27<sup>th</sup> Sept 2022

None for the petitioner present. Mr. Muhammad Adeel Butt, Addl; AG for respondents present.

Written reply not submitted. Respondents are directed to submit reply on the next date positively. Notice be also issued to the petitioner as well as his counsel. To come up for reply/comments as well as arguments on restoration application on 25.10.2022 before S.B at camp court D.I.Khan.

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

25.10.2022

Nemo for petitioner.

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

Reply not submitted. Learned AAG requested for time to submit reply/comments. Last opportunity is granted. Notice be issued to petitioner/counsel. To come up for reply/comments as well arguments on restoration application on 23.11.2022 before S.B at Camp Court, D.I Khan.

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

Tour is cancelled, therefore, case is adjourned to 24.05.2022 for the same as before.

Reader.

24.05.2022

Nemo for the petitioner. Mr. Farhaj Sikandar, District Attorney present and sought time for submission of reply/comments on restoration application. Adjourned. To come up for submission of reply/comments as well as arguments on restoration application on 26.07.2022 before the S.B at Camp Court D.I.Khan.

Notice for prosecution of the petition also be issued to petitioner as well as his counsel through registered post for the date fixed.

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

26-7-12

Due to Summer vocation to some of For the same on 27/9/25

27.09.2021

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

Previous date was adjourned on Reader Note, therefore, notice be issued to the respondents with the directions to furnish reply of restoration application. Adjourned. To come up for reply as well as arguments on restoration application before the D.B on 22.11.2021 at Camp Court D.I.Khan.

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

(SALAH-UD-DIN)

MEMBER (JUDICIAL)

CAMP COURT D.I.KHAN

22.11.2021

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

Written reply/comments of the respondents are still awaited. Learned Deputy District Attorney is required to ensure submission of written reply/comments of respondents on the next date positively. Adjourned. To come up for submission of written reply/comments as well as arguments on restoration application on 24.01.2022 before the S.B at Camp Court D.I.Khan. Notice for prosecution of the appeal be issued to the appellant as well as his counsel for the date fixed.

Chairman Camp Court D.I.Khan Due to Pandemic of Covid-19, the case is adjourned to

22.02.2021 for the same.

keader

22.02.2021

Nemo for parties.

Noor Zaman Khattak learned District Attorney present.

Preceding date was adjourned on reader's note,
therefore, notice be issued to both the parties for 24.05.2021
before S.B for further proceedings at Camp Court, D.I Khan.

(Atiq ur Rehman Wazir)

Member (E)

Camp Court, D.I Khan

ove to comp-11 therefore to come of for the same on 27/9/21

Jeadn

Counsel for applicant present.

Mr. Usman Ghani, learned District Attorney for respondents present.

As per record, application seeking restoration of the main service appeal has been pending since long and despite directions, reply to the said application has also not been filed. So last chance is given on the request of both the parties. File to come up for submission of reply to application seeking restoration of main appeal and arguments on the same application, on 28.10.2020 before S.B at Camp Court D.I Khan.

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

28.10.2020

Mr. Jamshaid, Clerk to counsel for the applicant is present. Mr. Usman Ghani, District Attorney for the respondents is also present.

Reply to application for restoration of appeal has not been submitted despite last chance. Learned District Attorney is still seeking further time for submission of reply on the application for restoration of appeal. Another last chance is given. File to come up for submission of reply on restoration application as well as arguments on the same on 22.12.2020 before S.B at Camp Court, D.I.Khan.

(MUHAMMAD JAMAL KHAN) MEMBER CAMP COURT D.I.KHAN 24-3 .2020

Due to COVID19, the case is adjourned to

21/U/2020 for the same as before.

21.4.20 Que to covid-19, the case is ordinal.

22.09.2020

Counsel for applicant present.

Mr. Usman Ghani learned District Attorney present.

Former requests for adjournment to prepare the brief. Adjourned. To come up for arguments on restoration application on 23.09.2020 before S.B at Camp Court D.I Khan

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

Counsel for the applicant and Mr. Ziaullah, Deputy District Attorney for the respondents present.

