30<sup>th</sup> Sept 2022

None for the appellant present. Mr. Asif Masood Ali Shah, Deputy District Attorney for respondents present.

On the previous date tour to D.I.Khan was cancelled, therefore, notices be issued to the parties and their counsel. To come up for arguments on 27.10.2022 before D.B at camp court D.I.Khan.

(Salah Ud Din)

Member(J)

(Kalim Arshad Khan) Chairman

Camp Court D.I.Khan

27<sup>th</sup> Oct 2022

Syed Faizan Ali Shah, Advocate on behalf of learned counsel for the appellant present. Mr. Kabirullah Khattak, Addl: AG for respondents present.

An application for adjournment on behalf of learned counsel for the appellant submitted, wherein it is stated that the learned counsel for the appellant is indisposed today and could not attend the Court. Last chance is given to last argue the case on the next date, failing which the case will be decided on the available record without arguments on 24.11.2022 before D.B at camp court D.I.Khan. P.P given to the parties.

(Rozina Rehman) Member(J)

(Kalim Arshad Khan) Chairman Camp Court D.I.Khan 28<sup>th</sup> June 2022

X

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 **B**.B at camp court D.I.Khan.

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

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26.01.2022

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

26.05.2022

Τo

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. 1 & 4 as well as private respondents No. 7 & 9 are still awaited.

Previous date was changed on Reader Note, 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.

Reader.

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

#### 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.

مه بد بخو مه شد بدو به

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.

าอท Cha 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.

A THE STREET

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

24.02.2021

Appellant in person present.

Muhammad Riaz Khan Paindakhel learned Asst. AG alongwith Muhammad Kamran Khan ADO for official respondents No.  $2 \approx 3$  present. None present on behalf of official respondents No.  $3 \approx 3$  private respondent No.5 to 9.

Written reply/comments on behalf of official respondents No. **2**  $\in$  3 submitted which is placed on file. Reply/comments on behalf of official respondents No.1, and private respondent No.5 to 9 not submitted, therefore, notice be issued to official respondents No.4, 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, 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

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Post Script 25.09.2020

Later on, counsel for appellant attended the Tribunal and argued the case.

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.

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

at Camp Court, D.I.Khan.

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#### 24.11.2020

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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.

sajournad

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

2601.2021

Due to Courd-19, case is adjourn to 24-02-2021 for the same as before Redibl

27 *|3* /2020

Due to COVID-19 the case is adjourned. To come up for the same 24/4/2020 at Camp Court, D.I Khan

## 24/4/2020

Due to COVID-19 the case is adjourned. To come up for the same 35/9/2020 at Camp Court, D.I Khan

Reade

#### 25.09.2020

#### Nemo for appellant.

Notice be issued to appellant/counsel for preliminary hearing for 30.10.2020 before S.B at Camp Court, D.I.Khan.

(Rozina Rehman) Member (J) Camp Court, D.I.Khan 30:01.2020

27.02.2020

÷. . . .

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

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\_\_\_\_\_

1189/**20** 

· .	Case No	1189/ <b>2019</b>
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	25/09/2019	The appeal of Mr. Muhammad Jahangir received today by post through Akhunzada Muhammad Aamir Khan Babar Advocate may be
		entered in the Institution Register and put up to the Worthy Chairman for proper order please.
2-		& REGISTRAR
	15-11-2019	This case is entrusted to touring S. Bench at D.I.Khan for
		preliminary hearing to be put up there on $38 - 11 - 20/9$
-		CHAIRMAN
•		
28.11	.2019	None present on behalf of the appellant. Notice be issued
	to	
-		guments for 30.01.2020 before S.B at Camp Court D.I.Khan.
		(Muhammad Amin Khan Kundi) Member Camp Court D.I.Khan
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**BEFORE THE KHYBER PAKHTUNKHWA SERVICES** 

#### **TRIBUNAL PESHAWAR**

In Service Appeal No. 189 /2019

Muhammad Jahangir Versus (Appellant) Govt. Of KPK, etc (<u>Respondents</u>)

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## **INDEX**

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

Dated 23\_/09/2019

Your humble appellant,

Muhammad Jahangir Through counsel:-

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Advocate High fourt

# BEFORE THE KHYBER PAKHTUNKHWA SERVICES

TRIBUNAL PESHAWAR

Khyber Pakhtukhwa Service Tribunal

Service Appeal No. 189 /2019

Diary No. 1

.(APPELLANT)

**Muhammad Jhangir** son of Wazir Muhammad r/o Daraban Kalan, District Dera Ismail Khan. Presently posted as PBS-04 at GHSS Daraban Kalan, Tehsil Daraban District Dera Ismail Khan.

