20th Oct, 2022

110

None for the petitioner present. Mr. Kabirullah Khattak, Addl: AG for respondents present.

Implementation report has not been submitted. Respondents are directed through learned AAG to submit implementation report. Last chance is given to the respondent for submission of implementation report on " 26/12/2022 before S.B.



(Kalim Arshad Khan) Chairman

лт 11

Form-A

FORM OF ORDER SHEET

Court of____

Execution Petition No. 229/2022

Order or other proceedings with signature of judge Date of order S.No. proceedings 2 3 1 The execution petition of Mr. Masood Ahmad submitted today by Mr. 15.04.2022 1 Muhammad Arshad Khan Tanoli Advocate may be entered in the relevant register and put up to the Court for proper orden please. REGISTRAR j, 31-5-2022 This execution petition be put up before touring Single Bench at A.Abad 2on 13,06-2020 . Original file be requisitioned. AAG has noted the be issued notices to submit respondents next date. The compliance/implementation report on the date fixed. CHAIRMAN 13.06.2022 Clerk of learned counsel for petitioner present. Notice be issued to the respondents for submission of implementation report. To come up for implementation report on 18.08.2022 before S.B at Camp Court Abbottabad. (Fareeha Paul) Member (E) Camp Court A/Abad

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

COC No. 22 / /2021

Service Appeal No. 570/2018

Masood Ahmed Khan, Primary School Teacher (PST), resident of District Haripur.

...APPELLANT

VERSUS

Hafiz Muhammad Nawaz Abbasi, DEO (Male), District Haripur.

...CONTEMNOR/RESPONDENT

CONTEMPT PETITION

INDEX

S. #	Description	Page Nos.	Annexure
1.	Application alongwith affidavit	1 to 4	
2.	Copy of service appeal	5-11	"A"
3.	Copy of judgment dated 01.12.2021	12-18	"B"
4.	Wakalatnama	19	

...APPELLANT

Through

(Mulanmad Arshad Khan Tanoli) . Advocate Supreme Court of Pakistan at Abbottabad

Dated:

/2022

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

COC No. 227 - A/2021 Or Vice Tr

akh

Service Appeal No. 570/2018

Masood Ahmed Khan, Primary School Teacher (PST), resident of District Haripur.

...APPELLANT

VERSUS

Hafiz Muhammad Nawaz Abbasi, DEO (Male), District Haripur.

...CONTEMNOR/RESPONDENT

EXECUTION PETITION

APPLICATION FOR INITIATION OF CONTEMPT OF COURT PROCEEDINGS AGAINST THE CONTEMNOR/ RESPONDENT FOR WILLFULLY DISOBEYING THE ORDER DATED JUDGMENT DATED 01.12.2021 PASSED BY THIS HONOURABLE TRIBUNAL IN SERVICE APPEAL NO. 570/2018.

Respectfully Sheweth;-

That the petitioner/appellant filed service appeal 570/2018 before this Honourable Tribunal seeking declaration/ directions to the respondents to grant back benefits to the appellant with effect from 20/02/2001 to 14/10/2011, upgrade the petitioner from BPS-07 to BPS-12 with arrears and promote from grade 12 to 14 and further promote from grade 14 to grade 15. Copy of service appeal is attached as Annexure "A".

1.

- 2. That this Honourable Tribunal pleased to accept the appeal of the appellant vide judgment dated 01.12.2021 and held the appellant/petitioner entitled to all back benefits promotions mentioned in para No.1 above. Copy of judgment dated 01.12.2021 is annexed as Annexure "B".
- 3. That more than 4 months have been elapsed after passing of judgment dated 01/12/2021 of this Honourable Tribunal, but still the respondent/ contemnor has not granted arrears of back benefits and other benefits mentioned in the judgment so far which amounts to the contempt of this Honourable Tribunal.

That the act/conduct of the contemnor/ respondent amounts to contempt of this Honorable Tribunal which has exposed him for punishment under the contempt of court laws.

In view of the above it is prayed that respondent may be directed to obey/ implement judgment dated 01.12.2021 passed by this Honourable Tribunal in its true letter and spirit failing which contempt of court proceedings may be initiated to punish him.

Through;

PPELLANT

Dated: /2022

4.

(Muhammad Arshad Khan Tanoli) Advocate Supreme Court of Pakistan at Abbottabad

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

COC No.____-A/2021 IN Service Appeal No. 570/2018

Masood Ahmed Khan, Primary School Teacher (PST), resident of District Haripur.

...APPELLANT

VERSUS

Hafiz Muhammad Nawaz Abbasi, DEO (Male), District Haripur.

...CONTEMNOR/RESPONDENT

CONTEMPT PETITION

<u>AFFIDAVIT</u>

I, Masood Ahmed Khan, Primary School Teacher (PST), resident of District Haripur, do hereby affirm and declare on oath that the contents of foregoing application are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honourable Court.

DEPONENT



Annex-A P-5

BEFORE THE PESHAWAR HIGH COURT, **ABBOTTABAD BENCH**

Appel Alo 570/18 W.P No. 258 -A/2016

Masood Ahmad Khan, Primary School Teacher (PST), resident of District Haripur.

...PETITIONER

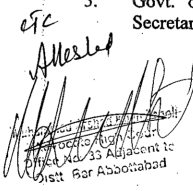
(RotSE)

VERSUS

- Govt. of Khyber Pakhtunkhwa, through Secretary | Education 1. Peshawar.
- 2. Director, Elementary Secondary & Education, Khyber Pakhtunkhwa, Peshawar.
- sther CM> Executive) District Officer, | Elementary & Secondary Education, 3. Haripur.
- Govt. of Khyber Pakhtunkhwa, Law Parliamentary Affairs & 4. Human Right Department, through Secretary, Peshawar.

Govt. of Khyber Pakhtunkhwa, Finance Department, through Secretary, Peshawar.

...RESPONDENTS



5.

WRIT PETITION UNDER ARTICLE 199 OF THE CONSTITUTION OF ISLAMIC REPUBLIC OF PAKISTAN, 1973 FOR THE ISSUANCE OF DIRECTOR TO THE EFFECT THAT AFTER

ACQUITTAL OF LATTER ON RE-INSTATEMENT MADE BY THE COMPETENT AUTHORITY I.E. RESPONDENT NO. 5 VIDE ORDER DATED 2-6-2012 1 02/05/2015,) WITH EFFECT FROM 14/10/2011 I.E. DAY OF PETITIONER'S ACQUITTAL) (THE STOPPAGE OF PAY, PAYMENT OF ARREARS OF INTERVENING PERIOD AFTER RE-INSTATEMENT, ALLOWANCES AND AMOUNT OF GRATUITY & GENERAL PROVIDENT FUND & ETC. IS PENSION ILLEGAL, UNLAWFUL, PERVERSE, DESPOTIC, AGAINST THE LAW, RULE AND POLICY & AGAINST THE NATURAL JUSTICE AND FAIR PLAY.

P-6

esc fice No: 33 Adjacent 1. hast Bar Abbelich

i.

PRAYER: ON ACCEPTANCE OF THE INSTANT WRIT PETITION, WHILE NOTICING THE INACTION AND HIGH HANDEDNESS OF THE RESPONDENT, THE ULTIMATE DIRECTION OF;

PAYMENT OF PAY AFTER ACQUITTAL AND

ii. PAYMENT OF ALL THE ARREARS & ALLOWANCES OF THE ABOVE SAID PERIOD. iii. SENIORITY OF PETITIONER BE DIRECTED
 TO BE CONSIDERED FROM THE DATE OF
 HIS INVOLVEMENT IN THE CASE.

iv. PROMOTION OF PETITIONER BE ORDERED AS PER SENIORITY.

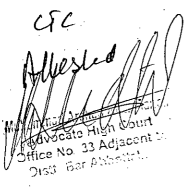
v. BACK BENEFITS IN SALARY ETC AS PER RULE.

ANY OTHER RELIEF WHICH THIS HONOURABLE COURT DEEMS FIR AND PROPER IN THE CIRCUMSTANCES OF THE CASE MAY ALSO BE GIVEN TO THE PETITIONER.

Respectfully Sheweth:-

1.

2.



Brief facts giving rise to the instant writ petition are arrayed as under:-

That the petitioner was appointed in Education Department on 03/10/1985.

That unfortunately, the petitioner was entangled in a murder case on 28/08/1996.

P-8

That the petitioner remained absent w.e.f. 28/08/1996 to 19/02/2001 & it is pertinent to mention here that no adverse action was taken by the department against the petitioner.

That later on the petitioner was arrested on 20/02/2001 and remained behind the bar.

That ultimately the petitioner was acquitted on 14/10/2011 by the August Supreme Court of Pakistan. Copy of judgment of Supreme Court of Pakistan dated 14/10/2011 and complete relevant record of compromise is attached as annexure "A".

7.

3.

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6.

That then the petitioner started to contact with department for with different application. Copy of application and correspondence of department is attached as annexure "B".

That ultimately the respondent No. 3 issued the reinstatement & adjusted the petition vide office order Endst No. 6049-50 dated 02/05/20012. Copy of office order Endst No. 6049-50 dated 02/05/2012 is attached an annexure "C".

That after issuance of above said letter, the petitioner completed his tenure of service but nothing at allowas ever paid to petitioner even till his retirement and after his retirement.

Feeling aggrieved the petitioner has come to this Honourable Court, inter-alia, amongst many other grounds;

GROUNDS

·b.

8.

a. That inaction of respondent is nothing but sheer malafide and high-handedness which must be curbed with iron hand.

That after acquittal, and especially reinstatement in service, it is bonafide right of the petitioner to be paid with all legal pay, allowance, arrears gratuity, G.P fund and pension etc. as per law.

That the respondents have made the petitioner a shuttle cock by throwing here and there in the colourful exercise of power.

Allestind C.

- d. That the petitioner is the poor-fellow and many dependant to pull on being the elder.
- e. That no-effective, prompt of efficacious remedy is available to the petitioner except the instant writ petition.
- f. That in similar nature case, this Honourable in W.P No. 655 of 2012 decided on 31/10/2013 accepted all the pleas of the petitioner. Copy of judgment of W.P No. 655/12 dated 31/10/2013 is attached as annexure "D".

Alleston h. 5'DOllaba

That the petitioner has been informing the respondent in this respect through letter. (Record is attached) but in vain.

That rest of the legal points world and raised at the time of agreement.

It is, therefore, humbly prayed that on acceptance of the instant writ petition, while noticing the inaction and high handedness of the respondent, the ultimate direction of; vi. Payment of pay after acquittal and with pay effect from 14/10/2011.

g.

BEFORE THE PESHAWAR HIGH COURT, <u>ABBOTTABAD BENCH</u>

W.P No. _____-A/2016

Masood Ahmad Khan, Ex-Primary School Teacher (PST), resident of District Haripur.

... PETITIONERS

...RESPONDENTS

VERSUS

Govt. of Khyber Pakhtunkhwa, through Secretary Education Peshawar & others.

WRIT PETITION

<u>AFFIDAVIT</u>

Cateringh Cou Office No: 33 Adjacent Dist Bar Abbattu

, Masood Ahmad Khan, Ex-Primary School Teacher (PST), resident of District Haripur., do hereby declare on oath that the contents of foregoing writ petition are true and correct to the best of my knowledge and belief and nothing has been suppressed from this Honourable Court.

13302 -2546216-9 DEPONENT

的现在分词

Identified by;

(Muhammad Nawaz Khan Swati) Advocate Supreme Court of Pakistan, Office at Haripur

ion School Teacher Had 11005e Nº 1115

- 2 3

Khnex-B 2-12 khtuni BEFORE THE PESHAWAR HIGH COURT ABBOTTABAD BENCH service Appeal No. 570/2018

W.P No. 258 -A/2016

Masood Ahmad Khan, Primary School Teacher (PST), resident of District Haripur.

...PETITIONER

VERSUS

- 1. Govt. of Khyber Pakhtunkhwa, through Secretary Education Peshawar.
- 2. Director, Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar.
- 3. Executive District Officer, Elementary & Secondary Education, Haripur.
- 4. Govt. of Khyber Pakhtunkhwa, Law Parliamentary Affairs & Human Right Department, through Secretary, Peshawar.
- 5. Govt. of Khyber Pakhtunkhwa, Finance Department, through Secretary, Peshawar.

...RESPONDENTS

WRIT PETITION UNDER ARTICLE 199 OF THE Ni 1243.10 CONSTITUTION OF ISLAMIC REPUBLIC OF. PAKISTAN, ISSUANCE 1973 FOR THE OF. DIRECTOR TO THE EFFECT THAT AFTER (]]] joun 化的相关的外心 A a gootte is we

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Court of Pakistan vide judgment dated 14.10.2011 on the

basis of compromise. The appellant after his acquittal approached the department through various applications and ultimately notification dated 02.06.2012 was issued by Executive District Officer Elementary & Secondary Education Haripur, whereby appellant was adjusted at GPS Gandaf against vacant post of PST in his own pay and grade with effect from 14.10.2011 i.e the date of his acquittal. The appellant preferred departmental appeal seeking recovery of the arrears of salary with effect from 01.09.1996 till the date of his adjustment i.e 14.10.2011, however no favourable action was taken upon the departmental appeal of the appellant, therefore, he approached august Peshawar High Court, Abbottabad Bench through filing of Writ Petition, which was sent by the august Peshawar High Court, Abbottabad Bench to this Tribunal for its decision in accordance with law.

P- 14

2. Notices were issued to the respondents, who submitted their comments, wherein they denied the assertions made by the appellant in his appeal.

Learned counsel for the appellant has contended that 3. after charging of appellant in the murder case, no departmental action was taken against him and as the appellant has been acquitted in the murder case, therefore, he is entitled to all back benefits; that the appellant has been acquitted in the murder case on the basis of compromise, however there are numerous rulings of august Superior Court, wherein it has been held that all acquittals are honourable and there can be no acquittal which can be termed as dishonourable; that the issue is one of financial nature, therefore, there cannot arise any question of limitation. Reliance was placed on 2001 PLC (C.S) 316, PLJ 2007 Supreme Court 496, 2005 PLC (C.S) 1193 as well as unreported judgment dated 31.10.2013 passed by august Peshawar High Court, Abbottabad Bench in Writ Petition No. 655 of 2012.

4. On the other hand, learned Assistant Advocate General for the respondents has argued that the intervening period of

Pokhtukhwa

P-15

absence of the appellant from duty is about 15 years and the case of the appellant has already been processed vide letter dated 11.12.2018 for obtaining sanction of EOL from competent forum for bridging of his services for the purpose of further promotion under the relevant law/rules; that the appellant has already been granted BPS-12 and the due benefits from 14.10.2011 have been granted to him; that the appellant has not yet retired, therefore, the question of gratuity and GP Fund are premature at this stage; that the appeal in hand is against law and facts, therefore, the same is liable to be dismissed.

5. We have heard the arguments of learned counsel for the appellant as well as learned Assistant Advocate General for the respondents and have perused the record.

6. A perusal of the record would show that the appellant was charged in a murder case vide FIR registered on 28.08.1996 and it is an admitted fact that he remained absent from the said date till his arrest on 20.02.2001, however no departmental action was taken against him. The appellant was convicted by the trial court, however he was ultimately acquitted by the august Supreme Court of Pakistan on 14.10.2011 on the basis of compromise. The appellant was arrested on 20.02.2001, who remained in custody and was ultimately released from jail after his acquittal on 14.10.2011. The appellant shall thus be considered as under suspension from his arrest on 20.02.2001 till his release from custody on 14.10.2011. CSR-194 is reproduced for ready reference as below:-

"A Government Servant who has been charged for a criminal offence or debt and is committed to prison shall be considered as under suspension from the date of his arrest. In case such a Government servant is not arrested or is released on bail, the competent Authority may suspend him, by specific order, if the charge against him is connected with his position as government servant or is likely to embarrass him in the discharge of his duties or involves moral turpitude. During suspension period the Government servant



shall be entitled to the subsistence grant as admissible under F.R-53".

P- 16

Similarly, FR-53 is also relevant for resolving of the controversy, which is reproduced as below:-

"F.R.53 A government servant under suspension is entitled to the following payments:-

(a) In the case of 1 [an employee of the Armed Forces] who is liable to revert to Military duty, to the pay and allowances to which he would have been entitled had he been suspended while in military employment.
(b) 2[(b) In the case of a government convent

2[(b) In the case of a government servant under suspension, other than that specified in clause (a), he shall be entitled to full amount of his salary and all other benefits and facilities provided to him under the contract of service, during the period of his suspension.]

7. On careful perusal of CSR-194 as well as FR-53 (b), it can safely be concluded that the appellant upon his acquittal in the criminal case is entitled to all back benefits. The appellant has however admittedly remained absent from duty with effect from 28.08.1996 till 19.02.2001, therefore, the said period is treated as extraordinary leave without pay.

8. Furthermore. during the course of arguments, representative of the respondents produced copy of letter No. SO(PE)E&SED/5-19/Masood Ahmad Ex-PST/Haripur dated Peshawar the 23.04.2018 addressed by Section Officer (Primary) to Secretary to Government of Khyber Pakhtunkhwa, Finance Department Peshawar, which would show that the department has also initiated process upon the application submitted by the appellant to the competent Authority. The relevant para of the aforementioned letter is reproduced as below:-

> "Keeping in view of his long absence from duty an inquiry was conducted by Muhammad Asif Khan, HM, GHS No. 3, Haripur who recommended the following actions to be taken by Finance Department for converting his long absence into EOL without pay:-



Sanction of EOL of his absent/absconder period (28.08.1996 to 19.02.2001) (04 years, 05 months and 21 days),

Ex-post facto sanction of suspension/grant of allowance i.e 20.02.2001 to 14.10.2011. (10 years, 07 months and 24 days).

Up-gradation as per policies in vogue i.e grade 7 to 12 with award of arrears since his re-instatement (policies 2007 & 2012).

Promotion from grade 12 to 14 and further promotion from grade 14 to grade 15 under Departmental Promotion Committee (DPC) as per policy in vogue.

9. In view of the above discussion, the appeal in hand is accepted and the appellant is held entitled to all back benefits. The period of his absence from duty with effect from 28.08.1996 till 19.02.2001 (04 years 05 months and 21 days) shall however be treated as extraordinary leave without pay. Parties are left to bear their own costs. File be consigned to the record room.

ANNOUNCED 01.12.2021

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3.

4:

SULTAN TAREEN) (AHMAD CHAIRMAN CAMP COURT ABBOTTABAD

(SALAH-UD-DIN) MEMBER (JUDICIAL) CAMP COURT ABBOTTABAD

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P18

The District Education Officer (Male), Haripur

SUB: APPLICATION FOR THE GRANT OF BACK BENEFITS AS PER DECISION OF HONOURABLE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL PESHAWAR, CAMP COURT ABBOTTABAD DATED 01-12-2021.

Respected Sir,

To

With due reverence and humble submission it is stated that consequent upon an FIR registered on 28-08-1996, I remained absent from the duties till 20-02-2001.

I have been acquitted from the charge by the Honourable Khyber Pakhtunkhwa Peshawar, Camp Court Abbottabad vide service Appeal No. 570/2018, decided on 01-12-2021. (Copy Judgment passed by the Honourable Services Tribunal is annexed herewith).

In accordance with the Judgment passed by the Honourable Services Tribunal, I am entitled to all back benefits is prayed in the Service Appeal.

You are requested to kindly grant me back benefits as per decision of the Honourable Service Tribunal.

Thanks,

Dated: <u>11-12-2021</u>

Appthart

(Masoco Ahmad Khan) PST, GPS No. 2, Sector No. 4, KTS Haripur Contact Not 0334-9653994

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Muhammod Arshad (1007) Advocate High Court Office No: 33 Adjacent Distt: Bar Abbottchud

کور<u>ٹ</u> قبیہ وكالبث نام Servic Torbunal lefte Reshawar --Ahmad 1: Itafi's M. Names Alter Masoof feliture visit elland نوعيت مقدمه: باعث تحريراً نكبه مقدمہ مندرجہ میں اپن طرف سے واسطے پیروی و جواب دہی کل کاردائی متعلقہ آں مقام ATT M. Arshad Whan Times for po کود کیل مقرر کر بے اقرار کرتا ہوں کہ صاحب موصوف کو مقدمہ کی کل کا روائی کا کامل اختیار ہوگا نیز وکیل صاحب موصوف کوکرنے راضی نامیہ دیقرر ثالث و فیصلہ برچلف ددینے اقبال دعویٰ اور بصورت دیگر ڈگری کرانے اجراء وصولی چیک روپیذو جزئزی داخل کا Adipcaie High کرنے کا اختیار ہوگا اور بصورت ضرورت مقدمہ ندکور کی کل پاکسی جزوی کاروائی کے لئے کسی اوروکیل یا مختارصا حب قانونی کواپنے ہمراہ اپنی بجائے تقرر کا اختیار بھی ہوگا درصاحب مقرر شدہ کو بھی وہی اور ویسے ہی اختیارات ہوں گے اور اس کا ساختہ پر داختہ مجھ کو منظور دقبول ہوگا۔ دوران مقدمہ جوخر چہ وہر جانبہ التوائے مقدمہ کے سبب ہوگا اس کے مستحق وکیل صاحب ہوں گے۔ نیز بقایار قم وصول کرنے کا بھی اختیار ہوگا۔اگرکوئی پیشی مقام دورہ پر ہویا حد ہے باہر ہوتو دکیل صاحب موصوف یا بند ہوں گے کہ پیروی مقد مہ ندکورہ کریں ادرا گرمختار مقرر کر دہ میں کوئی جز وبقایا ہوتو وکیل صاحب موصوف مقدمہ کی پیروی کے یابند نہ ہوں گے۔ نیز درخواست بمراد استجارت نانش بصيغه مفلسی کے دائر کرنے اور اس کی پیروی کابھی صاحب موصوف کوا ختیار ہوگا۔ لہذاد کالت نامہ تحریر کیا تا کہ سندر ہے۔ المرقوم: 33 Adiacent

وقاص فوثو سثيث تجهري (ايبث آباد)

GS&PD-444/1-RST-12,000 Forms-22.09.21/PHC Jobs/Form A&B Ser. Tribunal/P2-

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KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.
JUDICIAL COMPLEX (OLD), KHYBER ROAD,
PESHAWAR. Th
No Cec NO 229/22 TB ATA
Appeal No 5.7.9 of 2018
Mug.So.od Alma. A. Appellant/Petitioner
Vorum
Taxay La Serre Solus Respondent
Respondent No
Notice to: _ Executive Distt offer (Mr (ESSE)
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
*onfat <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 No.....dated.....

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

6 2022

carp coust AlAbad.

strar. Khyber Pakhtunkhwa Service Tribunal,

Peshawar.

Note:

2.

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

"R"

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER BOAD, TB AIA COC NO 229/22 570 of 2018 Appeal No..... Mugsood Almad Appellant/Petitioner Thragh Sery: Selles Respondent Respondent No..... Notice to: _ Executive Distt offer (Mr (EBSE) Haripur 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......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 imthis 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 indefault 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 willbe 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

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

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

Day of any Carly

ATAbad.

Registrar,

Khyber Pakhtunkhwa Service Tribunal, Peshawar.

1.

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