The main appeal of the applicant was dismissed in default on 23.01.2019. After obtaining the attested copy of impugned order, the applicant submitted present restoration application on 28.05.2018.

Mr. Ziaullah, Deputy District Attorney present on behalf of official respondents is directed to submit reply of the same. To come up for reply on restoration application on 24.03.2020 before S.B at Camp Court D.I.Khan.

(M. Amin Khan Kundi) Member

Camp Court D.I.Khan

22/10/2019

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

for the same on 25/11/2019.

Reader

25.11.2019

Appellant in person and Mr. Ziaullah, Deputy District Attorney for the respondents present. Appellant requested for adjournment on the ground that his counsel is not available today due to general of Khyber Pakhtunkhwa Bar Council. Case to come up for arguments on restoration application on 27.01.2020 before S.B at Camp Court D.I.Khan.

(Muhammad Amin Khan Kundi) Member

Camp Court D.I.Khan

27:01.2020

Applicant in person and Mr. Usman Ghani, District Attorney for the respondents present. Applicant requested for adjournment on the ground that his counsel is not available today due to strike of Khyber Pakhtunkhwa Bar Council. Adjourned to 24.02.2020 for arguments on restoration application 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	
Anneal's Restoration Application No.	226/2019

S.No.	Date of	Order or other proceedings with signature of judge
5.NO.	order	Que, of other proceedings with signature or jumps
·	Proceedings	
1	2	3
1	2 <b>§</b> .05.2019	The application for restoration of appeal No.1074/2018 submitted by Mr. Asad Nabi Advocate, may be entered in the
		relevant register and put up to the Court for proper order
		please.  REGISTRAR
2 .	8.8.201	
,	:	Bench at D.I.Khan to be put up there on 27-8-2019
		CHAIRMAN WW.
•		
27.08.2019	) •	Mr. Rustum Khan Kundi, Advocate on behalf of learne
	C	ounsel for the appellant present and requested for adjournme
	O	n the ground that learned counsel for the appellant is n
,	a	vailable today. Mr. Farhaj Sikandar, District Attorney for t
	, re	spondents also present. Adjourned to 22.10.2019 for argumen
	О	n restoration application before D.B at Camp Court D.I.Kha
	C	riginal record be also requisitioned for the date fixed.
		(Hussain Shah) (Muhammad Amin Khan Kund Member Member
,		Camp Court D.I.Khan Camp Court D.I.Khan
• • • • • • • • • • • • • • • • • • • •		

BEFORE THE SERVICE TRIBUNAL KPK PESHAWAR ON AURIGE TO STANK AR ON

Farooq Azam Secretary Union Council Panyala North Tehsil Pahar Pur R/o Village & Post Office Abdul Khalil District Dera Ismail Khan

**Applicant** 

### **VÈRSUS**

- 1. Director General Local Government & Rural Development Khyber Pakhtunkhwa.
- 2. Secretary Local Government Khyber Pakhtunkhwa.
- 3. Assistant Director Local Government Dera Ismail Khan.
- 4. Deputy Director Admin/HR LG&RDD Local Government Khyber Pakhtunkhwa.
- 5. Shireen Khan Supervisor LG&RD, Office of the Assistant Director LG&RD, Dera Ismail Khan.

Respondents

<sup>9</sup>Application for the restoration of the above titled appeal which has been dismissed for non-prosecution on 23.01.2019 by this Hon'ble Court.

Respectfully Sheweth!

1. That the appellant has filed the above titled appeal against the impugned promotion order/ seniority list dated



27/02/2015 before the honoroble Service Tribunal Khyber Pakhtunkhwa Peshawar and requested to transfer the same before the honorabe Bench of Dera Ismail Khan because appellant has been rendering his service at Dera Ismail Khan.