#### VERSUS

- 1. 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.
- 9. Muhammad Bilal, presently promoted as Junior Clerk at GHS Ghandi Ashiq, Dera Ismail Khan.

..... (RESPONDENTS)

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

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#### **PRAYER**

On acceptance of this appeal the impugned notification#10457-65 dated 24/04/2019 issued 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.

#### **Respected Sir**,

#### Appellant humbly submits as under;

- That the appellant joined the Education Department Khyber Pakhtunkhwa as Class-IV employee and presently post at Govt. High School Daraban Kalan, Tehsil Daraban 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.
- 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**.

- 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.
- 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**.
- 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.

5.

6.

7.

- 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 Jahangir Through counsel:-

cate High Court

## BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL PESHAWAR

In Service Appeal No.\_\_\_\_/2019

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

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

#### AFFIDAVIT

I, **Muhammad Jhangir** son of Wazir Muhammad r/o Daraban Kalan, District Dera Ismail Khan, appellant herein, do hereby solemnly affirm on oath that all para-wise contents of the accompanying appeal 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 \$3 /09/2019

#### VERIFICATION

Verified on oath at DIKhan, this 23 day of September, 2019, that all contents of the above appeal are true and correct.

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

K Land

Appellant

## BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL PESHAWAR

In Service Appeal No.\_\_\_\_/2019

Muhammad Jahangir (<u>Appellant</u>) Versus Govt. Of KPK, etc (<u>Respondents</u>)

### ADDRESSES OF PARTIES

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

......(<u>APPELLANT</u>)

#### 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>)

Appéllant's counsel

Appointment order Jar lur (Terk i shilar). remarion C-fglack 5 DI Kinon



#### OFFICEOF TBTED( ATION OFFICER E) DERA ISMÁH

TEL: 0966-92804.51/9280128

Cassau emisdikhan@yahoo.com

#### NOTIFICATION.

Consequent upon the recommendations of the Departmental Promotion Committee, the following Class IV servants working in and under the Elementary & 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 effection Ceniorii

Sr.	Seniority	Name	Place of posting as Naib, Ch		<u> </u>	
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2.	621	Haji Gul	Chowlides Coli 19	1. 1. 1.		
		Nawaz	Chowkidar GPS Faigir 121	01-5487347-5	GHS Mithapur	26.6
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<b>]</b> .	990	Khizar	Naib Qusid GHSS 121			
		Ha <u>yat</u>	Naib Qasid GHSS :121 Daraban Kalan	04-3359430-9	GHSS Darabar, Kalan	26.6
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•	1038	Saniailah	Naib Qasid GHS Paniala. 1210			
				03 6342796-5	GHS Bahadri	25.0
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	(1)	Muhammad Bilat	Cook GHSS No.2 120		GHS Gandi Ashiq	*****
			DIKilan		ous daim vead	25.2
				<u></u>		

#### TERMS & CONDITIONS

- 1.
- The appointee will get salary against the sanctioned post in the budget. 2.
- They are required to join the post within 15 days, faithing which the promotion order will stand automatically as cancelled. Their Promotion Order will be treated as cancelled if the said quota has already been availed. 3.
- Their pay may not be drawn till the verification of certificate /documents from the concerned 4. Board/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. Verification tee will be borne by the candidate.
- 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.
- Charge reports should be submitted to all concerned.

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

Dated DJ Khan the

- 1 L

<u>Copy forwarded to:</u>

- 1.
- The PS to the Secretary to Gove Khyber Pakhtunkhwa E&SE Department. The Director E&SE Khyber Pakhtunkhwa, Peshnwar, 2.

· -;

- The Deputy Commissioner, DI Khan. 3.
- The District Comptroller of Accounts, DI Khan, 4.
- The DMO (IMU) D.I.Khan 5.
- 6. The Principal concerned.

Endst No. 1045776

- . . . 2 7. The Headmaster concerned. ÷., No 1 :- •
- The Official concerned. δ.
- 9. The PA in DEO (M) DIKhan.

2*77777*777 District incation Officer. (Male) Dera Ismail Khan

Direct Copy

بخدمت جناب ڈائر یکٹر E&S ایجو کیشن خیبر پختونخواہ یشاور محكمانهايل

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Annexuse T

جناب عالى! سائل حسب ذيل عرض رسال ہے۔ ١- ميركمن سائل تحكمة تعليم ذيره اساعيل خان ميں بطور درجه چہارم ملازم (BPS-4) اينے فرائض منصى سرانجام دے رہا ہے اور محور نمنٹ ہائر سينڈرى سكول درابن كلال ميں تعينات ہے لیفل شناختى كار ذوسروس كار ڈسائل لف بي -Annexure-A & B-٢- ميركمن سائل نے ہميشہ پورى ايما ندارى اور جانفشانى كيساتھ اينے فرائض منصى سرانجام ديتے بيں اور افسران بالاكولى بھى شكايت كاموقع نہيں ديا ہے اس نسبت سائل كاسروس ريكار ڈواضح ہے۔

۲۰ ۲۰ یہ دوسر سن ایک جونیز میں سائل کی بجائے دیگر درجہ چہارم ملاز مین کو جونیز کلرک کے عہدے پرتر تی دی گئی ہے حالانکہ مذکورہ ملاز مین سائل سے جونیز میں اور مذکورہ کو دیکی شرائط پرتھی پورانہیں اترتے میں ۔ جبکہ سائل سینٹر Employee نے کے علادہ مذکورہ کو دیکی تمام شرائط لیعنی ٹائینگ وغیرہ پورا کرتا ہے اس کے باوجود بھی من سائل کو نظر انداز کرتے ہوتے دیگر منظور نظر ملاز مین کو جونیز کلرک کے عہد پرتر تی دیے کرمیرٹ کی خلاف ورزی کی گئی ہے۔ بدیں وجہ نوشین نیز کارک تے ہوتے دیگر منظور نظر ملاز مین کو جونیز کلرک کے عہد پرتر تی دیے کرمیرٹ کی خلاف ورزی کی گئی ہے۔ بدیں وجہ نوشین نمبر 65-10450 مورخہ Annexure کومنسون فر ماکر سائل کو جونیز کلرک کے عہد نے پرتر تی دی جانی عین قرین انصاف ہے۔ نقل نوشینکیشن لف ہے۔ C مندی و نیک میں سائل نے ڈسٹر کمن ایکو تی تی میں مال کو درخواست گزاری جس میں سینیار ٹی است میں ان کو جونیز مینگ وغیرہ کی نقل زم ہم کر نے کی استدعا کی گئی تھی لیکن درخواست مان کو درخواست گزاری جس میں سینیار ٹی است میں آ مینگ وغیرہ کی تی میں کی کی درخواست میں درخواست میں کو درخواست کر درخواست درخواست درخواست درخواست در کی تھی ہو کہ میں آن کا ہو ہو ہوں کی ہو ہو ہو کی کی ہو کر کر کی ہو کی کی ہو کی کہ میں مال کی ہو ہوں کی گئی ہے ہوں ہوں اس کی کو درخواست کر درخور کو میں کی گئی۔ درخواست دی درخواست درخوں میں تاب

۵۔ یہ کہ سائل ایک غریب درجہ چپارم ملازم ہے جس کا کوئی اثر رسوخ وغیرہ نیس ہے جس کی وجہ ، سائل کو قیتی 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 جونیتر کلرک سے عہدے پر ترتی دی جائے۔

لہذااستدعا ہے کہ بمنظوری ایک بذاسائل کودرجہ چہارم ماازم ہے جونیتر کلرک کے مہدے پر تق دی جاکر سائل کی دادری فرمائی جائے۔ مورخہ 24/05/2019

محمه جهانكيرولد وزير محمد سكندككي ملاخيل درابن، ذا كخانه درابن كلال جنلع ذيره اساعيل خان حال تعينات بطور BPS-04 كورنمنث ما ئيرسيكندري سكول درابن كلال ديره اساعيل خان

فجرحها تم لقارة



NHYBER PAKHTUNKHWA s,≹≟ j≓ BAR COUNCIL MUHAMMAD AAMIR KHAN Advocate ¥0-14-127 Date of November 2017 Valid up وكالرث November 2020  $\overline{\gamma}$ Acting Secretary KP Bar Council Torbinal Parka Before The Khyber Pallstunkly wa Service win Mohammad Jahangir WS Growt of KPK, etc Service <u>Appeal</u> تقصيل دعولا اجرم مقدمه مندرجه بالاعموان ميں ابن طرف داسط بيرو کى دجواب دای برائے بیش یا تصفیه مقدمہ بنا ک Whitend Zada Mohammad Amix Khan Babar کو حسب ی شرائط پر وکیل مقرر کیا ہے کہ میں بیش پر خود کا بڑا بزرایہ رو برد عدالت حاضر ہوتا رہوں کا اور ہر دفت اکارے بات مقدر ولیل ساجب ا موصوف کو اللائ دے کر معاضر عدالت کروں گا اگر بیش پر مظہر حاضر نہ ہو اور مقدمہ میری غیر ماشری کی وجہ ت کمی طور میرے خااف او تنا کر سادب موصوف ا بی یک طرح قد دار ند ہوں کے غیر ویل صاحب موصوف صدر مقام کم کی کے علاوہ یا کم کی ک ادمات سے جنا یا جینے یا برور تعظیر ہیروی سر نے کے ذمہ دار نہ ہول کے اور مقدمہ صدر کچہری نے علاوہ اور جگہ ساجت ہونے یا بروز تعطیل یا کچہری کے اوقات کے آئے یا سیجیے پیش ہونے پر منظہر کودی نفصان پہنچ تو اس کے ذمہ داریا اسکے داسطے سمی معادفہ کے ادا کرنے یا محنت نہ داپس کرنے کے بھی صاحب موسوف ذمہ دار نہ ہوں گے بھ کوکل سرخته پر واخته صاحب موسوف مثل کرده ذات خود منظوروتبول ہو گا اور صاحب موسوف کو عرض دعوی یا جواب دعوی یا درخواست اجرار اسان قرکری نظرنانی ازل تجرانی و برتشم درخواست برنشم کے بیان دینے اور پر ناکش یا راضی نامہ و فیصلہ برحلف کرنے اقبال دعوی کا بھی اختیار ہو گا ادر بسورت مقرر ہونے ا تاریخ بیش مقدمه مزکور بیردن از تچهری صدر پیردی مقدمه مرکور نظر تانی اییل و تکرانی و برآ مدگی مقدمه یا منسوقی و گری کی طرفه یا درخواست تکم انتراق یا ترق یا گردآرد، کمن از فصله اجراع ذکری بهی صاحب موصوف کو بشرط ادامیکی علیمده متانهیروی کا اختیار و گا اور تمام ساخته پرداخته صاحب موسوف مشل ترده از خود منادر و قبول بو گا اور بسورت بنزدرت صاحب موسوف کو نید بھی اختیار ہو کہ مقدمہ مرکورہ یا اس سے کسی جزو کی کاروائی یا اسورت ارتواست کشر ہی ابیل تکرانی یا دیگر معامله و قدمه ندکوره نمنی دوسرے وکیل یا بیر سز کو اپنے بیجائے یا ایپ جمراہ مقرر کریں اور اپنے مشیر قانون کو نبخی جر اس شاہ ان اور پنے · اختیارات، حاصل جوں سے جیسے صاحب موسوف کو حاصل میں اور دوران مقدمہ میں جو یکھ ہر جانہ التوار پڑے گا دو صاحب موسوف کا حق اور واران ماجب موصوف کو پیری قیم تاریخ بیش سے کہلے اوا نہ کروں کا تو جناحب موضوف کو پورا افتیار ہو کا کہ مقدمہ کا پروی نہ کرت اور ایک صورت میں میرا کرتی مطالبہ سمی کما صاحب موسوف کے برخلاف خمیں ہوگا ، لبذاوكالت نامهكهود بإيت تاكيسندر مغمون دکالت نامه بن لیایته اورا چھی طرح سمجھ لیا ہے اور منظور ہے Alehomael Jahangir Accepted من کا پیرسننراندردن مین زرمار کیت بالمتنامل جانز ہوتک ایرداسهٔ میل خان

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. 7B No. Muhannac Thangiv Apellant/Petitic **Apellant/Petitioner** Versus Hwenda Scient Edus 12 Pie 108 **RESPONDENT(S)** Appellant/Petitioner Muhammiad Thangid Sto Wazir Muhammad R/O Davabun, Kalam Distt: Desa Ismail Concern Notice to Appellant/Petitioner. Take notice that your appeal has been fixed for Preliminary hearing, replication, affidavit/counter affidavit/record/arguments/order before this Tribunal

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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Khyber Pakhtenkhwa Service Tribunal, Peshawar.

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Registrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar.