26th September, 2022

Learned counsel for the appellant present. Mr. Muhammad Adeel Butt, Additional Advocate General for official respondents present.

Learned counsel for the appellant seeks adjournment on the ground that he has not gone through the brief of the instant appeal. 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

Junior to counsel for appellant present.

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

File to come up alongwith connected Service Appeal No.1186/2019 titled "Dil Jan Vs. Government of Khyber Pakhtunkhwa" on 21.11.2022 before D.B at Camp Court, D.I.Khan.

(Rozina Rehman) Member (J) Camp Court, D.I.Khan 28th June 2022

Τ^μ

Learned counsel for the appellant present. Mr. Muhammad Adeel Butt, Addl: AG alongwith Mr. Kamran, ADEO for official respondents and private respondent No. 6 in person present.

Mr. Barkat Ullah, Assistant Accountant present but the learned counsel for the appellant submits that respondent No.4 was made party as a abandoned precaution whereas there was no need to implead him as respondent. He requested for deletion of his name from the panel of respondents. Respondent No.4 is deleted from the panel of respondents. Private respondent No.6 submits that all the private respondents are relied on the reply submitted by the official respondents, therefore, to come up for arguments on 25.07.2022 before **3**.B at camp court D.I.Khan.

ų, (Kalim Arshad Khan) Chairman

5. 7. 22

Aue to Sammas Vacateor the case. is adjourned to 26-9-22 for the Source.

26.01.2022

Tour is cancelled, therefore, case is adjourned to 26.05.2022 for the same as before.

25.05.2022

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Clerk of learned counsel for the appellant present. Mr. Muhammad Kamran, ADEO (Litigation) as representative on behalf of official respondents No. 2 & 3 alongwith Mr. Farhaj Sikandar, District Attorney present. None present on behalf of official respondents No. 1 & 4 as well as private respondents No. 5 to 9.

Reply/comments on behalf of official respondents No. 4 as well as private respondents No. 7 & 9 are still awaited.

date was changed on Reader Note, Previous therefore, notices be issued to official respondents No. 1 & 4 as well as private respondents No. 7 & 9 through registered post and last chance given for submission of reply/comments. In case the last chance as given is not availed, the next adjournment shall be subject to prior payment of cost of Rs. 5000/- to the appellant, failing which the case shall be fixed before D.B for arguments without reply/comments deeming the same as waived off by the respondents. Adjourned. To come up for submission of written reply/comments on behalf of official respondents No. 1 & 4 as well as private respondents No. 7 & 9 on 28.06.2022 before the S.B at Camp Court D.I.Khan.

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

Reader.

То

24.11.2021

Junior to counsel for the appellant Mr. Muhammad Rasheed, DDA alongwith Kamran, ADO (Litigaton) for respondent No. 2 & 3 present and reply/comments submitted which are placed on file. Respondents No. 5, 6 and 8 in person present and relied on the written reply of respondents No. 2 and 3. Respondents No. 4, 7 and 9 are not in attendance. Fresh notices be issued to them by way of last chance.

Last opportunity is granted to respondent No. 1, 4, 7 and 9 for submission of written reply/comments on 26.01.2022 before S.B at camp court, D.I.Khan.

In case the last chance as given above is not availed, the next adjournment shall be subject to prior payment of cost of Rs. 5000/- to the appellant failing which the case shall be fixed before D.B for arguments without reply/comments deeming the same as waived off by the said respondents.

làn

Camp Court, D.I.Khan

28.09.2021

Nemo for the appellant. Mr. Usman Ghani, District Attorney for official respondents present.

Written reply/comments on behalf of official respondents No. 2 & 3 have already been submitted.

Previous date was changed on Reader Note, therefore, notice be issued to official respondents No.1 & 4 as well as private respondents No. 5 to 9 with the directions to furnish reply/comments within 10 days. In case the official respondents No. 1 & 4 as well as private respondent No. 5 to 9 failed to submit their reply/comments within stipulated time from today, they shall have to seek extension of time through written application citing sufficient reasons. Otherwise, their right for submission of reply/comments shall stand ceased. To come up for 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

24.11.2020

counsel for appellant and Muhammad Jan, learned DDA alongwith M/S Kamran ADO and Ikram Ullah Assistant Accountant for respondents present.

Reply/comments on behalf of respondents was not submitted. Representatives of respondents seeks time to submit reply/comments. Granted. To come up for reply/comments on 26.01.2021 before S.B at Camp Court, D.I. Khan.

(Atiq-Ur-Rehman Wazir) Member (E) Camp Court, D.I. Khan

IJ

26012021

Due to Courd-19 case adjourned to 24.02-2021 for the same as before

24.02.2021

Appellant in person present.

- - - -

Muhammad Riaz Khan Paindakhel learned Asst. AG alongwith Muhammad Kamran Khan ADO for official respondents No. 2 & 3 present. None present on behalf of official respondents No., 4 and private respondent No.5 to 9.

Written reply/comments on behalf of official respondents No. **2** ε , 3 submitted which is placed on file. Reply/comments on behalf of official respondents No.4 and private respondent No.5 to 9 not submitted, therefore, notice be issued to official respondents No.4 and private respondents No.5 to 9 for submission of reply/comments. To come up for reply/comments on behalf of official respondents No.4 and private respondent No.5 to 9 on 25.05.2021 before S.B at Camp Court D.I. Khan.

> (Atiq ur Rehman Wazir) Member (E) Camp Court, D.I.Khan

27/3/2020

Due to COVID-19 the case is adjourned. To come up for the same 23/4/2020 at Camp Court, D.I Khan

Rea

23/4/2020

Due to COVID-19 the case is adjourned. To come up for the same 25/9/2020 at Camp Court, D.I Khan

25.09.2020

& Proc

Counsel for appellant present. Preliminary arguments heard. File perused.

Points raised need consideration. Admitted to 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 respondents for written reply/comments. To come up for written reply/comments on 24.11.2020 before S.B at Camp Court, D.I.Khan.

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

30.01.2020

Appellant in person present and requested for adjournment on the ground that his counsel is not available today due to general strike of Khyber Pakhtunkhwa Bar Council. Adjourned to 27.02.2020 for preliminary hearing before S.B at Camp Court D.I.Khan.

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

27.02.2020

Appellant in person present and requested for adjournment on the ground that his counsel is not available today. Adjourned to 27.03.2020 for preliminary hearing before S.B at Camp Court D.I.Khan.

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

Form- A

FORM OF ORDER SHEET

Court of 1187/2019 Case No.-__ Date of order Order or other proceedings with signature of judge S.No. proceedings 3 1 2 The appeal of Mr. Muhammad lqbal received today by post 25/09/2019 1through Akhunzada Muhammad Aamir Khan Babar Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please. REGISTRAR 2-15.11-2019 This case is entrusted to touring S. Bench at D.I.Khan for preliminary hearing to be put up there on 28.11.2019 CHAIRMAN None present on behalf of the appellant. Notice be issued 28.11.2019 to appellant and his counsel for attendance and preliminary arguments for 30.01.2020 before S.B at Camp Court D.I.Khan. (Muhammad Amin Khan Kundi) Member Camp Court D.I.Khan



BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL PESHAWAR

In Service Appeal No. 187 /2019

Muhammad Iqbal (<u>Appellant</u>)

Versus

Govt. Of KPK, etc (<u>Respondents</u>)

INDEX

S.#	Description of document	Annexure	Pages
1.	Service Appeal with affidavit		120 6
2.	Copies of service card and CNIC	A & B	7-8
3.	Copy of the impugned notification dated 24/04/2019	, c	9
4.	Copy of departmental appeal along with postal receipt	D	10-11
· 5.	Wakalatnama	:	13

Dated 23/09/2019

Your humble appellant,

Muhammad Iqbal Through counsel:-

Advocate High Court

BEFORE THE KHYBER PAKHTUNKHWA SERVICES

TRIBUNAL PESHAWAR

Barry No. 1303

Service Appeal No. 187 /2019

1.

2.

3.

Filedto

egistr

Muhammad Iqbal son of Muhammad Nawaz, r/o -Daraban Kalan, District Dera Ismail Khan. Presently posted as PBS-04 at GHS No. 2 Paharpur, District Dera Ismail Khan.

......(APPELLANT)

VERSUS

Government of Khyber Pakhtunkhwa, Through Secretary Elementary & Secondary Education Peshawar

The Director (E&S) Education Department Khyber Pakhtunkhwa Peshawar.

District Education Officer (Male) District Dera Ismail Khan.

District Accounts Officer, Dera Ismail Khan.

Abdul Hafeez, presently promoted as Junior Clerk at GHS Hafizabad, Dera Ismail Khan.

Haji Gul Nawaz, presently promoted as Junior Clerk at GHS Mithapur, Dera Ismail Khan.

- 7. Khizar Hayat, presently promoted as Junior Clerk at GHSS Daraban Kalan, Dera Ismail Khan.
- 8. Samiullah, presently promoted as Junior Clerk at GHS Bahadari, Dera Ismail Khan.
- Muhammad Bilal, presently promoted as Junior Clerk at GHS Ghandi Ashiq, Dera Ismail Khan.

...... (<u>RESPONDENTS</u>)

APPEAL UNDER SECTION 4 OF THE NWFP SERVICES TRIBUNAL ACT, 1974.

<u>PRAYER</u>

On acceptance - of this appeal the impugned issued dated 24/04/2019 notification#10457-65 by respondent#3 may please be declared as null and void ab initio, hence, liable to be set aside and the respondents may kindly be directed to promote the petitioner according to 33% quota reserved for promotion of Class-IV to Junior Clerk.

ີລ

Respected Sir,

Appellant humbly submits as under;

- That the appellant joined the Education Department Khyber Pakhtunkhwa as Class-IV employee and presently posted at Govt. High School No. 2 Paharpur District Dera Ismail Khan. Copies of CNIC & Service card of appellant are annexed as <u>Annexure-A & B</u>.
- 2. That after the appointment the petitioner served the department with the entire satisfaction of his high-ups and left no stone unturned during his whole service and nothing a single departmental inquiry was conducted against appellant petitioner in mentioned period.
- 3. That appellant, being fully qualified, is entitled for promotion Class-IV employee to Junior Clerk according to Rules and Regulations dated 07/11/2018 of the Education Department regarding 33% quota reserved for promotion of Class-IV to Junior Clerk.
- 4. That although the appellant fulfills the criteria of promotion from Class-IV employee to Junior clerk according to notification dated 07/11/2018 but the respondent#3 issued the impugned notification#10457-65 dated 24/04/2019 vide which the private respondents were promoted from Class-IV employee to Junior clerk despite the fact that they are not only juniors to the appellant but do not fulfill the criteria of 33% quota reserved for promotion due to not having the typing skills & computer knowledge etc. Copy of the

impugned notification dated 24/04/2019 is annexed as **Annexure-C**.

3)

- 5. That appellant being senior employee than the private respondents and also having typing skill along with basic computer knowledge is entitled to be promoted as Junior Clerk but the respondents did not promote the petitioner which is gross injustice and needs serious interference of this honourable Tribunal.
- 6. That feeling aggrieved by the impugned notification#10457-65 dated 24/04/2019, the appellant moved a departmental appeal to the respondent#2 for his promotion against the post of Junior Clerk but the respondents did not pay any heed to the appeal of the appellant which cause huge loss to the appellant to the effect the salaries, allowance and on the future of petitioner's service and petitioner's pension. Copy of departmental appeal is enclosed as **Annexure-D**.
- 7. That refusal of the departmental appeal of the appellant, the appellant is being challenged by way of instant appeal, on inter alia the following grounds:-

<u>GROUNDS</u>

- **a.** That the impugned notification dated 24/04/2019 is against law, Rules & regulations and departmental policy, hence, the same is liable to be cancelled and the appellant is entitled to be promoted as Junior Clerk according to Rules and Regulations dated 07/11/2018 of the Education Department.
- b. That in view of the qualification and skills of appellant, his hard work and better performance in Education Department as also in view of his laudable and favourable and be treated on equality.

- c. That non awarding promotion to the appellant as Junior Clerk cast an adverse effect upon his entire service career which badly resulted his expected ancillary benefits thereon.
- **d.** That non-promotion of the appellant despite fulfilling the criteria has brought a bleak disaster not only to his impeccable career but also has financially straightened.
- e. That appellant fulfil the criteria of promotion as Junior Clerk in Education Department but the respondents are intending to deprive the appellant from his valuable rights which is clear violation of the policy of Government.
- f. That the appellant has been discriminated in the matter of promotion and as the said discrimination smacks of malafides, the impugned act of respondents is merit annulment.
- **g.** That this honourable Tribunal has got vast and ample powers to entertain the instant appeal.
- **h.** That counsel for the appellant may graciously be allowed to raise additional grounds at the time of arguments.

For the afore-stated grounds, this appeal may please be allowed as prayed above.

