26th Oct 2022 Appellant in person present. Mr. Kabir Ullah Khattak, Additional Advocate General for respondents present.

Lawyers are on strike today. To come up for arguments on 23.11.2022 before D.B at Camp Court, D.I Khan. P.P given to the parties.

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

(Kalim Arshad Khan) Chairman Camp Court, D.I Khan Appellant alongwith junior of learned counsel for the appellant present. Mr. Muhammad Adeel Butt, Additional Advocate General for the respondents present.

Junior of learned counsel for the appellant submitted rejoinder, which is placed on file and copy of the same is handed over to learned Additional Advocate General. Junior of learned counsel for the appellant also seeks adjournment on the ground that father of his senior counsel is hospitalized, therefore, he is unable to appear before the Tribunal today. Adjourned. To come up for arguments on 24.10.2022 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

24.10.2022

Appellant in person present.

Kabir Ullah Khattak, learned Additional Advocate General for respondents present.

Bench is incomplete and lawyers are on strike, therefore, case is adjourned to 26.10.2022 for arguments before D.B at Camp Court, D.I.Khan.

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

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

Keader.

25.05.2022

Learned counsel for the appellant present. Mr. Arshed Nadeem, Assistant Director (Litigation) alongwith Mr. Farhaj Sikandar, District Attorney for official respondents present.

Learned counsel for the appellant requested for adjournment on the ground that he has not made preparation for arguments. Adjourned. To come up for rejoinder, if any, as well as 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

25.7.20

Am to Samonsh Valation The Case 18 adjansed to 26-9-22 for The Joses,

24.11.2021

Appellant in person and Mr. Muhammad Rasheed, DDA alongwith Khalid Nafees, Lecturer for official respondents present and submitted reply/comments which are placed on file.

None present on behalf of private respondents, despite notices, hence proceeded against ex-parte. To come up for rejoinder if any, and arguments on 26.01.2022 before the D.B at camp court, D.I.Khan.

Camp Court, D.I.Khan

Due to cov10-13 therefor to come of for the same on 2879/21

Reader

28.09.2021 Nemo for the appellant. Mr. Usman Ghani, District Attorney for official respondents No. 1 to 4 present.

Written reply/comments on behalf of official respondents No.1 to 4 have already been submitted.

Previous date was changed on Reader Note, therefore, notice be issued to private respondents No.5 to 7 as well as their counsel with the directions to furnish reply/comments. To come up for comments of private respondents No.5 to 7 as well as arguments before the D.B on 24.11.2021 at Camp Court D.I Khan.

Notice for prosecution of the appeal also be issued to appellant as well as his counsel for the date fixed.

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

27.10.2020

Appellant is present in person. Mr. Muhammad Jan, Deputy District Attorney alongwith Mr. Arshed, Superintendent on behalf of official respondents No. 1 to 4, are also present.

Representative of official respondents No. 1 to 4 submitted written reply on behalf of the said respondents which is placed on record. Neither written reply on behalf of private respondents No. 5 to 7 submitted nor anyone on their behalf is present, therefore, notice be issued to them for submission of written reply/comments for 21.12.2020 before S.B at Camp Court, D.I.Khan.

(MUHAMMAD JAMAL KHAN) MEMBER CAMP COURT D.I.KHAN

21.12.2020 Due to Pandemic of Covid-19, the case is adjourned to 22.02.2021 for the same.

22.02.2021

Junior to counsel for the appellant present.

Noor Zaman Khattak learned District Attorney present.

Reply/comments on behalf of respondents No. 1 to 4 already submitted. Written reply/comments on behalf of respondents No. 5 to 7 not submitted, therefore, notice be issued to respondents No. 5 to 7 for submission of reply/comments. To come up for reply/comments on 24.05.2021 before S.B at Camp Court, D.I Khan.

(Atiq ur Rehman Wazir)

Member (E)

Camp Court, D.Í Khan

Due to COVID-19 the case is adjourned. To come up for the same 21/4/2020 at Camp Court, D.I Khan



*31 /4/*2020

Due to COVID-19 the case is adjourned. To come up for the same >2/9 /2020 at Camp Court, D.I Khan



22.09.2020

Nemo for parties.

Mr. Usman Ghani learned District Attorney present.

Written reply of respondents was not submitted. Notice be issued to appellant/counsel and respondents for submission of written reply/comments for 27.10.2020 before S.B at Camp Court D.I Khan.

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

30.01.2020

Appellant in person and Mr. Usman Ghani, District Attorney for the respondents present. Neither written reply on behalf of respondents submitted nor representative of the department is present, therefore, notices be issued to the respondents with the direction to direct the representative to attend the court and submit written reply on the next date positively. Adjourned 27.02.2020 for written reply/comments before S.B at Camp Court D.I.Khan.

(Muhammad Amin Khan Kundi)

Member
Camp Court D.I.Khan

27.02.2020

Appellant alongwith his counsel and Mr. Ziaullah, Deputy District Attorney alongwith Mr. Arshed Nadeem, Superintendent for the respondents present. Written reply on behalf of respondents not submitted. Representative of the department requested for further time to furnish written reply/comments. Adjourned to 24.03.2020 for written reply/comments before S.B at Camp Court D.I.Khan.

(Muhammad Amm Khan Kundi) Member

Camp Court D.I.Khan.

23/10/2019 Since tour to D.I.Khan has been cancelled .To come for the same on 28/11/2019.

28.11.2019

Counsel for the appellant Engr: Kafeel Ahmad Chauhan present. Preliminary arguments heard. It was contended by learned counsel for the appellant that the appellant is serving as Associate Professor (BPS-19) in the Khyber Pakhtunkhwa Technical Education & Vocational Training Authority (TEVTA). It was further contended that a Departmental Promotion Committee was constituted for the promotion from the post of Associate Professor (BPS-19) to the post of Professor (BPS-20). It further contended that on the recommendation of Departmental Promotion Committee, the private respondents No. 5 to 7 were promoted from the post of Associate Professor (BPS-19) to the post of Professor (BPS-20) but the appellant was deferred in the said promotion due to having average ACRs. It was further contended that as per rule and law, the average ACRs is considered as good. It was further contended that on the same analogy the appellant was also deferred for promotion from the post of BPS-18 to the post of BPS-19 but later on the appellant filed service appeal which was accepted and it was held in the said judgment of the Service Tribunal that the appellant has having good case and the average ACR is considered as good. It was further contended that the appellant filed departmental appeal but the same was not responded. It was further contended that the appellant is entitled for promotion from the post of BPS-19 to BPS-20 with effect from 25.02.2019 when private respondents were promoted.

Successive Process Fee

The contention raised by 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, notices be issued to the respondents for written reply/comments for 30.01.2020 before S.B at Camp Court D.I.Khan.

(Muhammad Amin Khan Kundi) Member

Camp Court D.I.Khan

Form- A FORM OF ORDER SHEET

Court of			
			:
Case No	1072/ 2019	· :	

	Case No	1072/2019
S.No.	Date of order i	Order or other proceedings with signature of judge
1	2	3
1-	20/08/2019	The appeal of Engr. Kafeel Ahmad Chauhan received today by post, may be entered in the Institution Register and put up to the Worthy
		Chairman for proper order please. REGISTRAR >0 2 10
2-	17.4.3.4	This case is entrusted to touring S. Bench at D.I.Khan for
<u>*</u> -	17-9-2019	preliminary hearing to be put up there on \$5-9-2019
·		M. C.
·. .		CHAIRMAN
• 2	5.09.2019	Appellant absent. Notice be issued to him for 23.10.2019.
•	Ad	journ. To come up for preliminary hearing on the date fixed
	bef	ore S.B at Camp Court, D.I.Khan.
. ,		
		Member
		Camp Court, D.I.Khan.
·		

To

The Registrar,

KP-Service Tribunal, Peshawar.

李定这样。

Subject:

SERVICE APPEAL.

Kindly refer to your office No.1208/S.T, dated 16.07.2019 received on 08.08.2019 through register post.

 $\label{eq:continuous} \text{Enclosed please find herewith the subject appeal after doing the needfull as directed in the above quoted letter.}$

It is submitted for further necessary action please.

16-08-19

Dated: 16.08.2019

(Engr.Kafeel Ahmad Chauhan) Associate Professor BPS-19 Govt College of Technology D I Khan

Permanent Home Address:

Chauhan Manzil No.C/1887, Islamia street Mohallah Farooq Shaheed, D.I.Khan The appeal of Mr. Kafeel Ahmed Chauhan received to-day i.e. on 15-07-2019 is incomplete on the following scores which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- Copy of the order mentioned in para-2 of the Facts of appeal Annex-B in ineligible.
- Copy of the order mentioned in para-3 of the Facts of appeal Annex-C in ineligible.
- Notification dated 03-09-2018 mentioned in para-15 of the Facts of the appeal is not attached which may be placed on it.
- 4- Annexures of the appeal may be properly flagged.

No. 1208 /S.T,

Dt. 16-7-12019

REGISTRAR
SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA
PESHAWAR.

Mr. Kafeel Ahmed Chauhan.

Before the Khyber Pakhtunkhwa Service Tribunal, Peshawar

Appeal No:	-			[0]	72	/ 2019.
					7	, .

Engr: Kafeel Ahmad Chauhan. **Versus.**

The Govt: of KPK Province through Chief Secretary,

Govt of KPK Peshawar and 06 others.

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Appellant

DATED: 13/07/2019

(Engr: Kafeel Ahmad Chauhan)

Before The Chairman, Service Tribunal, Peshawar.

Engr: Kafeel Ahmad Chauha		**.		· a·······a···z·i······	. 0, 2007	,
Islamia Street Mohallah Far	oog Shaheed, D. I. Kha	an.		÷ .	٠	
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			(Appellant)		
VERSUS.			<i>:</i> ·			
 The Secretary, Estal The Secretary Indus The Managing Direct 	ovince through Chief solishment Department dries, Commerce & Tector KP-Technical Educ	t Govt of KPI echnical Educ cation & Voc	K Peshawar. Cation KPK P ational Trair	eshawar.	/ Peshawa	ar.
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PRAYER.

By accepting the present appeal to declare the act of omission of the respondents authorities vide Notification No: SO (E-I)E&AD/9-93/2019 dated 25-02-2019 without lawful authority, arbitrary and discriminating as the appellant has been deprived of his right of promotion from BPS-19 to BPS-20.

Respectfully Sheweth:

- 1. That the appellant has joint the technical education department in BPS-10 on 18-01-1982 as Jr Trade Instructor and during the Service he qualified B.Sc Mech: Engg: in the year 1991 from/the University of Engineering and Technology Peshawar.
- 2. That in the year 1992, the appellant was selected as Senior Instructor (Auto Farm) in BPS-17 through KPK. Public Service Commission and was posted him at Govt: Polytechnic Institute D.I.Khan vide Notification No: SO(TE)2-35/90-91 vol-II/senior Instructor dated Peshawar the 04-02-1992. A copy of notification is enclosed as (ANNEXURE-A).
- 3. That on 04-04-1996, the appellant was promoted as Assistant Professor in BPS-18 by the Provincial Selection Board along with others on acting charge basis vide Govt of KPK. Notification No: SO(TE)/1-6/94 (Tech) dated 04-04-1996. Copy enclosed as (ANNEXURE-B). Later on in 1999 the service of appellant along with others six was regularized vide Notification No: SO(TE)/1-6/94(Tech) dated 31-5-1999. Copy of the same is enclosed as (ANNEXURE-C).

- 4. That Case for promotion of Seven Assistant Professor (Technical Subjects) from BPS-18 to BPS-19 was submitted in Feb, 2007 by the Director General, Technical Education & Manpower Training KPK, to the Secretary, Ind; Commerce, Mineral, Labour and Technical Education KPK, Peshawar, where in the name of the appellant (Engr: Kafeel Ahmad Chauhan) was included in the said Seven officers and was placed at Sr: No.4 according to the Seniority.
- 5. That the chief Minister, KPK. has very kindly accorded the approval for promotion of all Seven officers. But the name of appellant was with drawn from the promotion Notification dated 20-03-2018 issued by the Secretary, Industries, KPK. Peshawar, reasons based known to him.
- 6. That when the appellant came to know about the aforesaid promotion of Six officers through the ibid Notification and missing his name from the said Notification, he was surprised that he was deferred from the promotion on the mere reason that the same ACR,s were recorded as "Average" a copy of impugned Notification is enclosed as (ANNEXTURE-D).
- 7. That the appellant being aggrieved from the above noted ibid Notification issued on 20-03-2008, was left with no alter native except to submit his departmental appeal to the chief Secretary KPK Peshawar through proper channel for reconsideration his case for promotion and to redress the grievance but in vain.
- 8. That the appellant waited for the result of his representation, but no reply/response was received by him and he was obliged to knock the door of Honourable Peshawar. High court Bench D.I.Khan by filing his writ petition to the extent that appellant was legally entitled to be promoted from BPS-18 to BPS-19 on the bases of his qualification, fitness and seniority.
- 9. That when the writ petition of the appellant came for hearing before the August High Court, the learned Division Bench, their Lordship were pleased to treat his writ petition as representation Once again and directed the chief Secretary KPK to dispose of the same on merit strictly in accordance with law positively with in two months, after giving chance of hearing to the petitioner/appellant and result be communicated to him with reasons. The Honourable High Court had also directed the office to send copy of its order along with the grounds of writ petition to the Chief Secretary KPK Peshawar. Consequently the Learned Additional Registrar of High Court done the need full vide his Registered letter No: 1368 dated 01-06-2019. A copy of the order of Honourable Division Bench is enclosed as (ANNEXURE-E).
- 10. That Later on the appellant has been promoted from BPS-18 to BPS-19 along with 25 other officer vide impugned Notification No: SO111(INS)TE/1-4/2019 with immediate effect, although the case of the appellant was forwarded for promotion in BPS-19 in Feb 2007 along with Six other officers, but he was not promoted due to the only reason that his some ACRS were recorded as "Average" as stated above. Hence, therefore the appellant should have been promoted w.e.f 20-03-2008 and not from 04-08-2009. A copy of notification 04-08-2009 is enclosed as (ANNEXURE-F).
- 11. That the appellant being aggrieved from the above noted impugned Notification issued on 04:08-2009 was left with no option except to submit again his departmental appeal/representation to the Chief Secretary KPK Peshawar through proper channel to attract the interference of his good self in this respects in the interest of justice and the promotion of the appellant be ordered w.e.f 20-03-2008 along with all back benefits. A copy of the same representation is enclosed as (ANNEXURE-G).
- 12. That a period of 90 days has since elapsed but the above mentioned departmental appeal/representation has not been responded by the respondent No: 1 (Chief Secretary, Govt: of KPK, Peshawar) hence the appellant filed service appeal before the honourable service tribunal Peshawar which was decided on 24-01-2017. A copy of the judgement dated 24-01-2017 as (ANNEXURE-H).

- 13. That a case for promotion of five Associate Professor (Technical Subject) from BPS-19 to BPS-20 was submitted in April 2018 by the Managing Director KP-TEVTA to the Secretary Industries Commerce and Technical Education KPK Peshawar, where in the name of Appellant (Engr. Kafeel Ahmad Chauhan) was included in the panel of said five officers and was placed at serial No. 03 according to seniority.
- 14. That on 03 September 2018 the Govt of KPK Establishment Department has issued promotion order/Notification where in the four officers has been promoted excluding the appellant, which impliedly manifests that the appellant's promotion has been deferred.
- 15. That being aggrieved from the notification dated 03-09-2018. The Appellant preferred departmental representation against deferment of promotion to BPS-20 but not response what so ever was given till today.
- 16. That in the mean while an other PSB was held on 26-12-2018 and consequently impugned Notification dated 25-02-2019 was issued but the appellant was once again ignored for the promotion to BPS-20. A copy of notification dated 25-02-2019 is as (ANNEXURE-I).
- 17. That the appellant being aggrieved from the above noted impugned notification issued on 25-02-2019 was left with no other option except to submit once again his departmental appeal/representation to the worthy Chief Secretary KPK Peshawar through proper channel to attract the interference of his good self in this respect in the best interest of justice and the promotion of the appellant from BPS-19 to BPS-20. A copy is enclosed as (ANNEXURE-J).
- 18. That a period of 90 days has since elapsed but the above mentioned departmental Appeal/representation has not been responded by the respondent No: 1 (Chief Secretary, Govt: of KPK, Peshawar) hence the present appeal on the following grounds amongst the other:-

Grounds

The appellant to his credit under the domain of the respondent authorities has the following service profile on 25-02-2019.

1.

- The appellant was promoted to BPS-18 after rendering service of more then 5 years in BPS-17 with effect from 04-02-1992 to 30-05-1999, beside the 10 years non gazatted service in his credit.
- II. The appellant was eligible for promotion to BPS-19 after rendering 7 years continuous service in BPS-18.
- III. The appellant had become eligible cum fit for grant of promotion to BPS-20 after 5 years service in BPS-17, 7 years service in BPS-18 and continuous 5 year service in BPS-19.
- 2. The appellant has never declined to take part in mandatory trainings and he has the belief that his PER or Development of Comprehensive Efficiency Index (CEI) is not substandard. More over the appellant has the assurance that his score for quantification of PERs is not below 70%.

3.

- I. In the line of speciality, the appellant has no discredit on any score or count. Beside, the grading of ACRs/PERs is never below Average.
- II. The appellant has not been on deputation, had not availed long leave or had not been on Foreign Training and thus the profile of the ACRs/PERs is upto date.
- 4. That the appellant's promotion from BPS-18 to BPS-19 was deferred on 20-03-2008 on the mere reason that he has six average ACRs during service in BPS-17 and BPS-18 though those were never conveyed to the appellant and thus the appellant was panelized by not awarding him BPS-19 rather the other junior officers were promoted in BPS-19 by superseding the appellant, in spite of the above stated fact the appellant has once again been ignored for promotion to BPS-20 on the basis of same alleged laxities, being aggrieved from aforesaid deferment order dated 20-03-2008

the appellant filed a service appeal before the KPK Service Tribunal Camp Court D.I.Khan, which was favorably disposed off.

- 5. That the KPK Service Tribunal which passing judgement in the case on 24-01-2017 held that "the Appellant has a very good case to argue that his deferment on average ACR, was not a valid order as average ACR is generally treated as good as per dictum of apex Supreme Court of Pakistan in many similar cases and impugned notification dated 20-03-2018 was therefore not in accordance to rules". Moreover in SCMR 1994 at page 544 remarks reported as average should be treated as "good". (copy of judgment is enclosed).
- 6. That it is an established law that no one can be punished twice for the same wrong. (vide article 13 of constitution of the Islamic republic of Pakistan 1973).
- 7. That in view of above stated law if the appellant was awarded 07 marks instead of 05 marks by taking in to consideration the average ACRs as good, then in that case the appellant was qualified for promotion in BPS-20.
- 8. That there are so many precedents/examples exist, that in similar case the officers have been promoted in BPS-20 by awarding them grace marks by Provincial Selection Board. So if the Appellant treated like other officers on compassionate ground and awarded grace marks by Provincial Selection Board, then in that case too he will fulfill the basic quantification score for the promotion in BPS-20.
- 9. That the interse seniority is undisputed and no disciplinary or departmental proceeding are pending against the appellant. Moreover the appellant has been in a vacuum/void and wood never be alert about such alleged infirmity and the penalty thus impose is without prior notice or hearing, which is totally against the principles of natural justice.
- 10. The deferment or super cession if the promotion is an act without lawful authority and is of no binding effect upon the right of the appellant to grant of promotion w.e.f 25-02-2019 with all back benefits.
- 11. That the appellant counsel may be permitted to argue further and additional grounds.

It is therefore humbly requested that by accepting the present appeal to declare the act of omission of the respondents authorities vide Notification No: SO (E-I)E&AD/9-93/2019 dated 25-02-2019 without lawful authority, arbitrary and discriminating as the appellant has been deprived of his right of promotion from BPS-19 to BPS-20 and the appellant may very kindly be promoted to BPS-20 in order to avoid miscarriage of justice.

Your Humble Appellant

(Engr: Kafeel Ahmad Chauhan)

Dated: 13 /07 /2019

(5)

Before the Khyber Pakhtunkhwa Service Tribunal, Peshawar

Appeal N	o:	/2019.
Engr: Kafeel Ahmad Chauhan.	Versus.	The Govt: of KPK Province through Chief Secretary,
		Govt of KPK Peshawar and 06 others.

AFFIDAVIT

I, Engr: Kafeel Ahmad Chauhan S/ó Bashir Uddin Chauhan resident of Chauhan Manzil No: C/1887 islamia Street, Mohallah Farooq Shaheed D.I.Khan, do hereby solemnly affirm and declare on oath that the contents of instant service appeal are true and correct to the best of my knowledge and belief and that nothing has been concealed from this Honourable Service Tribunal.

Deponent

(Engr: Kafeel Ahmad Chauhan)

Idenfied By:

Muhammad Khalid Chaudhry Advocate DIKhan

Date: 13 /07 /2019

B_C-10-4

Exp-

ommission

GOVERNMENT OF NWFP EDUCATION DEPARTMENT

Dated Peshawar, the 04.2.1

Annexure- A?

No.SO(TE)/2-35/90-991 Vol-II/Sr.Inst. Consequent upon the recommendation of the NWFP Public Service Commission the Governor, NWFP is pleased to appoint Mr. Kafeel Ahmad Charles son of Bashiruddin Chohan son of Bashiruddin Chohan residence of Chauhan Manzil 18. C/1887 Islamia Street Moh. Faroog Shaheed Dera Ismail Khan(DIKhan)ci as Senior Instructor(Auto Farm) in BS-17 and posted him at Govt. Polytechnic Institute, D.I. Khan with the following Terms and

Terms and Conditions:

Conditions :≠

The appointment of the candidate is subject to the condition that the is domicile of NWFP.

The Inter-se-seniority will be fixed according to the order

of merit a signed by the Commission.

His services will be liable to termination on one Month's notice from either side. In case of resignation without notice one month's salary and allowances, if any, will be forefieted to Govt.

4. No TA/DA is allowed on his first appointment as officiating

Senior Instructor(Auto Farm).

The candidate should join the post within one month. Immediately, thereafter Director Technical Education, NWFP 5. should furnish a certificate to the effect that the candidate has joined post or otherwise.

6. Charge reports in duplicate should be submitted to all

concerned.

He will be governed by such rules and regulations as may be issued by Govt. for category of Govt. servants to which he belongs from time to time.

The declaration of assets should be obtained from him if not 8.

already done and kept on record.

9. His appointment is subject to satisfactory reports on his

anticedant/character.

The appointment is subject to his being declared medically 10. fit by the standing medical board constituted by the Health Department.

The appointment is subject to the perusal of his ACR's 11.

and Commission if already in service.

SECRETARY TO GOVT. OF NWFP GOVT. OF NWFP, EDU. DEPTT.

Endst No & date even

Copy forwarded for information and necessary action to *K* :+ 1. The Director Technical Education, NWFP with ref. to his letter No.DTE/Estt(T)2-1(xi)/577, dated 02.2.1992, alongwith the ACR's files, Medical certificate, application forms, Public Service Commission recommendation letter & other relevant documents of the candidate.

2. The Secretary NWFP Public Service Commission Pesh.Cantt.

W/r. to his letter No.4012-TE/4561, dated 21.12.1991.
The Dist. Accounts Officer, D.I. Khan.
The Principal, Govt. Polytechnic Institute, D.I. Khan.
The Manager, Govt. Printing Press NWFP Peshawar.
The official concerned.

(MUHAMMAD LAYAS) Section Officer (TE) Maggile 1977.

Annexure B

NULL BLULBLON.

NO. 0(27)/1-5/94(T.ch.) Consequent upon the recommendation of the Province allocation Board, the Governor, NuFP is pleased to promote the following officers of Tachnical Education to the posts and station noted against their name with impediate effect:-

Sr. Name & Designation

- 1. Ther. Abdal Salam, Sr. Instructor (Radio/T) (B-17) Govt. Monostchnie Enste: Timorgan
- Dige datiz Tohammid Jon Ur. To same tor (Civil) (B= 17) Go (), I Aloge of (idenology, Decamber.
- 3. Wigh. Rashidulla: Sysl Sr. Photoxosor(Wivil)(B-17) Cord to lytochnic, Listt: Dichen
- mgr. Woham.adullah, Senior Instructor(Givil)(B-17) Govt. College of fochology, 1 ssh;
- 5. High Gohar Related, Sr. Instructor (Ned:)(B-17) Gove. Obliege of Technology, Lephagar.
- 6. Ther. Mahamad instafa, Chief Frade Instructor (NeSh:) (8-17) Covt. Vocational Incos:(Boys) Chakdara
- 7. Then Syed Safer Heroof, Sr. metructor(Hero) (B417) Cown College of Ledwology Ledwology
- 8. Tigo. In agratur Polition, Sr. In secure to r (tipin) (B-17) dot a. College of liteinology, Well about.
- 9. Negr. Meanoor Rich, Sh. Jackhictor(Civil)(B-17) Govt. College of Tuchnogy, Francour.
- 10. Figu. Hach im Khan, Sr. Fretructor(Tlect.)(B-17). Government to List:
- 11. Engr. Noctul Camer, Senior Instructor (Radio/ 7) (B-17) Cavi. Coll san of Machaology, Lachaology,
- t2. Fig. Former Jan Sector Fig. 1955.95 for (bec.:) (2-17) (3-17) for the control of Electrical Control of Ele

Iromovid & Tosted As

Lastill rof: (Radio/7)B-18, at Govt. Gillege of Packador,

Asset: rof:((Avil) (B-18) at Govs.lolytechnic Instalkat.

Light Trof: (Civk.) (B. 18) at Gove. Lolywadrie Testa: Dikhan.

Apoliticof: (Civil)(B-18) at Covit College of Frahablogy, Postarca,

Assit: 1rof: (Mach:)(B-18) at Govi. College of Technology, 1 acathar.

Hosbith to f: (Mach:) (B-18) at Govt. Lolythehmic Insti: Swat.

Assibil rof: (Mach:)(B-18)
at Govt. Telytache ic Fratt: Kohat.

...s: %: nof:(nodi:)(B-18) at Govt. Oblige of Technology Pechnology

Love-Trof:(Civkh)(B- 18) at Gove.Lolytechnic lastt; Nowshera

Assitin rof: (Tectrical) (B-18) at Govt. Telytechnic List; Doottabled.

Lostt: rof: (Radio/T) (B-T8)
as Govs, College of Technology
Lostawar(on loting Charge Basis)

Descriptons: (Nech:)(B-18)
On acting charge basis at Govt.
Loly schold in htts: Nobettabad.

HIGH WEATTR

-2/----

- 13. Magr. Equation Comir, Squire Instructor (Mectrical) (B-17) Covt. College of Medicology, Ladicwer.
- 14. Then Sajjad Ali sach, Sw. Instructor(Hoch) (B-17) Govt. lolyt pomic Instt: Nowshare.
- 15. Digr. Zubair (Boad, Sr. Districtor(Egch:)(B-17) Govu (Glythelyide Instt: Havipur.
- 16. This Intitionar in maid was, in when two of the own (E-17) in Oran in Contract to English as the Markhola.
- 17. Tight Abdul Ghaddir,
 So ind motor (Theornical)
 (B-11) availage comic
 deposition.
- 18: This Amir Hashman Khan; Gr. Internation (G.vil) (B-17) Covt. Leftyramile Instr: Kohat.
- 19. Ther. I has thund Serior Instructor (Cavil) (B-17) Govt. loly to duric Instructors.
- 20. User. Ab fell Diagnood
 In The stuctor (2/7)(3-17)
 Govt. Gollege at Tachnology,
 Tathomas.
- 21. The Tables I Najcob Khan Cribs the ter (Civil)(B-17) do vv. College of Frenology, Ledelle.
- 22. Tagr. Farlid Dange Genier
 Engage (Alleh:)(B-17) Govt.
 Colygne Who Just Swat.
- 23. Bryr. And Chapter Lam, Sector In Carlot of (Lone) (3-17) Sont. C. Debra of Chapter L. Hann.
- 24. So on Kafeel Annal Senior Engine of Live Marm) (B17) Contile of Annal Engit: Dikhan
- 25. Digit, Abdal govum, Senior Lieture to (Alectrical) (B-17) Covo and age of Inchnology, (Technology)
- 26. Wigh.Pin Wakawad, Jonior Instructor (Wacorical)(D-17) Covo. del Scint Incinology, Paragrams

needt: I ro f: (Theotrical)(B-18)
on moting charge basis at Covt.
College of Technology, Technology.

Asels: Loof: (Mech:) (B-18)
on calleg charge basis at Govt.
Loly a chaic Insut: Kohat.

Asomal rof: (Nech:) (B-18)
on nething charge basis at Govt.
Toly inchaic Ensut: Abbottabad.

Asset: mfr(fleetrical)(E-18) to on acting charge basis at covt.

Assivilies f: (Thetrical) (B-18) on Lot ag caurge pasis at Govt. Lolyarchic Eastw: Bannu.

...satt: 1 ro f: (Civil) (B-18) on acting charge basis at Govt. Tolywachnic Instanta.

Assisting from (Civil) (B-18) on acting charge basis at Govt. Lolytechnic Incut: Swat.

Austic of; (Radio/E)(3-18) on reting charge basis at Govt. monothermic Inst: Timergara.

North: rof: (Civl) (B-18) on set ng charge basis at Govt. Toly nothic Tratt; DMChan.

Lught: 1 rof: (Mach:)(B-18) on acting charge basis at Govt. 1 olytichaic Inchr: Swat.

Mosting rof. (Lecht) (3-18) on Meting charge basis at Govt. To lyttchnic Into M. Likhan.

Asstt: I ref: (Auto Farm) (B-18)
on macting charge basis Govt. lolyTechnic Instt: Dikhan.

Accidition of the etrical (B-18) on acting charge basis at Govt. College of Tachnology, Teshawar.

Apport: Prof: ("Rect:)(B-18) on acting charge basis at Govt. College of Technology, Pashawar.

- Fr. Instructor(Ned:)(B-17)
 Govt. College of Pelmology
 Peshawar.
- 28. mgr. Mohammad .ijmal, Gr. Instructor(Mach:)(B-17) / Govt. College of Tacinology, Pashawar.
- 29. Ther. Ili, isghar, Instructor (Civil) (B-17) Covv. Tolytochnic Institute Swat.
- 30. High Zahoor Tounis, Somior Instructor (Chemical) (B-17) Govt. Callege of Pachnology, Pediawar.
- 31. Digr. Shaikh Tosa, Instructor (Civil)(8-17) Covill olytechnic Installaripur.
- 32. Digr. Amjid ali Khan, Instructor(Chamical)(D-17) Govt. College of Technology, Peshawar.
- 33. Mgr. Tariq Raveed, Instructor (Mech:)(11-17) Govt. lolytechnic Inst: Rohat.
- 34. Then, Mohammad Tarviz, Senior Trade Instructor(Mech:)(B-17) Covt. We cational Instt:(Boys) Charsadda.
- 35. Mgr. Phamad Ichal, Instructor (Mach:)(B-17)Govt. Tolytechnic Instt:Nowshera.
- 36. Mgr. Sameem Invar, Instructor (Civil) (B-17)Covt.Lolytedinic Instructional.
- 37. mgr. Kburshid Anuer, Instructor (Mech.) (B-17) Govt. lolytechnic Instructor
- 38. Ther. Jemila Gal Rhattak, Gr. Instructor(Elect:)(B-17) Govt. Polytochnic Instt:(W) Teshawar.
- 39. ngr. Bazid Khan, Instructor (Civil) (3-47) Govt. College of Technology, Technology.
- 40. mgr. Abdul Reshid, Instructor (Civil) (B-17) Govt. Collage of Technology, Lasigner.

neart: rof: (Mech:)(b-18) on acting charge basis at Govt. College of Technology, Teshawar.

Nost: Trof: (Mech:)(B-13)
on acting charge basis at Govt.
Collage of Technology, Leshawar.

Acstt:Trof:(Civil)(B-18)
on acting charge basis at Govt.
Tolyrochnic Instt:Sw:5.

Assivil rof: (Chamical) (2-18) on acting charge basis at Govt. Tolytachnic Instt: Harry ur.

Assive rof: (Civil) (B-10) on acting charge basis at Govt. Yolyvednic InstiHarapur.

Asstt: rof: (Chemical) (B-18) on acting charge basic at Govt. Obligation Technology, Feshawar.

Asstv: rof: (Nech:) (B-49) on actin charge basis at Govt jolytochnic Lastv: Kohat.

Asstt:Trof:(Medi:)(B- 2) on acting charge bashs at Govt. clytechnic Institute Haribus.

Restt: Prof: (Nach:) (B-40) on acting charge basis at Covt. Tolytechnic Installowahers.

Lost: rof: (B-18) on setting charge basic Govt. Toly technic Inchr: Abbottabad.

Asstt: Frof: (Medi:)(3-18) on acting charge basis at Govt.Polytechnic Inst:: Swat.

Assit: Prof: (Elect:) (B-18) on acting charge basis at Govt. Tolytechnic Hastellohat.

Restt: Trof: (Civil) (B-18) on acting diarge basis Govt. College of Technology, Teshavar.

mastil rof: (Civil) (B-78)
on acting charge Basis Govt.
Oblicae of Technology Deshavar.

AND CHAUDHRY

Engr: Sikandar Hayat, Instructor (Elect:) (B-17) GII D.I.Khan.

Asstt: ರ್: (Llect:) (B-13) GPT D. L. Lian.

The following congequential postang/transfer are hereby ordered. interest of public :-

Name & Designation.

Ungr: Zubair Khan edd of Deptt: (Civil) (B-18) FI, Swat.

Engr: Shams-ur-Rehman Head of Deptt: (Mech) B-18) GPI Kohat.

- Engr: Basit Khan Arshi, Or. Instructor (Elect:) (B-17) at GPI Swat.
- 4. Engr: . Muhammad . Roshid . Sr. Instructor (Mech:) (B-17) åt Govt: Polytechnic Instt: 🛚 🕏 Kohat.
- Engr: Shah Jehan, 5. Instructor (Elect:) (B-17) GFI Kohat,

Hr. Euhammad Igbal, Instructor (Mech:) (B-17) GPI Kohat.

- Mr. Muhammad Anwar 7. Instructor (Elect:) (B-17) GPI Kohat.
- Mr. Atta-ur-Rehman, Instructor (Mech:) (B-17)
 GPI Swat.
- }] Engr: Abdul Baeed, Instructor (Radio/E) (B-17) GPI, Abbottabad.
- Engr: Hazrat Hussain, Instructor (Civil) (B-17) GPI, Nowshera.

Trans erred and posted as

Transfærred & Fosted as Asstt: Pro (Civil) at Govt: College of Techno: Peshewar.

Transferred and posted as Head of Depth: (1 oh:) at Govt: Orllege of Technology, Forhawar against leave vocancy of Engr: Magbool Ahmad.

Transferred & posted as Semior Instructor (Elect:)(B-47) at Govt: Gollege of Technology Feshawar.

Transferred & posted as Orief Trade Instructor (Mech:) (B-17) at Govt: Vocational Inst: (Boyst) Chakdara,

Transferred & postud as Instructor TElect:) (B-47) at Govt: College of Technology Peshawar.

Transferred & posted as Instructor (Mech:) (B-47) at GLI, F.E.Khan.

Transferred & Posted as Cr. Trade Instructor (B-47) at Gove: Vocation Instt: (Boys) Hangu.

Transferred & Posted as Enstructor (Mech) (B-47) at Govt: "Glytechnic Instt: Bannu.

Transferred & posted as Testructor (Radio/E) (B-1/) at Gove: Polytechia Instt: B Swat..

Transferred & costed as Instructor (Civil) (E-17) at Govt: College of Techhology, Puthawar.

SECRETARY TO GOVT: OF NOFE, EDUCATION! DEPARTMENT.

ndat: No. & date as above.

Copy forwarded to :-

The Director Technical Education, N FP, Feshawar.
The Accountant General N FP Feshawar.
All Disttr Accounts Officer in NUFP.
All Magency Accounts Officer in MWFP.
The Principal Govt: College of Technology, Pech.
The Principals GFI DIKhan/Haripur/Govt: Vocational Instt: Tank/ Ghazi/Hangu/Eannu/Sadda/Bara.

The Manager Govt: Printing Press NoFl. Fesh:

Officers concerned.

F.S to Secretary M.ucution NAFF Fesn:

(UP) S. YII (LAMIAHUM) SECTION OFFICE (TE).

Annexure c

GOVERNEUR OF E.W. Z.E.. TIRADUA TO TANDUCE

DAREO PESI: EBB. 31.5. 1999.

NOTIFICATION.

NO. 50(TE)/1-6/94(Tack). Consequent upon the recommendations of the Provinced Selection Board, the Governor, Name; is pleased to promote the following officers of the Todnical Education Department in BPS-18 on regular basis and post than against the posts and stations noted against their names, with immediate offect. The officers mentioned at S.No. 1, 2, 3, 4, 5 and 7 were promoted to MS-13 acting charge basis vide notifications of even No. dated 4.4.96 and 29:3.97.

Sr. No. Name & Destri

- . Mr. No wellerawan, Asstriprof: (Blect:)(BS:18) on Acting Charge Basis, at Govt. Polytechnic Instt:Kohat.
- 2. Mr. Arif Nacem Khen. Asstt:Prof: (Mech:) (Be 18) on Polytechnic Insttillkhen.
- 3 Mr.Kefeel Almad, Asstricto F. (Auto Hama) (B-10) on Acting Charge Danie, nt. Govt. Polytechnic Inett: I. L. Khai.
- 4. Mr. Abdul Qayum, Asstt:Prof: (Blect:) (B-18) on Adting Charge Basis at Govt. College of Technology, Pechamer.
- 5. Mr. Pir Mohammad, Asstt: Prof: (Tlect:) (B-18) on Acting Charge Basks at Govt. College of Technology, Feshawar.

(6) Mr. Nawab Khan, Sr.Instructor(風eòt:)Govt, Polytechnic Instruction

7. Mr. Mohammad Siddique, AssttiProfi(Mechi)(B-18) on Acting Charge Basis at Govt. Poly-technic Instit Novellars.

Aromoted As Asstt:Profi(alant:)(R-18) at Govt.Polytechnic Instt. Kohat.

AsathiProfi(B-18) at Govt. Polytechalo Inettill L. Rhen.

Asnthered: (2-12) of cort. Poly technic dusit: D. I. Kinn.

Adult: Frof: (B-18) at Cov. Polytechnic Inatt: Kohat.

ு.் குரை the Promise (B−18) at Gova College of Indamalogy, I'm have

Agett :Prof: (B-18) |all Gov h Folytechnic In att. Smate

Assitizm fi(B-18) at Gov. Tolytednic Instillevenert.

SECREELEY TO GOVE. OF FUR: ROUGHILLON DECREES THE FIRST,

Didst. No. & date as above. Copy forwarded to:

1. The Director, Technical Blucation, Bur Pechawar.

2. The Accountent General, Null Perhavar.

The Dist: Accounts Officers, Kohat/D. L. Khan / The Tehern/Hardy x.

4. The Principal, Govt College of Tedurocogy, Teshawar.
5. The Principal B, GF1, Robar / FI, D. I. Khan/Gal, Swaty ... I, Novembers/ GrI, Haripur.

6. Officers concerned.

(MURZA I FIGURIA AMELO) SECPION O. LUMBELL I.)

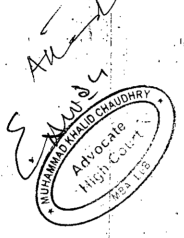
(12)

NOTFICATION

No.SOIII(INF) TE/1-4/65. On recommendation of the Provincial Selection Board, the Competent Authority is pleased to promote the following Assistant Professors (Technical Subjects) (BPS-18) to the posts of Principals/Associate Professors (Technical Subjects) (BPS-19) in the Directorate General of Technical Education & Manpower Training, NWFP on regular basis with immediate effect.

- 1. Engr. Bakhi Manir, Assistan: Professor (BPS-18)
- 2. Engr. Nowsherwan, Assistant Professor (BPS-18)
- 3. Engr. Arif Nacem. Assistant Professor (BPS-18)
- 4. Engr. Abdul-Qayyum, Assistant Professor (BPS-18)
- 5. Engr. Pir Muhammad, Assistant Professor (BPS-18)
- 6. Engr. Nawub Khan, Assistant Professor (BPS-18)
- 2. The officers, on promotion will remain on probation for a period of one year in terms of Section-6 (2) of NWFP, Civil Servants Act, 1973 read with Rule-15 (1) of NWFP. Civil Servants (Appointment, Promotion and Transfer) Rules, 1989.
- 3. Consequent upon their promotion, the following transfers/ postings of officers are hereby ordered:

S.No.	posting	Posted as
1)	Tory recorde Institute, Buner.	(BPS-19) Govt. Polytechnic Institute, Timergara. (Against the vacant pout)
2)	critical) (HPS-	Associate Professor/Principal (BPS-19) Government College of Technology, Kohat. (Against the vacant post)







3)	Govi. College of Technology, Peshawar.	Associate Professor/Principal (BPS-9) Government Technical Institute, Bara (Khyber Agency) (Against the vacant post)
1)	– Engr. Abdul Qayyum, Assist.	Associate Professor/Principal (BPS-13) Government College of
5)	Engr. Pir Muhammad; Assist. Prof. (Mech) (BPS-18) Gavt College of Technology, Peshawar.	Associate Professor/Principal (BPS-19) Government College of
.6)	Engr Nawab Khan, Assist. Prof. (Electrical) (BPS-18) Govt. College of Technology, Bannu.	Associate Professor/Principal (BPS-19) Govt. College of Technology, Bannu. (Against the vacant post)
カ ・	(Civil) (513-18) Govt. College	Assist. Prof. (Civil) (BPS-18) Govt. Polytechnic Institute, Buner. (Vice S. No. 1)

Sd/-

Secretary to Govt of NIVFP, Industries, Commerce, Min: Dev. Lubour & Tech: Edu: Department.

4/04. Dated Posh: the March 20, 2008.

Copy is forwarded to:-

1) District Accounts Officers concerned.

The Director General, Technical Education & Manpower Training, NWFP.

Principals concerned.

Officers concerned.

O/O file.

MOORRY ORER BRUBRE) SECTION OFFICER-III

Annexure-E

PESHAWAR HIGH COURT, D.I.KHAN BENCH.

FORMOF ORDER SHEET

Date of order or other proceedings with signatures of Judge (s).

(1)

13.5.2009. 19.P.No.179/2009.

Present: Mr. Khawaja Nawaz Khan, Advocate for the

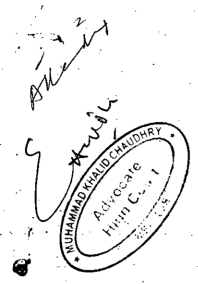
learned counsel for the petitioner at some length, it transpired that the bas specifically mentioned that has filed representation before the Chief Secretary, NWFP, Peshawar. These averments have been elaborated in Para-6 of the writ petition. We also found a representation available at Page-16 of the file which is dated 29.5.2008, which has not been responded/disposed of.

2. This is the cardinal principle of law and justice that whenever a grievance is raised, the competent authority is bound to decide the same one way or the other after affording a chance of hearing to the petitioner.

3. Thus, instead of dismissing this writ petition, we treat the same as representation in view

Ahrlik,

ATTESTED EXAMINOR Peshawar High Clenn O I Khen Rench Advecate
High Court



of the dictum handed down in the case of Muhammad Ilyas Patwari, Vs. District Officer . Revenue and Estate/Collector, Peshawar and another (PLJ 2008 Peshawar 75) and remit it to Chief Secretary, NWFP, Peshawar (respondent No.1) with the directions to dispose of the same on merits strictly in accordance with law positively within two months, after giving chance of hearing to the petitioner and result be communicated to him with reasons. The office is directed to send copy of this order alongwith copy of grounds of writ petition to respondent No.1 as expeditiously as possible.

- In case the grievances of the petitioner are not rredressed, he will be at liberty to move a fresh writ petition if so advised in the matter.
- At the moment, the writ petition is disposed of accordingly.

<u>Announced.</u>



GOVERNMENT OF N.W.F.P. MOUSTRIES, COMMERCE, MINERAL DEVELOPMENT LABOUR AND TECHNICAL EDUCATION DEPOSITION.

Dated Peshawar, the

Annexuse-F

16) August 4, 2009

NOTIF ECATION

No.SOIH(IND)TE/1-4/2009 On the recommendation of the Provincial Selection Board, the Competent Authority is pleased to promote the following Assistant Professors (Technical Subjects) (BPS-18) to the posts of Principals/Associate Professors (Technical Subjects) (BPS-19) in the Directorate of Technical Education NWFP on regular basis with immediate effect.

- 1. Engr: Aman Ullah Khan
- 2. Engr: Kafeel Ahmaa
- Engr: Akbar Al.
- 4. Engr: Shams-ur-Rèhman
- 5. Engr: Muhammad Ayub
- 6. Engr: Muhammad Ajmal
- 7. Engr: Jamila Gul Khattak
- 8. Engr: Fazal-Ur-Rehman .
- 9. Engr: Ali Asghar
- 10. Engr: Sheikh Essa
- 11. Engr: Syed Sadshah
- 12. Engr. Tariq Navced
- 13. Engr: Muhammad Pervez
- 14. Engr: Momin. Khan
- 15. Engr: Muhammad lobal
- 16. Engr: Samim Anwar
- 17. Engr: Khurshid Anwar
- 18. Engr. Abdul Rahid
- 19. Engr: Sikandar Hayat
- Engr: Farid Ullah.
- 21. Engr: Muhammad Quresh
- 22. Engr: Bakht Zamin
- 23. Engr: Saad-ul-Malook
- 24. Engr: Asad Ullah Khan
- 25. Engr: Ali Fakhir
- 26. Engr: Muhamroad Idrees
- 2. The officers, on promotion will remain on probation for a period of one year in terms of Section-6 (2) of NWFP, Civil Servants Act. 1973 read with Rule-15 (1) of NWFP, Civil Servants (Appointment, Promotion and Transfer) Rules, 1989.
- 3. Consequent apon their promotion, the following transfers/postings of officers are hereby ordered:

	S.#	Name, Designation & Posting of Proposed Posting	į.
	· ·	Officer	
	1.	Engr. Aman Ullah Khao, Assistant Associate Professor (Mechanical)	1
	i	Professor (Mechanical) (BPS-18), (BPS-19), Govt. College of Technology,	
		Govt. College of Technology (GCT), D.I. Khan	1
-		D.t. Khan	1

	- mare Valley of the	
•	Mechanical program	70. Principa, (3p), 9), Govi. Johnsch
	(Mechanical) BPS-18). GCT -	institute, Lanking armen
	- Alder	(1/7)
i , '	47 ** *********	ref. Associate Protector (Fleenist) (BPS
	Electrical) (BPS-18), GCT, Swar	19), GCT, Swar
	Eingr. Snams ur Rehman, Assit. P.	W. Josephine B.
"		
1 3		Annaire David
<u> </u>		
_ (. Engr. Muhammad Aimal Assu 700	of Accounts Deaf the Of I
ļ	(122,134,13)	T. 19), GCT, Haring
	1 canawar	, , , , , , , , , , , , , , , , , , ,
7.	Engr. Jamila Gul Khattak, Asstt. Pro	of. Associate Professor (Electrical) (BPS-
	() () () () () () () () ()	al 19) GPI (Woose) Perhamma (BPS-
<u> </u>	Tayatabau, Pesnawar	· · · · · · · · · · · · · · · · · · ·
8.	Engr. Fazal ur Relunan, Assu Pro	of. (Associate Professor (Mechanical) (BPS-
1	(Dr.0-10)	T. 19), GCT, D.I. Khan
<u> </u>	1 Collawai	
. 9 .	(ogram, 1.33m, 1101 (C.17)	D Principal (RPS 19) GDY Pares
	(int 5-16), OFI, Buner	
10.	Engr. Sheikh Essa, Asstt. Prof. (Civi	Associate Professor (Civil) (BPS-19),
<u> </u>	<u>-1,\</u>	i (ikh Harinne - 1
11.	Tries. Syed Badshan. Assit. Den	A secciate Denfaren (Civil)
	(Civil), BPS-18), presently of	n (CC DI Phon
}	deputation to NWFP, Board o	f GC1, B.I. Knan
	Trichnical Education as Secretary	
. 12.	Engr. Tario Naveed Asen Prof	Associate Professor (Mechanical) (BPS-
	(Mechanical), GCT, Kohat	- Associate Professor (Mechanical) (BPS-
13.	Engr. Muhammad Penyez, Assu Vint	Principal (BPS-19), GTI. Ekka Ghund
	(Micchanical) (BPS-18), GTT, Ekke	Frincipal (BPS-19), GTI, Eska Ghund
	Ghund (Mohmand Agency)	(Motumand Agency)
14.	Engr. Momin Khan Assit Front	Associate Professor (Civil) (BPS-19)
	(Civil) (BPS-18), GCT, Peshawar	GCT, Nowshera
15.	Engr. Muhammad Iqbal, Assit. Prof.	
•	(Mechanical) (BPS-18), GTI, Kalaya	Principal (BPS-19), GTI, Sadda (Kurran)
	(Orakzai Agency).	Agecy)
16.	Engr. Samim Anwar, Asstt. Prof.	Associated B. S. Communication
1	(Civil) (BPS-18), GCT, Abbotatiad	
17.	Engr. Khurshid Anwar, Asstt. Prof.	GCT, Abbotabad.
	(Mechanical) (BPS-18), GTVC,	,,
	Chakdara (Di B-18), Gi V C,	Agency)
	·	Against the resultant vacancy of Engr.
		Fazli Azeem Ullah, promoted against the
18	Engr. Abdul Rashid, Asstt. Prof.	post of Principal/Professor (BPS-20)
- · · · · · · · · · · · · · · · · · · ·	(Civil) (RPS-18) COT Description	Associate Professor (Civil) (BPS-19),
19.	(Civil) (BPS-18), GCT, Peshawer.	GCT, Kohat
' -/- ' 	Engr. Sikandar Hayat, Asstt. Proj.	Associate Professor (Electrical) (BPS-
.	(Electrical) (BPS-18), GPI (W), DI. Khan	19), GCT, D.I. Khan.
20.	75.	
-v.	Engr. Faridullah, Assn. Prof.	Principal, (BPS-19), GPI, Karak
	(Mechanical) (BPS-18), GC :	
71-1	Peshawar.	
21.	Engr. Muhammad Qureish, Asse.	Associate Professor (Mechanical) (BPS-
33+	Prof. (Mechanical), GCT, Swabi	19), GCT, Swabi
22.	Engr. Bakht Zamin, Asstt. Prof.	Principal (BPS-19), GPI, Takht Bhai
	(Mechanical) presently working as	
!	Principal, GTVC (B), Gulbahar,	
j	Peshawar.	
.]	·	
<u> </u>		

Advocate Linit

: 24.	(Dir Opper).	4
ļ	Civil) (BPS-18), GCT, Banna Engr. Ali Fakhir Acat S. 197	Associate Professor (Civil) (BPS-19), GCT, Bannu
26.	Engr. Muhammad Idrees, Assit - Stroft	Associate Professor (Civil) (BPS-19), GCI, Abbotabad Associate Professor (Civil) (BPS-19),
	(Civil) (BPS-18), GCT, Peshawar Mr. Pervez Khan, Principal (BPS-19), GTI, Ekka Ghund (Mohmand	Associate Perfection
28.	(Agency)	· · · · · · · · · · · · · · · · · · ·
48.	Mr. Khalid Saeed, Associate Procssor (Mathematics) (BPS-19), GCT, Nowshera	Associate Professor (Mathematics) (BPS-19), GCT, Tangi

Secretary to Govt of NWFP, Industries, Commerce, Min. Dev. Labour & Tech: Edu: Department.

Endst.No.SOIII(IND)TE/1-4/2009, Dated Pesh: the August 4, 2009.

Copy is forwarded to:-

- 1) The Accountant General, NWFP.
- 2) The Director, Technical Education & Manpower Training, NWFF.
- 3) District Accounts Officers concerned.
- 4) Principals concerned:
- 5) Officers concerned.
- 6) O/O file. . . .

Advocate High Court

SECTION OFFICER-III

Τo

Annexure-G

(19

The Chief Secretary
Govt: of NWFP Peshawar

Through:

Proper Channel

Subject:-

PRCMOTION

Respect Sir,

The appellant respectfully submitted as under:

- That case for promotion of seven Assistant Professors (Technical Subjects) from BPS-18 to BPS-19 was submitted in February, 2007 by the Director Technical Education & Manpower Training, NWFP, to the Secretary, Industries, Commerce, Mineral & Development and Technical Education, NWFP, Peshawar.
- That the name of Engr: Kafeel Ahmad Chauhan was included in the said seven officers and was placed at Sr. No.4 according to the Seniority.
- That the Chief Minister, NWFP has very kindly accorded the approval for promotion of all seven officers.
- That the name of appellant was with drawn from the promotion Notification dated 20.3.2008 issued by the Secretary, Industries , NWFP, Peshawar , reasons based known to him.
- That when the appellant came to know about the aforesaid promotion of six officers through the ibid and missing his name from the said notification, that he was supervised that he was deferred from, the promotion on the mere reason that the some ACR's were recorded as "Average"
- That the appellant when confronted this un expected situation was left with no alternative accept to enquire about the exclusion of his name from the promotion notification wherein he was informed by the office concerned that his name was dropped due to the only reason that his some ACR's recorded "Average" and on this reason alone he was not promoted from BPS-18 to BPS 19 as being ineligible for promotion. The appellant being aggrieved from the ibid promotion notification dated 20-3-2008 was left with no other option accept to submit his departmental appeal for reconsideration his case for promotion. A copy of departmental representation for ready reference please.
- That the appellant waited for the result of his representation but no reply / response was received by him and he was obliged to knock the door of Honourable Peshawar High Court Bench DIKhan by filing his writ petition to the extent that appellant was legally entitled to be promoted from BPS-18 to BPS-19 on the basis of his qualification, fitness and seniority.
 - That when the writ petition stated above of the appellant came for hearing before the August High Court, the learned Division Bench their Lordship were pleased to treat his writ petition as representation once again and directed the concerned authority to dispose of the same on merit strictly in accordance with law positively with in two months after giving chance of hearing to the appellant with further direction to communicate him the result his representation. The Honourable High Court had also directed the office to sent the copy of its order along with the copy of writ petition to the Chief Secretary NWFP. Peshawar. Consequently the learned Additional Registrar of the August High Court done the needful as was directed vide his letter No. 1368 dated 1-6-09 through registered post. A copy of writ petition along with copy of the order of Honourable Division Bench are enclosed herewith.
 - That later on the appellant has been promoted from BPS-18 to BPS-19 along with 25 other officer vide notification dated 4 August 2009 with immediate effect although the case of the appellant was forwarded for promotion in BPS-19 in Feb: 2007 along with six others officers but he was not promoted due to the only reason that his some ACR's were recorded as "Average" as stated above. Hence e therefore the appellant should have been promoted with effect from 20-3-2008 as his case was put for promotion on the basis of seniority, fitness because the appellant had already earned good ACR's in 2007 which fact was available on his file at the time of his promotion along with six other. Hence therefore attracts the interference of your good self in this respect in the

(20)

interest of justice as the appellant was to be promoted with effect from 20-3-2008 on the strength of seniority and ACR. A copy of the notification dated 4-8-09 is enclosed.

GROUNDS

That it is evident from the record of the appellants Personal File that there is no adverse report against him and the word "Average" report is generally treated as good as per the decision taken by the August Supreme Court in the similar case.

That the impugned notification dated 20-3-08 is illegal to the extent of non consideration of the appellant for promotion because there is no adverse report against the appellant. Hence deferring the petitioners from promotion on the basis of earning average ACR's is illegal and unlawful.

That the petitioners has been discriminated on no fault on his part and thus the case of petitioner has not been dealt with in accordance with law and in this way non consideration the name if petition for promotion at that time clearly denial of his fundamental rights guaranted by the constitution of the Pakistan 1973. So therefore interference of your good self is very much attracted in the interest of justice in the case in hand.

That the provincial; selection boards had desired that ACR of appellant for the year 2007 should be good so as to entitle him for promotion from BPS-18- to BPS-19. It would be not out of place to mention here that the ACR of the appellant for the year 2007 was recorded good and at the relevant time i.e for the time of promotion it was available with the department concerned as is narrated above. Similarly some of the promoted officers had earned average ACR's even then they have been promoted which is clear discrimination of the rights of the appellant. More so that stated officers having average ACR was junior to the appellant. So it is necessary to bring it into the knowledge of your good self for doing justice.

So in view of what has been respectfully submitted above it is requested that your good self being a competent authority may very kindly be pleased to give effect to the promotion of the appellant from the date of notification date 20-3-2008 along with all back benefits just to touch the ends of justice.

Yours humble appellant

Engr; Kafeel Ahmad Chauhan
PRINCIPAL

Govt. Poly Technic Institute
Lakki Marwat.

Copy for information to:

1. Secretary Industries, Commerce, Min: development & Labour & technical Education, NWFP, Peshawar.

 Director General, technical Education & Manpower Training, NWFP, Peshawar.

> Engr; Kafeel Ahmad Chauhan PRINCIPAL Govt. Poly Technic Institute

Lakki Marwat.

Annexume H?

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL AT CAMP COURT D.I.KHAN

SERVICE APPEAL NO. 1912/2009

Date of institution ...

30.11.2015

Date of judgment

... 24.01.2017

Fingineer Kaleel Ahmed Chauhan S/o Bashir-ud-Din Chauhan R/o Chauhan Manzil No: C/188 Islamia Street Mohallah Farooq Shahçed, D.I.Khan.

(Appellant)

YERSUS

1. The Government of Khyber Pakhtunkhwa through Secretary, Industries, Commerce, Mineral Development, Labour and Technical Education Department Peshawar.

The Chief Secretary, Government of Khyber Pakhtunkhwa, Peshawar.

3. The Director General, Technical Education and Manpower Training Khyber Pakhtunkhwa . Peshawar.

4. Enginger Bakht Munir. Associate Professor, Government Polytechnic Institute, Temergara and five other private respondents.

(Respondents)

SERVICE APPEAL UNDER SECTION-4 OF THE SERVICE TRIBUNAL ACT. 1974 AGAINST THE IMPUGNED NOTIFICATION BEARING NO. SO III (IND) TE/1-4/09 DATED 04.08.2009 ISSUED BY THE RESPONDENT NO. I (SECRETARY, IND: COMMERCE, MINERAL, LABOUR & TECHNICAL EDUCATION DEPARTMENT PESŢĮĄWĄŖ.

Mr. Abdul Ghaffar Khan, Advocate,

Mr. Farhal Sikandar, Government Pleader

For appellant.

For official respondents No. 1 to 3.

MR. ASHFAQUE TAJ MR. AUMAD HASSAN

MEMBER (JUDICIAL) MEMBER (EXECUTIVE)

DGMENT

ASHFAQUE TAJ, MEMBER:-Engineer Kafeel Ahmad Chauhan S/o Bashir-ud-Din, here matter referred as appellant has preferred instant appeal under section-4 of Khyber Pakhtankhwa Service Tribunal Act, 1974 by impugning

Advocate

High Con

notification bearing No. SO-III (IND) TE/1-4/04 dated 20.03.2003 and notification bearing No. SO III (IND) TE/1-4/09 Technical Education Department Peshawar.

Briefly stated facts of the service appeal are that appellant joined Technical Education Department in BPS-10 in 1982. In 1992 was promoted as Senior Instructor (Auto Farm) in BPS-17. In 1996 he was promoted to grade-18. In year 2007 he alongwith six other Assistant Professor Technical Education et were considered for promotion to BPS-19. His case was deferred for the reason that he had six average A.C.Rs. He preferred Writ Petition against notification dated 20.03.2008, august High Court was please to treat the writ petition as departmental representation, with direction to respondents to decide the same within two months. Latter on appellant alongwith 25 other officers was promoted vide notification dated 04.08.2009 with immediate effect. The plea of appeliant is that since his case was deferred on 20.03.2008 so he is entitled to get promotion from that date and not from 04.08.2009. The appellant again filed departmental appeal against the above order, on receiving no response within the stipulated period of 90 days moved instant service appeal.

- Learned counsel for appellant requested that appellant was deferred from promotion to grade-19 on 20.03,2008 on the ground that he had Six Average A.C.Rs. and that denial of promotion to him on basis of average A.C.Rs was illegal, as average A.C.R is reckoned as good A.C.R and further that promotion was deferred and not denied so in 2009 when he was promoted, that promotion was required to be 20.03.2008 Initional of 0d.08.2009.
- On the other hand learned Government Pleader for respondents stated at the bar that promotion of the appellant was deferred with condition that he should earn good report for 2007. Accordingly, on carning good report he was promoted. Now the procedure is that promotion is always with immediate effect and not with back benefits. Appellant was deferred for the reason he had six average A.C.R. so the board was justified in not promoting him in 2008 and was rightly promoted on 04.08.2009.

(23)

5. The Tribunal is of the view that initially the appellant was deferred from promotion by PSB on the ground that he had average ACR. Appellant challenged the said in shape of writ petition and the august High Court treated writ petition as representation and referred the same to respondents to decide the same on merit strictly.

The order was sent to Government on 01.06.2009 with direction to decide the matter within two months. Before two months impugned order was issued on 04.08.2009 and appellant was promoted with immediate effect from BPS-18 to BPS-19. The appellant there-after has moved another departmental appeal with prayer that his promotion be considered from 20.03.2008 instead of 04.08.2009 with all back benefits. The appellant though has a very good case to argue that his deferment on average ACR was not a valid order as average ACR is generally treated as good as per the dictum of apex Supreme Court of Pakistan in many similar cases and that impugned notification dated

- 20.03.2008 was therefore not in accordance to rules. The appellant now came up in this service appeal only with the prayer to give effect to the promotion from 20.03.2008 and not from 04.08.2009. Thus leaving his earlier prayer of declaring the earlier notification dated 20.03.2008 null and void.
- 6. In the prevailing circumstances Tribunal is left with no other option but to remit this case of appellant to respondents with direction to decide the seniority issue in light of Khyber Pakhtunkhwa Civil Servant Promotion Policy, 2009 under section-V clause (d) which is with regard to deferment of promotion the relevant portion is as undersection.

"Such an officer, on his promotion will be allowed seniority in accordance with the proviso of sub-section (4) of Section 8 of the Khyber Pakhtunkhwa Civil Servants Act, 1973."

Rend with Esta Code (Establishment of Code of Khyber Pakhtunkhwa SINo. 7 with regard to determination of seniority of Civil Servant, the relevant portion is as under:

"This provision read with general principles of seniority which are deemed to be rules made under Section 26 of the North-West Frontier Province Civil Servants Act, ٠

.

1973 enable the left over persons to regain seniority without effecting retrospective promotion. However, in such cases, the intervening period can be counted lowards increments under F.R.26(c) but without arrears".

7. This appeal in hand for aforementioned reasons stands disposed of accordingly.

Parties are left to bear their own costs. File be consigned to the record room.

ANNOUNCED 24.01.2017

Id Mainber Ahmed Hassan sd Member Ashjaque Taj

Continue Copy

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GOVERNMENT OF COMES CONTROL COMES CONTROL CONT

(25)

KUL

DATED PESHAWAR, THE FEBRUARY 25, 2019

NOTIFICATION

NO SO(E-NEXAD/9-93/2019) The competent authority, on the recommendations of the Provincial Selection Board is pleased to promote the following Associate Professors (BS-19).to go the post of Professors (BS-20) of Khyber Pakhtunkhwa Technical Education & Vocational Training Authority (TEVTA), on regular basis, with immediate effect.

S. #.	NAME OF OFFICER
1	Engr. Jamila Gul
2.,	Dr. Hazrat Hussain
3	Engr. Akbar Alı

The officers on promotion shall remain on probation for a period of one year in terms of Section 6(2) of Khyber Pakhtunkhwa Civil Servants Act, 1973 read with Rule 15(1) of Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion & Transfer) Rules, 1989 and extendable for another year with the specific orders of appointing authority within two month of the expiry of first year of probation period as specified in Rule 15(2) of rules abid

Consequent upon the above, the following adjustments are made -

SR#	NAME OF OFFICER	FROM	TO
1	Engr. Jamila Gul (BS-20)	Principal Professor Covernment Polytechine (Women) Hayatabad Peanawar	,
to Ly	Or Hazrat Hussain (BS-20)	Government Advacine Technical Training Centre Hayatobad Feshawai	Professor Government Cology of Technology, Timergara En Lower against the vacant post
,,	Engr Akbar Ali (BS-20)	Covernment College of Fects clogy Swal	Professor Government Polytechnic institute Was Dir Upper against the vacant post

CHIEF SECRETARY: GOVERNMENT OF KHYBER PAKHTUNKHWA

Endst. No. and date even. Copy forwarded to the:-

- Principal Secretary to Governor, Khyller Pakhtinkhiwa
- 2 Firespal Secretary to Chief Minister, Khyber Pakhtunkhwa,
- 2. Cit region secretary to Government of Knyber Pakhlunkriwa Industries, Communice and Tychrogal Letucation Department.
- 4 Christonal Commissioners, concerned.
- 5. Accountant General, Khyper Pakhtunktiwa.
- 6 Managero Greator, Knyber Pakhtunkhwa TEVTA
- 7 Depairy Commissioners; concerned; ¿;
- Bistor: Accounts Officers contemed:
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- 10 Policipals of concerned college(s)
- 11 PS to Chief Secretary, Enyber Rakhtunkh
- 10 PS in Secretary Establishment
- tio. Officers core arned
- *4 Manager, Gevt, Printing Press Peshawa

SECTION OFFICER (ESTT. 1)

'A. Lader'

Annexure- J

(26)

BEFORE THE GOVT OF KHYBER PAKHTUNKHWA THROUGH WORTHY CHIEF SECRETARY PESHAWAR

DEPARTMENTAL REPRESENTATION AGAINST DEFERMENT OF PROMOTION TO BPS-20

Through:

PROPER CHANNEL IN THE MINISTRY OF INDUSTRIES, COMMERCE & TECHNICAL EDUCATION PESHAWAR.

The Appellant respectfully submit as under amongst other grounds, :-

That a case for promotion of five Associate Professor (Technical Subject) from BPS-19 to BPS-20 was submitted in April 2018 by the Managing Director KP-TEVTA to the Secretary Industries Commerce and Technical Education KPK Peshawar, where in the name of Appellant (Engr. Kafeel Ahmad Chuahan) was included in the panel of said five officers and was placed at serial No.03 according to seniority.

That on 03 September 2018 the Govt of KPK Establishment Department has issued promotion order/Notification where in the four officers has been promoted excluding the Appellant, which impliedly manifests that the Appellant's promotion has been deferred.

That being aggrieved from the notification dated 03.09.2018. The Appellant preferred departmental representation against deferment of promotion to BPS-20 but not response what so ever was given till today.

That in the mean-while ail other PSB was field on 26.12.2018 and consequently impugned Notification dated 25.02.2019 was issued but the appellant was once again ignored for the promotion to BPS-20

That now the appellant officer being aggrieved from the impugned notification dated 25.02.2019 has been off with no alternative remedy except to respectfully submit this Departmental Representation for reconsideration of his case for promotion to BPS-20 with retrospective effect. (copy of order is attached).

Grounds:

That the Appellant's promotion from BPS-18 to BPS-19 was deferred on 20.03.2008 on the mere reason that he has six average ACRs during service in BPS-17 and BPS-18 though those were never conveyed to the Appellant and thus the Appellant was panelized by not awarding him BPS-19 rather the other junior officers were promoted in BPS-19 by superseding the Appellant, in spite of the above stated fact the Appellant has once again been ignored for promotion to BPS-20 on the basis of same alleged laxities, being aggrieved from aforesaid deferment order dated 10.3.2008 the Appellant filed a service appeal before the KPK Service Teibunal Camp Court Dicknon, which was favorably disposed off.

MAD CHAUDHE Advocate MUTT Court

- That the KPK Service Tribunal which passing judgment in the case on 24.01.2017 held that "the Appellant has a very good case to argue that his deferment on average ACR, was not a valid · order as average ACR is generally treated as good as per dictum of apex Supreme Court of Pakistan in many similar cases and impugned notification dated 20.03.2008 was therefore not in accordance to rules". Moreover in SCMR 1994 at page 544 remarks reported as average should be treated as "good". (copy of the judgment is enclosed).
- That it is an established law that no one can be punished twice for the same wrong. (vide Artic 13 of constitution of the Islamic republic of Pakistan 1973).
- That in view of above stated law if the appellant was awarded 07 marks instead of 05 marks by taking in to consideration the average ACRs as good, then in that case the Appellant was qualified for promotion in BPS-20.
- That there are so many precedents/examples exist, that in similar case the officers have been promoted in BPS-20 by awarding them grace marks by Provincial Selection Board. So if the Appellant treated like other officers on compassionate ground and awarded grace marks by Provincial Selection Board, then in that case too he will fulfill the basic quantification score for the promotion in BPS-20.

So keeping in view the above stated humble submissions the Appellant case for promotion to BPS-20 may very kindly be reconsidered at your earliest convenience to avoid miscarriage of justice. The Appellant also wishes to be heard in person.

Dated: 21.03.2019

Yours Obediently

(Engr.Kafeel Ahmad Chuahan) **Associate Professor**

GCT DIKHAN

BEEORIEANHERIANBERUPANGHEUNEKIENWA SIERWI (GENERIB) UNANG GAMPECO URTEDERKHANE

Appeal No.1072/2019

Engr: Kafeel Ahmed Chauhan, S/O Bashir-uddin Chauhan, .
Associate Professor BS-19, Government College of Technoloy, D.I.Khan

....APPELLANT.

VERSUS

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BDTORICHPIDIKINGBERABAKHHUUNKIAWAYSIDRY/(CIEVIPRUBUNKAU) CAMPEGOURAEDHAKHANI

Appeal No.1072/2019

Engr: Kafeel Ahmed Chauhan, S/O Bashir-uddin Chauhan, Associate Professor BS-19, Government College of Technolog, D.I.Khan

...APPELLANT.

VERSUS

Government of Khyber Pakhtunkhwa through Chief Secretary, Government of Khyber Pakhtunkhwa, and others......RESPONDENTS

Respectfully Sheweth

PRELIMINARY OBJECTIONS:

- A- That the Service Appeal is badly time barred.
- B- That the appellant has got no locus standi.
- C- That the appeal is incompetent in its present form for non joinder of the necessary parties.
- D- That the appellant has not come to this honorable tribunal with clean hands.
- E- That the appellant has been estopped by his own conduct to file the present appeal.

FACTS:

- 1. No comment as it pertains to record.
- 2. No comment as it pertains to record.
- 3. No comment as it pertains to record.
- 4. No comment as it pertains to record.
- 5. It is incorrect. As a matter of fact, previously, the appellant case for promotion was once deferred by the Provincial Selection Board in 2008 for valid reason of having Average Performance Reports by the appellant. Yet this matter has nothing to do with the instant matter of the appeal.
- 6. No comment as it pertains to record.
- 7. No comment as it pertains to record.
- 8. No comment as it pertains to record.
- No comment as it pertains to record. The date mentioned in the para is incorrect.
- 10. It is incorrect and irrelevant. The appellant has already been awarded his due intact seniority position.
- 11. In pursuance of honorable Service Tribunal Judgment dated 24.1.2017, the appellant's due seniority position has been awarded to him. The matter has been settled long before.
- 12. The Service Tribunal Judgment dated 24.01.2017 has already been implemented.
- 13. No Comment.
- 14. As per the Govt. of NWFP, Establishment & Administrative Department (Estt: Wing), NWFP Civil Servants Promotion Policy, 2009, a comprehensive Efficiency Index (CEI) is mentioned for the purpose of promotion whereas, 70% aggregate marks for promotion to BS-20 have been allocated, for consideration of the Provincial Selection Board. The factor for evaluation of their 70% marks is on the basis of quantification of PERs relating to present grade and previous grade(s) which score should not be less than 49 marks. Whereas the appellant had a score of 46 marks. His case for promotion to BPS-20, therefore, was not considered by the Provincial Selection Board held in 2018.
- 15. No comment.

- It is incorrect in view of comprehensive position explained at para-14 ibid.
- 17. . No comment.
- 18. No comment.

GROUNDS

- It is incorrect as comprehensive position explained in the preceding paras above. 1)
- It is incorrect as comprehensive position explained in the preceding paras above. 2)
- It is a matter of record which is annexed-A. 3)
 - It is a matter pertains to record as explained in the preceding paras.
- It is incorrect. In fact, the laid down criteria envisaged in Govt. promotion policy 4) is regarding promotion to BPS-20 is different for promotion to B-19. The matter pertaining to previous Service Appeal of the appellant is different from the instant case of the appellant as explained in the aforementioned paras.
- It is incorrect. As per Govt. Promotion Policy, 2009 both Average & Good ACRs 5) have their separate scores.
- It is irrelevant para. The appellant has been treated as per existing policy of the 6). Government.
- It is incorrect in view of existing promotion policy of the Government. 7)
- It is incorrect. The score of the appellant did not deserve him to be awarded the 8) discretionary grace marks by the Provincial Selection Board.
- It is incorrect in view of aforementioned comprehensive reply. 9)
- It is incorrect in view of aforementioned comprehensive reply. 10)
- No comments.

It is, therefore, prayed that on acceptance of these para-wise comments, the appeal may please be dismissed.

Respondent No.1/

Chief Secretary, Khyber Pakhtunkhwa, Peshawar.

Respondent No.2)

Secretary Establishment Department

Khyber Pakhtunkhwa, Peshawar

Respondent No.

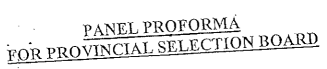
Secretary Industries, Commerce &

Technical Education Khyber Pakhtunkhwa,

Peshawar.

Respondent No.4)

Managing Director, Khyber Pakhtunkhw Technical & Vocational Training Authority





In respect of ENGR: KAFEEL AHMAD

Personnel No. Curozza

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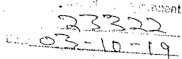
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Managing Director
KP-TEVTA

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IMMEDIATE CONFIDENTIAL





GOVERNMENT OF KHYBER PAKHTUNKHWA ESTABLISHMENT DEPARTMENT

NO. SO(PSB)ED/1-10/2019/P-263 Dated Peshawar, the 02.10.2019

The Secretary to Govt. of Khyber Pakhtunkhwa, Industries, Commerce & Technical Education Department.

SUBJECT: - MINUTES OF THE MEETING OF PROVINCIAL SELECTION BOARD HELD ON 23.09.2019.

> PROFESSOR BS-19 ASSOCIATE PROMOTION OF PROFESSOR BS-20 THE POST SUBJECTS) TO SUBJECTS)

Dear Sir,

I am directed to refer to Industries Department letter No. SO-III(IND)1-1/2019/Kafeel dated 31.07.2019 on the subject and to forward herewith an extract of Item No (32) of the minutes/recommendations of the meeting of Provincial Selection Board held on 23.09.2019 as well as copy of approved summary wherein the Chief Minister being competent authority in terms of Rule 4 (1) (a) of the Khyber Pakhtunkhwa (Appointment, Promotion & Transfer) Rules, 1989 has approved the recommendation of the PSB, for further necessary action.

Yours faithfully,

(Abdul Hameed)

Encl: As Above

PSB meeting held on 23.09.2019.

ITEM NO. (32)

TNDUSTIRIES, COMMERCE/AND TECHNICALLEDUCATION DEPARTMENTANTANTAL (Meeting of PSB held on 23.09.2019)

SUBJECT: PROMOTION OF ASSOCIATE PROFESSOR BS-19 (TECHNICAL SUBJECTS)
TO THE POST OF PROFESSOR/PRINCIPAL (TECHNICAL SUBJECTS) BS-20

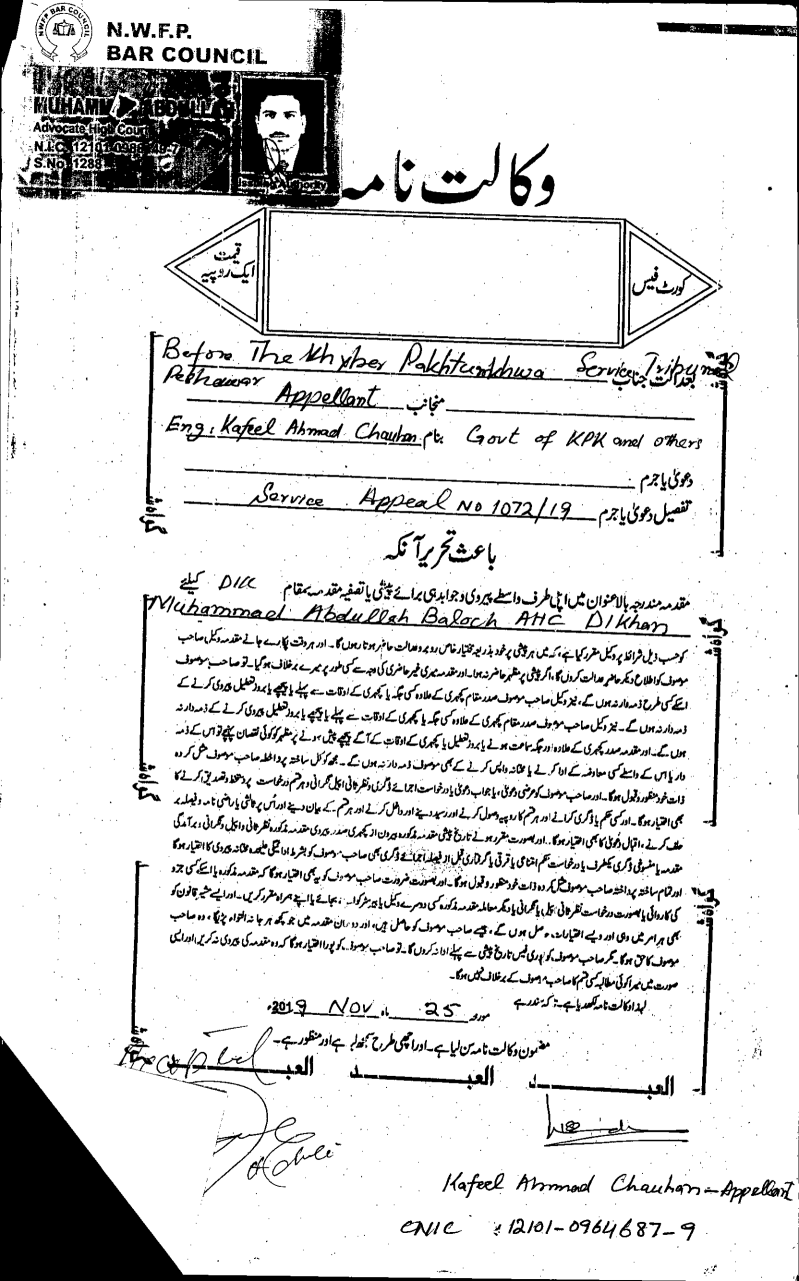
Secretary Industries apprised the Board that due to retirement two (02) posts of Professor (Technical Subjects)/ Principal BS-20 are lying vacant.

2. According to service rules, the post is required to be filled as under:-

"By promotion, on the basis of selection on merit, from amongst the Associate Professors/ Principal (Technical Cadre) BS-19 with atleast seven years service as such"

3. The service record of the officers included in the panel was discussed as follows: -

NAME OF OFFICER	RECOMMENDATIONS OF THE BOARD
Mr. Kafee! Ahmad	His date of birth is 21:03.1962 He joined government service
	on 06.02.1992 in BS-18. He was promoted to BS-19 on
· ·	04.08.2009. The Board in its meetings held on 03.05.2018 and
	26.12.2018 recommended to defer his promotion as his service
\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	record was Weak. Position is still the same.
	The Board recommended to defer his promotion.
Mr. Shams Ur Rehman	भांड date of birth is 10.02.1961. He joined government service
	່າວຄົ້ 3. 10.1988 in BS-17. He was promoted to BS-19 on
Fred-	ିଡ୍ୟୁ.08.2009. No enquiry is pending against him. His service
The state of the s	record upto 2018 is generally good.
The state of the s	
	•
GARW)	The Board recommended the officer for promotion to the post
()	of Professor/ Principal (Technical Cadre) BS-20 on regular
	basis. He will be on probation for a period of one year.
	Mr. Kafeel Ahmad



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

•	PESHAWAR.	
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the many	Director	KP Jedmia Edylar
Notice to:		- Tulk do Stone
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•	. <i>U</i> .	
WHEREAS an appeal/p	etition under the pro	vision of the North-West Frontier
		ted/registered for consideration, in
the above case by the petitione	er in this Court and notice	ce has been ordered to issue. You are
hereby informed that the said	d appeal/petition is fix	ed for hearing before the Tribunal
*on	at <u>8.00 A.M.</u> If you	wish to urge anything against the
		date fixed, or any other day to which
the case may be postponed en	ther in person or by a	uthorised representative or by any
		You are, therefore, required to file in
		aring 4 copies of written statement
		ely. Please also take notice that in n the manner aforementioned, the
appeal/petition will be heard a		
Notice of any alteration	ı in the date fixed for he	earing of this appeal/petition will be
		he Registrar of any change in your
address. If you fail to furnish s	uch address your addre	ss contained in this notice which the
address given in the appeal/pe	tition will be deemed to	be your correct address, and further
notice posted to this address b	y registered post will be	deemed sufficient for the purpose of
this appeal/petition		
Conv of annual is attack	had Conv of appeal ha	s already been sent to you vide this
copy of appear is attach	red. Copy of appear has	s arready been sent to you vide this
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Given under my hand a	nd the seal of this Cou	rt, at Peshawar this
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Day of	1	20 (9.
10000	A DIHLIN	- \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
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		N NX
•		Registrar,
	Khvbe	r Pakhtunkhwa Service Tribunal,
,		Peshawar.
	•	and the control of th

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. Note:

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.
JUDICIAL COMPLEX (OLD), KHYBER ROAD
PESHAWAR.
No. 1072 19
through Chief versus seef! Experient
Arthallant Parti Sha
invough Chiefversus seef! (Ell)
Respondent
Jamila Gul, PrinRespondent Noy. P.I. W.) Hayataball Notice to: - Perhause-2.
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 this Court, at Heshawar this
Day of
at Comp Caust D. 1. La Cont Registrar,
Khyber Pakhtunkhwa Service Tribunal, Peshawar.

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

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

No.	JB_
Appeal No	.) of 20 19
Kafeel Ahor	Appellant/Petitioner
Versus	on Post.
mough chuch	Respondent No.
	Respondent No
Notice to: - Hozrat Hussain Timesga	Prafessor GCI
Timesqu	va Dir Lamer.
WHEREAS an appeal/petition under the Province Service Tribunal Act, 1974, has been the above case by the petitioner in this Court at hereby informed that the said appeal/petition*on	he provision of the North-West Frontier presented/registered for consideration, in ad notice has been ordered to issue. You are a is fixed for hearing before the Tribunal If you wish to urge anything against the on the date fixed, or any other day to which or by authorised representative or by any orney. You are, therefore, required to file in e of hearing 4 copies of written statement you rely. Please also take notice that in a land in the manner aforementioned, the urabsence. If you wish to urge anything against the on the date fixed, or any other day to which in the area of the presentative or by any orney. You are, therefore, required to file in the office of hearing 4 copies of written statement you rely. Please also take notice that in a land in the manner aforementioned, the urabsence. If you wish to urge anything against the on the date fixed, or any other day to which the urabsence of this appeal/petition will be aform the Registrar of any change in your address contained in this notice which the med to be your correct address, and further
notice posted to this address by registered post this appeal/petition.	will be deemed sufficient for the purpose of
Copy of appeal is attached. Copy of app	peal has already been sent to you vide this
office Notice Nodat	ed
Given under my hand and the seal of th	
Day of	20 .
at camp Court D.1.	in the state of th
	Khyber Pakhtunkhwa Service Tribunal,

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

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

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

	PESHAWAR.	TB
No. ,	1079	12
Appeal No	16' 700	of 20 .
Kafeel	1072 Ahad	Appellars Peptioner
	Versus	a la Si
Ilwaugh C	hief Sery! 14th	The Proposed out
	•••••	Respondent F
Alshar M	Respondent No.	GDI Mari
Notice to:	, propessor,	Off to
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Province Service Tribunal Act, 19 the above case by the petitioner in hereby informed that the aid ap *on appellant/petitioner you are at lib the case may be postponed eithe Advocate, duly supported by your this Court at least seven days be alongwith any other documents default of your appearance on the appeal/petition will be heard and of	74, has been presented/rest this Court and notice has ppeal/petition is fixed for at 8.00 A.M. If you wish terty to do so on the date fix in person or by authorispower of Attorney. You are fore the date of hearing 4 upon which you rely. Pleased and in the decided in your absence. the date fixed for hearing you should inform the Rest address your address conton will be deemed to be you	been ordered to issue. You are hearing before the Tribunal to urge anything against the ked, or any other day to which sed representative or by any e, therefore, required to file in copies of written statement ease also take notice that in manner aforementioned, the of this appeal/petition will be gistrar of any change in your tained in this notice which the recorrect address, and further
this appeal/petition.		
Copy of appeal is attached	The second secon	dy been sent to you vide this
office Notice No	dated	5/W
Given under my hand and	the seal of this Court, at I	
Day of	20	VV-
ut of amp Court	D.1. Ishan	Registrar,

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

Khyber Pakhtunkhwa Service Tribunal,

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.	•		. 79			
	Appe	eal No	1010	••••	of 20 .	
-	/-	Entical	1072 April	d		•
				***************	.Appellant/Pet	titioner
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		<i>:</i> /f.:		······//	Respond	lent
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WHE		•				•
Province Se	rvice Tribi	ippeai/petit inal Act. 19	1011 under t	ne provision (presented/regi)I the Nort. istored for a	h-West Frontier onsideration, in
the above ca	se by the p	etitioner in	this Court a	id notice has b	een ordered	to issue. You are
hereby-info	rmed that	the said ar	peal/petition	is fixed for h	earing befo	re the Tribunal ning against the
*on			at <u>8.00 A.M.</u>	If you wish to	urge anyth	ing against the
appellant/pe	etitioner yo vy ho nostn	ou are at lib	erty to do so	on the date fixe	d, or any otl	her day to which
Advocate, di	ıy ve posip ulv support	ted by your	nower of Att	or by authorise arnev You are 1	therefore r	tative or by any equired to file in
this Court a	at least sev	en days be	fore the date	of hearing 4	copies of wr	ritten statement
alongwith a	any other o	documents	upon which	you rely. Plea	se also tak	e notice that in
default of y	our appea	rance on tl	he date fixed	l and in the m	anner afore	ementioned, the
appeai/petit	non will be	neard and c	decided in yo	ır absence.		
Notic	e of anv al	teration in	the date fixe	d for hearing o	f this anneal	l/petition will be
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this appeal/	e to this ad	dress by re	gistered post	will be deemed	sufficient fo	or the purpose of
ims appear	petition.	• • •		<u> </u>	· · ·	•
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office Notice	e No	•••••••	dat	e d .	•••••••	(2.0)
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	· ·		De ce	is Court, at 1 e	snawar tins 3	······································
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	,	10:30	Ho	$ \mathcal{M}$	Registrar,	
•	•	AAA SA	8.7/	<u>Kh</u> yber Pakht		ervice Tribunal,
		1 / will	<u>- 4</u>	*	Peshawar.	
Note: 1. The	hours of attendar	ice in the court are	the same that of the	ligh Court except Sunda	y and Gazetted Holi	days.

Always quote Case No. While making any correspondence.

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

No.	•		113	
	Appeal No	_y .72	of 20	
		•	Annellant/Petitioner	•
,	Kafeek	Aliver of Versus		
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•	Unweigh Chi	of secon	yv. Kespondeni	
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WHEDEA	S on onnoc!/notition	1/e sual		
Province Servic	S an appeal/petition und e Tribunal Act, 1974, has	been presented/regi	stered for conside	eration, in
the above case b	y the petitioner in this Co d that the said appeal/pe	urt and notice has be	een ordered to issu	ie. You are
on	<u>.</u> at <u>8.00</u>	A.M. If you wish to	urge anything as	gainst the
appell ant /petitic the case may be	oner you are at liberty to c e postponed either in per	do so on the date fixe cson or by authorise	d, or any other da ed representative	y to which or by any
Advocate, duly s	supported by your power o	of Attorney. You are, (herefore, require	d to file in
alongwith any o	ast seven days before the other documents upon w	hich you rely. Plea	se also take notic	ce that in
default of your appeal/petition	appearance on the date will be heard and decided	fixed and in the m	anner aforement	ioned, the
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given to you by	any alteration in the date registered post. You show	uld inform the Regis	strar of any chan	ge in your
address. If you fa	ail to furnish such address the appeal/petition will b	s your address contai	ined in this notice	which the
notice posted to	this address by registered	post will be deemed	sufficient for the	purpose of
this appeal/petit	,10h./	·	·	•
Copy of a	ppeal is attached. Copy o	of appeal has already	y been sent to you	ı vide this
office Notice No	***************************************	dated		
Given und	der my hand and the seal	of this Court, at Pe	shawar this	and the second
Day of	·	20	. 516	
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w	Camp leves		V	•
	1554 1.77 Ci		registrar,	
	6.	Khyber Pakht	nkhwa Service Peshawar	Tribunal,
Note: 1. The hours	of attendance in the court are the same the	at of the High Court except Sunda		_

Always quote Case No. While making any correspondence.

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

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No.			•	7,62
	Appeal No	1078	? :	f 20/9
•	ir f	el Ahr		
		el Ann	Ap_{\parallel}	pellant/Petitioner
•		/ Versus	_	1/8h.
	Marries	de Chie	& Secy	Respondent
14/11/12/	19-11 8-		Respondent No	nmerce & Technology
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WHED	FAS on appealme	/ ptition invalue to		la - NY - 14 NY - 1 NY - 1 N
Province Sei	rvice Tribunal Act.	. 1974. has been	ne provision of t presented/register	he North-West Frontier red for consideration, in
the above cas	se by the petitioner	r in this Court a	nd notice has been	ordered to issue. You are
hereby infor	rmed that the said	appeal/petition	n is fixed for hear	ing before the Tribunal
appellant/pe	titioner vou are at	at <u>8.00 A.M.</u> libe r tytodoso	If you wish to ur	ge anything against the or any other day to which
the case may	y be postponed eit	her in person (or by authorised r	epresentative or by any
Advocate, du	ıly supported by yo	ur power of Att o	orney. You are, the	refore, required to file in
this Court a	t least seven days	before the date	of hearing 4 cop	ies of written statement
default of vo	ny other documen Our appearance on	us upon wnich I the date fixed	you rely. Please a	also take notice that in ner aforementioned, the
appeal/petiti	ion will he heard an	d decided in yo	ur absence.	ici mioromonioni, inc
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given to you	or any arteration by registered posi	in the date fixe t. You should in	d for hearing of th form the Registra	is appeal/petition will be ar of any change in your
address. If yo	ou fail to furnish su	ch address you	r address contained	d in this notice which the
address give	n in the appeal/peti	ition will be dee	med to be your cor	rect address, and further
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office Notice	No	. dat	ad.	
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at	Camp Court	D. I. Klad	an .	
			U .	egistrar,
•	•			thwa Service Tribunal,
			•	eshawar.

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.

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No.				
•	Appeal No	10.72	of 20 Jaj	
	12 j		Appellant/P	etitione r
	rajec	Versus	0	
•	- 1	Versus Chief Sea	A Resnor	ideut
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	_ //	✓ Respbhde	nt No	• • • • • • • • • • • • • • • • • • • •
Notice to:	he Mango	mont Dive	etor, Techn	ical Express
1/2	to be worth	ion under the proving has been presen	Authority !	Efte fle Shown
WHEREAS	an appeal/petit	ion under the pro 74, has been presen	vision of the Nor	th-West Frontier consideration, in
the above case by	the petitioner in	this Court and notic	ce has been ordere	d to issue. You are
haraby informed	that the said an	meal/petition is fixe	ed for hearing be	fore the Tribunai
appellant/petition	ner you are at lib	at 8.00 A.M. If you erty to do so on the c	late fixed, or any o	ther day to which
the case may be i	postponed eithe	r in person or by a power of Attorney. Y	utnorisea represe	meative or ny amy
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alongwith any of	her documents	upon which you re he date fixed and i	ely. Please also ta	ke notice that in
appeal/petition w	ill be heard and c	decided in your abse	nce.	
•	•	the date fixed for he		eal/petition will be
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acc			Regultr	ar,
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			Pasnau	/ Set # "

2. 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.

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

No.	
Appeal No 1072 of 261.	
Kafeel Al-all Appellant/Petitioner	
Varous	
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Ilwough Luly Sleef lake he Responden	
Through Chief Seres 14Ph Respondent Respondent No.	•••••
110 + 1100 A 100 GTTimes 90	VEI
Notice to: Hazrat Hussain, Professor, GCT Timerga	
Divlamer	• .
www.pp.c	tier
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the above case by the petitioner in this Court and notice has been ordered the Trib	unal
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appellant/petitioner you are at liberty to do so on the date fixed, or any other day to we the case may be postponed either in person or by authorised representative or by	
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are designed assembly a serious device before the figure of meaning a copies of without	
alongwith any other documents upon which you rely. Please also take notice the default of your appearance on the date fixed and in the manner aforementioned	, the
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address. If you fail to furnish such address your address contained in this restriction will be deemed to be your correct address, and fu	rther
address given in the appear/petition will be deemed sufficient for the purponotice posted to this address by registered post will be deemed sufficient for the purpose	se of
this appeal/petition.	•
Copy of appeal is attached. Copy of appeal has already been sent to you vid	e this
Office Profice Profit.	
Given under my hand and the seal of this Court, at Peshawar this	
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at camp Court D.1. behan	
at camp court	A) .
kegistrar,	,
Khyber Pakktunkhwa Service Tri	ounal,

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.					18
, 1	Anneal	No	7.2	of 20 /9	
			1	/ // Appellant/Pe	titioner
	·····Kaf	eel Aha	ersus	Арренинг 1 е	illiones
				De & Respond	lent
•	(Wou)	gh Chief	Rosnandent N	Vo	
	•	_	-		
Notice to:	_ · Alcha	voi frof	essor, 614	11 War P	iv upper
the above hereby in *onappelland the case Advocate this Couralongwith default of appeal/po	case by the pet formed that the petitioner you may be postpored to duly supported that least seven hany other do of your appeara etition will be he stice of any alter you by register If you fail to fur	itioner in this Cone said appeal/peal/peal/peal/peal/peal/peal/pea	urt and notice he tition is fixed for the A.M. If you wis loso on the date son or by authof Attorney. You e date of hearing hich you rely. fixed and in the in your absence the fixed for hearing the syour address continued in the syour address conti	as been ordered for hearing before hearing before he anyterized for any of the control or seed representate, therefore, any any of the manner afore he manner	consideration, in I to issue. You are ore the Tribunal hing against the her day to which stative or by any required to file in ritten statement the notice that in rementioned, the al/petition will be y change in your anotice which the
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Day of		Leb:	\$ ••••••••••	20 20	
· · · · · ·	at lamp	Court D.	1. Khan		
	•			Registra	
			Khyber F	akhtunkhwa S Peshawa	Service Tribunal, ır.

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. 5/3	
No.	
Appeal No. 1072 of 2019	
Unrough Chief Seef, Respondent	
Myough Chief Seef Respondent	
Respondent No	
Notice to: _ the self: Industries (manorie) lechon	L
Notice to: - the Soup: Industries Comprezie Technic	:
WHEREAS an appeal/petition under the provision of the North-West Frontie Province Service Tribunal Act, 1974, has been presented/registered for consideration, in	n.
the above case by the petitioner in this Court and notice has been ordered to issue. You are	e
hereby informed that the said appeal/petition is fixed for hearing before the Tribuna	1
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the case may be postponed either in person or by authorised representative or by an	y .
Advocate, duly supported by your power of Attorney. You are, therefore, required to file it	n.
this Court at least seven days before the date of hearing 4 copies of written statemen alongwith any other documents upon which you rely. Please also take notice that i	.t n
default of your appearance on the date fixed and in the manner aforementioned, th	e
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 b	e
given to you by registered post. You should inform the Registrar of any change in you	r
address. If you fail to furnish such address your address contained in this notice which th	e
address given in the appeal/petition will be deemed to be your correct address, and further	r f
notice posted to this address by registered post will be deemed sufficient for the purpose of this appeal/petition.	, <u>T</u> .
Copy of appeal is attached. Copy of appeal has already been sent to you vide the	S
office Notice Nodateddated	٠
7/6	
Given under my hand and the seal of this Court, at Peshawar this	•••
Day of	
+ Park P. I D. I. Khan	
at Camp Court D. 1. Rhan	
Rasiktrar	
Registrar, Khyber Pakhtunkhwa Service Tribuna Peshawar.	ıl,
Peshawar.	•

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

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

No.					
	Appeal No	1072		of 20 G.	•
				Appellant/Petitione	9 1 °
	Hafach.	At mell.	,	Del	
		Versus	_	Me/8U.	
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			Respondent No	T	
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Notice to: _	rout: of	/aple	Mough	Chef 3	seal;
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WHEREA	S an appeal/p	etition under t	he provision	of the North-We	est Frontier ideration, in
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default of vour	r annearance O	on the date fixe and decided in yo	a and in one r	nanner aforeme	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
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given to you by address. If you address given i notice posted to this appeal/pet	y registered po fail to furnish s in the appeal/pe o this address b ition.	ost. You should in such address you etition will be de by registered pos	ur address cont eemed to be you st will be deeme	of this appeal/pe pistrar of any ch ained in this not r correct address d sufficient for t	ice which the s, and further he purpose of
Conv of	appeal is attac	hed. Copy of a	peal has alrea	dy been sent to	you vide this
		•			
office Notice N	[o	da	1tea	**************************************	
Given w	nder my hand	and the seal of	this Court, at I	Peshawar this	
				7.	1)
Day of		eb:	20		•
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	. /	D. I. Khe	m	WI	
at Comp	b Court	D ;	\		
a l			77.70	Registrar,	_
	1		Khyber Pak	htunkhwa Serv	vice Tribunal,
	¥ 11/02	•		Pethawar.	
Note: 1. The ho	ours of attendance in the	court are the same that of	the High Court except Su	unday and Gazetted Holiday	/s. <i>;</i>
		aking any correspondenc			
	Cr. L Davhtiinkn	re.			
VO.	Chile but Pokhtunke Pushawar	re.			

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

NO.				
Appeal	! No	7.2	of 20 ₁₀₁	
Me	ofeel Ahr	act chau	he Appellant/Petitio	ner
	V	ersus	No 11	
7. 1	In Christ	· Cours	Ver 6h pomondone	
	gp			
		Respondent No	,	
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Notice to: _ the S	Vaf fal	Ve peso	rance -	
WHEREAS an ap	· // *			
Province Service Tribu	nal Act. 1974, has l	been presented/1	registered for con	sideration, in
the above case by the per	titioner in this Cou	irt and notice ha	s been ordered to	issue. You are
hereby informed that the	he said appeal/pet	tition is fixed fo	or hearing before	the Tribunal
*on 27-2-2a	A.Qat 8.00	A.M. If you wish	to urge anythin	g against the
appellant/petitioner you the case may be postpo	ı are at liberty to d	o so on the date	nxed, or any other rised representat	ive or by any
the case may be postpo Advocate, duly supporte	ed by your power o	f Attorney. You a	re, therefore, requ	uired to file in
this Court at least seve	n days before the	date of hearing	4 copies of writt	ten statement
alongwith any other de	ocuments upon w	hich you rely. I	Please also take r	otice that in
default of your appears	ance on the date.	fixed and in th	e manner aforem	entioned, the
appeal/petition will be h	eard and decided i	m your absence.		
Notice of any alt	eration in the date	e fixed for heari	ng of this appeal/p	etition will be
given to you by register	red post. You shou	ıld inform the R	Registrar of any c	hange in your
address. If you fail to fur	rnish such address	s your address co	ntained in this no	tice which the
address given in the app	eal/petition will be	e deemed to be y	our correct addres	ss, and further
notice posted to this add this appeal/petition.	iress by registered	post will be deel	ned sufficient for	the purpose of
tins appear permon.			N. P.	
Copy of appeal is	attached. Copy o	f appeal has alr	eady been sent to	you vide this
office Notice No	*****	dated	*******************	_
Given under my	hand and the seal	of this Court, a	t Peshawar this	71k
•			· ·	· · · · · · · · · · · · · · · · · · ·
Day of	Feb.	20	120	torium. Torium
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at Camp	e f I	1. Khar	2	
al Camp	PS/Secu ERAF	1		
	Diary No	, yb //	1	
	FTS No.		Registrar,	A 2009
	Date.	Khyber Pa	khtunkhwa Ser	vice Tribunal,
	11/1/2/20		Peshawar.	
Note: 1. The hours of attendance	ce in the court are the same th	at of the High Court except	Sunday and Gazetted Holida	ys.
2. Always quote Case No	. While making any correspon	idence.		

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

	PESHAWAR.	13
No.	1072	19
Appeal No.	Leef Whomaid	of 20 .
		opellout/Petitioner
Imo	igh chierous Societ for	Pesnondent
A 5-1	Respondent No	1,D1 War
Notice to: _	Respondent No.	
WHEREAS an appea	al/petition under the provision of	the North-West Frontier
the above case by the petitic hereby informed that the son	Act, 1974, has been presented/registed oner in this Court and notice has been said appeal/petition is fixed for head appeal/petition is fixed for head account. The same at 8.00 A.M. If you wish to use at liberty to do so on the date fixed, it either in person or by authorised by your power of Attorney. You are, the ays before the date of hearing 4 comments upon which you rely. Please to on the date fixed and in the mand and decided in your absence. Sion in the date fixed for hearing of the post. You should inform the Registre h such address your address contained petition will be deemed to be your contained.	ered for consideration, in a ordered to issue. You are using before the Tribunal rge anything against the or any other day to which representative or by any erefore, required to file in pies of written statement also take notice that in the aforementioned, the his appeal/petition will be ar of any change in your ed in this notice which the
notice posted to this address this appeal/petition.	s by registered post will be deemed su	fficient for the purpose of
Copy of appeal is att	ached. Copy of appeal has already b	peen sent to you vide this
office Notice No	dated	91h
Given under my hand	d and the seal of this Court, at Pesh	awar this
		1 de
at lang	& Court D.J. Ichen	All a company of the

Khyber Pakhtunkhwa Service Tribunal,

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.				
* .	Appeal No		of 2d	9
	Kule	el Afriad) Ардеllaı	nt/Petitioner
	- 1	Versus	1/28	h!
•	Terrugh !			spondent
	in L	Respon	dent No6	1/201
Notice to:	Hograt 1	tusiam,	profess	or gill
	Hozvat P	or DIV Lac	us il	
WHERE	AS an appeal/petit	tion under the pr	ovision of the l	North-West Frontier
the above case	e by the petitioner in	this Court and not	tice has been ord	for consideration, in ered to issue. You are
hereby inform	ned that the said an	ppeal/petition is fi	xed for hearing	before the Tribunal nything against the
appellant/peti	itioner you are at lib	erty to do so on the	e date fixed, or an	y other day to which
Advocate, duly	y supported by your	power of Attorney	You are, therefo	esentative or by any re, required to file in
alongwith an	y other documents	upon which you	rely. Please also	of written statement take notice that in
	ur appearance on tl on will be heard and o			aforementioned, the
		<i>:</i>	•	ppeal/petition will be
given to you l	by registered post. Y	You should inform	the Registrar of	any change in your
address given	in the appeal/petitio	on will be deemed t	o be your correct	this notice which the address, and further
notice posted this appeal/pe		gistered post will b	e deemed sufficie	ent for the purpose of
Copy of	appeal is attached	. Copy of appeal h	as already been	sent to you vide this
office Notice I	- No	dated		•••••
Given u	ınder my hand and	▲	urt, at Peshawar	this
	***************************************		20	* .
to	mp Cour	A D. I. Kh	an	1 who
ar ca	mp cour		A. A	Mr.
, •			Regis	trar,
		Khvh	•	a Service Tribunal.

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

Peshawar.

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KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

JUDICIAL COMPLEX (OLD), KHYBER ROADS PESHAWAR. No. 1072. APPEAL No. Apellant/Petitioner Twoongh Chief Serg: 14 Ple Pash: RESPONDENT(S) Notice to Appellant/Petitioner Bashin and Din Rollmanham Meinzil No C/1887 Islamia Street Mohallah farvog/ Shaherd D.I.Khun Take notice that your appeal has been fixed for Preliminary hearing, replication, affidavit/counter affidavit/peoord/arguments/order before this Tribunal on------ at-----You may, therefore, appear before the Tribunal on the said date and at the said place either personally or through an advocate for presentation of your case, failing which your appeal shall be liable to be dismissed in default. at comp Court D. 1. Khom Khyber Pakhtunkhwa Service Tribunal,

"A"

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

No.				13
	APPEAL N	/672		f 20 ₁ 9.
	Ka	fal Africa	S. J. J	٠
)	er eraun	Apellant/Petitioner
		,		÷
•		Versus		
•	-			186
•••••••	Mstocegfa	tref !	safflor.fbl.f.	RESPONDENT(S
	Counsel		o	
Notice to-	Appellant/Petitio	ner Mulaam	mad Ab	dullah Balou
•		Alleron	High	1 L
		Violet stock	1 15 10	Court
***************************************	•			
Tak	e notice that y	our appeal has b	een fixed for	Preliminary hearing
				r before this Tribuna
		at 9:10 A 11		
•		. *		

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

at Camp lant D. 1. Khans

Khyber Pakhtunkhwa Service Tribunal, Peshawar.

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KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

No.	<u>113</u>
	APPEAL No
	Kalanda a
	Apellant/Petitioner
•	
•	Versus
	Through Chrif Sey KPle VoSh. RESPONDENT(S)
· - · .	RESPONDENT(S)
Notice to	Appellant/Petitioner Engy: Kafeel About Chauhau Spl Bashiv Addin chauhau
***************************************	Sty Bashir dddin chawhar
,	Pla Charles Maril No 1/1887
	R/O Chumban Manzil No. C/1887 Islamia Street Malallah Faragy Shahad D. I. Ikhan
Tal	ke notice that your appeal has been fixed for Preliminary hearing,
	on, affidavit/counter affidavit/record/arguments/order before this Tribunal
on2.7	-10-20 at 9:00 1+M
place eit	u may, therefore, appear before the Tribunal on the said date and at the said her personally or through an advocate for presentation of your case, failing our appeal shall be liable to be dismissed in default.

at Camp Court D. I. Khan Rogistrar,

Kegistrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar.

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KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.
JUDICIAL COMPLEX (OLD), KHYBER ROAD,
PESHAWAR. 18
Section 2
No
Appeal No
Kateel Almert
Appellant/Petitioner
Versus (
imough Chief Saces Kelle No 8h.
Respondent
Pasmandarit No.
Respondent No
Estay of the Borrer , frag
Notice to: - 11208, Dix upper
Waxi Propped
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
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
doted
office Notice Nodateddated
Given under my hand and the seal of this Court, at Peshawar this
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at Camp Court D.1. Elian
to the kind
A Camp Court D. Court
ar
Registrar,
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. 2. Always quote Case No. While making any correspondence.
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KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

140.	12 · · · · · · · · · · · · · · · · · · ·
	Appeal No of 20 .
	Appeal No
•	A all-mat/Detition on
	Rafeel Aversused Appellant/Petitioner
	rafeel Alexand
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	Reprondent
	Through I had some 14/16
	Respondent No
•	Through Chief Secy (4) le Respondent No
	DV Hazzat Huccain War Tasser Lact
Notice to: _	_ Dr. Hazrat Hussain Professor GCT
•	Timorgara Dirlame
,	Imorgara Dix Laure
	DEAS all stition and the provision of the North-West Frontier
· WHE	REAS an appeal/petition under the provision of the North-West Frontier
Province S	ervice Tribunal Act, 1974, has been presented/registered for consideration, in
the above c	ase by the petitioner in this Court and notice has been ordered to issue. You are
hereby info	ormed that the said appeal/petition is fixed for hearing before the Tribunal
*on	at 8.00 A.M. If you wish to urge anything against the
appella#4/p	Setitioner your are at liberty to do so on the date fixed, or any other day to which
the case m	ay be postponed either in person or by authorised representative or by any
Advocate, d	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/peti	ition will be heard and decided in your absence.
Noti	ce of any alteration in the date fixed for hearing of this appeal/petition will be
given to vo	ou 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 dix	ven in the appeal/petition will be deemed to be your correct address, and further
noticenest	ted to this address by registered post will be deemed sufficient for the purpose of
this appeal	
tims appear	pention.
Conv	y of appeal is attached. Copy of appeal bas already been sent to you vide this
Copy	y of appear is attached. Copy of appearance and according to the
office Noti	ice Nodateddated
Office Noti	CE INU
. 0!	en under my hand and the seal of this Court, at Peshawar this
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	20 3000
Day of	
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	Camp Court D. 1. Khan Redstrar, Redstrar,
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w	Redistrar,
• • •	Khyber Pakhtunkhwa Service Tribunal,
	Weshawar.
Note: 1 T	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.	•	TB.	
Appeal No		of 20/9	•
	Voreus	Appellant/Petitioner	
Thereaself	buf Soul	Respondent	
6. Jami	la Gul Vris	withof (all 11 W)	•••••
Notice to: - Hayat	abaduple	Postromor.	
		sion of the North-West Fron	tier
Province Service Tribunal Act, 196 the above case by the petitioner in hereby informed that the said ap *on	74, has been presente this Court and notice peal/petition is fixed at 8.00 A.M. If you werty to do so on the da	ed/registered for consideration has been ordered to issue. You for hearing before the Triburish to urge anything against ate fixed, or any other day to w	n, in are unal the hich
the case may be postponed either Advocate, duly supported by your this Court at least seven days befalongwith any other documents default of your appearance on that appeal/petition will be heard and default of the case of	power of Attorney. You fore the date of hear upon which you rely ne date fixed and in	u are, therefore, required to fi ing <u>4 copies</u> of written staten y. Please also take notice the the manner aforementioned,	nent at in
_	the date fixed for hea You should inform the address your address on will be deemed to be	ring of this appeal/petition wi e Registrar of any change in contained in this notice whicl e your correct address, and fur	your h the ther
Copy of appeal is attached.	Copy of appeal has	already been sent to you vide	this
office Notice No	dated	•	
Given under my hand and	•		<i>,</i> ,,,,,,,,,,
Day of	ep:	202	
at Camploust D	1. Klean	Justin Justin	
•	Khyber	Registrar, Pakhtunkhwa Service Trib	unal,
		Peshawar.	
Note: 1. The hours of attendance in the court are	the same that of the High Court ex	xcept Sunday and Gazetted Holidays.	

Always quote Case No. While making any correspondence.

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

No.	•			10	ZS
•	Appeal No	<u></u>		of 20	
	•	107	a .	19	
en e				Appellant/Petitic	oner .
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•	11	Clarical	Source 161	DIE PROPORTE	
	i water	Chief	Respondent No		
			· <i>V</i>	4	•
Notice to:	-	ŧ		1. + of	~ L D 1
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	/	1,4,	7 + 11	or Ac	1 mes can
wurdi	TAS and application	al Falle	pulon 6	of the North	West Frontier
Province Ser	vice Tribunal Ac	t, 1974, has beei	presented/regi	istered for cor	sideration, in
the above cas	se by the petitions	er in this Court a	ınd notice has b	een ordered to	issue. You are
hereby infor	med that the sai	d appeal/petition	n is fixed for h	earing before	the Tribunal
*on	4 24 2	at <u>8.00 A.M</u>	. If you wish to	urge anythu	ng against the
the case may	titioner you are a be postponed e	ither in person	or by authorise	ed representa	tive or by any
Advocate, du	ly supported by y	our power of At	torney. You are,	therefore, req	uired to file in
this Court at	t least seven days	s before the dat	te of hearing <u>4</u>	<u>copies</u> of writ	ten statement
alongwith ar	ny other docume	ents upon which	n you rely. Plea	ise also take i	notice that in
	our appearance o			anner atoren	ientionea, the
арреацрепп	on will be heard a	mu decideu m y	our absence.	4:	
Notice	of any alteration	n in the date fix	ed for hearing o	f this appeal/p	etition will be
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office Notice	No	do	ted		•
Office Notice	; k 1 U		†.	•••••	
Given	under my hand a	and the seal of t	his Court, at Po	eshawar this	
		<i>a</i> ·	eg.		30101
·Day of		(./	20		
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		1 %	111		
1.1	and Cal	cist Di	·lena		
ar	amp la		1.	Registrar.	
		•	/ ·	174	vice Tribunal,
•	•	•	Milyber Faith	Peshawar.	vice illumini,
B1.4.: 4	hanna allatan dan an hathar	and an the same that -8 th	no Ulah Court ayasat Court	<u> </u>	
Note: 1. The l	hours of attendance in the coays quote Case No. While ma	ourt are the same that of the same that	ile bildu const excebt anud	lay and Gazetted Honde	.,, e .

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR. " 78

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No.		1072	19
•	Appeal No	1072 cel Ahred	of 20 '.
	Kaff	eel physical	Appellartif entroper
•	in much 6	highers sery:	18 Ple
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	The Se	cel Berbonden	Noice Commerce ?
•	one -	of the said	in Sout of la fle
Notice to: —	Jachma	al Cantan	enote.
		pero	
			sion of the North-West Frontier d/registered for consideration, in
the above ca	se by the petitioner i	n this Court and notice	has been ordered to issue. You are
hereby july	fmodelhat the said a	appeal/petition is fixed at 8.00 A.M. If you w	for hearing before the Tribunal ish to urge anything against the
appellant/pe	etitioner you are at li	berty to do so on the da	te fixed, or any other day to which
			horised representative or by any 1 are, therefore, required to file in
this Court a	at least seven days b	efore the date of heari	ng <u>4 copies</u> of written statement
alongwith a default of y	ny other documents our appearance on	s upon which you rely the date fixed and in	. Please also take notice that in the manner aforementioned, the
		l decided in your absenc	
Notice	e of any alteration i	n the date fixed for hear	ring of this appeal/petition will be
given to you	a by registered post.	You should inform the	Registrar of any change in your contained in this notice which the
address give	en in the appeal/petit	tion will be deemed to be	your correct address, and further
notice poste this appeal/j		egistered post will be de	eemed sufficient for the purpose of
		 d. Conv.of appeal has a	dready been sent to you vide this
		•)
office Notice	e No	dated:	30x0
Given	under my hand and	dthe seal of this Court,	at Peshawar this
Day of	.		.20 .
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atl	amp law	~	1. Jan
			$\sim \nu$

Registrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar.

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

^{1.} 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.	<u> 173</u>
Appeal No	2 of 20 1.4
Kaheel Nh	Appellant/Petitioner
Versus	Second No. T. Respondent
Invargh Chief	Secif K Placespondent .
Espect of 12 De	espondent No. I. Through Christ Seys.
Notice to:	self self
· ples	havier.
WHEREAS an appeal/petition under th	ne provision of the North-West Frontier.
Province Service Tribunal Act, 1974, has been the above case by the petitioner in this Court and	d notice has been ordered to issue. You are
hereby informed that the said appeal/petition *onat 8.00 A.M.	is fixed for hearing before the Tribunal If you wish to urge anything against the
appellant/petitioner you are at liberty to do so o	n the date fixed, or any other day to which
the case may be postponed either in person of Advocate, duly supported by your power of Atto	rney. You are, therefore, required to file in
this Court at least seven days before the date alongwith any other documents upon which	of hearing 4 copies of written statement vou rely. Please also take notice that in
default of your appearance on the date fixed appeal/petition will be heard and decided in you	and in the manner aforementioned, the
Notice of any alteration in the date fixed	l for hearing of this appeal/petition will be
given to you by registered post. You should in address. If you fail to furnish such address your	form the Registrar of any change in your address contained in this notice which the
address given in the appeal/petition will be deen notice posted to this address by registered post	med to be your correct address, and further
this appeal/petition.	will be deemed sufficient for the purpose of
Copy of appeal is attached. Copy of app	heal has already been sent to you vide this
office Notice Nodate	4
Given under my hand and the seal of th	is Court, at Peshawar this30
Day of	20 2.0
at Camp Court D.1.12	1.1
01/20	degistrar,
ISSTE BRANCH	Khyber Pakhtunkhwa Service Tribunal, Peshawar.

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

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

No.	·	•	. •	•
App	eal No		of 20	B
•••••	/0		Appellant/Bet	itioner
	Kafeel Ah	rsus		
		**********	Respond	еµt 1. '
the	ough chief	Respondent No.	Vi F	Qu to
		<i>U</i>	4)	SIND A
the	Say: Esta	bli Shones	t Depl	H. Glow:
WHEREAS an Province Service Trib	ppezi/petition/unde	cake provision (of the North	h-West Frontier
the above case by the phereby informed that	etitioner in this Cow	t and notice has b	een ordered	to issue. You are
*onappellant/petitionery	at <u>8.00 A</u>	<u>,M.</u> If you wish to	urge anyth	ing against the
the case may be post. Advocate, duly suppor	poned either in perso	on or by authoris	ed represent	tative or by any
this Court at least se	ven days before the c	late of hearing <u>4</u>	<u>copies</u> of wr	ritten statement
alongwith any other default of your appea	arance on the date f	ixed and in the n	ise also taki ianner aforo	ementioned, the
appeal/petition will be	-	•	fthis arms	l/notition will be
given to you by regis	lteration in the date t tered post. You shoul	d inform the Regi	istrar of any	change in your
address. If you fail to a address given in the a	ppeal/petition will be	deemed to be your	correct add	ress, and further
notice posted to this a this appeal/petition.	ddress by registered p	oost will be deemed	l sufficient f	or the purpose of
Copy of appeal	is attached. Copy of	appeal has alread	ly been sent	to you vide this
office Notice No		dated	************	
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at Carry	D Court D.1	Verson Pole	Registrar	, , omrico Tribunal
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Always quote Case No. While making any correspondence.

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

140.	10/2
•	Appeal No
,	Thwough Chilgesubeccy: 14 Ph SRespondent
	- 1 1/ Notsubecco : 11 Ple
	Spannagent
	AResponuesa
•	Engr: Jamila Gul, Principal GPI (W) - KPK Hayatabad Postumor.
Notice to:	- Kpk Hayatabad Peshwara.
Province the abov hereby i *on appellar the case Advocat this Cou alongwi default appeal/p	EREAS an appeal/petition under the provision of the North-West Frontier e Service Tribunal Act, 1974, has been presented/registered for consideration, in e case by the petitioner in this Court and notice has been ordered to issue. You are informed that the said appeal/petition is fixed for hearing before the Tribunal at 8.00 A.M. If you wish to urge anything against the at/petitioner you are at liberty to do so on the date fixed, or any other day to which may be postponed either in person or by authorised representative or by any e, duly supported by your power of Attorney. You are, therefore, required to file in art at least seven days before the date of hearing 4 copies of written statement the any other documents upon which you rely. Please also take notice that in of your appearance on the date fixed and in the manner aforementioned, the petition will be heard and decided in your absence.
given to address address notice p	you by registered post. You should inform the Registrar of any change in your . If you fail to furnish such address your address contained in this notice which the given in the appeal/petition will be deemed to be your correct address, and further osted to this address by registered post will be deemed sufficient for the purpose of eal/petition.
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_	Nlen:
Day of	······································
	at camp Court D. 1. Helens
•	Khyber Pakhtunkhwa Service Tribunal,
	Peshawar.

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

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

No.
Appeal No
Engy: Kafeel Ahrad
Versus Inverient Chief Secret: 14 Ple Respondent
Respondent No6.
Notice to: _ Dv. Hozrat Hussam. Professer
GCT, Timergara Dix Laure.
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.2/-/2-> at 8.00 A.M. If you wish to urge anything against the
appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any
Advocate, duly supported by your power of Attorney. You are, therefore, required to file in this Court at least seven days before the date of hearing 4 copies of written statement
alongwith any other documents upon which you rely. Please also take notice that in
default of your appearance on the date fixed and in the manner aforementioned, the appeal/petition will be heard and decided in your absence.
Notice of any alteration in the date fixed for hearing of this appeal/petition will be given to you by registered post. You should inform the Registrar of any change in you
address. If you fail to furnish such address your address contained in this notice which the
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this appeal/petition.
Copy of appeal is attached. Copy of appeal has already been sent to you vide thi
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Given under my hand and the seal of this Court, at Peshawar this
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M. M.
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Registrar,

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

^{1.} 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.

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4	Engri Kaf	cel Am	ad	Appellant/Petit	ioner `
		Vers	us	184.	•
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	•	•	Respondent No.		***************************************
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· .		11/05 D	ruppes		
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Province Serthe above cashereby information appellant/pet the case may Advocate, duthis Court at alongwith andefault of you appeal/petitic Notice given to you address. If you address given	vice Tribunal Acte by the petitions med that the said and	t, 1974, has been in this Court dappeal/petitionat 8.00 A.I. t liberty to do sither in person our power of A sents upon which the date fix and decided in the date f	en presented/re and notice has ion is fixed for M. If you wish so on the date fin or by authorate of hearing the your absence. xed for hearing inform the Repur address conlected to be you elemed to be you leemed to be you leemed to be you and in the leemed to be you leemed to be you leemed to be you and in the leemed to be you leemed to be you and in the leemed to be you leemed to be you and in the leemed to be you leemed to be you and in the leemed to be you leemed to be you and in the leemed to be you leemed to be you and in the leemed to be you leemed to be you and in the leemed to be you leemed to leeme	been ordered to been ordered to hearing before to urge anythised, or any othised represente, therefore, reducing of this appeals of this appeals egistrar of anything trained in this pur correct address.	on issue. You are the Tribunal ing against the er day to which ative or by any quired to file in itten statement notice that in mentioned, the change in your notice which the ess, and further
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Note: 1. The	hours of attendance in the o	court are the same that c	of the High Court except §	Sunday and Gazetted Ho	idays.
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KHYBER PAKHTUNKHWA SERV	TCE TRIBUNAL, PESHAWAR.
JUDICIAL COMPLEX (O	LD), KHYBER ROAD,
PESHA	NAR. 18
No.	
1073	- 19
Appeal No	of 20 !
Kafeal Almed	Appellant Petition (4)
Versus	14 Ple Person
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Thracigh Chuff	Respondent
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Engr: Jamua 9	Respondent Roman GIP W. A Pallamas. The Provision of the Khyber Pakhtunkhwa
Notice to:	I Del aures
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WHEREAS an appeal/perition under th	ne provision of the Khyber Pakhtunkhwa
Province Service Pribunal Act, 1974, has been	presented/registered for consideration, in
the above case by the petitioner in this Court a	
*on.24.— S.— at 8.00 A.M.	If you wish to urge anything against the
appellant/petitioner you are at liberty to do so	on the date fixed, or any other day to which
the case may be postponed either in person and Advocate, duly supported by your power of Att	
this Court at least seven days before the date	
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Notice of any alteration in the date fixe given to you by registered post. You should in	d for hearing of this appeal/petition will be
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•	megistrar,
•	Khyber Pakhtunkhwa Service Tribunal,
	Peshawar.

Note.

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

² Always quote Case No. While making any correspondence.

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

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appellant/p	etitioner ye	ou are at lib	erty to do so	on the date	fixed, or any	other day to which
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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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2 Always quote Case No. While making any correspondence.

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

·	PESHAWAR.		1/3
No.	,		
Appeal No	1172	of 20	4
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		Appellant/	Petitioner
Through	Versus See	4. Vo 8h	
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Fran Att	as Ali, Prof	108869 (9)	10/War
Notice to: Engr. Add	ALK.		
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WHEREAS an appeal/pe	etition under the prov	ision of the Khy	her Pakhtunkhwa
Province Service Tribanal Act,	, 1974, has been presen	ted/registered for	r consideration, in
the above ease by the petitioner	r in this Court and notic	te has been order	ed to issue. You are
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appellant/petitioner you are at	liberty to do so on the d	late fixed, or any	other day to which
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1 The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.

2 Always quote Case No. While making any correspondence.

Khyber Pakhtunkhwa Service Tribunal, Peshawar.

"B"

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

Appeal No. $ 572$ of 20° .	
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Engineer Killer Manel Charlen Appellant/Petitio	oner .
Versus	•
Through Chief Secretary Govt & KPK Respondent	
Respondent No7	•••••
Notice to: - Engineer Akbar Ali, Frojessor GPI wari	Dir
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WHEREAS an appeal/petition under the provision of the Khyber P Province Service Tribunal Act, 1974, has been presented/registered for const the above case by the petitioner in this Court and notice has been ordered to it hereby informed that the said appeal/petition is fixed for hearing before *on	sideration, in issue. You are the Tribunal g against the day to which we or by any ured to file in en statement otice that in
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e: 1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.

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

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

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No.	•	1072	of 20 1 ?.	
	\$ 50g K	ifeel Ahmad	Chaulien Appellant/F	Petitioner
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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.
Appeal No. 1672 off 20
Engikalisel Huncd Charles Appellant/Petitioner
Versus
Through Chief Secretary Gort VKPk Respondent
Respondent No.
Notice to: _ Dr. Hograf Hussain. Propessor GCT Tinergara. Dir lower
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. $3 \cdot c'$
Day of November 20
Lour Dixton Elkhan

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.

"A"

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

APPEAL No of 209
Erg Kujeel Nhoved Charlan Apellant/Petitioner
Versus
Notice to Appellant/Petitioner Eng. Kaper Ahmad Chanhan Sto Bashin uddin Chanhan Rto Chanhan Manzil No: C/1887 Islamia
Strat Mohallah Farong Shaheed, D. Kirin,
Take notice that your appeal has been fixed for Preliminary hearing, replication, affidavit/counter affidavit/record/arguments/order before this Tribunal
on 29-11-2021 at 107. KMM
You may, therefore, appear before the Tribunal on the said date and at the said place either personally or through an advocate for presentation of your case, failing which your appeal shall be liable to be dismissed in default.

At camp Count D.1. khin

No.

Registrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar.

Registrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar.

"A"

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

PESHAWAR.

No.
APPEAL No
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Versus
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Notice to Appellant/Petitioner Muhammad About Balonch
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Take notice that your appeal has been fixed for Preliminary hearing
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on 24-11-2021 at 1): klan
You may, therefore, appear before the Tribunal on the said date and at the said place either personally or through an advocate for presentation of your case, failing which your appeal shall be liable to be dismissed in default.
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