف صدر مقام پر پری کے طادہ کی جگہ یا مجبری کے طادہ کی جگہ یا بجبری کے اوقات سے پہلے یا پیچے یا پروز تعطیل بیروی کرنے کے خدمہ دار نہ ہوں گے ۔ نیز وکیل صاحب موصوف صدر مقام پہری کے طادہ کی جگہ یا بجبری کے اوقات سے پہلے یا پیچے یا پروز تعطیل بیروی کرنے کے جمول کے۔ اور مقدمہ صدر بجبری کے طادہ اور جگہ ساعت ہونے یا پروز تعطیل یا بجبری کے اوقات سے پہلے یا پیچے یا پروز تعطیل بیروی کرنے کہ موں کے۔ اور مقدمہ صدر بجبری کے طادہ اور جگہ ساعت ہونے یا پروز تعطیل یا بجبری کے اوقات سے پہلے یا پیچے پڑی ہونے پر مظہر کو کوئی تعصان پہنچ تو اس کے دار ایا اس کے واصلے کی معادہ موصوف کو مون و گو اس کے در دار نہ ہوں گے ۔ جمح کو کل ساخت پروا خطہ صاحب موصوف مش کر دو اب یا اس کے واصلے کی معادہ موسوف کو مون و گوئی ، یا جواب و گوئی یا در خواست اجرائے ڈگری و نظر بانی اجبری گرائی و ہرشم درخواست پروا خطہ صاحب موصوف مقد در اور موسوف کو مون کو بالی یا راضی نا مدہ فیصلہ پر اختی موسوف کو بیروں اور گوئی کا بھی اختیار ہوگا ۔ اور بصورت مقر و تو تول ہوگا ۔ اور بصورت میروں از کہری معدر بیروی مقدمہ کی کورہ نظر و اور گی یا دور خواست کی کا دورائی یا بصورت کی وی مقدرہ نظر و اور گوئی ایک یا اختیار ہوگا کہ وہ معادہ میروں کو بیجی اختیار ہوگا کہ مقدمہ نگرہ و کی کا اختیار ہوگا کہ وہ معادہ میں اور و تول ہوگا ۔ اور بصورت میں دور دوران مقدمہ میں جو بچر ہر جو انہ انواء ہو گیا ، وہ صاحب موصوف کو پروا اختیار ہوگا کہ وہ مقدمہ کی جروی دوران مقدمہ میں جو بچر ہم جو انہ انواء ہوگی وہ میں ادر میں دور و بی اور اختیار میں میں دور کو کہ اور اور کی دور اختیار ہوگا کہ وہ مقدمہ کی جروی دوران مقدمہ میں جو بچر ہم جا نہ انواء بڑی وہ معادب موصوف کو چرا کی کا دوران مقدمہ میں جو بچر ہم جا نہ انواء بڑی وہ معادب موصوف کو جو ان اختیار ہوگا کہ مواصوف کو پروا اختیار ہوگا کہ معاملہ مقدمہ کی جروی دی در دوران مقدمہ میں جو بچر ہم انواز بوائی میں دوران مقدمہ میں جو بچر ہم جا نہ انواز بوائی می

لہذاوكالت نامرككهديا بے۔ تاكيسندر ب

-2016 Ass ol 25 30,

تضمون و کالسته، نامه تن لیا ہے۔ اور اچھی طرح سمجھ لیا ہے اور منظور ہے۔

العبـــــد

رندن وربورند رندن کارد (ارزار

Acested Balan

بلورها فو فوسنيت احاط وجرئ ذيره اساعيل خان

لبرالت فناب في مرفي المراج ما مساا فيبارات في رس مربور مبدد ور المام فان می قرر حر افزاد هر منافب من قرم مرت منزوانده منی من دافل دانده و وی موس والرورمل در الماس فان ٩ سيربري لا رنمن به ف فيسر في تواه بالولين دبلا و يسالمن ليساء ى مُحسدُون يالوليش ديلا برونسر مونل وهله دُمير السابيل فان @ و يود ليشن و سروك ا ما دست ا مير منس دمل و يرواس ما ما ى ركاد مشر ما يوليش دين سرديب رديب ران يس دخل در اما دين ما و المعرب المرافعيل ولا في وبلور أ وسر

ف - عالى . در مير مسر دي دون رمان ها . أَيُ الروريم من الرع م سك فرد كالرعي عي فعايت كا عماق بن د ما شور رسل و در کا لانسط و مرک مرس کے مراف کا کیس کے مراف کا کیس کے اوارہ موان نورى كادر الحفام دري سف دراره ك يعادين عن تدى بن وراين م بر کرد سے مسلم حالات میں میں مرمیر و در عاملم کی مرف سے ملم رما جا ما تو مرقیدای دیت دون فرق کر بروقت درار سے) اچی ساکھ کے بعار فع رین چی ار متوار عرفه ما سک عدمه دی در بور- مندل ار فیال دیا علم

ع سے درورس معرف س سران م رہی جہاتی . عَنِي تَعِنَى) رورتري كُول شارت الوقعيرى ورافس لير يع سادار و كانسترك ريد في وي على كري جون في ى بەرىدى دىم ئىدىن دال مفدالىرىن سىندىورى كۈنىكىكى كالىرلىئىرىزىن رے سرسہ کو بعربہ لیڈروم کا کے علمہ متعمدہ کرر مالع مربہ و کو کا كائبران كر برا مي مينون ماك و رائع فالخ روا مربهرر دا كارب ید و سرد را در می دوند رون ای این در این در این در این در میر کم میدا کا محت میری فلدور نے روی کا کا مرکار کی کو متی روی کے اندر اندوا کیو کی کی اندا الدیر معروں کے وکی کا درائی نہ کر روی رکھولیں ہر سے وی کا عنب رکو الدر رائی کے کا درائی مرکزی میں میں مرمیر سے مرفی ملی کو کوئی مدا کا رمال کے عامرہ مراید كورس كا دُر ال در ما الرا مساجة من الما و ساجة من الما المراس معرود المراس المراس معرود المراس معرود المراس معرود المراس معرود المراس معرود المراس ا نے توک و مول کے کے دور تروا برام امر مرم و اس فری مرس کا اور فين وريد المريد وعيرة بنوشي بوس مدر مل م فولاك فولاك في برا بن ع الداران من فين عرب ميرونسن على بيا يا

> > ر مرسنای کارد 6-40-73830 ج-19-103

كيدات صار الرواز وماف عافية والترويري الجاب ويروي مه در ما در المراس به الدر المراس المراس و المراس و المراس و المراس و المراس و المرس و لىرىن. نباح مَمَا دُبِرِ أَهُ مِن الرَّارِ مَا يُمُونُ الْ قَالَ عَام اللَّهِ مِنْ الرَّارِ مَا يَمُونُ اللَّهِ مِنْ الرَّارِ مِن الرَّارِ مِنْ الرَّارِ مِن الرَّامِ مِن الرَّارِ مِن الرَّامِ مِن الرَّامِ مِن الرَّامِ مِن الرَّامِ مِن الرَّامِ مِن الْمِن الرَّامِ مِن الرَّامِ مِنْ الرَّامِ مِن الرَّامِ مِن الرَامِ مِن الرَّامِ مِن الرَّامِ مِنْ الرَّامِ مِنْ الرَّامِ مِنْ ا دمی در کے در (فاوی فنا سے 03489732130 - July سائيان ئياس راي مدا كي الرائد رسانيه Mie till joshorine af sainein ate 3-7383040-638,600

منة رر ج افزاد نبا در را مرود ك دمر د خريته طيايا مهم صَدِعال: وريته في أسمرمب درل عا-مي في رو معرف و فيرما بدي في ورك سنة وانده من من واعل دانده وع ل محفل وارور اد ۱۶ تزاد درویز

لِبدال صُب أَرْسِينَ وَالْكُولِ اللَّهِ مِن المَدِير إِرَ مدمن مربوش في الماء دراماس فان

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

No.	Markey Not Ooh Of 2 C of 20
,	Appellant/Petitioner.
	Respondent
	Accountant Population Welfure, Deltt: Tehsi 10: -and District Dera Ismail Kanan
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	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 Reshawar this
⁄Day o	f20
ct	(cm) Court D.I. Whan)
	Registrar, Khybar Pakhtunkhyya Samijaa Tribunal

. 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.



No.

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

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

No.		2			
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Take	e notice that	your appeal l	as been fixed	for Preliminary	y hearing,
on of	n, affidavit/cou	nter affidavit/re	ecord/argument	s/order before thi ,	s Tribunal
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place eith	. <del>-</del>	through an ad	vocate for prese	the said date and entation of your ca	
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(a)	(am)	(oh)	Khyber Pak	Registrar, htunkhwa Service	e Tribunal.
	•	•	•	Peshawar.	<b>,</b>

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

TB
No.
Appeal No
Ms. t. Real A. A. J. S Appellant/Petitioner
Versus
Den Porla From K. D.k. Posta Respondent
Respondent No
Notice to: _ Director General Population Welfare Deptt: Gout: of lapk for showing.
Deptt: Gaut: of kpk fla shower.
WHEREAS an appeal/petition under the provision of the North-West Frontier 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
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
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at camp court D.1. Khan
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.

Appeal No	No.		•	73
Notice to:  Distributed from the provision of the North-West Frontier 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 701		al No	1.Qof 2	20 //
Notice to: — Distil Parillation Welfale Offices  Tale Scil 2 Distil D.   Klass Offices  Whereas an appeal/petition under the provision of the North-West Frontier 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	····Acst	Roch Afg	32Appel ersus	lant/Petitioner
WHEREAS an appeal/petition under the provision of the North-West Frontier 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		,	•	
Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal on	Notice to: _ Dist	t Populati	on Welfare of	officed.
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 No	Province Service Tributhe above case by the phereby informed that *on	anal Act, 1974, has be etitioner in this Couthe said appeal/pet Act are at liberty to do ned either in persected by your power of the days before the documents upon when contact on the date is	peen presented/registered intand notice has been of ition is fixed for hearing M.M. If you wish to urge so on the date fixed, or son or by authorised region of hearing 4 copies hich you rely. Please all fixed and in the manner	d for consideration, in redered to issue. You are a before the Tribunal anything against the any other day to which presentative or by any fore, required to file in s of written statement so take notice that in
Given under my hand and the seal of this Court, at Peshawar this	given to you by registe address. If you fail to fe address given in the ap notice posted to this ad	ered post. You shou urnish such address peal/petition will be	ld inform the Registrar your address contained is deemed to be your corre	of any change in your in this notice which the ect address, and further
Given under my hand and the seal of this Court, at Peshawar this	Copy of appeal-	is attached. Copy of	appeal has already bec	n sent to you vide this
Day of Dece 20, 8  at Camp Court D. I. Khan  A Registrar,  4 Khyber Pakhtunkhwa Service Tribunal	office Notice No	••••••	dated	
of Camp Court D. 1. Kham  ARegistrar,  4 Khyber Pakhtunkhwa Service Tribunal	Given under my	hand and the seal	of this Court, at Peshaw	ar this,
Khyber Pakhtunkhwa Service Tribunal	Day of	Doca	.:20 / B	•
A LADILAY AL	at Camp	leourt D	Khyber Pakhtunki	iwa Service Tribunal,

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

Note:

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.

	,		•	1 63
<b>No.</b>		348	of 20/6.	•
	Appeal No MSt: Root			
••••			Appellant/l	Petitioner
	DG, Pa	versus pulation to	Pla Pash: Respo	ndent
	•	Respon	lent No4	•••••
Notice to: _	deliliona	S Distt: Ac Distt: D. 1.	counts of	feces
76	easifl.	Distt. D. 1.	Khan	
Province Service the above case by hereby informed *on	e Tribunal Act, 1 y the petitioner is d that the said a oner you are at life e postponed eithe upported by you ast seven days be other documents appearance on will be heard and	ition under the pr 974, has been present this Court and not appeal/petition is finant 8.00 A.M. If you berty to do so on the er in person or by r power of Attorney, efore the date of he is upon which you is the date fixed and decided in your abs	inted/registered for ice has been order ice has been order ice for hearing be u wish to urge any date fixed, or any authorised represa You are, therefore earing 4 copies of rely. Please also to in the manner after ence.	r consideration, in ed to issue. You are afore the Tribunal othing against the other day to which entative or by any required to file in written statement ake notice that in orementioned, the
given to you by address. If you faddress given in notice posted to this appeal/petic	registered post. ail to furnish suc the appeal/petit this address by re tion.	You should inform haddress your addrion will be deemed to egistered post will had a second to be	the Registrar of a ess contained in th o be your correct as e deemed sufficien	my change in your is notice which the ddress, and further t for the purpose of
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Note:

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

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

No.	
Appeal No	348of 20 1.6
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met Rocce	Appellant/Petitioner .
•	Versus 1
DG for	Sulation Me Respondent
	Respondent No
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Notice to: —	I John Man
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notice posted to this address by regis	tered post will be deemed sufficient for the purpose of
this appeal/petition.	
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	Registrar.
•	Khyber Pakhtunkhwa Service Tribuna

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

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

No.	• •		1/3
Ap	peal No. 348	7of 2	20/6
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	Ver	sus Dosa	4
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Notice to:	il proporto	hon weigh	Soll of
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WHEREAS an	appeal/petition under	r the provision of the	North-West Frontier
Province Service Tri	ibunal Act, 1974, has be e petitioner in this Cour	en presented/registere t and notice has been o	rdered to issue. You are
hereby informed tha	at the said appeal/petit	ion is fixed for hearir	ng before the Tribunal
*on. 2.5 4	at <u>8.00 A.</u>	<u>M.</u> If you wish to urge	e anything against the
appellant/petitioner	you are at liberty to do stponed either in perso	n or by authorised re	presentative or by any
Advocate, duly suppo	orted by your power of A	Attorney. You are, there	efore, required to file in
this Court at least s	even days before the d	ate of hearing 4 copie	s of written statement
alongwith any other	r documents upon whi earance on the date fi	xed and in the manne	er aforementioned, the
appeal/petition will	be heard and decided in	your absence.	
Notice of any	alteration in the date f	ixed for hearing of this	appeal/petition will be
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	~		gistrar,
		Khyber Pakhtunk	hwa Service Tribunal,
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KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

JUDICIAL COMPLEX (OLD), KHYBER ROAD,

	PESHAWAR.
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	DG, Pobulation feeth.  Respondent No.
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8 8 1	Notice of any alteration in the date fixed for hearing of this appeal/petition will be given to you by registered post. You should inform the Registrar of any change in your address. If you fail to furnish such address your address contained in this notice which the address given in the appeal/petition will be deemed to be your correct address, and further notice posted to this address by registered post will be deemed sufficient for the purpose of his appeal/petition.
	Copy of appeal is attached. Copy of appeal has already been sent to you vide this
(	office Notice Nodateddated
3	Given under my hand and the seal of this Court, at Peshawar this
	Day of 2019  at Cump lower D. 1. Klean  M. Registrar,  Khyber Pakhtunkhwa Service Tribunal,
	ALLEY DOLL ALLES AND ALLES

1. 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.

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No.	Appeal No
	Appeal No
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	DG, Papulation left 186.
	Accountant Population Walfare
Notice to: —	Accountant Population Welfare Deptt: Tehsil 9 Dist. Dera 15 mail Char
Province Serthe above casher by information appellant/pethe case may Advocate, duthis Court and alongwith and default of yeappeal/petitis.  Notice given to you address. If you address give notice poster this appeal/petitis.	
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,	Registrar, Khyber Pakhtunkhwa Service Tribunal,

Peshawar.

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Note:

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

No.
Appeal No. 348 of 20 16
Most Resolutioner Appellant/Petitioner
Versus.
Divolter ofagosort for pular Respondent
Respondent No2
Notice to: _ Secret Gout of the Population
11) offare Defit: fordinal.
WHEREAS an appeal/petition under the provision of the North-West Frontier
Province Service Tribunal Act, 1974, has been presented/registered for consideration, in
the above case hy 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
appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which
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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
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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
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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
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Khyber Pakhtunkhwa Service Tribunal,
Peshawar.
Note: 1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.

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