- 2. That after scrutinize the file the honorable tribunal Khyber Pakhtunkhwa Peshawar sent the file before the honorable Camp Court of Dera Ismail Khan for disposal and next date of hearing is also provided to the counsel of the appellant.
- 3. That thereafter appellant approached to the honorable Camp Court of Dera Ismail Khan for hearing /attendance but no one guide the appellant and no information about the appeal was provided, consequently appellant shocked to hear that his appeal has been dismissed for non prosecution by this honorable Camp Court. (Copy of the order is attached).
- 4. That on the date fixed the default of non-appearance was not voluntarily but was due to the above mentioned facts and that is why the Applicant / appellant could not appeared before this Hon'ble Court and the case was dismissed for non-prosecution. Moreover, the summons have not been duly served.
- 5. That valuable rights of the Applicant are involved in the above titled appeal and no legal harm is involved in the restoration of the above titled Suit and provided opportunity to decide the appeal on merit.

- 6. That as per the dictums of the Higher courts as well as of the Supreme Court of Pakistan the subordinate courts/ tribunal have always been directed to decide the cases on merit after providing ample opportunities to both the parties and technicalities should be avoided.
- 7. That any other ground which is not specifically mentioned in the grounds of instant Application, may also be argued at the time of arguments on the permission of this Hon'ble Court.

It is, therefore, humbly prayed that on the acceptance of this Application, the main appeal of the Applicant/ appellant which has been dismissed for non-prosecution on 23.01.2019 may very kindly be restored and to decide the same on merit between the parties.

Applicant

Through

Aso

Dated: 28.05.2019 Asad Nabi

Advocate, Peshawar.

Cell: 0345-9122165

# **AFFIDAVIT**

I, Farooq Azam Secretary Union Council Panyala North Tehsil Pahar Pur R/o Village & Post Office Abdul Khalil District Dera Ismail Khan, do hereby solemnly affirm and declare on oath that the contents of the accompanying Application for Restoration are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Tribunal.

DEPONENT



- Secretary Local Government Khyber Pakhtunkhwa.
- 3. Assistant Director Local Government Dera Ismail Khan.

4. Deputy Director Admin/HR LG&RDD Local Govt KPK

OF THE ASSISTANT DIRECTOR LGERON

5. Shireen Khan Supervisor LG&RD Office Dera Ismail Khan

Respondents

SERVICE APPEAL UNDER SECTION 4 OF SERVICE TRIBUNAL ACT 1974

AGAINST THE IMPUGNED PROMOTION ORDER/SENIORITY LIST ISSUED

BY THE ASSISTANT DIRECTOR (RESPONDENT NO 3) AND ORDER

DATED 07-03-2018 OF THE RESPONDENTS NO 1 & 4 WHEREBY THEY

PROMOTED THE RESPONDENT NO 5 TO THE POST OF SUPERVISOR

WITHOUT PERUSING THE SERIAL VISE SENIORITY LIST/ PROMOTION

DATE:

CASES ON WRONGS PRESUMPTIONS.

Prayer:-

1.

On the acceptance of this Appeal, the impugned order of respondent No 3 for issuing promotion order/seniority list dated 27/02/2015 & order dated 07/03/2018 of the respondents may very kindly be set aside and to promote the appellant as per serial-vise Seniority List and also to correct Seniority list as per previous status.



Nemo for appellant.

On 28.12.2018 order for issuance of notice to appellant as Peshar well as his counsel was passed as none of them was available at the time of hearing. The requisite notices were issued despite the appellant is un-represented even today. The case was called more than once.

Dismissed for want of prosecution. File be consigned to the record room.

Announced: 23.01.2019

Chairman
Camp Court, D.I.Khan

Certification of the Coppe

Date of Presentation of 800

Number of Presentation of 800

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Total 28-05-13

Date of Delivery of Copy

# BEFORE THE SERVICE TRIBUNAL KPK, PESHAWAR

Restoration Appli. 226/2019.

Farooq Azam Secretary Union Council Panyala North Tehsil Pahar Pur R/o Village & Post Office Abdul Khalil District Dera Ismail Khan

Applicant

### **VERSUS**

- 1. Director General Local Government & Rural Development Khyber Pakhtunkhwa.
- 2. Secretary Local Government Khyber Pakhtunkhwa.
- 3. Assistant Director Local Government Dera Ismail Khan.
- 4. Deputy Director Admin/HR LG&RDD Local Government Khyber Pakhtunkhwa.
- 5. Shireen Khan Supervisor LG&RD, Office of the Assistant Director LG&RD, Dera Ismail Khan.

