Junior to counsel for appellant present.

Muhammad Jan, learned District Attorney alongwith Hanif Headmaster for respondents present.

Bench is incomplete and lawyers are on strike, therefore, case is adjourned to 21.11.2022 for arguments before D.B at Camp Court, D.I.Khan.

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

CANNED KPST Peshawar 30th June 2022 Neither appellant nor her counsel present. Mr. Farhaj Sikandar, District Attorney for respondents present.

Niether appellant nor her counsel could be served, therefore, let it be fixed on 27.07.2022 for arguments before D.B at camp court D.I.Khan.

(Mian Muhammad) Member(E) (Kalim Arshad Khan) Chairman Camp Court D.I.Khan

27.7.22

adjanted to 26 q. 25 for the forme.

2

26th September, 2022

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

Learned counsel for the appellant seeks adjournment in order to properly assist the court on the next date. 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

24.11.2021

None present on behalf of the appellant. Notice be issued to him for the next date. Written reply of respondents No. 4 and 5, have already been submitted through office. Fresh notices be issued to the remaining respondents by last opportunity to them 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.

Camp Court, D.I.Khan

26.01.2022

Tour to Camp Court D.I.Khan has been cancelled. To come up for the same on 27.06.2022 before **3**.B.

Reader

27th June, 2022

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

(Mian Muhammad)

Member(E)

(Kalim Arshad Khan)

Chairman Camp Court D.I.Khan 25.01.2021

Due to COVID 19, the case is adjourned to 26.03.2021 for the same as before.



26.03.2021

Counsel for the appellant present. Mr. Muhammad Rasheed, Deputy District Attorney for the respondents present.

Today's date was posted on Note Reader, therefore, notice for submission of written reply/comments be issued to respondents No. 1 to 6 for 23.06.2021 before S.B at Camp Court D.I.Khan.

(SALAH-UD-DIN) MEMBER (JUDICIAL) CAMP COURT D.I.KHAN

23.6-21

Dux to carip-19, The case is adjournant to 27-10. 2021 for form

27.10.2021

Nemo for appellant.

Muhammad Rasheed learned Deputy District Attorney alongwith Shafique S.C for respondents present.

Appellant/counsel be put on notice. Reply on behalf of respondents No.4 & 5 is already placed on file. Representative made a request for time to submit reply on behalf of respondents No.1 to 3 & 6. Last opportunity is granted. To come up for written reply/comments on 24.11.2021 before S.B at Camp Court, D.I.Khan.

(Rozina Řehman) Member(J) Camp Court, D.I.Khan Mr. Muhammad Iqbal, husband of appellant, on behalf of the appellant is present. Mr. Muhammad Jan, Deputy District Attorney and Mr. Imran Khan, Litigation Officer on behalf of respondents No. 1 to 5, are also present.

Notice has been issued to respondent No. 6 neither he is present in person nor any representative has forth come on his behalf, hence, he is proceeded against ex-parte. Representative of rest of respondents No. 1 to 5 is seeking time for submission of written reply/comments. Time granted. File to come up for same on 25.11.2020 before S.B at Camp Court, D.I.Khan.

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

25.11.2020

Husband of the appellant and Usman Ghani learned District Attorney alongwith M/S Shafique Senior Clerk for respondent No. 1 & 2, Hakeem Ullah DEO for respondent No. 3, Muhammad Haneef Litigation Officer for respondent No. 4 & 5.

Reply/comments on behalf of respondents No. 4 & 5 submitted, representative of respondent No. 3 relied on the same. Representative of respondents No. 1 & 2 seeks time to submit reply/comments. Case to come up for reply/comments on 25.01.2021 before S.B at Camp Court, D.I.Khan.

(Atiq-Ur-Rehman)

Member (E) Camp Court, D.I.Khan *37/3*/2020

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



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

Counsel for appellant present.

Mr. Muhammad Jan learned Deputy District Attorney present.

Representative of respondents absent. Notice be issued to respondents with direction to submit reply/comments on or before 29.10.2020 before S.B at Camp Court, D.I.Khan. In the meanwhile, operation of impugned order would remain suspended till next date.

(Rozina Rehman) Member (J) Camp Court, D.I.Khan 30.01.2020

Mr. Muhammad Iqbal, husband of the appellant, on behalf of the appellant present and requested for adjournment on the ground that learned counsel for the appellant is not available today due to general strike of Khyber Pakhtunkhwa Bar Council. Adjourned to 27.02.2020 for preliminary arguments before S.B at Camp Court D.I.Khan.

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

27.02.2020

Counsel for the appellant Naseem Akhtar present. Preliminary arguments heard. It was contended by learned counsel for the appellant that the appellant was serving in Education Department. She was promoted from the post of Certified Teacher (BPS-15) to the post of Senior Certified Teacher (BPS-16) vide order dated 07.03.2017 with effect from 20.02.2013. It was further contended that since the appellant was promoted retrospectively with effect from 20.02.2013 vide order dated 07.03.2017, therefore, the appellant was granted arrears/benefits of the said period. It was further contended that on reaching the age of superannuation, the appellant was retired from service. It was further contended that the appellant was informed by the department in May 2019 that the respondent-department deducted some pay from her pension on the ground that he was promoted retrospectively. It was further contended that the appellant filed departmental appeal on 20.06.2019 but the same was not responded hence, the present service appeal. It was further contended that since the appellant was granted promotion retrospectively by the competent authority and the same was never challenged, therefore, deduction from her pension is illegal and liable to be set-aside.

The contentions raised by learned counsel for the appellant need consideration. The appeal is admitted for regular hearing subject to all legal objections. The appellant is directed to deposit security and process fee within 10 days, thereafter, notices be issued to the respondents for written reply/comments for 27.03.2020 before S.B at Camp Court D.I.Khan. Learned counsel for the appellant also submitted application for restraining the respondents from deduction/recovery of amount from monthly pension of the appellant. Notice of the same be also issued to the respondents for the date fixed. In the meanwhile, respondents are restrained from deduction/recovery from the appellant till the next date.

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

Appellant Deposited
Security & Process Fee

Form- A

FORM OF ORDER SHEET

Court of	
Case No	1294/ 2019

,	Case No	1294/ 2019
S.No.	Date of order	Order or other proceedings with signature of judge
3	proceedings	order of other processings with a processing of the processing of
1	2	3
1-	08/10/2019	The appeal of Mst. Naseem Akhtar received today by post through
1	00/10/2013	Mr. Muhammad Mohsin Ali Advocate may be entered in the Institution
		Register and put up to the Worthy Chairman for proper order please.
		Register and put up to the worthy chairman for proper order picase.
		- Formal Maria
		REGISTRAR
	15-11-2019	This case is entrusted to touring S. Bench at D.I.Khan for
2-	13.11.2.13	preliminary hearing to be put up there on 28.11.2019
,		preliminary hearing to be put up there on
'	,	$\Lambda \Lambda$
		CHAIRMAN 4/0~
i i	,	
- !	,	
,		
28.1	1.2019	None present on behalf of the appellant. Notice be issued
,	· to	appellant and her counsel for attendance and preliminary
		guments for 30.01.2020 before S.B at Camp Court D.I.Khan.
	a.	guments for 50.01.2020 before 5.15 at Camp Court 5.1.1tman.
•		$m h \wedge$
-		(Muhammad Amin Khan Kundi)
-		Member
;		Camp Court D.I.Khan
:		
;		

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Appeal No	1294	_/2019	
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Mst. Naseem Akhtar

.. APPELLANT

VERSUS

Govt. of K.P.K and others

... RESPONDENTS

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SCANNED

S.#	Description of Documents	Annexure	Page #
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2	Copy of appointment order	A	8
3	Copy of Notification No. 4811-30/File No. 1/Promotion Senior CT B-16 dated 07/03/2017	В	9-10
4	Copy of Notification dated 12/05/2017	С	11
5	Copy of Audit para	D	12,
6	Copy of Appeal	E	13
7	Vakalatnama	pay you may not take the take	14

Dated: 03_/10/2019

Humbie Appellant

Nasin Abute o

Mst. Naseem Akhtar Through Counsel

Muhammad Mohsin Ali

Advočate High Court, District Bar, D.I.Khan.

(0336-7969883)

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Appeal No. 1294 /2019

Diary No. 1414

Mst. Naseem Akhtar daughter of Ghulam Siddique resident of Gillani Town near Wensam College, District Dera Ismail Khan.

APPELLANT

VERSUS

- 1. Govt. of Khyber Pakhtunkhwa through Secretary Finance, Govt. of K.P.K, Peshawar.
- 2. Secretary Finance, Khyber Pakhtunkhwa, Peshawar
- 3. Secretary Education, Khyber Pakhtunkhwa, Peshawar,
- 4. Director Education Merged Districts, Govt. of K.P.K, Peshawar.
- 5. District Education Officer, Dera Ismail Khan.
 - 6. Account Officer, Dera Ismail Khan.

.....RESPONDENTS

APPEAL UNDER SECTION 4 OF KHYBER PAKHTUNKHWA

SERVICE TRIBUNALS ACT, 1974.

Filedto May Registrar

Respectfully sheweth:

1. That the appellant was appointment as teacher (BPS-9) vide office order dated 26/05/1996 in F.R D.I.Khan in GGMS Darazinda on temporary basis, however, later-on the services of the appellant was regularized. Copy of appointment order of the appellant is enclosed as Mark-A.

- 2. That vide Notification No. 4811-30 dated 07-03-2017 issued by the then Director Education FATA the appellant along with others were promoted to the post of Sr. CT (F) B-16 w.e.f. 20-02-2013, thereafter, the appellant was transferred to GGHS Darazinda vide office order dated 12/05/2017. Copies of Notification No. 4811-30/File No. 1/Promotion Senior CT B-16 dated 07/03/2017 and office order dated 12/05/2017 are enclosed as Mark-B & C respectively.
- 3. That after attaining the age of superannuation, the present appellant had been retired from the service w.e.f. 11-12-2017. Moreover, the appellant also received the financial benefits after issuance of Notification No. 4811-30 dated 07-03-2017 issued by the then Director Education FATA vide which the appellant along with others were promoted to the post of Sr. CT (F) B-16 w.e.f. 20-02-2013.
- 4. That the appellant is receiving the monthly pension as per rules, however, in May, 2019 the respondents issued the direction regarding deduction of Rs. 324064/- on the basis of audit para; "it was noticed that Promotion was granted Retrospectively on 20-02-2013 whereas order was issued in 2017. In this regard justification may be provided to proceed further. P-36" Copy of audit para is enclosed as Mark-D.
- 5. That, on the basis of above said audit para the respondent started the recovery of said amount from the monthly pension of the appellant @ Rs. 16203/- per month from May, 2019. Thereafter, the present appellant filed the appeal to Respondent No. 4 on 20/06/2019, but till date the appeal of the appellant is not decided,

(3)

hence the instant appeal. Copy of departmental appeal is enclosed as Mark-E.

Being aggrieved, the appellant filling the instant appeal, inter alia, on the following grounds;

GROUNDS:

- A. That, the act of the respondents while they started recovery from the monthly pension of the appellant is totally against the law.
- B. That the appellant and others were validly promoted vide Notification No. 4811-30 dated 07-03-2017 issued by the then Director Education FATA to the post of Sr. CT (F) B-16 w.e.f. 20-02-2013, thereafter, the appellant was entitled for financial benefits w.e.f. 20-02-2013 and also received the same. But the respondents on the basis of alleged audit para started the recovery of that amount, while to that effect the respondents have got no authority to start the deduction from monthly pension.
- C. That the malafide intention of the respondents is also apparent to the effect that the respondents only started the deduction of amount from the appellant and from one (Late) Naseebullah (Retired Drawing Master).

- D. That the alleged recovery from the present appellant is unwarranted under the law and the alleged audit para is totally against the law and facts.
- E. That the appellant may kindly be allowed to argue the additional grounds at the time of arguments.

It is, therefore, prayed that on acceptance of this appeal this Honourable Tribunal may be pleased to declare the act of the respondents while they started the recovery from the appellant on the basis of alleged audit para.

Dated: 63 /10/2019

Humble Appellant

Nasin Abuter

Mst. Naseem Akhtar Through Counsel

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

AFFIDAVIT

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

Identified by Counsel

Masim Ablites
Deponent

04/10/19

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL. PESHAWAR.

Appeal I	No/2019	•	·
Mst. Nas	eem Akhtar		APPELLANT
		VERSUS	
Govt. of	K.P.K and others		RESPONDENTS
1	ADDRES	SSES OF THE	PARTIES
Mst. Nas	seem Akhtar daughte	r of Ghulam Si	ddique resident of Gillani Town
near We	nsam College, Distri	ct Dera Ismail I	Chan.
			APPELLANT
		· · · · · · · · · · · · · · · · · · ·	
1	Govt. of Khyber Pa	akhtunkhwa thr	ough Secretary Finance, Govt.
	of K.P.K, Peshawar	•	
2.	Secretary Finance,	Khyber Pakhtu	nkhwa, Peshawar.
3.	Secretary Education	n, Khyber Pakh	itunkhwa, Peshawar.
4.	Director Education	Merged District	ts, Govt. of K.P.K, Peshawar.
5.	District Education C	Officer, Dera Isr	nail Khan.
6.	Account Officer, De	era Ismail Khan	
			RESPONDENTS
Dated:	3_/10/2019		Humble Appellant

Masim Akhteo

Mst. Naseem Akhtar Through Counsel

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

10

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR:

C.M No/2019	
In Appeal No/2019	*
MST. Naseem-AKLEAY	APPELLANT
<u>VERSU</u>	<u>JS</u>
Govt. of K.P.K and others	RESPONDENTS

APPLICATION FOR INTERIM RELIEF TO RESTRAIN THE RESPONDENTS FROM DEDUCTION / RECOVERY OF AMOUNT FROM THE MONTHLY PENSION OF THE APPELLANT ON THE BASIS OF ALLEGED AUDIT PARA TILL THE DISPOSAL OF ABOVE TITLED APPEAL.

Applicant Most Respectfully Sheweth,

- 1. That the above titled appeal is filling today before this Honourable tribunal.
- 2. That the recovery of amount from the monthly pension of the present appellant is totally against the law and facts, due to which the present appellant is suffering a-lot.
- That if during the pendency of instant appeal, the respondents will not be restrained from deduction of amount from the monthly pension of present appellant, then the appellant will suffer irreparable loss.
- 4. That this Honourable tribunal has got vast jurisdiction to entertain the instant petition.

PB

It is, therefore, prayed that the instant petition may kindly be accepted.

Dated: ____/10/2019

Humble Appellant

Nowsim Alektor

Mst. Naseem Akhtar Through Counsel

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

AFFIDAVIT

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

Identified by Counsel

Nasiu Alchter

Deponent

ATTESTED WANTS

OFFICE OF THE AGENCY EDUCATION OFFICER(FR) D.I.KHAN. Ref. Director of Education PATA NWFP Feshewar Endut No mil deted Poshewar the 24-4:1996.

AFFOINTMENT.

Miss: Nusim Akhter N/O Chulem Saddique of D.I.Khen . District fix(Qualified) is hereby appointed as S.V (Untrained) at Covt: Cirls Middle School Darasindo F.R D. I. Khan on Re: 1605/-PM Fixed BPS No 9 plus usual allowances as admissable under the rules with effect from the date of her taking over charge against vacant B.V Post. Vice Resine Inting SV Transfered to Sattel Area.

Note:- 1:- Charge report should be submitted to all concerned.

- 2:- The appointment of the condidate is being made purely on temporarily basis and is liable to termination at any time without assigning any resons.
- 3:- Her orignal qualification, date of birth and other Certificates should be checked before she is hended over charge of the post and attested copies thereof kept on record of the School/Office.
- 41- She should be sent to the M.S concerned for Modical Examination.
- 5:- TAV DA and Transfor Grant is not allowed on first Appointment.
- 6:- She should not be handed over charge of the Posts if she is below 18 years or above 40 years.
- 7:- If the fails to reports her arrival within 15 days report to this effect should be sent to this Office (ATONOE)

(MOHAMMAD ROBHAN WAZIR) Agency Education Officer FR D.I.Khan.

Endet No 656 - 58 Dated Copy forwarded for information to the:-11-Director of Education (PATA) NWEP Pashawar w/r to his Letter to not deted 24/4/96 and Telephonio on 23/5/96.& for necessary approval pleases.

RI-Candidate Concerned.

32-Heudmistress GCMS, Darazinda.

DIRECTORATE OF ENGLATION (FATA), N.W.F.P PESHAWAR.

10 10963. District Pechanics the De /6/96

The Agency Education Of.icer FR. Dera Lemail Ehen.

Subject:-APPOINTMENT. Hemorandum

The appointment of Matr Namin Achtar D/O Ghulam Sadiq against SV post at GGMS Darminda(FR. D.I. Khan) ematidas contained in your office order issued under anders as No. 656-58 dated 26.5.96

In future no appointment order against GP/SV should be made.without prior approval.

> Mir detbe or some ston (FATA), N.W. P.P Pechawar.



T(F) In Sight

FATA SECRETARIAT

Directorate of Education

Warsak Road Peshawar, Pakistan Phone. 091-9210166 Fax 091-9210216

No.____/
dated ___/__/2017

P 9

TO BE SUBSTITUTED FOR SAME NO. & DATE.

Notification:

Consequent upon the recommendation of the Departmental Promotion Committee and in pursuance of the Govt: of Pakistan Finance Division (Regulation Wing) Notification No.1(32)R-1/2015-582/2016 dated 25.7.2016 Islamabad, SO (Edu) Notification No.FS/SO(Edu)/SSD/Up-Gradation/2882-94 dated 22.6.2016 and duly Endorsed by Directorate of Education FATA vide No.8233-60 dated 8.8.2016, the following CT (F) B-15 are hereby promoted to the post of Sr.CT (F) B-16 (Rs.15880-1280-54280) plus usual allowances as admissible under the rules on regular basis on terms and conditions given below with effect from 20.2.2013 and further they will be posted in the Govt: Higher Secondary / High Schools by the Agency Education Officer concerned against the newly upgraded Sr.CT BPS-16 posts.

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Nil
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S.#	Sen: No.	Name	Name of school	Date of Birth	Date of Regular Apptt: against CT Post	Remarks
1	1	Shabnam Mahjabeen	GGHS Darazinda	14/06/1969	09/01/1995	Services placed at the disposal of AEO FR D.I.Khan for further posting.
2	2	Naseem Akhtar,	GGMS Shahlaragha	12/12/1957	29/05/1996	Services placed at the disposal of AEO FR D.I.Khan for further posting.
3	3	Tehseen Gul	GGMS Khoi Bahara	06/01/1961	14/11/1999	Services placed at the disposal of AEO FR D.I.Khan for further posting.
4	4	Anjum Zarin	GGMS Khoi Bahara	01/08/1975	15/11/1999	Services placed at the disposal of AEO FR D.i.Khan for further posting.

1. They would be on probation for a period of one year, extendible for another one year.



- P(6)
- They will be governed by such rules and regulations as may be issued from time to time by the Govt.
- Their services can be terminated at any time in case their performance is found unsatisfactory during probationary period. In case of misconduct, she shall be proceeded under the rules framed from time to time.
- 4. Charge report should be submitted to all concerned.
- 5. Their Inter-Se-Seniority on the lower post will remain intact.
- 6. No TA/DA is allowed for joining him/her duty.
- 7. They will give an undertaking to be recorded in their Service Book to the effect that any over payment is made to her in the light this order will be recovered and if she is wrongly promoted, she will be reversed.

(Hashim Khan)
Director Education FATA

- Endst: No. 1311-30/File No.1/Promotion Senior CT B-16 dated 7/3/2017

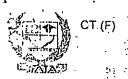
Copy for information and necessary action is forwarded to the:

- 1. Accountant General (PR) Sub Office, Peshawar.
- Agency Education Officer, FR D.I.Khan.
- 3. Agency Accounts Officer, FR D.I.Khan.
- 4. PS to Additional Chief Secretary FATA.
- 5. PS to Secretary SSD, FATA.
- 6. PS to Secretary Finance.
- 7. PA Director Education, local Directorate.
- 8. Official Concerned.
- 9. Master File.

Addl: Director (Estab)

Directorate of Education, FATA

€



HE AGENCY EDUCATION OFFICER

On their promotion from CT (F) BPS-15 to Senior CT (F) BPS-16 and placement of their services at the Disposal of AEO FR DIKhan vide Director Education Peshawar Endst: No.4811-30 dated 07-03-2017

The following Senior C.Ts (F) BPS-16 of teaching cadre are posted to the schools as noted against each. This Notification is effective w.e.f 20-02-2013

S.No	S.L.No.	Name	Design	From	To,	Remarks
1. 	1	Shabnam Mah Jabeen	CT	GGHS Darazinda	GGHS Darazinda	Promoted as S.CT B-16 (Post already occupied)
2	4	Nasim Akhtar	СТ	GGMS Shahal r Ragha	GGHS Darazinda	Promoted as S.CT B-16 (vice S.No.3)
3.	-	Nadia	СТ	GGHS Darazinda	GGMS Shahal Ragha	B-15 (Vice S.No.2)
4. 	2	Tehseen Gul	СТ	GGHS Khoi Bahara	GGHS Khoi 8ahara	Promoted as S.CT B-16 (Post already occupied)
5. 	3	Anjam Zareen	CT	GGMS Parwara	GGHS Khoi Bahara	Promoted as S.CT
6	- 	Sadia Ayub	CT ·	GGHS Khoi Bahara	GGMS Spulmaiwam	B-16 (vice S.No.6) B-15 (Against vacant CT post)

Terms & Conditions:

1. The would be on probation for a period of one year, extendible for another one year. 2. They will be governed by such rules and regulation as may be issued from time to

Their services can be terminated at any time in case his performance is found unsatisfactory during probationary period. In case of misconduct, he/she shall be proceeded under the rules framed from lime to time.

4. Charge report should be submitted to all concerned:

5. Their Inter-Se-Seniority on the lower post will remain intact.

6. No TA/DA is allowed for joining him/her lluty...

7. They will give an undertaking to be recorded in their Service Book to the effect that any over payment is made to him in the light this order will be recovered and if she is wrongly promoted.

> (Hakimullah Khan Wazir) LAgency Education Officer FR DIKhan

Endst: No. 1831-43...... Dated DIKhan the.....12 Copy for information and necessary action is forwarded to the:

Director Education FATA Secretariat Peshawar.

Accountant General (PR) Sub Office, Peshawar.

District Accounts Officer, DIKhan. 3. 4

PS to Secretary SSD, FATA Peshawar. 5.

PS to Additional Chief Secretary FATA Peshawar.

6.

AAEO FR DIKhan,

7. Record clerk local office.

Teacher concerned.

Education Office

FR DIKhan.

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	2 . 19.0	P53 Liaga: Khan	J 15	₽ST .		AGENCY EDU OFFICER (F	4 27	310,1	85 Abdul Majee	regard justification may be provided to proceed further.
	9 1941	Den gran	<u> </u>			E (SSIM)	8.20		3 M.Ramzan	Service Book and isource were not provided. The amount may be recovered.
		- Converses Ough	15 5	Orwains	01003∴	H W CHŻ FYNDISTRCH (SI	5.20	287,02	1 Waherd Gul	do
		Reverse	, in	tascer .	1 1	х .	4.261	55,584	S.Shehzad	no entry found in Service Book and source was also not provided. The amount may be recovered. P. 30-32
	10 19484	7 Irfan Ullah	- 15 PS	 	010031 A	CSNC	4.2017	328,821	Abdul Maje ed	It was noticed that Promotion was granted Retrosfectively on 20-2-2013 whereas order was issued in 2017. In this regard justification may be provided to proceed further. P-
That	1 195666	Nasim Akhtar	+	<u> </u>	1. 1	GENCY EDU OFFICER (FR) (50000	·`)	M.Saleem	The payment was refund of excess recovery.
			_ 16 CT		010052 H KI	M GGHS DARZINDA (FR) D IN	1 . 1		M.Saleem .	to was noticed that Promotion was granted described
1		person.		·		. 10	5.2017	182,282	Odul Wahaari i	on 20-2-2013 whereas order was issued in 2017. In this egard justification may be provided to proceed further. P-
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		4	Teach		DIOU31 AGE	NCY EDU OFFICER (FR) D I	12.2017	123,855 lk·	En Ullati	ill be looked Into F-40 & 42 atry not found in Service Book Photocopy of Source was ovided. Non entry of arrear daim in Service Book may be utilised. Moreover copy of report as mensioned in source
13	196470 M	rilam Nawaz	16 CT	. 0	10050 H M	GHS MORGA (FR) D I				y risc be provided. P-46
15000/	196707 <u>A</u> b	dul Qayum .	16 Assista	nt Die		ATION INSPECTION	3.2016 8	36,365 M.5		ry in Service Book available but source was not provided. Ich may be provided to proceed further. P-71
	Penti					(3/1	———	215,789 Abdu	Waheed Servinay	vice Book and Source were not provided the amount be recovered.
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Page 3

ASSIEV A R. C.

The Director Education FATA,

FATA Secretariat,

Peshawar

Through:

PROPER CHANNEL

Subject:

REQUEST FOR GRANT OF JUSTIFICATION

Respected Sir,

. With pronounced respect it is humbly requested that I was retired from the post of Senior C.T (BPS-16) from GGHS Drazinda, FR, DIKhan on 11/12/2017.

160 Ged

I was granted with BPS-16' vide Endst. No. 4811-30/file No. 1/Promotion Senior C.T BS-16 dated: 07/03/2017 w.e.f 20/02/2013 and posting and Endst. No. 831-43 dated DIKhan the 12/05/2017 by Agency Education Officer FR, DIKhan.

During AG (PR) audit, the respective team has pointed out the following audit Para.

- i). It was notice that promotion was granted retrospectively on 20/02/2013 whereas order was issued in 2017. In this regard justification may be provided to precede further P-36.
- tii). Entry in Service Book and source available. But on clarification of issue of retrospective promotion the status of the drawl will be looked into P-40&42.

It is further stated that DAO, DIKhan has started monthly recovery from my pension since May 2019. In the light of above mentioned facts, your good self is requested to kindly issue justification to the quarter concerned.

Thanking you in anticipation.

Date: 20/06/2019

Your faithfully,

Nasum Alcher NASIM AKHTAR

(Rtd) Senior CT, GGHS Darazinda, FR, DIKhan.

Encls: Copy of:- '

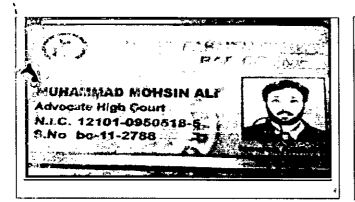
1. Audit Objection.

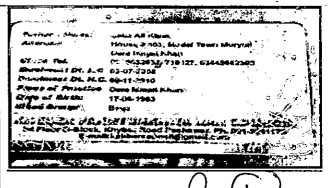
2. Notification of Promotion.

Endst. No. 1053 1 dl. 20/6 /2018

Forwarded in original to the Director of Educotor Perhauer for necessary action please.

R D.I.Khan at D.I.Khan





VAKALATNAMA

IN THE COURT OF However ble K.P.K Service Tribunal, leshama

1916 old Plaintiff / Appellant / Petitioner / Complainant / Accused

1907 old Vs

Defendant / Respondent / Complainant / Accused

do hereby appoint **Muhammad Mohsin Ali Advocate High Court** (herein after called the advocate/s) to be my/our Advocate in the above noted case authorise him:-

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

Accepted

Muhammad Mohsin Ali

Advocate High Court

District Bar, Dera Ismail Khan.

عماة كي افتر - ايسلانك

Nasin Ablter

"A".

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

No.			<u> 78</u>		
	APPEAL No	1294	of 20 ₁ 9.		
	w.t.	Vascom Akhta		· · · · · ·	
		·	Apellant/Pe	titioner	
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,		Versus			
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•			RESPONI	DENT(S)	
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4	Near W	en Sam College	Dist. Desalsmai	lkha	
		D.1.16	han	,	
	,	. •			

Take notice that your appeal has been fixed for Preliminary hearing, replication, affidavit/counter affidavit/record/arguments/order before this Tribunal on 30 ml - Jo Do at 4.00 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 complaint D. 1. Khan

Khyber Pakhtankhwa Service Tribunal,

"A"

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

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	sernsel		ammad	Mahsin	Ali
		Adue c.	ste High	Court	
		Dist.	Bar D.	1. Icha	<u> </u>
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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. Khan Registrar,

Khyber Pakhtunkhwa Service Tribunal,

Peshawar.

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

110.	•		• •		•
	Appeal No.	120	7.4	of 201 G	
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			Respondent No	<u> </u>	Kho
	Diett		Time 1st	Lecas Dete	o Bonel
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Province Serthe above cashereby information	vice Tribunal A e by the petition med that the second construction of any alteration of alteration	act, 1974, has be ner in this Court aid appeal/petit aid appeal/petit at liberty to do either in person your power of A ys before the dinents upon which on the date find and decided in such address your potition will be detailed.	en presented/reg and notice has b ion is fixed for M. If you wish to so on the date fix n or by authorise attorney. You are ate of hearing 4 ch you rely. Pleased and in the re your absence. xed for hearing of inform the Reg our address contacted	of the North-Westistered for considered to issue hearing before the ourge anything and ourge anything and therefore, required to the edge of writter as also take not nanner aforement of this appeal/petitistrar of any characteristic correct address, d sufficient for the	deration, in sue. You are the Tribunal against the ay to which the or by any red to file in a statement tice that in tioned, the statement tion will be a statement tion the statement tion the statement tion will be a
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office Notice	No	C	lated	•••••	
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Day of	••••	Marit	20 1	0	
at t	amp lo	ourt D.	1. Whan		•
•			<u>·</u>	Registrar,	•
			Khyber Pakh	tuzkhwa Servic Peshawar.	e Tribunal,
		•	•	T CONTRACTOR	•

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,	,	IB.
No.			12
Appeal No	1294	of 20	7
Appeal No	Scen Alch	TAV Annallant	Petitioner 1
_ 1.	Versus ·	Appeuuul	De Herry
ilwangh	Soull FA	narice Resp	Petitioner (), (), ondent
	Respond	ent No6	
Here.	f office	* • ·	Small Kh
Notice to: _ PTUCEUMÄ	Mark	Dera!	Small teh
		•	•
WHEREAS an appeal/petitic Province Service Tribunal Act, 197 the above case by the petitioner in the hereby informed that the said appeal appearance on the appeal	this Court and noting peal/petition is fix at 8.00 A.M. If you erty to do so on the court or of Attorney. You can be done of a date fixed and in ecided in your absence the date fixed for how should inform address your address your address to the deemed to	ted/registered for ce has been ordered for hearing be wish to urge and date fixed, or any uthorised representations of the manner after the manner after the Registrar of a secontained in the be your correct as	or consideration, in red to issue. You are refore the Tribunal sything against the vother day to which sentative or by any e, required to file in written statement take notice that in forementioned, the peal/petition will be any change in your his notice which the address, and further
Copy of appeal is attached.	Copy of appeal ha	s already been so	ent to you vide this
office Notice No	dated	•••••••••••	
Given under my hand and t	he seal of this Cou	rt, at Peshawar 1	this
Day oi	esch	2020	,
at Camp Cou	tDIA	han	مرا لعمر

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.

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

	I ESTIAVAN.	7B
No.		
Appea	1 No. 12 94	of 20 1 9
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	Respondent	No
Sec	y Education	Spect of 12 PK
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Province Service Tribut the above case by the pe hereby informed that t *on	nal Act, 1974, has been presented titioner in this Court and notice he said appeal/petition is fixed he said appeal/petition is fixed at 8.00 A.M. If you will are at liberty to do so on the date oned either in person or by autled by your power of Attorney. You on days before the date of hearing ocuments upon which you rely ance on the date fixed and in the date fixed and in the date fixed for hear red post. You should inform the rnish such address your address to leal/petition will be deemed to be dress by registered post will be de	ring of this appeal/petition will be Registrar of any change in your contained in this notice which the your correct address, and further semed sufficient for the purpose of
Copy of appeal is	s attached. Copy of appeal has a	dready been sent to you vide this
office Notice No	dated	
Given under my	hand and the seal of this Court,	at Peshawar this
Day of	March	20.20
at Carry	b Court D. 1. Kln	zm device
	\sqrt{n}	Registrar, Pakhtunkhwa Service Tribunal.

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

Peshawar.

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

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

No.		,	16
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	Mest. Na seco	m. AlahtavAppe	llant/Petitioner
	Throwald Se	Versus Listanica E Respondent No	Kespondent
		Respondent No	2 /
Notice to:	Seuf Fine	ance Gaut: G	[[[] [] [] [] [] [] [] [] []
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Province Set the above cathereby info *on	REAS an appeal/petition of ervice Tribunal Act, 1974, he are by the petitioner in this primed that the said appeal etitioner you are at liberty to be postponed either in pluly supported by your power at least seven days before any other documents upon your appearance on the dation will be heard and decide	as been presented/registere Court and notice has been of petition is fixed for hearing <u>00 A.M.</u> If you wish to urge to do so on the date fixed, or person or by authorised reper of Attorney. You are, there the date of hearing <u>4 copiests</u> which you rely. Please alse fixed and in the manner	ed for consideration, in redered to issue. You are any before the Tribunal e anything against the any other day to which presentative or by any efore, required to file in a of written statement so take notice that in
given to you address. If y address give notice poste	ce of any alteration in the duby registered post. You slyou fail to furnish such addren in the appeal/petition will ed to this address by register	hould inform the Registrar ess your address contained Il be deemed to be your corre	of any change in your in this notice which the ect address, and further
this appeal/	of appeal is attached. Cop	w of annual has already has	a cont to you vide this
	ce No		
Giver	n under my hand and the s	eal of this Court, at Peshay	var this 4th
Day of	Mar	cs 20 20	
а	t camp lan	stD.1.Klum	gistrar,
•	· ·	Khyber Pakhtunkl	hwa Service Tribunal,

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

Always quote Case No. While making any correspondence.

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

No.
Appeal No
Appeal No
throw of horas france Respondent
Throw of Sexy Francis Respondent Respondent No. J.
Notice to: - Gout: of le Ple Through Emance Gout:
Notice to: - Gout: of le ple Through Finance Gout:
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
*onat <u>8.00 A.M.</u> 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 your
address. If you fail to furnish such address your address contained in this notice which the address given in the appeal/petition will be deemed to be your correct address, and further
notice posted to this address by registered post will be deemed sufficient for the purpose of this appeal/petition.
Copy of appeal is attached. Copy of appeal has already been sent to you vide this
office Notice Nodateddated
Given under my hand and the seal of this Court, at Peshawar this
at Camp Court D. 1. Khan
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at Camp loure
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Khyber Pakhtunkhwa Service Tribunal,

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.

No
. Appeal No
Versus The recognition of the Second of the Respondent Respondent No. 4.
freezesfy 2. cej: f. 192 me fr. fl. Respondent
Respondent No9
Notice to: - Director Education Marged Dist! Gout: of 14 Dk De Stamor.
· · ·
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
this Court at least seven days before the date of hearing 4 copies of written statement alongwith any other documents upon which you rely. Please also take notice that in
default of your appearance on the date fixed and in the manner aforementioned, the appeal/petition will be heard and decided in your absence.
Notice of any alteration in the date fixed for hearing of this appeal/petition will be given to you by registered post. You should inform the Registrar of any change in your address. If you fail to furnish such address your address contained in this notice which the address given in the appeal/petition will be deemed to be your correct address, and further notice posted to this address by registered post will be deemed sufficient for the purpose of this appeal/petition.
Copy of appeal is attached. Copy of appeal has already been sent to you vide this
office Notice Nodateddated
Given under my hand and the seal of this Court, at Peshawar this
Dovof Ad + 2 . P
at Camp Court D. 1. Khan
Registrar, Khyber Pakhya 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,

PE	SHAWAR.	•	
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WHEREAS an appeal/petition uprovince Service Tribunal Act, 1974, has the above case by the petitioner in this Chereby informed that the said appeal/petitioner you are at liberty to the case may be postponed either in padvocate, duly supported by your power this Court at least seven days before the alongwith any other documents upon default of your appearance on the day appeal/petition will be heard and decide Notice of any alteration in the day address. If you fail to furnish such address given in the appeal/petition will notice posted to this address by registers.	as been present Court and notice petition is fixed O A.M. If you o do so on the decesson or by au r of Attorney. You he date of hea which you re te fixed and in ed in your abservate fixed for he acte fixed for he could inform the ess your address to be deemed to	ted/registered te has been orded for hearing wish to urge attention are, therefor are, therefor are, the manner are. The Registrar of this are contained in the your corrected to the corrected	I for consideration, in dered to issue. You are g before the Tribunal anything against the my other day to which resentative or by any ore, required to file in of written statement to take notice that in aforementioned, the appeal/petition will be of any change in your athis notice which the et address, and further
this appeal/petition.	eu post wm be t	reemed surric	tent for the purpose or,
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at Camp Court D.1		(1)	istrar, wa 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		794	of 2019	
	· most	Hassen	Alchtur	Appellant/Petitione	r
		1 & Ve.	rsus	Appellant/Petitione	<i>i</i> .'
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WHEI	REAS an appea	al/petition unde	r the provision	of the North-Wes	st Frontier
the above ca hereby info *on?	ase by the petitic rmed that the rmed that the retitioner you ar by be postponed uly supported by at least seven do any other docu your appearance tion will be hear to by registered you fail to furnis	oner in this Coursaid appeal/petice	t and notice has tion is fixed for M. If you wish so on the date fixed for by authorication or by authoricate of hearing fich you rely. Pleased and in the your absence. Tixed for hearing d inform the Resour address conducted to be you deemed to be your address of the cour address conducted to be your address to be	gistered for considered to issolve hearing before the tourge anything a sed, or any other deserous of writtenesse also take not manner aforement of this appeal/petitistrar of any chartained in this notice ar correct address,	sue. You are the Tribunal against the ay to which the or by any ted to file in a statement tice that in tioned, the tion will be the statement tion will be the statement
notice poste this appeal/		ss by registered p	ost will be deem	ed sufficient for the	e purpose of
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office Notic	e No	***************************************	dated	••••••	
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Day of	••••••	æt:	20 ₂	シ	
at C.	amp low	iet D.1	Macs	Revistrar.	
			Khyber Pak	htunkhwa Servic Peshawar.	e Tribunal,

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.

No.	· /65
	Appeal No
	Met Na Secony Akhtar Appellant/Petitioner
•	through Secul Finance Respondent No.
-	9
Notice to: —	Director Ele 7 Sec. Education Attaged [Specific of the Stance of the North-West Frontier This an appeal/petition under the provision of the North-West Frontier This world Act. 1974 has been presented by distanced for consideration in
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Province Sei	rvice Tribunal Act, 1974, has been presented/registered for consideration, in
hereby infor	se by the petitioner in this Court and notice has been ordered to issue. You are med that the said appeal/petition is fixed for hearing before the Tribunal
*on appellant/pe	at <u>8.00 A.M.</u> If you wish to urge anything against the titioneryou are at liberty to do so on the date fixed, or any other day to which
Advocate, du	y be postponed either in person or by authorised representative or by any lly supported by your power of Attorney. You are, therefore, required to file in
alongwith a	t least seven days before the date of hearing <u>4 copies</u> of written statement ny other documents upon which you rely. Please also take notice that in
default of yo	our appearance on the date fixed and in the manner aforementioned, the ion will be heard and decided in your absence.
Notice	e 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 ou fail to furnish such address your address contained in this notice which the
address give	n in the appeal/petition will be deemed to be your correct address, and further d to this address by registered post will be deemed sufficient for the purpose of
this appeal/p	
Сору	of appeal is attached. Copy of appeal has already been sent to you vide this
office Notice	Nodated
Given	under my hand and the seal of this Court, at Peshawar this
Day of	al! 20 -
. ستر د	
10/20 at	Camp Court D. 1. Whan Registrar,
•	Khyber Pakhtunkhwa Service Tribunal,
	'Péshawar.

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.

Always quote Case No. While making any correspondence.

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

No. 1/3
Appeal No
Note Nascenylishlar
Al XIII
Through Say Finance Respondent Respondent No.
Notice to: - Good: of the My Trough Sery finan
Nachunder.
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 *onat <u>8.00 A.M.</u> If you wish to urge anything against the
appelled petitioner you are at liberty to do so on the date fixed, or any other day to which
the case may be postponed either in person or by authorised representative or by any Advocate, duly supported by your power of Attorney. You are, therefore, required to file in
this Court at least seven days before the date of hearing 4 copies of written statement
alongwith any other documents upon which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the
appeal/petition will be heard and decided in your absence.
Notice of any alteration in the date fixed for hearing of this appeal/petition will be given to you by registered post. You should inform the Registrar of any change in your address. If you fail to furnish such address your address contained in this notice which the address given in the appeal/petition will be deemed to be your correct address, and further notice posted to this address by registered post will be deemed sufficient for the purpose of this appeal/petition.
Copy of appeal is attached. Copy of appeal has already been sent to you vide this
office Notice Nodateddated
Given under my hand and the seal of this Court, at Peshawar this
Day of
20, W
at Complaint D.1. alum
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.

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

				•	5
No.					15
	Appeal No	1299	,	. of 20	
		Va-Sacra A		Appellant/Petil	tioner
•		. 0.000	•	Bhanor de	da:
	Intocigh	Secil.	FMance Respondent No	- Prespagae	
				3	
Notice to: —	Seco	Ednes	rtion Go	ut: of l	r Mefforh.
*******	REAS an appeal/po		he prevision of	f the North	West Frontier
Province Se	rvice Tribunal Act	, 1974, has been	presented/regis	stered for co	nsideration, in
the above ca	se by the petitioner rmed that the said	r in this Court a l appeal/petitio	nd notice has be n is fixed for he	en ordered (earing befo	re the Trib.
*on	etit/oner you are at	at <u>8.00 A.M.</u>	If you wish to	urge anyth	ing against th
the case ma	v be postponed ei	ther in person	or by authorise	d represent	ative or by any
Advocate, d	uly supported by yout least seven days	our power of Att before the dat	orney. You are, t e of hearing 4 <u>c</u>	herefore, re copies of wr	itten statement
alongwith a	any other docume	nts upon which	you rely. Pleas	se also take	notice that in
default of y appeal/petit	your appearance of tion will be heard a	n the date fixe nd decided in yo	ur absence.	anner atore	mentioned, the
given to you address. If y	e of any alteration u by registered pos you fail to furnish so en in the appeal/pet ed to this address by petition.	st. You should i uch address you tition will be dec	nform the Regis r address contai emed to be your (strar of any ined in this r correct addr	change in your notice which the ress, and further
Сору	of appeal is attack	hed. Copy of ap	peal has alread	y been sent	to you vide this
office Notic	e No	da	ted		
Give	n under my hand a	and the seal of t	his Court, at Pe	shawar this	514
Day of		Out.	20 . >	e r	
				7	
at	camp la	east D		Registrar	•
			vuluet Lard	Peshawar	ervice Tribunal,
Note: 1. Th	e hours of attendance in the co ways quote Case No. While ma	ourt are the same that of th king any correspondence.	e High Court except Sunda	ay and Gazetted Hol	idays.
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KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

140.
Appeal No
mst: NaScenn pkhtan Appellant/Petitioner
Versus Thypungh Scaf : Finance Respondent Respondent No.
Respondent No.
Notice to: _ Director Edmahon Merged Distt: Gaut: of 12 Pt. Postanour.
Gout of 12 Pt Postaner.
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
Notice of any alteration in the date fixed for hearing of this appeal/petition will be given to you by registered post. You should inform the Registrar of any change in your address. If you fail to furnish such address your address contained in this notice which the address given in the appeal/petition will be deemed to be your correct address, and further notice posted to this address by registered post will be deemed sufficient for the purpose of this appeal/petition.
Copy of appeal is attached. Copy of appeal has already been sent to you vide this
office Notice Nodateddated
Given under my hand and the seal of this Court, at Peshawar this
Day of
et Camp Court D. 1. Khan
Khyber Pakhtunkhwa Service Tribunal Peshawar.

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

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

No.	13
Anneal No	94 of 26 9
Appeal No	Alah tur Appellant/Petitioner
- 10 V	ersus (Institute of the Service of
Through Sen	Respondent
	Respondent No. 6 Respondent No. 7 Respondent N
Notice to: _ Account Off	uce Deralsmall With
the above case by the petitioner in this Couhereby informed that the said appeal/pet*on	been presented/registered for consideration, in art and notice has been ordered to issue. You are sition is fixed for hearing before the Tribunal A.M. If you wish to urge anything against the oso on the date fixed, or any other day to which son or by authorised representative or by any Attorney. You are, therefore, required to file in date of hearing 4 copies of written statement hich you rely. Please also take notice that in fixed and in the manner aforementioned, the n your absence.
given to you by registered post. You shou address. If you fail to furnish such address address given in the appeal/petition will be notice posted to this address by registered this appeal/petition.	ld inform the Registrar of any change in your your address contained in this notice which the deemed to be your correct address, and further post will be deemed sufficient for the purpose of
	appeal has already been sent to you vide this
	dated
Given under my hand and the seal	or this court, at resnawar this
Day of May at Campo Court	Registrar, 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.

Note:

	Appeal No	12.94	of 20	9
·· A	A met		A La La Miant	Petitioner
		Versus	·	lest.
· Th	month Sery	finam	e. K. P. Ir. Kespi	ondent
		Responde	ent No	•••••
	istt. Edme			
		, ,		
Province Service the above case by hereby informed *on	an appeal/petition Tribunal Act, 1974, the petitioner in this that the said appear at liberty postponed either in pported by your power seven days before ther documents upoppearance on the cill be heard and decired.	has been presents Court and notice of the court and notice of the court and notice of the court and	ted/registered for the has been ordered for hearing be wish to urge any late fixed, or any athorised represering 4 copies of the manner aforements of the manner aforements.	r consideration, in ed to issue. You are efore the Tribunal ything against the other day to which entative or by any e, required to file in written statement ake notice that in
given to you by raddress. If you fai address given in t	ny alteration in the egistered post. You l to furnish such add he appeal/petition w nis address by registon.	should inform tl lress your addres ill be deemed to l	he Registrar of a ss contained in th be your correct ac	iny change in your is notice which the ddress, and further
-Copy of ap	peal-is-attacho d. Co	py of appeal has	already been se	nt to you vide this
office Notice No	•••••	dated	***************************************	•••
Given unde	r my hand and the	seal of this Cour	t, at Peshawar tl	his/
Day of Can	p laure 2		Registr	T., *
		. Knybei	Peshaw	Service Tribunal, ar.

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.