Dated <u>23</u>/09/2019

Your humble appellant,

Muhammad Iqbal Through counsel:-

Advocate High Court

BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL PESHAWAR

In Service Appeal No.____/2019

Muhammad Iqbal (<u>Appellant</u>)

Versus

Govt. Of KPK, etc (<u>Respondents</u>)

AFFIDAVIT

I, **Muhammad Iqbal** son of Muhammad Nawaz, r/o Daraban Kalan, District Dera Ismail Khan, appellant herein, do hereby solemnly affirm on oath that all para-wise contents of the accompanying appéal are true and correct to the best of my knowledge, belief and information; that nothing has been concealed or kept secret from this worthy Tribunal, nor anything contained therein is based on exaggeration or distortion of facts.

Dated <u>\$3</u> /09/2019

Deponent

VERIFICATION

Verified on oath at DIKhan, this $\frac{23}{2}$ day of September, 2019, that all contents of the above appeal are true and correct.

Dated <u>**3**</u>/09/2019

Appellant

BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL PESHAWAR

6

In Service Appeal No.____/2019

Muhammad Iqbal (<u>Appellant</u>) Versus

Govt. Of KPK, etc (<u>Respondents</u>)

ADDRESSES OF PARTIES

Muhammad Iqbal son of Muhammad Nawaz, r/o Daraban Kalan, District Dera Ismail Khan. Presently posted as PBS-04 at GHS Daraban Kalan, Tehsil Daraban District Dera Ismail Khan.

.....(APPELLANT)

VERSUS

- 1. Government of Khyber Pakhtunkhwa, Through Secretary Elementary & Secondary Education Peshawar
- 2. The Director (E&S) Education Department Khyber Pakhtunkhwa Peshawar.
- 3. District Education Officer (Male) District Dera Ismail Khan.
- 4. District Accounts Officer, Dera Ismail Khan.
- 5. Abdul Hafeez, presently promoted as Junior Clerk at GHS Hafizabad, Dera Ismail Khan.
- 6. Haji Gul Nawaz, presently promoted as Junior Clerk at GHS Mithapur, Dera Ismail Khan.
- 7. Khizar Hayat, presently promoted as Junior Clerk at GHSS Daraban Kalan, Dera Ismail Khan.
- 8. Samiullah, presently promoted as Junior Clerk at GHS Bahadari, Dera Ismail Khan.
- 9. Muhammad Bilal, presently promoted as Junior Clerk at GHS Ghandi Ashiq, Dera Ismail Khan.

..... (<u>RESPONDENTS</u>)

Appellant's counsel

BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL PESHAWAR

6

In Service Appeal No.____/2019

Muhammad Iqbal (<u>Appeliant</u>) Versus

Govt. Of KPK, etc (<u>Respondents</u>)

ADDRESSES OF PARTIES

Muhammad Iqbal son of Muhammad Nawaz, r/o Daraban Kalan, District Dera Ismail Khan. Presently posted as PBS-04 at GHS Daraban Kalan, Tehsil Daraban District Dera Ismail Khan.

.....(APPELLANT)

VERSUS

- 1. Government of Khyber Pakhtunkhwa, Through Secretary Elementary & Secondary Education Peshawar
- 2. The Director (E&S) Education Department Khyber Pakhtunkhwa Peshawar.
- 3. District Education Officer (Male) District Dera Ismail Khan.
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- 8. Samiullah, presently promoted as Junior Clerk at GHS Bahadari, Dera Ismail Khan.
- 9. Muhammad Bilal, presently promoted as Junior Clerk at GHS Ghandi Ashiq, Dera Ismail Khan.

. Appellant's counsel

...... (<u>RESPONDENTS</u>)

THE DISTRICT EDUCATION OFFICER (MALE) DERA ISMAIL KHAN

Tet: 0966-9280J \$1/928012E

Email: emisdikhan@yahoo..om

NOTIFICATION.

dumant andes

Consequent upon the recommendations of the Departmental Promotion Committee, the following Class IV servants working in and under the Etementary & Secondary Education Department District DIKhan are hereby promoted as Junior Clerk in BPS-11 on regular basis (under 33% quota promotion of Class IV to Junior Clerk in the interest of public service with immediate effective C.

or.	Seniority	Name	Place of mostility in the second		
No	No.		Place of posting as Naib CNIC	Place of posting	Typing Speed
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	990	<u> </u>			
	140	Khizar	Naib Qasid GHSS 12104-3359430-9		
		Hayat	Daraban Kalan	GHSS Darabar, Kalan	26.6
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ļ	Į	Muhainmad Bilat	Cook GHSS No.2 1201-0966068-5	010.0	
j			DIKilan	GHS Gandi Ashiq 2	5.2

TERMS & CONDETIONS

- The appointee will get salary against the sanctioned post in the budget. 1. 2.
- They are required to join the post within 15 days, failing which the promotion order will stand automatically 3
- 4.
- Their Promotion Order will be treated as cancelled if the said quota has already been nyailed. Their pay may not be drawn till the verification of certificate Adocuments from the concerned Bomd/University by this office. If any certificate/documents found bogus will be reported to the law enforcing agencies for further action and Promotion Order will be automatically treated as cancelled.
- Their documents may be checked by the DDO concerned once again before handing over the charge, if he 5.
- has not the required relevant qualification as per rules he may not be handed over the charge of the post.

----Sd----District Education Officer (Male) Dera Ismail Khan

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sometim Carlette x

Endst No. 104577765

Dated D1 Khaii the

<u>Copy forwarded to:</u>

- The PS to the Secretary to Gove Khyber Pakhtunkhwa E&SE Department. 1.
- The Director E&SE Klyber Pakhtunkhwa, Peshniyar 2. 3.
- The Deputy Commissioner, DI Khan,
- The District Comptroller of Accounts, DI Khan 4. 5.
- The DMO (IMU) D.I.Khan 6.
- The Principal concerned. 7.
- The Headmaster concerned. δ.
- The Official concerned. 9
- The PA to DEO (M) DIKhan.

2000 District is fication Officer. (Male) De a Ismail Khan

Direct Copy

بخدمت جناب ڈائر یکٹر E&S ایجو کیشن خیبر پختونخواہ پشاور محکمانہا پیل

Annexnee 7)

جناب عالی! سائل حسب ذیل عرض رسال ہے۔ - سیر کمن سائل بحکمة تعلیم ڈیرہ اساعیل خاین میں بطور درجہ چہارم ملازم (4-BPS) اینے فرائض منصبی سرانجام دے رہا ہے اور محور منٹ ہائی سکول نمبر 2 پہاڑ پور میں تعینات ہے ۔ نقل شناختی کار ڈوسروس کار ڈسائل لف ہیں ۔B B A A B۔ ۲۔ سیر کہ من سائل نے ہمیشہ پوری ایما نداری اور جانفشانی کیساتھ اپنے فرائض منصبی سرانجام دیتے ہیں اور افسران بالا کو بھی بھی شکایت کا موقع نہیں دیا ہے اس نسبت سائل کا سروس ریکار ڈواضح ہے۔

۳۔ پیرکہ سائل Quota reserved for promotion of Class+IV to Junior Clerk 33% Quota reserved for promotion of Class کے تحت جونیٹر کلرک Promote ہونے کا اہل ہے اس نسبت سائل نے افسران بالا سے بار ہااستدعا بھی کی لیکن سائل کی کوئی شنوائی نہیں ہوئی۔

^{۲۲}- بید که ڈسٹر کٹ ایجو کیش آفیسر صاحب ڈیرہ اساعیل خان کی جانب نے نوٹیفکیش نمبر 56 - 57 کا 10 مورخه 24/04/2019 جاری کیا گیا جس میں سائل کی بجائے دیگر درجہ چہارم ملاز مین کو جونیئر کلرک کے عہدے پر ترقی دی گئی ہے حالا نکہ فہ کورہ طاز مین سائل سے جونیئر ہیں اور فہ کورہ کو شرائط پر بھی پورانہیں اترتے ہیں ۔ جبکہ سائل سینئر Employee نے کے علادہ فہ کورہ کو شرکی تمام شرائط یعنی ٹائینگ وغیرہ پورا کرتا ہے اس کے باوجود بھی من سائل کونظر انداز کرتے ہوئے دیگر منظور نظر ملاز مین کو جونیئر کلرک کے عہدے پر ترقی دے کر میرٹ کی خلاف ورزی کی گئی ہے۔ بدیں وجہ نوٹیفکیش نمبر 56 - 50 کا 24/04/2019 کومنون فرما کر سائل کو جونیئر کلرک کے عہدے پر ترقی دی جانی میں قرین انصاف ہے لی نوٹیفکیش نف ہے۔ 20 معنون فرما کر سائل کو جونیئر کلرک کے عہدے پر ترقی دی جانی میں قرین انصاف ہے نقل نوٹیکیش نف ہے۔ 20 میں مائل کو جونیئر کلرک کے عہدے پر ترقی دی جانی میں قرین انصاف ہے نقل نوٹیکیش نف ہے۔ 20 میں سینیار کی لیے منٹس آف میں میں وغرما کر سائل کو جونیئر کلرک کے عہدے پر ترقی دی جانی میں قرین انصاف ہے لی تو ٹیفکیش نو سی میں سینیار کی سرک کے میں ترقی دیں مائل کو دونی میں قری کی جان کو جونیئ

۵۔ یہ کہ سائل ایک غریب درجہ چہارم ملازم ہے جس کا کوئی اثر رسوخ وغیرہ نہیں ہے جس کی دجہ سے سائل کو قیمتی حقوق سے محروم رکھا جا رہا ہے اس لئے سائل آپ جناب سے دست بستہ استدعا کرتا ہے کہ سائل کی دادری فرماتے ہوئے سائل کو جونیئر کلرک سے عہدے پرترتی دمی جائے۔

لہذااستدعا ہے کہ بمنظوری اپیل ہذاسائل کودرجہ چہارم ملازم سے جونیز کلرک کے عہدے پرتر تی دی جا کرسائل کی دادری فرمائی جائے۔ مورخہ 24/05/2019

> محمدا قبال ولد محمد نواز ، دْ انخانه درا بن كلال ، صلح دْ مرِه اسماعيل خان حال تعينات بطور BPS-04 گورنمنٹ ہائى سكول نمبر 2 پہاڑ پور دْ مرِه اسماعيل خان

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NITYBER PAKHTUNKHWA BAR COUNCIL MUHAMMAD AAMIR KHAN Advocate be-11-4027 Date of Size: November 2017 Valid upto: 62600 November 2020 لمد/ " Acting Secretary KP Bar Council Services Tribunal Poshawa PK re aba Giovit of KPK Service. lopeat باعث تحريراً نك یلے ہیرومی دجواب دہتی برائے پیش یا تصفیہ مقدمہ بنا ک قدمه مندرجه بالاعنوان ميں اپنی طرف داتے Nama Lada Mohammad Samix Khan Babas كاللاطب الى شرائط پر وكيل مقرر كيا ب كه من بيشى پر خود يا نذا بذرييه دو برو عدالت حاضر بوتا ربون كا ادر بر دقت الإرب جان مشه وكيل ساهب مصوف کو اطلاع دے کر حاضر عدالت کردن گا اگر بیشی پر مظہر حاضر نہ ہو اور مقدمہ میری غیر حاضرت کی دہہ ہے کمی طور میرے خلاف در تنا تو سادب موصوف ان کے کمی طرح ذمنہ دار نہ ہوں کے نیز وکیل صاحب موضوف مدر مقام کچری کے علاوہ یا کچری کے ادقات سے بینے یا بعد تعلین پیروی کرنے کے ذمہ دار تہ ہوں کے اور مقدمہ صدر کچری کے علاوہ اور جگہ ساعت ہونے یا بروز تعطیل یا تجبری کے اوقات کے آئے یا بیچے پیش سونے پر مظہر کوئی نقصان پنچ تو اس کے قرمہ داریا اسکے داسلے کسی معادف کے ادا کرنے یا محنت نہ دالیں کرنے کے بھی صاحب سوسوف ذمہ دار نہ ہوں گے بھ کوکل مرتبه پر داخته صاحب موسوف مش کرده ذات خود متلوروتبول بو کا اور صاحب موصوف کو عرض دموی یا جواب دموی یا درخواست اجرار اسال فرکن نظر ثانی از ای تجرانی و برستم درخواست برستم سے بیان وینے اور پر ثالثی یا راضی نامہ و فیسلہ برحلف کرنے اقبال دعوی کا تنجی اختیار ہو کا اور ایسورت مقرر ہونے . تاریخ تبیش مقدمه مرکور بیرون از کچبری صدر بیردی مقدمه مرکور نظر غانی اچل و تحمانی و برآ مدگی مقدمه یا منسونی و گرن کیل طرفه یا درخواست سخم اشنا تی یا قرتی با مرقاری کل از فیصله اجراع و کری بهی صاحب موسوف کو بشرط ادامیکی علیمده مختانهیردی کا اختیار و گا اور تمام ساخته نرداخته صاحب موسوف مثل کرده از خود منزور و قبول ہو گا ادر بصورت منزورت مساحب موسوف کو کیے تیمی اختیار ہو کہ مقدمہ مزکورہ یا اس کے سمی، جزو کی کاروائی یا اسارے درخرات کے تعلق کا ابیل گرانی یا دیگر معاملہ و قدمہ ندکورہ سمبل دوسرے دلیل یا بیر سر کو اپنے ہجائے یا اپنے ہمراہ مقرر کرمی اور اپنے مشیر قانون کو نجن ہر اس میں وٹ کو بی س الفتارات، حاصل ہوں کے جیسے صاحب موسوف کو حاصل ہیں اور دوران مقدمہ میں جو کچھ ہر جانہ التوا، پڑے گا وہ صاحب موسوف کا حق ہو یا تعر صاجب موسوف کو پوری قین تاریخ بیش سے کہلے اوا تہ کروں کا تو صاحب موسوف کو پورا افتیار ہوتا کہ متدمہ کا پروی ناکر کر ایک مورے میں میرا کوئی مطالبہ سمی مقتم کا صاحب موسوف کے برخلاف منیس ہوگا . للذادكالت نامدكك دبائ تاك سندري 2019 تفمون دکالت نامہ بن لیات، اور اچھی طرح سبھلیا ہے اور منظورت Accepted جسن كالبيز سننرا ندردون سبن زرماركيت بالمتدمل جانز ويؤلى ويرداسه عيل جران

GS&PD.KP.SS-1776/1-RST-5,000 Forms-09.05.18/P4(Z)/F/PHC Jos/Form A&B Ser. Tribunal "A" KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR. No. APPEAL No. 1187 of 2019. Muhammad 19 pal **Apellant/Petitioner** Versus Unvargh Seup: Edu: **RESPONDENT(S)** Notice to Appellant/Petitioner Michammad 19pul S/0 M. Namez R/D Davaban Kalam Distt: Dera Ismail Isha · 10 Take notice that your appeal has been fixed for Preliminary hearing, replication, affidavit/counter affidavit/record/arguments/order before this Tribunal on 30-1-20712 at 9:00 AM

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 Complaist D. 1. Ehan

Registrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar.

GS&PD.KP.SS-1776/1-RST-5.000 Forms-09.05.18/P4(Z)/F/PHC Jos/Form A&B Ser. Tribunal "A" KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR. No. Muhammed 19bal Apellant/Petitioner Versus Through Socie Edu: Le Ple forsh RESP **RESPONDENT(S)** etitioner: Mylammaral Amil Uhan Barbers Notice to Apr Advacate High Court D. 1. Khan Take notice that your appeal has been fixed for Preliminary hearing, replication, affidavit/counter affidavit/record/arguments/order before this Tribunal 01 30-1-2020 at 7. 00 AM

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 Court D. 1. Khan

Khyber Pakhtunkhwa Service Tribunal, Peshawar. GS&PD.KP-2557/3-RST-5000 Forms-09.07.2018/P4(Z)/F/PHC Jos/Form A&B Ser. Tribunal

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KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR JUDICIAL COMPLEX (OLD), KHYBER ROAD, T.B PESHAWAR. .No. . //8. F...... of 20 9. APPEAL No.....) 17bal Apellant/Petitioner Versus ESE Mark. through. **RESPONDENT(S)** UN Sand Notice to Appellant/Petitioner - AKN Wand 2ada & Moham amix Khan Babas Advocate High Court D.I. Khan. Take notice that your appeal has been fixed for Preliminary hearing, replication, affidavit/counter affidavit/record/arguments/order before this Tribunal on 24/11/2021 at 9:00 AM 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. 1 at Camp Court D.J. Khan Registrar. Khyber Pakhtunkhwa Service Tribunal, Peshawar. <u>م</u>

GS&PD.KP-2557/3-RST-5000 Forms-09.07.2018/P4(Z)/F/PHC Jos/Form A&B Ser. Tribunal

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KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR. No. Muhammad Lybal Apellant/Petitioner Versus hrough Jerry FRSE Past **RESPONDENT(S)** Notice to Appellant/Petitioner Muhammad lybal Sto Muhamad Nahaz, R/o Davaban Kalan Dist. D.I.Khan Present Posted as PBS-04. at GHS No2 Paharpur Dist. D.I.KI Take notice that your appeal has been fixed for Preliminary hearing, replication, affidavit/counter affidavit/record/arguments/order before this Tribunal on 24/11/2021 at 9:00 AM 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. and Coust D.I. Khan Registrar, ...Khyber Pakhtunkhwa Service Tribunal Peshawar.

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

No.

... of 20 1.9 Muhammad 19/02 Appellant/Petitioner Through being TESE Pash. Respondent Respondent No..... Muhammad EIlal, Presently Promoted as Junior Clerk at GHS Ghandi Ashig D. N. Kham Notice to: WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa

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

.....dated.....

office Notice No.....

Given under my hand and the seal of this Court, at Peshawar this......

We camp Court D. Ikhan; Registrar, Khyber Pakhtunkhwa/ Service Tribunal,

Note:

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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.

Peshawar.



KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, TR PESHAWAR. No. 118-..... of 20 Appeal No. Muhammad 1 y bal.Appellant/Petitioner - Uhrough Berry FESTE Pash Respondent Samiullah Presently Promoted as Junior clesk at GHIS Bahadasi D.I. Khan. Notice to:

Notice of any alteration in the date fixed for hearing of this appeal/petition will be given to you by registered post. You should inform the Registrar of any change in your address. If you fail to furnish such address your address contained in this notice which the address given in the appeal/petition will be deemed to be your correct address, and further notice posted to this address by registered post will be deemed sufficient for the purpose of this appeal/petition.

Copy of appeal is attached. Copy of appeal has already been sent to you vide this

office Notice No.....dated.....

Given under my hand and the seal of this Court, at Peshawar this......

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Registrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar.

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"B" KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAB. JUDICIAL COMPLEX (OLD), KHYBER ROAD, 1.6 PESHAWAR. No. Appeal No. of 20 whammad larbal ... Appellant/Petitioner through Serg ELSE Posh. .Respondent Khizar Hayal, Presently Promoted as Junior clerk at GHSS Davaban Kolan D.I. Khan Notice to:

GS&PD.KP.SS-1777/2-RST-20,000 Forms-09.05.18/PHC Jobs/Form A&B Ser. Tribunal/P2

Notice of any alteration in the date fixed for hearing of this appeal/petition will be given to you by registered post. You should inform the Registrar of any change in your address. If you fail to furnish such address your address contained in this notice which the address given in the appeal/petition will be deemed to be your correct address, and further notice posted to this address by registered post will be deemed sufficient for the purpose of this appeal/petition.

-Copy of appeal is attached. Copy of appeal has already been sent to you vide this

office Notice No.....dated.....

Given under my hand and the seal of this Court, at Peshawar this.....

NOU at Comp court D.1. Khan 1

Registrar, [–] Khyber Pakhtunkhwa Service Tribunal, Peshawar.

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KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, T.B PESHAWAR. No. 118-.... of 20 . 19 Appeal No..... Muhampal 1916al Appellant/Petitioner Nrough Sec. I ESE Fesh Respondent Haji Gul Nawaz, Presently Promoted as Junior clerk at Cits Mithapur D.I.Khan Notice to:

Notice of any alteration in the date fixed for hearing of this appeal/petition will be given to you by registered post. You should inform the Registrar of any change in your address. If you fail to furnish such address your address contained in this notice which the address given in the appeal/petition will be deemed to be your correct address, and further notice posted to this address by registered post will be deemed sufficient for the purpose of this appeal/petition.

Copy of appeal is attached. Copy of appeal has already been sent to you vide this

office Notice No.....dated.....

Given under my hand and the seal of this Court, at Peshawar this.....

NOV 20 19 (at camp (ourt D.1Khen)

Registrar, CKhyber Pakhtunkhwa Service Tribunal, Peshawar.

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Note:

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

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, 18 PESHAWAR No. Mishammad laybalAppellant/Petitioner Through Secry T-ESE Pesh.Respondent Respondent No. Respondent No. X Abdul Haterz, Presently Promoted as Tunior Clerkal GHS Hapizabad. D.I.Kha

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GS&PD.KP.SS-1777/2-RST-20,000 Forms-09.05.18/PHC Jobs/Form A&B Ser. Tribunal/P2

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Copy of appeal is attached. Copy of appeal has already been sent to you vide this

office Notice No.....dated.....

at CompCourt D. I. Khan)

Note:

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.