.. Respondents

Application for the restoration of the above titled appeal which has been dismissed for non-prosecution on 23.01.2019 by this Hon'ble Court.

# Respectfully Sheweth!

1. That the appellant has filed the above titled appeal against the impugned promotion order/ seniority list dated

27/02/2015 before the honoroble Service Tribunal Khyber Pakhtunkhwa Peshawar and requested to transfer the same before the honorabe Bench of Dera Ismail Khan because appellant has been rendering his service at Dera Ismail Khan.

- 2. That after scrutinize the file the honorable tribunal Khyber Pakhtunkhwa Peshawar sent the file before the honorable Camp Court of Dera Ismail Khan for disposal and next date of hearing is also provided to the counsel of the appellant.
- 3. That thereafter appellant approached to the honorable Camp Court of Dera Ismail Khan for hearing /attendance but no one guide the appellant and no information about the appeal was provided, consequently appellant shocked to hear that his appeal has been dismissed for non prosecution by this honorable Camp Court. (Copy of the order is attached).
- 4. That on the date fixed the default of non-appearance was not voluntarily but was due to the above mentioned facts and that is why the Applicant / appellant could not appeared before this Hon'ble Court and the case was dismissed for non-prosecution. Moreover, the summons have not been duly served.
- 5. That valuable rights of the Applicant are involved in the above titled appeal and no legal harm is involved in the restoration of the above titled Suit and provided opportunity to decide the appeal on merit.

- 6. That as per the dictums of the Higher courts as well as of the Supreme Court of Pakistan the subordinate courts/ tribunal have always been directed to decide the cases on merit after providing ample opportunities to both the parties and technicalities should be avoided.
- 7. That any other ground which is not specifically mentioned in the grounds of instant Application, may also be argued at the time of arguments on the permission of this Hon'ble Court.

It is, therefore, humbly prayed that on the acceptance of this Application, the main appeal of the Applicant/ appellant which has been dismissed for non-prosecution on 23.01.2019 may very kindly be restored and to decide the same on merit between the parties.

Applicant

Through

Asad Nabi

Advocate, Peshawar.

Cell: 0345-9122165

# Dated: 28.05.2019

**AFFIDAVIT** 

I, Farooq Azam Secretary Union Council Panyala North Tehsil Pahar Pur R/o Village & Post Office Abdul Khalil District Dera Ismail Khan, do hereby solemnly affirm and declare on oath that the contents of the accompanying Application for Restoration are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Tribunal.

DEPONENT



Farooq Azam Secretary Union Council Panyala North Tehsil Pahar Pur R/O Village & Post office Abdul Khalil District Dera Ismail Khan.

### VERSUS

- Director General Local Government & Rural Development Department Khyber Pakhtunkhwa.
- 2. Secretary Local Government Khyber Pakhtunkhwa.
- 3. Assistant Director Local Government Dera Ismail Khan.
- Deputy Director Admin/HR LG&RDD Local Govt KPK

  OF THE ASSISTANT DIRECTOR LAS ROD

  OF THE ASSISTANT DIRECTOR LAS ROD

5. Shireen Khan Supervisor LG&RD Office Dera Ismail Khan Respondents

SERVICE APPEAL UNDER SECTION 4 OF SERVICE TRIBUNAL ACT 1974

AGAINST THE IMPUGNED PROMOTION ORDER/SENIORITY LIST ISSUED

BY THE ASSISTANT DIRECTOR (RESPONDENT NO 3) AND ORDER

DATED 07-03-2018 OF THE RESPONDENTS NO 1 & 4 WHEREBY THEY

PROMOTED THE RESPONDENT NO 5 TO THE POST OF SUPERVISOR

WITHOUT PERUSING THE SERIAL VISE SENIORITY LIST/ PROMOTION

Prayer:-

On the acceptance of this Appeal, the impugned order of respondent No 3 for issuing promotion order/seniority list dated 27/02/2015 & order dated 07/03/2018 of the respondents may very kindly be set aside and to promote the appellant as per serial-vise Seniority List and also to correct seniority list as per previous status.

Registrar alla

23.01.2019

Nemo for appellant.

On 28.12.2018 order for issuance of notice to appellant as well as his counsel was passed as none of them was available at the time of hearing. The requisite notices were issued, despite the appellant is un-represented even today. The case was called more than once.

Dismissed for want of prosecution. File be consigned to the record room.

Announced: 23.01.2019

Chairman Camp Court, D.I.Khan

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BEFORE THE SERVICE TRIBUNAL KPK, PESHAWAR
Ustoralian MMli-no-226/19

Farooq Azam Secretary Union Council Panyala North Tehsil Pahar Pur R/o Village & Post Office Abdul Khalil District Dera Ismail Khan

Applicant

### **VERSUS**

- 1. Director General Local Government & Rural Development Khyber Pakhtunkhwa.
- 2. Secretary Local Government Khyber Pakhtunkhwa.
- 3. Assistant Director Local Government Dera Ismail Khan.
- 4. Deputy Director Admin/HR LG&RDD Local Government Khyber Pakhtunkhwa.
- 5. Shireen Khan Supervisor LG&RD, Office of the Assistant Director LG&RD, Dera Ismail Khan.

Respondents

Application for the restoration of the above titled appeal which has been dismissed for non-prosecution on 23.01.2019 by this Hon'ble Court.

Respectfully Sheweth!

1. That the appellant has filed the above titled appeal against the impugned promotion order/ seniority list dated

27/02/2015 before the honoroble Service Tribunal Khyber Pakhtunkhwa Peshawar and requested to transfer the same before the honorabe Bench of Dera Ismail Khan because appellant has been rendering his service at Dera Ismail Khan.

- 2. That after scrutinize the file the honorable tribunal Khyber Pakhtunkhwa Peshawar sent the file before the honorable Camp Court of Dera Ismail Khan for disposal and next date of hearing is also provided to the counsel of the appellant.
- 3. That thereafter appellant approached to the honorable Camp Court of Dera Ismail Khan for hearing /attendance but no one guide the appellant and no information about the appeal was provided, consequently appellant shocked to hear that his appeal has been dismissed for non prosecution by this honorable Camp Court. (Copy of the order is attached).
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- 5. That valuable rights of the Applicant are involved in the above titled appeal and no legal harm is involved in the restoration of the above titled Suit and provided opportunity to decide the appeal on merit.

- 6. That as per the dictums of the Higher courts as well as of the Supreme Court of Pakistan the subordinate courts/ tribunal have always been directed to decide the cases on merit after providing ample opportunities to both the parties and technicalities should be avoided.
- 7. That any other ground which is not specifically mentioned in the grounds of instant Application, may also be argued at the time of arguments on the permission of this Hon'ble Court.

It is, therefore, humbly prayed that on the acceptance of this Application, the main appeal of the Applicant/ appellant which has been dismissed for non-prosecution on 23.01.2019 may very kindly be restored and to decide the same on merit between the parties.

Applicant

Through

Asad Nabi

Advocate, Peshawar.

Cell: 0345-9122165

# AFFIDAVIT

Dated: 28.05.2019

I, Farooq Azam Secretary Union Council Panyala North Tehsil Pahar Pur R/o Village & Post Office Abdul Khalil District Dera Ismail Khan, do hereby solemnly affirm and declare on oath that the contents of the accompanying Application for Restoration are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Tribunal.

DEPONENT

BEFORE THE SERVICE TRIBUNAL KPK, PESHAWAR

estoration Appli-no-226/19

Farooq Azam Secretary Union Council Panyala North Tehsil Pahar Pur R/o Village & Post Office Abdul Khalil District Dera Ismail Khan

Applicant

## **VERSUS**

- 1. Director General Local Government & Rural Development Khyber Pakhtunkhwa.
- 2. Secretary Local Government Khyber Pakhtunkhwa.
- 3. Assistant Director Local Government Dera Ismail Khan.
- 4. Deputy Director Admin/HR LG&RDD Local Government Khyber Pakhtunkhwa.
- 5. Shireen Khan Supervisor LG&RD, Office of the Assistant Director LG&RD, Dera Ismail Khan.

Respondents

Application for the restoration of the above titled appeal which has been dismissed for non-prosecution on 23.01.2019 by this Hon'ble Court.

Respectfully Sheweth!

1. That the appellant has filed the above titled appeal against the impugned promotion order/ seniority list dated

27/02/2015 before the honoroble Service Tribunal Khyber Pakhtunkhwa Peshawar and requested to transfer the same before the honorabe Bench of Dera Ismail Khan because appellant has been rendering his service at Dera Ismail Khan.

- 2. That after scrutinize the file the honorable tribunal Khyber Pakhtunkhwa Peshawar sent the file before the honorable Camp Court of Dera Ismail Khan for disposal and next date of hearing is also provided to the counsel of the appellant.
- 3. That thereafter appellant approached to the honorable Camp Court of Dera Ismail Khan for hearing /attendance but no one guide the appellant and no information about the appeal was provided, consequently appellant shocked to hear that his appeal has been dismissed for non prosecution by this honorable Camp Court. (Copy of the order is attached).
- 4. That on the date fixed the default of non-appearance was not voluntarily but was due to the above mentioned facts and that is why the Applicant / appellant could not appeared before this Hon'ble Court and the case was dismissed for non-prosecution. Moreover, the summons have not been duly served.
- 5. That valuable rights of the Applicant are involved in the above titled appeal and no legal harm is involved in the restoration of the above titled Suit and provided opportunity to decide the appeal on merit.

- 5. That as per the dictums of the Higher courts as well as of the Supreme Court of Pakistan the subordinate courts/ tribunal have always been directed to decide the cases on merit after providing ample opportunities to both the parties and technicalities should be avoided.
- 7. That any other ground which is not specifically mentioned in the grounds of instant Application, may also be argued at the time of arguments on the permission of this Hon'ble Court.

It is, therefore, humbly prayed that on the acceptance of this Application, the main appeal of the Applicant/ appellant which has been dismissed for non-prosecution on 23.01.2019 may very kindly be restored and to decide the same on merit between the parties.

Applicant

Through

Asad Nabi

Advocate, Peshawar.

Cell: 0345-9122165

# AFFIDAVIT

Dated: 28.05.2019

I, Farooq Azam Secretary Union Council Panyala North Tehsil Pahar Pur R/o Village & Post Office Abdul Khalil District Dera Ismail Khan, do hereby solemnly affirm and declare on oath that the contents of the accompanying Application for Restoration are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Tribunal.

DEPONENT

# "A"

	L COMPLEX (OLD), KH PESHAWAR	
No.	R.A. 22	6/19 -
APPEAL	No	of 20 .
Fa	Noag 1 Azam	<b></b>
		Apellant/Petitioner
	Versus	
DG.	Land Grant	RESPONDENT(S)
		Counce
Notice to Appellant/Retit	ioner - arough	Azam Sey! Union Vorth Teksil Pahar
	fanyala s	Vorth Telsel Pahar
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	Dis	Al Dera Brailletra
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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-----

at Comp Court D. 1. Khan

Registrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar.

# "A"

## KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

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Take noti	ce that you	r appeal has	been fixed	for Prelimi	12165 nary hearin
•		affidavit/reco	:	•	
	at:				
		9:00 A	•	•	

which your appeal shall be liable to be dismissed in default.

at Carrel Court D.1. Klean

Registrar,

Khyber Pakhtunkhwa Service Tribunal,

Peshawar.

