04.10.2022

#### Appellant present through counsel.

Mr. Riaz khan Paindakhel, learned Assistant Advocate General for respondents present.

Reply on behalf of respondents is still awaited. Learned AAG requested for time to submit reply/comments; granted by way of last chance. To come up for reply/comments on 08.11.2022 before S.B at Camp Court, Swat.

(Rozina Rehman) Member (J) Camp Court Swat

04.07.2022

Appellant alongwith with Mr. Bakht Amin, Advocate present and submitted Wakalatnama which is placed on file. Mr. Noor Zaman, District Attorney present.

Notices be issued to respondents for submission of written reply/comments. To come up for written reply/comments on 02.08.2022 before S.B at camp court, Swat.

(Fareeha Paul)

Member (E) Camp Court, Swat is appeared to 6-9-25 for the factor

06.09.2022

Learned counsel for the appellant present. Mr. Muhammad Riaz Khan Paindakhel, Assistant Advocate General for the respondents present.

Reply/comments on behalf of respondents not submitted. Learned Assistant Advocate General seeks time to contact the respondents for submission of reply/comments. Notice be issued to the appellant and his counsel to attend the court on the next date. Adjourned. To come up for reply/comments on 04.10.2022 before S.B at Camp Court Swat.

(Mian Muhammad)

Member (E) Camp Court Swat 28.03.2022

Counsel for the appellant present.

Counsel for the appellant seeks adjournment. Adjourned. To come up for preliminary hearing on 01.06.2022 before  $\mathcal{S}$ .B.

(MIAN MUHAMMAD) MEMBER(E)

1<sup>st</sup> June, 2022

Appellan Security & Process F

Counsel for the appellant present and submits that against the major punishment of removal from service awarded to the appellant vide order OB No. 417 bearing endorsement No. 7123-26/EC dated 19.06.2020, the filed appeal to Regional Police Officer, Malakand, which was dismissed vide order No. 10406/E dated 03.11.2020. The appellant then preferred another appeal under the Police Rules to the Inspector General of Police, Khyber Pakhtunkhwa which also met with the same fate and dominant vide order No. 2451/21 dated 08.06.2021. He filed this appeal on 02.07.2021 which is within time. Let it be admitted in full hearing subject to all just and legal objections by the other side. The appellant is directed to deposit security and process fee and security within 10 days. Thereafter, notices be issued to the respondents. To come up for Written reply/comments on 04.07.2022 before S.B at camp court Swat.

(Kalim Arshad Khan) Chairman 26.08.2021

Appellant alongwith clerk of his counsel present and sought adjournment on the ground that his counsel is not available today. Adjourned. To come up for preliminary arguments before the S.B on 16.11.2021.

(SALAH-UD-DIN) MEMBER (J)

#### 16.11.2021

Appellant in person present.

Former requests for adjournment on the ground that his counsel is not available today. Adjourned. To come up for preliminary hearing on 26.01.2022 before S.B.

> (Mian Muhammad) Member(E)

## 26.01.2022

Counsel for the appellant present.

Learned counsel for the appellant seeks adjournment on the ground that he has not prepared the brief. Adjourned. To come up for preliminary hearing on 28.03.2022 before S.B.

(Mian Muhammad) Member(E) FORM OF ORDER SHEET

Form- A

Court of\_\_\_

6873 ,2021

	Case NO	/2021
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	. 2	3
1-	08/07/2021	The appeal of Mr. Noor Islam resubmitted today by Syed Muhammad Sajjad Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please.
2-		This case is entrusted to S. Bench for preliminary hearing to be put up there on $2608/2021$
		CHAIPENAN
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		函 D
	- -	

The appeal of Mr. Noor Islam son of Mati-ul-Had r/o Kala Upper Dir Ex-FC belt no. 2299 received today i.e. on 02.07.2021 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Memorandum of appeal may be got signed by the appellant.
- 2- Appeal has not been flagged/marked with annexures' marks.
- 3- Annexures of the appeal may be attested.
- 4- Copy of first departmental appeal mentioned in the memo of appeal is not attached with the appeal which may be placed on it.
- 5- Annexures-A and C of the appeal are illegible which may be replaced by legible/better one.
- 6- Approved file cover is not used.
- 7- Annexures of the appeal are not in sequence which may be annexed serial wise as mentioned in the memo of appeal.

No. 1155 /S.T. Dt. 05/07/2021

RÉGISTRAR SERVICE TRIBUNAL **KHYBER PAKHTUNKHWA PESHAWAR:** 

Syed Muhammad Sajjad Adv. Pesh.

All objections stand removed. S. M. oh unin Sapt 8/7/021

## BEFORE THE HONOURABLE SERVICE TRIBUNAL KHYBER PUKHTUNKHWA, PESHAWAR

Service Appeal No \_\_\_\_

## Noor Islam

VERSUS

IGP KP and others

## INDEX

		•	
S NO	DESCRIPTION OF DOCUMENTS	ANNEX	PAGE
1.	Grounds of Appeal	-	01 - 03
2	Affidavit	•	04
3.	Addresses of the parties	•	05
4.	Copy of the appointment letter	<b>'A'</b>	06
5.	Copies of the dismissal orders i.e. dated 19-06-2020, 03-11-2020, 08-06-2021 and grounds of appeal	'B to E', and 'F'	07 - 11
6.	Wakalat Nama (In original)	-	•

- Appellant

Through:

S. N. d. SYED MUHAMMAD SAJJAD)

Dated: -01-07-2021

Advocate, High Court, Peshawar Cell # <u>0333-5686817</u>

## BEFORE THE HONOURABLE SERVICE TRIBUNAL KHYBER PUKHTUNKHWA,

 $^{(1)}$ 

PESHAWAR

Service Appeal No \_\_\_\_/ 2021 Diary No. 67-

Noor Islam S/O Mati-ul-Haq R/O Kala Upper Dir, Ex-FC (Constable), bearing No 2299)......(Appellant)

## <u>V E R S U S</u>

1. Inspector General of Police, Khyber Pakhtunkhwa Peshawar (CPO)

2. Regional Police Officer, Malakand Swat

3. District Police Officer, Dir Lower......(Respondents)

edto-dav

Appeal under Section 4 of Service Tribunal Act, 1974 against the impugned order dated 19-06-2020 and dated 03-11-2020 and order dated 08-06-2021 bearing No 2451, whereby the Appellant has been dismissed from service without merit, lawful authority, not <u>affording an opportunity of proper hearing</u>

## PRAYER IN APPEAL:-

On acceptance of this Appeal, to set aside the impugned orders and the Appellant may please be reinstated with all back benefits, if he deserves as per law.

Respectfully Sheweth,

The Appellant humbly submits as under:-

- That the Appellant was appointed as constable bearing No 2299. (Copy of the appointment letter is attached as <u>Annex</u> <u>'A'</u>).
- 2) That Appellant continued with his service diligently and efficiently without any complaint from the general public.
- 3) That during the course of service, the Appellant was suddenly found "Absent" from service, which resulted in his dismissal on 19-06-2020 vide letter No 03417 Dir Lower. (Copies of the dismissal orders are attached as <u>Annex 'B'</u> <u>'C' & 'D'</u>).
- 4) That feeling mortally aggrieved, the Appellant made few attempts of departmental representation; but all in vain, therefore, the Appellant approaches to file appeal on certain grounds:-

## GROUNDS:-

- A) That inquiry officer has not fulfilled codal formalities,
  which speaks volume of his bias and incompetency,
  therefore, inquiry report submitted without any substance,
  hence liable to be discarded.
- B) That the Appellant has not been afforded a proper opportunity to narrate his absentia, which conduct of the Respondents shows the haphazardness and prejudice.
- C) That mere "Absentee" for a little period does not make any justification to award major punishment from service.
- D) That the Appellant has been pressurized throughout his service, despite having earned bulk of good entries.

That the Appellant was appointed as constable bearing No 2299. (Copy of the appointment letter is attached as <u>Annex</u>

2) That Appellant continued with his service diligently and efficiently without any complaint from the general public.

- 3) That during the course of service, the Appellant was suddenly found "Absent" from service, which resulted in his dismissal on 19-06-2020 vide letter No 03417 Dir Lower. (Copies of the dismissal orders are attached as <u>Annex 'B'</u> <u>'C' & 'D'</u>).
- 4) That feeling mortally aggrieved, the Appellant made few attempts of departmental representation; but all in vain, therefore, the Appellant approaches to file appeal on certain grounds:-

#### **GROUNDS:**-

1)

<u>'A'</u>).

- A) That inquiry officer has not fulfilled codal formalities, which speaks volume of his bias and incompetency, therefore, inquiry report submitted without any substance, hence liable to be discarded.
- B) That the Appellant has not been afforded a proper opportunity to narrate his absentia, which conduct of the Respondents shows the haphazardness and prejudice.
- C) That mere "Absentee" for a little period does not make any justification to award major punishment from service.
- D) That the Appellant has been pressurized throughout his service, despite having earned bulk of good entries.

- That in order to accommodate their blue eyed persons, the E) Respondents have made the Appellant as a "scapegoat", therefore, all action by Respondents are held to be based on ill-will and mala-fide.
- That the Appellant if reinstated with try his best to come F) to the expedition of his superior in future.
- That other grounds will be raised at the time of regular **G**) proceedings.

PRAYER:-

It is, therefore, most respectfully prayed that on acceptance of this Appeal, to set aside the impugned orders and the Appellant may please be reinstated with all back benefits, if he deserves as per law.

Any other relief, which this Honourable Tribunal deems proper in the circumstances of the appeal may Appellant also be granted in favour of Appellant.

Through:

SYED MUHAMMAD SAJJAD) Advocate, High Court Peshawar

Dated: -01-07-2021

## NOTE:-

No such service appeal for the same Appellant has earlier been filed by me before this Honourable Tribunal prior to

**Advocate** 

nin

instant one.

## BEFORE THE HONOURABLE SERVICE TRIBUNAL KHYBER PUKHTUNKHWA, PESHAWAR

(4)

Noor Islam.....(Appellant)

VERSUS

IGP KP and others.....(Respondents)

## AFFIDAVIT

I, Noor Islam S/O Mati-ul-Haq R/O Kala Upper Dir, Ex-FC (Constable), bearing No 2299), do hereby solemnly affirm and declare on oath that all the contents of accompanying application are true and correct to the best of my knowledge and belief and nothing has been concealed or withheld from this Honourable Court.

DEPONENT R CNIC # Cell #

Identified by:-

S. Mol

(SYED MUHAMMAD SAJJAD) Advocate High Court, Peshawar



## BEFORE THE HONOURABLE SERVICE TRIBUNAL KHYBER PUKHTUNKHWA, PESHAWAR

5

Noor Islam

<u>V E R S U S</u>

IGP KP and others

MEMO OF ADDRESSES

APPELLANT

Noor Islam S/O Mati-ul-Haq R/O Kala Upper Dir, Ex-FC

(Constable), bearing No 2299)

RESPONDENTS

1. Inspector General of Police, Khyber Pakhtunkhwa Peshawar (CPO)

2. Regional Police Officer, Malakand Swat

3. District Police Officer, Dir Lower

Appellant

Through:

Dated: -01-07-2021

(SYED MUHAMMAD SAJJAD) Advocate, High Court, Peshawar

Black

28 Annewre Mr. Norra Islam SIO Maline Hag Balo la aj Police Stationer Khall District. DiR LangeR is hereby enlisted as Constable on Three years Probition in Basic Pay Scale No. 05 (3340-160-8140) with effect from 26-12-19 and allotted Constabulary No 2297. Height S Feel 12. Inch, Chest. 33 × 3.4. I. Inch Edure T. Date of Birth 1.3-4-50 副旗 (MUMTA发送ARIN) TSh: QPM District Police Officer, Dir Lower at Timergara. Attest the two

ORDER

Mr. Noor Islam S/O Matiul Hag village Adokai Police Station Khall District Dir Lower is hereby enlisted as Constable on "Three years" Probation in Basic Pay Sacale No 05 (3340-160-8140) with effect from <u>26-12-10</u> and allotted Constabulary No <u>2299</u> Height <u>5</u> Feet <u>11</u> Inch, Chest 33 X 34. 1/2 Inch Edu 10th Date of Birth 13-04-90

OB No <u>1833</u>

Dated 26/12/010

(MUMTAZ ZARIN) Tsh; QPM District Police Officer Dir Lower at Timergara

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POLICE DEPARTMENT

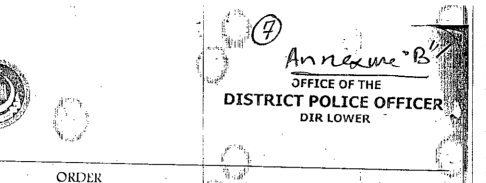
DISTRICT DIR LOWER

Ċ,

## SERVICE CERTIFICATE

It is certified that Constable  $\underline{1001}$   $\underline{121an}$ . No.  $\underline{399/F}$  is a permanent Government Servant in this District Police (BPS-05) since  $\underline{16-12-20/0}$ .

District folice Officer, District folice Officer, District folice Officerara. Dir Lower at Timergara KM



This order will dispose off the departmental enquiry conducted against Constable Noor Islam No. 2299, that while he posted at Police Station Balambat, absented himself from his Lawful duty with effect from 18-11-2019 till to date, without any leave or prior permission from his superior. Therefore he was issued Show Causes Notice, Charge Sheet & Summery /Statement of Allegation and Mr. Fakhir Alam the then Acting DSP Investigation Dir Lower was appointed as enquiry officer, to conduct<sup>110</sup> proper departmental enquiry against him and submit his finding report.

The enquiry officer, during the course of enquiry recorded the statements of all concerned. The enquiry officer in his finding stated that the above name constable was informed about his disciplinary proceedings through local police of PS khall, but he did not appear before the enquiry officer to record his statement. The enquiry officer in his finding recommended him for Major Punishment.

Finding of the enquiry received on dated 07-05-2020 and Final Show Cause Notice was issued to him vide this office Endst: No.5544/EC, dated 11-05-2020 through his home address which was received by his father and again to this effect he did not reply nor bother to join his service, nor produced any cogent defence or reason for that.

His precious service record was also perused. Keeping in view his precious conduct and numerous disciplinary actions, as well as dismissal from service and vide OB No. 1409 dated 05-12-2016 and subsequently as result of Marcy appeal was reinstated in to service by worthy RPO Malakand vide OB NO. 326 dated 06-03-2017. In light of the enquiry conducted at hand and his previous service record, I do not see any improvement and reformation in his attitude and behavior towards his official responsibility / conduct

Therefore I, Abdur Rashid (PSP), District Police Officer, Dir Lower in exercise of power vested in me under (E & D) Rules 1975 with amendment 2014, agreed with the finding of enquiry officer and award him a major punishment of removal from service with effect 18-11-2019 i.e from the date of his absence.

ORDER ANNOUNCED

OB No. 417 Dated 14- 106/2020.4

NU 7/ 23 26 IEC.

Dir Lower

Copy for of information and necessary action to the: -1- Regional Police Officer, Malakand at Saidu Sharif, Swat.

- 2- District Accounts Officer, Dir Lower.
- 3- Pay Officer Local Office.
- 4. OASI Local Office

Alexa to be bus S. Rama Cop

OFFICE OF THE POLICE OFFICER. MA No. 2246-9310390

( Annexine "C

**DRDER:** This order will dispose off appeal of Ex-Constable Noor Islam No. 2229 of

Dir Lower Dibitiet for reinstatement in service. Brief facts of the case are that Fx-Constable Noor Islam No, 2299 while posted at Police Station Balambat, absented himself from his lawful duty w.e. 5 18/11/2019 to date, without any leave or prior permission from his superior. Therefore, he was issued Show Cause Notice, Charge Sheet & nent of allegation and DSP Investigation. Dur Lower was appointed as Enquiry Officer to conduct proper departmental enquiry against him and submit his finding report. The enquiry Officer, during the course of enquiry recorded the statements of all concerted. The Educiry Officer in his finding stated that the delinquent Ex-Constable was informed about his disciplinary proceeding through local Police of PS Khall, but he did not appear before the Enquiry Officer to record his statement. The Enquiry Officer in his finding report received on 67/05/3020 and Final Show Gause Notice No. 5544/EC, dated 11/05/2020 issued to him through his home address which was received by his father and again and again 10 this he did not reply and bothered to join his service, for produced any cought reason his solf defense. Keeping view his precious conduct and numerous disciplinary action, he was dismissed from service vide OB No. 1409 dated 05/12/2016 due to long term absence and reinstated into service by Worthy Regional Police Officer, Malakand Swat vide this office order Endst. No. 2358/E. dated 03/03/2017 and DPO Dir Lower Office OB No. 326, dated 06/03/2017. Therefore, District Police Officer, Dir Lower in exercise of power vested under (E 2D) roles 1975 with amen lot 201 a agreed with the finding of Enquiry Officer and awarded him major surishment of removal from service. with affect 18/11/2019 by from the safe of hambsence vice DED for Lower office DE Mo. 417, oned 3/06/2020.

Woorsouse. He was called in Orderly Room on 22/10/2020 and heard how in cerson. The appellant could not produce any cogeni reason. Record shows that he has carued 1 major punishmem and 66 had entries in a span of 10 years, does not meru any leniency. He had been dismissed earlier as well. Therefore, His appeal is earchy filed

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Childer anniçideand.

6,30,31 - OPINO 887

Regional Police Officer Muldkand Region, Saide Shat I Swaf

. Capy of above for information and necessary action to District  $\widetilde{P}_{0}$  to Officer, Dir Lower with reference to his office Memor No. 12213/EC. dated 38/09/2020. Service Roll, Fauji Missal of the above named Officer are returned herewith for record to your office. fc

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	OFFICE OF THE
	INSPECTOR GENERAL OF POLICE
	KHYBER PAKHTUNKHWA
,	2451 /21, date 1 Peshawar the 08/06/2021

#### <u>ORDER</u>

No. S

This order is hereby passed to dispose of Revision Petition under Rule 11-A of Khyber-Pakhtunkhwa Police Rule=1975 (amended 2014) submitted by **Ex-FC** Noor Islam No. 2229. The petitioner was removed from service by District Police Officer, Dir Lower vide OB No. 417, dated 19.06.2020 on the allegations of absence from duty w.e.f 18.11.2019 till date of removal from service i.e. 19.06.2020 for a period of 07 months & 01 day. His appeal was filed by Regional Police Officer, Malakand at Swat vide order Endst: No. 10406/E, dated 03.11.2020.

Meeting of Appellate Board was held on 22.04.2021 wherein petitioner was heard in person. Petitioner contended that he was ill.

Perusal of records reveals that the petitioner was earlier dismissed from service on 05.12.2016 on the allegations of absence from duty which establishes that he is habitual absentee and there is no prospects of mending his ways. He has earned 88 bad entries during his service. The Board see no ground and reasons for acceptance of his petition, therefore, the Board decided that his petition is hereby rejected.

#### S.d/-

KASHIF ALAM, PSP Additional Inspector General of Police. HQrs: Khyber Pakhtunkhwa, Peshawar.

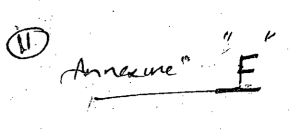
No. S/ 2452-60 121.

#### Copy of the above is forwarded to the:

- Regional Police Officer, Malakand at Swat. One Service Roll and one Fauji Missal containing departmental enquiry documents of the above named Ex-FC received vide your office Memo: No. 955-56/E, dated 21.01.2021 is returned herewith for your office record.
- 2. District Police Officer, Dir Lower.
- 3. PSO to IGP/Khyber Pakhtunkhwa, CPO Peshawar.
- 4. AIG/Legal, Khyber Pakhtunkhwa, Peshawar.
- 5. PA to Addl: IGP/HQrs: Khyber Pakhtunkhwa, Peshawar.
- 6. PA to DIG/HQrs: Khyber Pakhtunkhwa, Peshawar.
- 7. Office Supdt: E-IV CPO Peshawar.

(IRFAN) ULDAH KAAN) PSP ALTEstablishment, For Inspector Opheral of Police, Khyber Pakhtunkhwa, Peshawar.

plus to the tr



بخدمت جتاب السيكثر جترل أقب يكس شيير يختو تواه يشادر درخواست بمراد بحالى بعهد كنسييل

ادكا تابعدار مابقه تستبيل نوراسلام نمبر 2299 ساكن خال ضلع ديرادئير ..

Attine to be true apy S. De anop

Спр. 15° Г. 22 16р крк счовно ры. 16гр крк счовно ры. Учери счовно ры. مورخه متحدمه دعولیٰ جر م مقدمہ مندرجہ بالا میں اپنی طرف سے واسطے پیروی وجواب دہی و کل کاردائی متطقة آن مقام عمير كرير المريد يوت لي صفط بخف إين المرار لر مفرر کرے افرار کیا جاتا ہے کہ ضاحب موضوف کو مفدمہ کی کل کاروائی کا کال اختیاط ہوگا۔ نیز وکیل صاحب کو راضی نامہ وتقرر تالت و فیصلہ بر حلف دینے جواب دی اورا قبال دعویٰ اور درخواست ہرتشم کی تفسد ایق زراس پر دستخط کرنے کا اختیار ہوگا نیز بصورت عدم بیروی یا ڈگری ایک طرف یا ایپل کی برامدہوگی اور منسوخ ڈائر کرنے ایپل نگرانی و نظرتانی و بیردی کرنے کا اختیار ہوگا۔ بصورت ضرورت مذکور کے نسل یا جزوی کاروائی کے داسطے اور وکیل یا مختار قانونی کو این ہمراہ یا این بجائے تقرر کا اختیار ہوگا۔ . اور صاحب مقرر شده کو بھی جملہ مذکورہ بالااختیارات حاصل ہوئے اور اسکا ساخت برواخته منظور و قبول ہوگا اور دوران مقدمہ میں جو خرچہ وہر جانہ التوانے مقدمہ کے سبب سے ہا گا اسکے مشخق وکیل صاحب ہوئے۔ نیز بقایا وخرچہ کی وصولی کرتے ونشت کا بھی اختیار ہوگا اگر کوئی تاریخ بیشی مقام دورہ ہر ہو یا حد سے باہر ہوتو و کیل صاحب بابند نه ہوئے کی بیروی مقدمہ مذکور لہذا وکالت نامہ لکھ دیا ک سندرہے (1) 3. ob المرثوم ت واه شر ده البعب ۲۰۰۰ مرر کا کامنطور Me an pr بمقام

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

"R"

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

113 Appeal No. 6873 ..... of 202-1 Naar Islam .Appellant/Petitioner ....Respondent Respondent No. Inch Notice to:

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

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

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

at camp Court Smott Day of.....

Note:

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.



## KIIYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. Judicial complex (OLD), Khyber Road, peshawar

No.

Appeal No. .....

....Appalight/Petitioner

.. of 20

.....Respondent

NOOR 6873 Versus IGP ICPK Reshawar

Respondent No....

# Nonice in: District Police officer, Dir lower

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 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 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

......dated....

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

DCI :

At camp court Swart

office Notice No.....

Day of ....

Note:

Registrar, Myber Pakhtunkhwa Service Tribunal, Peshawar. GS&PD.KP.SS-1777/2-RST-20,000 Forms-09.05.18/PHC Jubs/Form A&B Ser. Tr

Respondent

"R"

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR. B..... of 2021 

Naa / 15lam ......Apperlant/Petitioner ICAP KPlc Pesh

Respondent No. Inspector General of Gant of

Notice to:

No

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 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 police 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

Day of ..... at camp Court Smat.

Service Tribunal, Khylxer Pu Peshawar.

Note:

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