# "R"

	KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.
-	JUDICIAL COMPLEX (OLD), KHYBER ROAD,
	R. A. No. 226/19 13
No.	K. A. 100. 220/19
	Appeal No of 20
	Farange Azam Appellang Petitioner
	DG, Local Frest: of 14/1/2 Mespandens
	Bespondent
	Respondent No.
	Lisean Klean Superius 1629RD
Notice to	The transfer to the transfer t
,	Shireon Khan, Supezvisor LGRRD office of the Assistant Director LGRRD Dera Ismail Khan
	Disa Ismail Chan
W	irraries an appeal/petition under the prevision of the Khyher Pakhtunkhwa
LIOVING	e service Tribunal Act, 1974, has been presented/registered for consideration in
114-1-110	ve case by the petitioner in this Court and notice has been ordered to issue. You are informed that the said appeal/petition is fixed for hearing before the Tribunal
On65.	at 8.00 A.M. If you wish to urge anything against the
laborrer	" perturble you are at neerly 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
Auvocai	e, any supported by your power of Attorney. You are, therefore, required to file in
alongwi	art at least seven days before the date of hearing 4 copies of written statement
default	th any other documents upon which you rely. Please also take notice that in of your appearance on the date fixed and in the manner aforementioned, the
appealq	petition will be heard and decided in your absence.
N	otice 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

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.

address given in the appeal/petition will be deemed to be your correct address, and further

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

Day of ......20

at Camp Court D. 1. Elian

Khyber Pakhtunkhwa Service Tribunal, Peshawar

2 Always quote Case No. While making any correspondence.

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

# "B"

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.
JUDICIAL COMPLEX (OLD), KHYBER ROAD,
No. PESHAWAR. No. 226/19
No.
Appeal No of 20
Fazre rett, Parms Annelland Petitioner
DG, Local Gust & Me Mespondens
Mespondent
Respondent No.
Notice to:
Notice to: Admin/HR LGR RDD KPK for Shared
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 Tribung
hereby informed that the said appeal/petition is fixed for hearing before the Tribuna on at 8.00 A.M. If you wish to urge anything against the
appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any
Advocate, duly supported by your power of Attorney. You are, therefore, required to file it
this Court at least seven days before the date of hearing 4 copies of written statemen
alongwith any other documents upon which you rely. Please also take notice that is default of your appearance on the date fixed and in the manner aforementioned, the
appeal/petition will be heard and decided in your absence.
Notice of any alteration in the date fixed for hearing of this appeal/petition will be
given to you by registered post. You should inform the Registrar of any change in you
address. If you fail to furnish such address your address contained in this notice which the address given in the appeal/petition will be deemed to be your correct address, and furthe
notice posted to this address by registered post will be deemed sufficient for the purpose o
this appeal/petition.
Copy of appeal is attached. Copy of appeal has already been sent to you vide this
office Notice Nodateddated
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Khyber Pakhtunkhwa Service Tribunal
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Always quote Case No. While making any correspondence.

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the abo	ve case by the petitic	oner in this Court	and notice has b	een ordered to iss	ue. You are
herehy	informed that the	said anneal/natiti	on is fixed for l	aganing bafana th	o Thilbrowell
*on	29-5-2021	at 8.00 A.N	I. If you wish to	o urge anything a	gainst the
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Khŷber Fakhtunkhwa\Service Tribunal,

# KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

JUDICIAL COMPLEX (OLD), KHYBER ROAD, 1/3 PESHAWAR. N. A. No. 226/19 No. Appeal No. Larunge Azam GOVT: OF Diary No. renef: Lacul Fruit KPh 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....29-3-2021 at 8.00 A.M. If you wish to urge anything against the appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any Advocate, duly supported by your power of Attorney. You are, therefore, required to file in this Court at least seven days before the date of hearing 4 copies of written statement alongwith any other documents upon which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the appeal/petition will be heard and decided in your absence. Notice of any alteration in the date fixed for hearing of this appeal/petition will be given to you by registered post. You should inform the Registrar of any change in 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..... Given under my hand and the seal of this Court, at Peshawar this at Camp Court D.1. Klean

Always quote Case No. While making any correspondence.

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

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# KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

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Registrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar.

# KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

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on	22-11-2021	D:1:1khan		

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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Registrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar.