sin to barran vacation to Case is adjussed to 8.9. 22 for the forme.

08.09.2022

Appellant alongwith his counsel 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. Last opportunity is extended subject to cost of Rs. 2000/-. Adjourned. To come up for reply/comments on 05.10.2022 before S.B at Camp Court Swat.

(Mian Muhammad) Member (E) Camp Court Swat

#### 05.10.2022

Appellant in person present.

Riaz Khan Paindakhel, learned Assistant Advocate General present. Nemo for respondents.

Despite the fact that last opportunity was extended subject to payment of cost of Rs.2000/-, neither costs were deposited nor written statement was submitted, therefore, all the respondents are placed ex-parte. To come up for arguments on 08.11.2022 before D.B at Camp Court, Swat.

(Rozina Rehman) Member (J) Camp Court Swat

10.05.2022

Appellant in person present

Vide previous order sheet, it was ordered that notices be issued to the respondents through registered post, however on perusal of the record, it transpired that the same have not been sent to the respondents, therefore, in this respect explanation be called from the Muharrar. Notices be issued to respondents through registered post for submission of written reply/comments on 09.06.2022 before the S.B at Camp Court Swat.

> (Salah-Ud-Din) Member (J) Camp Court Swat

09.06.2022

Appellant in person present. Mr. Kabirullah Khattak, Additional Advocate General for the respondents present.

Written reply/comments on behalf of respondents not submitted. Learned AAG requested for time to submit written reply/comments. Granted. To come up for reply/comments on 07.07.2022 before S.B

(Mian Muhammad) Member (E) Camp Court Swat

07.07.2022

Counsel for the appellant. Mr. Noor Zaman, District Attorney for respondents present.

Written reply/comments not submitted. Learned District Attorney requested for time to file written reply/comments. Request accepted by way of last chance. To come up for written reply/comments on 04.08.2022 before S.B at Camp Court, Swat.

(Fareeha Paul) Member (E) Camp Court, Swat

S.A No. 8640/2020

04.01.2022

Appellant in person present. Mr. Sher Alam, Work Supervisor alongwith Mr. Muhammad Adeel Butt, Additional Advocate General for the respondents present and sought further time for submission of written reply/comments. Adjourned. Last opportunity given. To come up for submission of written reply/comments before the S.B on 09.02.2022 at Camp Court Swat.

(Salah-Ud-Din) Member (J) Camp Court Swat

09.02.2022 Tour is hereby canceled .Therefore, the case is adjourned to 06.04.2022 for the same as before at Camp Court Swat.

Reader

06.04.2022

Clerk of learned counsel for the appellant present. Mr. Riaz Ahmed Paindakhel, Assistant Advocate General present.

Previous date was changed on Reader Note, therefore, notices be issued to respondents through registered post and to come up for submission of written reply/comments on 10.05.2022 before the S.B at Camp Court Swat.

> (Salah-Ud-Din) Member (J) Camp Court Swat

03.11.2021

Śwat.

Appellant Opposited Security & Aracess Fee Learned counsel for the appellant present. Preliminary arguments heard.

Points raised need consideration, therefore, the appeal in hand is admitted to regular hearing subject to all legal objections including question of limitation. The appellant is directed to deposit security and process fee within 10 days, where-after notices be issued to the respondents for submission of written reply/comments on 07.12.2021 before the S.B at Camp Court

(Salah-Ud-Din) Member (Judicial) Camp Court Swat

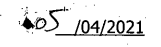
## 07.12.2021

Appellant in person present. Mr. Muhammad Rasheed, Deputy District Attorney for respondents present.

Reply/comments on behalf of respondents are still awaited. Learned D.D.A is required to contact the respondents to submit reply/comments. Adjourned. To come up for reply/comments on 04.01.2022 before S.B at Camp Court Swat.

(Atiq Ur Rehman Wazir)

Member (E) Camp Court, Swat



Due to COVID-19, the case is adjourned to

<u>07/06</u>/2021 for the same.



26.07.2021

To come up for preliminary hearing on 25.08.2021 before S.B at Camp Court, Swat. Notices be issued to appellant/counsel for the date fixed.

Cht

25.08.2021

Junior to counsel for the appellant<sup>\*</sup> present and seeks time due to non-availability of learned senior counsel. Allowed. Case to come up on 03.11.2021 before S.B at camp court, Swat.

nan l Camp Court, Swat

01.02.2021

## Nemo for appellant.

Preceding date was adjourned on account of Covid-19, therefore, appellant/counsel be put on notice for 05.04.2021 for preliminary hearing, before S.B at Camp Court Swat.

(Rozina Rehman) Member(J) Camp Court Swat

#### Form- A

## FORM OF ORDER SHEET

Court of

210 2020 Case No.-S.No. Order or other proceedings with signature of judge Date of order proceedings 2. 3. 1 The appeal of Mr. Yaseen Khan resubmitted today by Syed Abdul 1-27/07/2020 Hag Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please. REGISTRAR This case is entrusted to touring S. Bench at Swat for preliminary 2hearing to be put up there on 02,11,2020 - CHAIRMAN 02.11.2020 Nemo for appellant. Lawyers are on general strike, therefore, case is adjourned to 07.12.2020 for preliminary hearing, before S.B. at Camp Court, Swat. (Rozina Rehman) Member (J) Camp Court, Swat Due to Courd-19, case adjourned to 01-02.2021 the same as before 07.12.2020 ιs. for

The appeal of Mr. Yseen Khan son of Shams-ur-Rehman r/o Bangai Dir Lower received today i.e. on 15.07.2020 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- Annexures of the appeal may be attested.
- 3- Annexures of the appeal may be flagged.
- 4- Copy of Arrival report mentioned in the memo of appeal is not attached with the appeal which may be placed on it.
- 5- Annexures of the appeal are not in sequence which may be annexed serial wise as mentioned in the memo of appeal.

No. 1675 /S.T, Dt. <u>16 - 67</u>/2020.

REGISTRAR SERVICE TRIBUNAL

SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Syed Abdul Haq Adv. Swat.

Respect Str. The need frell has been don, have sebruiling for date. 27/7/020

## BEFORE THE HON'BLE PESHAWAR HIGH COURT PESHAWAR

Service Appeal no <u>8640</u>/2020

## Yaseen Khan ..... Appellant VERSUS

Govt of Khyber Pakhtunkhwa & others ..... Respondents

S.No	Description of Documents	Annex	Pages	
1.	Copy of Service Appeal		1-6	
2.	Copy of Affidavit	-	7	
3.	Addresses of Parties		8	
4.	Copy of order dated 14.09.2009	А	9-9A	
5.	Copy of Service Book	B	10-15	
6.	Copy of Service Book relevant Page	C,	16	
7.	Copy of order dated 17.10.2019	D	17 ·	
8.	Copy of office order dated 23.10.2018	E	18	
9.	Copy of Departmental Appeal	F	19-20	
10.				
11.	Copy of order dated 25.06.2020 H 26			
12.	Wakalat namaI27			

Appellant

Through Counsel

SYECTABDUL HAQ Advocate High Court Darulqaza Bar Room Swat Cell # 0311-0950959

## **BEFORE THE SERVICE TRIBUNAL KPK, PESHAWAR**

Service Appeal No. \_\_\_\_/2020

Yaseen Khan Son of Shams ur Rehman Resident of Bangai Tehsil Timeragra District Dir Lower ...... Appellant

#### VERSUS

- 1) Govt. of Khyber Pakhtunkhwa, through Secretary Public Health Engineering Department at Peshawar.
- 2) Superintending Engineer Public Health Engineering (PHE) Circle Malakand at Timergara.
- 3) Executive Engineer Public Health Engg: Division Dir Lower at Timergara.
- 4) Chief Engineer (North) Public Health Engineering department Peshawar.

APPEAL UNDER SECTION 4 OF THE GOVT. OF KHYBER PAKHTUNKHWA, SERVICE TRIBUNAL ACT, 1974 AGAINST THE ILLEGAL, UNLAWFUL ACTION WHEREIN THE OFFICIAL RESPONDENTS REJECTED THE APPEAL (REGARDING RE-INSTATEMENT IN SERVICE), VIDE ORDER DATED 25.6.2020.

## PRAYER IN APPEAL

On acceptance of this appeal, the impugned order dated 25.06.2020 may kindly be declared illegal, unlawful, against the spirit of law & be set aside, & the appellant be re-instated in service without any break & with all back benefits

Respectfully Sheweth;

The facts of the instant are as under.

- That the appellant initially appointed as Chowkidar in the office of Deputy District Officer Water Supply & Sanitation Dir Lower, vide order dated 14.09.2009.(Copy of order dated 14.09.2009 is attached as annexure-A).
- 2. That the appellant, due to certain un avoidable circumstances & as well as domestic problems filed an application for leave without pay, wherein sanction of 622 days was granted to him in such a manner (as 120 days of full pay, 336 days half pay & 166 days without pay) vide order dated 01.12.2015.(Copy of relevant record is attached). As annexus "B"

4. That the official Respondents without anty notice on the ground of allege absence, removed the Appellant from service w.e.f 23.10.2018, however the same order was issued on 17.10.2019. (Copy of order dated 17.10.2019 is attached as annexure D)

Service Book Page-16 is attached as annexure C)

3.

- That the Appellant was removed from service without adopting due process of law vide order dated 23.10.2018. (Copy of order dated 23.10.2018 is attached as annexure E)
- That the Appellant after getting the removal order impugned the same before Departmental Authority via Appeal. (Copy or departmental Appeal is attached as annexure F)
- 7. That the Respondent No 1 directed the concern Respondent to consider the case of Appellant as per Rule & Policy v: a order dated 25.07.2019 & similarly another reminder was also issued on 05.09.2019 and letter dated 17.11.2015. (Application for leave are attached as annexure G to G-4)

- 8. That the appellant was got astonished to know that , the appeal submitted by him was rejected vide office order dated 25.6.2020 (Copy of order dated 25.6.2020 is attached as annexure grift grift).
- 9. That the appellant having no other remedy except to file the instant appeal inter alia on the following grounds amongst orders.

## **GROUNDS**

That the act of respondent i.e. major penalty of removal imposed on appellant is unexceptionable, as no opportunity of hearing was provided so, impugned order is illegal, unlawful, against the spirit of law, hence liable to be struck down.

That the appellant can neither be proceeded against on charge of absence from duty, nor penalty of removal from can be imposed on him without framing a specific charge of absence from duty, so charge of absence from duty would be defective when it does not pinpoint specifically the dates of absence from duty, so the impugned order is nullity in the eyes of law.

В.

Α.

That appellant was just given warning to resume duty but no notice was served, civil servant in case of allege misconduct had to be proceeded either show cause notice or departmental enquiry but order passed regarding removal from service is against the provision of law, hence liable to be set aside.

That the appellant neither habitual/willful absentee nor any complaint whatsoever, has been raised during his service life & always remained devoted, so if any allege absentee cannot deprived the appellant from his legal /legitimate rights.

That the appellant was remained in service for more than 9 years but the official respondent without taking into consideration the sufficient length of service , terminated the appellant without back benefit, so such order dated 23.10.2018 is harsh one , lack backing of law, highly discriminatory, hence liable to be set at naught.

That further grounds with leave of this honourable Court would be raised at the time of arguments.

D.

· E.

F.

C.

On acceptance of this appeal, the impugned order dated 23.10.2018 may kindly be declared unlawful ineffective upon the right of appellant & be set aside & the appellant may kindly be re instated in service without break with all back benefits 6

## Appellant Through

Counsel

SYED ABDUL HAQ, Advocate,

## **BEFORE THE SERVICE TRIBUNAL KPK, PESHAWAR**

Service Appeal No. \_\_\_\_\_/2020

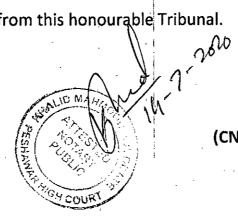
Yaseen Khan.....Appellant

#### VERSUS

Govt. of Khyber Pakhtunkhwa through Secretary PHE and others Respondents

## Affidavit

I, Yaseen Khan Son of Shams ur Rehman Resident of Bangai Tehsil Timeragra District Dir Lower, do hereby affirm that the contents of the above titled Service Appeal are true and correct to the best of my knowledge and belief and nothing is concealed from this honourable Tribunal.



## DEPENDENT

(CNIC\_15302-7685234-7)

# 8

## **BEFORE THE SERVICE TRIBUNAL KPK PESHAWAR**

Service Appeal No. \_\_\_\_\_/2020

Yaseen Khan.....Appellant

### VERSUS

## **ADDRESSES OF THE PARTIES**

## **APPELLANT**

Yaseen Khan Son of Shams ur Rehman Resident of Bangai Tehsil Timeragra District Dir Lower.

### CNIC: 15302-7685234-7 MOB: 0344-8910625

## **RESPONDENTS**

- 1) Govt. of Khyber Pakhtunkhwa, through Secretary Public Health Engineering Department at Peshawar.
- 2) Superintending Engineer Public Health Engineering (PHE) Circle Malakand at Timergara.
- 3) Executive Engineer Public Health Engg: Division Dir Lower at Timergara.
- 4) Chief Engineer (North) Public Health Engineering department Peshawar.
- 5) Deputy District Officer Water Supply & sanitation dir lower at timergara

## Appellant, through Counsel

**SYED ABDUL HAQ** HIGH COURT DARULQAZA BAR ROOM SWAT Cell No 03110950959

OFFICE OF THE EXECUTIVE DISTRIC OFFICER WORKS AND SERVICES DEPARTMENT DIR LOWER Dated Timergara the 14/ 09/2009. No. 901 /5-1 OFFICE ORDER Mr. Yasın Khan, S/O Shamshur Rahman, resident of BangaiTehsil Timergara Dir Lower is hereby appointed as Chowkidar in BPS-1(Rs.2970-90-5670) plus usual allowances as admissible under the rules in the office of Deputy District Officer, Water Supply and Sanitation Dir Lower on Water Supply Scheme Bangai Soghalai against the vacant post on the following terms and conditions . His appointment will be purely on regular contract basis and can be terminated ١. He will not be entitled for pension and Gratuity benefits. He will not contribute to G.P.Fund The will avail the benefit of Contributory Provident Fund (CPF) through 10% a 2 contribution of minimum of his pay and 10% contribution to be made by the 3. a He should provide Health and Age Certificate from the Medical Superintendent DHQ Government. 5. 6 Hospital Timergara. Executive District Officer Works & Services Depti: Dir Lower. Copy for information to:-The Deputy District Officer WS&S Deptt:Dir Lower w/r to his recommendation vide  $\Box_{i}$ 1. No.01/5-E dated 27/8/2009 for information and n/action. 21 The District Accounts Officer, Dir Lower at Timergara The Divisional Accounts Officer(Local)PHE Dir-Lower Mr.Yasin S/O Shamshur Rahman Resident of Bangai Soghalai Tehsil Timergara Dir ξ. 4, 5 Lower. TEleleik Executive District pullicer Works & Services Deput: Dir Lower. dested pige: Officer · and Sanitations 8.330 er Lir

### **BETTER COPY**

## OFFICE OF THE EXECUTIVE DISTRICT OFFICER WORKS AND SERVICES DEPARTMENT DIR LOWER

No. 901/5-E

Dated Timergara the 14/09/2009

#### **OFFICE ORDER**

Mr. Yasin Khan S/o Shamshur Rahman resident of Bangai Tehsil Timergara Dir Lower is hereby appointed as Chowkidar in BPS-1 (Rs. 2970-90-5670) plus usual allowances as admissible under the rules in the office of Deputy District Officer. Water Supply and Sanitation Dir Lower on Water Supply Scheme Bangai Soghalai against the vacant post on the following terms and conditions

- 1. His appointment will be purely on regular contract basis and can be terminated without any notice.
- 2. He will not be entitled for pension and Gratuity benefits.
- 3. He will not contribute to G.P. Fund.
- 4. He will avail the benefit of Contributory Provident Fund (CPF) through 10<sup>th</sup> Contribution of minimum of his pay and 10<sup>th</sup> Contribution to be made by the Government.
- 5. He will be on probation for two years.
- 6. He should provide Health and Age Certificate from the Medical Superintendent DHQ Hospital Timergara.

Executive District Officer Works & Services Deptt: Dir Lower

#### Copy for information to:-

- 1. The District Coordination Office Dir Lower
- 2. The Deputy District Officer WS&S Deptt DIr Lower w/r to his recommendation vide No 01/5-E dated 27.08.2009 for information and n/action.
- 3. The District Accounts Officer Dir Lower at Timergara.
- 4. The Divisional Accounts Officer (Local) PHE Dir Lower
- 5. Mr Yasin S/o Shamshur Rahman Resident of Bangai Soghalai Tehsil Timergara Dir Lower.

#### Executive District Officer Works & Services Deptt: Dir Lower

**教育的教育的**的关系。 3 lor:\_ The entries in this page should be renewed or re-attested at 9 and 10 should be dated. Sugar Name: Mr. Joseen Khom Race: <u>Muslim</u> Residence: <u>uill: Bandgai P/D: Ziarat Talash Teh. Timergan</u> <u>Disti: Dix Lower</u>. Father's name and residence: Shaw Sor Rehman Date of birth by Christian era as 01-02-1983 nearly as can be ascertained: 5'-6" Exact height by measurement: Score on left lig Personal marks for identification: Left hand thumb and finger impression of (Non-Gazetted) officer: **Ring Finger** Little Finger **Fore Finger** Middle Finger Thumb yoseen fehrer Signature of Government Servant: . Sharin . 0. Signature and designation of the Distt: Officer Assista Head of the Office, or other Attesting pply and Sanjuation Water Officer. Teh: Timergarg TO BE ÷.,

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14 2 3 4 5, 6 1 8 If officiating, state (I) substantive Appointment, or (II) whether service Whether substantive or officiating and whether permanent Other emolument Pay in substantive Additional Pay for officiating Uata of appointment sina stati Name of post ignature of falling under the term "P" post counts for pension under Art. 371 C.S.R. Government Servant. or temporary r oti biden i, 4 03 è 14 8 2017 9610-390-232 5-12-340 10 : 2 : • • we fogs hav Dar. ۱ ۱ Y ķ. -1 X 1 M . •.... . ..... •1 *.* • . ; ч, ÷...  $\partial_{i}^{\ell,i}$ Charles and the -Ŷ 42 . .

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	OFFICE AC THE
	<b>EXECUTIVE ENGINEER</b>
	PHE DIVISION DIR LOWER
PHE DEPARTMENT DIR LOWER	No: 04 15 1E
·	Dated Timergara the 74 10 /2019
Exemphedirlower@gmail.com	
	5 04 492-945-9230075

To,

The Superintending Enigneer PHE Circle Malakand at Timergara

Subject: -

Reference:

APPLIED AGAINST THE ORDER OF REMOVAL FROM SERVICE DATED 23/10/2018

SO (E) letter No. SO (Estt:))/PHED/8-6/2017-18/ Timergara dated 05/09/2019

With reference to the letter on the subject cited above, it is submitted for you kind information that Mr:Yaseen Khan was appointed as Chowkidar on water supply scheme Bandgai Soghali vide this office, office order No 901/5-E dated 14/09/2009(copy enclosed Annex-A). The appellant applied for 622 days earned leave which was sanctioned vide this office letter No 06 /R-4 dated 01/12/2015 (copy enclosed Annex-B). After expiry of his leave period he submitted his arrival report for duty in PHE Sub Division Timergara. Moreover after 6 months the appellant once again disappeared from his duty without permission of the competent authority.

In this regard several notices were issued from office of the Sub Divisional Officer PHE Sub Division Timergara time to time and as well as this office to the explain is position and joint duty but in vain. It is further mentioned that a final notice issued to the concerned vide this office letter No. 08/5-E dated 19/09/2018(copy attached for perusal Annex-C), and finally he was also informed through print media but he did not attend the office for Government duty (Press cutting attached Annex-D).

Keeping in view of above the Mr. Yaseen Khan Chowkidar on water supply scheme Bandgai Soghale was removed from service vide office order No. 01/5-E dated 23/10/2018 (copy attached Annex-F). (Report Submitted please).

> Executive Engineer Public Health Engg: Division Dir Lower

Copy forwarded to the:-

1. The Chief Engineer (North) PHE Department Peshawar for information Please.

- Section Officer (Estt) PHED Khyber Pakhtunkhwa Peshawar with reference to above for information please.
  The Set Division of the set of the
- 3. The Sub Divisional Officers PHE Sub Division Timergara for information with reference to his letter No 01/G-3 dated30/9/2019.

Executive Engineer Public Health Engg: Division

## OFFICE OF THE EXECUTIVE ENGINEER PUBLIC HEALTHENGG: DIVISION DIR LOWER

Dated Timergara the 7.23 / 10 /2018 

PHE ENG: DEPARTMENT

## OFFICE ORDER.

Daily News paper Aa INF (P) 3775 absentee notice date: 01/10/2018. Reference .....

As recommended by SDO PHE Sub Division Timergara vide his latter No. 02/G-3 dated 07/09/2018, and fulfilling all codal formalities, the service of Mr. Yaseen Khan S/O Shanishur Rahman chowkidar/water supply, scheme Bandgi Soghalai is hereby terminated without back benefit w.e. from the date of absent from the Goverchuty. - 18 P 3

> Executive Engineer Public Health Engg: Division Dir Lower

Copy forwarded for information to:-

1 4 .7

1. Deputy Commissioner Dir Lower for information please

2 The Superintending Engineer PHE Circle Malakand at Timergara for information District Account Officer Dir Lower for information piease:

4 - Sub Divisional Officer PHE Sub Division Timergara: DA.O local 3, 5  $\{i,j\} \in \mathbb{N}$ 

6 Official Concerned

Executive Engineer Public Health Engg: Division Sharp Dir Lower

## OFFICE OF THE EXECUTIVE ENGINEER PUBLIC HEALTH ENGG: DIVISION DIR LOWER

## No. 01/5-E Dated Timergara the 23.10.2018

#### **OFFICE ORDER**

Reference:- Daily News Paper Aaj INF (P) 3775 absentee notice date: 01.10.2018.

As recommended by SDO PHE Sub Division Timergara vide his letter No 02/G-3 dated 07.09.2018 and fulfilling all codal formalities the service of Mr Yaseen Khan S/o Shamshur Rahman Chowkidar Water Supply scheme bandgi Soghalai is hereby terminated without back benefit w.e.from the date of absent from the Govt duty.

#### Executive Engineer Public Health Engg Division Dir Lower

Copy forwarded for information to:-

- 1. Deputy Commissioner Dir Lower for information please.
- 2. The Superintending Engineer PHE Circle Malakand at Timergara for information please.
- 3. District Account Officer DIr Lower for information please
- 4. Sub Divisional Officer PHE Sub Division Timergara.
- 5. D.A.O Local
- 6. Official Concerned.

#### Executive Engineer Public Health Engg Division Dir Lower

بخرارت جان برای بین یہ کا حوبت کالک عمام شادر بین 19 خلج در الام - . - . . . . . . . . الل ساراملی السس ازر ارد می ازد می ازد ارد می اوج من رازی کو سر عدی معمد ما که از می - رندو ارد entremmate filit alle when حاظ ک المان في دي الفي ال بر با با مر المر المر با مر المر المر المر المر المرام الم المرام الم المرام الم مر الملاف علم ولله معلى عن حد علاس من عنه مراح درافر ورو ٩ ٥٥٠ ٠٦٥ ، دور كوك بوات آرزالات دس بررا تر بس رمارون دازاج دوات العر ملوى في المراك كارونارال 3, مذكره من سابل ما برهم دوسال ملك في الدة في مذكرات دون برمن سار دوبار تنهرورس ار ما خادره رز ار والی وش ر اول من اور فيزه بن الم مع رباتها ومر الل كو، ليدة و 18 10. 3. 10 18 رال بي عن العلى/ ديم وفر مرزم في المحمد الى ما متو فاروش من معد مج اور ساس رسان سالم من زلما. ب می می می در در بات مر (مر (نکورتری می ی می اور من امید ند) و تعدار دی میں میں دول مر لاعلم ایجو / من دمارت ک eceivee فيف روال في Keijo مى الدور منه مالى كالى كالى بالم المراس من كالم 09/81 يمادر مزون العرب إلى المراج المراج المراج والمرف الم  $\partial$ بى من بېلان كر بالا / نې بورو كاوى ام اي ب 5 ستن مم أردر - زار ملا جو رز سرار خا اسوق او طالر بی م

مجالات بالالمتراجى بالم وجال إ نادر 20 (فس أرد فرر، 18 . 3 . 18 كالدم وعسو ز أراك - ~ [[6], willing) المدين بالمن بي ورسي عان ان منوع زبارت الرسي تحوير مر الرياس

61 APPLICATION FOR LEAVE. Hem 1 to 9 must be filled in by all applicants. Item 12 applies only in so of Government servants of Grade 16 and above. Yaseen Khan Name of applicant 1. Revised Leave rules 1981 Chowkiden PHE Sub Dimision Timorgana Leave Rules applicable 2 post held ]. Department or office 4. Pay Rs: 73807 House Rent Allowance/conveyance allowance or other compensatory 5. allowances drawn in the present post. As admissible under The rules 6. Domestic offering. Nature of leave applied for (a)7. 19 a days Period of leave in days. (b)date of anailing Date of commencement. (c)Particular Rule/Rules under which leave is admissible. 8. Date of return from fast leave NA. 9. (a) Nature of leave. NA (b). Period of leave in days. NA (C)Signature of applicant) remarks and recommendation of the Controlling Officer. 10. Confident that leave applied for is admissible under Rule and necessary conditions are fulfilled... 11. Timergara ) Report of Audit Officer. 12. Signature Designation. Orders of the sanctioning authority certifying that on the expiry of leave the applicant is likely to return to the same post carrying the 13. compensatory allowances being drawn by him. Signature Designation Dated.....

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OFFICE OF	THE SUB DIVISIONAL OFFICER PHE SUB DIVISION TIM			
NO 05 G	7-3 Dated Timergara the <u>17</u>	I.	/2015.	
lu.	•			
	The Executive Engineer	•		
	PHE Division Dir Lower.			
Subject: -	APPLICATION FOR 02 YEARS LEAVE.	•		
	Enclosed please find herewith an application for the grant of		: leave in	1
	Ar, Yasin Xhan Chowkidar along with leave account form and a			
	further necessary action please.			
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	Sub Divisional Officer Public Health Engg: Suf D Timergara.	ivision		
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# OFFICE OF THE SUB DIVISIONAL OFFICER PHE SUB DIVISION <u>TIMERGARA</u>

No. 05/G-3

### Dated Timergara the 17/11/2015

To,

The Executive Engineer

PHE Division Dir Lower

#### Subject:- APPLICATION FOR 02 YEARS LEAVE

Enclosed pleased find herewith an Application for the grant of 622 days leave in respect of Mr Yasin Khan Chowkidar along with leave account form and service book in original for further necessary action please.

DA

As above

Sub Divisional Officer Public Health Engg: Sub Division Timergara

				Government/Department served under	
	5/9/2009	1.3	liiiim		
	1/9/2015		5		
6 (Y ) (		-	ע.א.	PERIOD OF DUTY	
	72	: ŝ	Full calendar caomth		
	288 •	· (;	Days	Leave carried on full pay 4 days for each catendar month	
	288	-	Days	Leave at Credit (Column 21+6)	
·	Nil	8. y	I rom To	PERIOD OF DUTY	
	Nil	<b>-</b>	Days	Leave on full pay without medical certifeste subject to maximum of 120 days & 365 days in case of L.P.R.	
	. Nil,	=	Days	Leuve on full pay without medical certifeate subject to maximum of 180 days .	
	Nit	. [] .	×	subject to maximum of 180 days	
·	Nil		<u> </u>	In terms of half pay.	
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	Nil .	07	Davs	Total leave (Columns      }        10+11+12+14+15+17+19)      *	
, ,	288	• !		Bulance on 1-7-1978/return from feave(Column 7-20)	
				Rem	

Date of commencement of service. 15/9/2009

Account of

aseen Khan Chowkiga

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FORM OF:

EAVE ACCOUNT UNDER THE REVIS

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Sub Divisional Officer Public lication ango: Sub Division . Timergara

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### GOVERNMENT OF KHYBER PAKHTUNKHWA PUBLIC HEALTH ENGG DEPARTMENT

No.SO(Estt)/PHED/8-6/2017-18/Timergara Dated Peshawar, the September 05, 2019 DIATE - REMINDER

# IMMEDIATE - REMINDER

# То

ta direct

The Superintending Engineer, Public Health Engg: Circle Malakand at Timergara

# Subject: APPEAL AGAINST THE ORDER OF REMOVAL FROM SERVICE

#### part to be

I am directed to refer to this department's letter of even number dated 25<sup>th</sup> July, 2019 on the subject noted above (copy alongwith its enclosures attached) and to request that action taken in the matter may be intimated to this department on top priority basis.

# 

宇宙地區

1.1.11

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Encls: As above

# ENDST: NO & DATE AS ABOVE:

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Copy forwarded to the Executive Engineer PHE Division Dir Lower for similar necessary action.

# SECTION OFFICER (ESTT)

SECTION OFFIC



To

#### GOVERNMENT OF KHYBER PAKHTUNKHWA PUBLIC HEALTH ENGG DEPARTMENT

No.SO(Esit)/PHED/8-6/2017-18/Timergara Dated Peshawar, the July 25, 2019

The Superintending Engineer, Public Health Engg: Circle Malakand at Timergara

Subject:

#### APPEAL AGAINST THE ORDER OF REMOVAL FROM SERVICE DATED 23-10-2018.

I am directed to refer to the subject noted above and to forward herewith a self-explanatory appeal of Mr. Yaseen Khan S/o Shams-ur-Rehman R/o Banrhgai Zeyarat Talash Tehsil Timergara Dir Lower, for consideration as per rules/policy of the Provincial Government.

Encls: As above

SECTION OFFICE

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	Bungl KpK peshower
BEFORE NOR BENCI	
WAKALAT N	AMA
Case Noof	
CASE TITL	E
Yaseen Khan	· · · · · · · · · · · · · · · · · · ·
VERSUS	
I, <u>Yaseen Khom</u> <u>SYED ABDUL HAQ Advocate, High Court</u> in the any of the following acts, deeds and things.	above mentioned case, to do all or

1. To appear, act and plead for me/us in the above mentioned case in this Court/Tribunal in which the same may be tried or heard and any other proceedings arising out of or connected therewith.

To sign, verify and file or withdraw all proceedings, petitions, appeals, affidavits and applications for compromise or withdrawal or for submission to arbitration of the said case, or any other documents, as may be deemed necessary or advisable by them for the conduct prosecution or defence of the said case at all its stages.

- To receive payment of and issue receipts for, all money that may be or become due and payable to us during the course of proceedings.
- To do any act necessary or ancillary to the above acts, deed and things.

2.

- 5. To appoint any other counsel to do any/all of the acts, deeds and things.
- 6. I/We shall appear in the court/tribunal on every date of hearing for assistance and if due to my/our non-appearance, any adverse judgment/order/decree is passed, they will not be held responsible.

In witness whereof I/We have signed this Wakalatnama hereunder, the contents of which have been read/explained to me/us and fully understood by me/us this, oS / o7 / 2020.

aseen Khan Signature of Executant Attested & Accepted by: SYED ABOUL HAD Advocate, High Court Cell No. 0311-0950959

GS&PD.KP-1621/4-RST-6,000 Forms-05.07.17/P4(Z)/F/PHC Jos/Form A&B Ser. Trib "A" KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR. 113 ..... of 20 2-Q APPEAL No..... asecn Khan **Apellant/Petitioner** Versus Through Sour: Public Health **RESPONDENT(S)** Syed Abdul Hag, Advacate High Court at Sunat Notice to Appellant/Petitioner Take notice that your appeal has been fixed for Preliminary hearing, replication, affidavit/counter affidavit/record/arguments/order before this Tribunal 5 - 4 - 20 24  $7'_{.050}$  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 Camp Court Swat

on

légistrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar.

GS&PD.KP-1621/4-RST-6,000 Forms-05.07.17/P4(Z)/F/PHC Jos/Form A&B Ser. Tribunal

"A"

# KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

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 camp Court Swat

Registrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar.

"A" KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR. TB No. ..... of 20 Jaseen Chan -**Apellant/Petitioner** Versus Horough Bacy: Public Health flesh: RESPONDENT(S) Rehman Jaseen Khan Sto Shamsur Notice to Appellant/Petitioner R/o Bangi Tehsit Timergara Dist DIN Lamer Take notice that your appeal has been fixed for Preliminary hearing, replication, affidavit/counter affidavit/record/arguments/order before this Tribunal on 25/8/2021 at 9' 00 AM

GS&PD.KP-2557/3-RST-5000 Forms-09.07.2018/P4(Z)/F/PHC Jos/Form A&B Ser. Tribunal

You may, therefore, appear before the Tribunal on the said date and at the said place either personally or through an advocate for presentation of your case, failing which your appeal shall be liable to be dismissed in default.

at Camp Court Smat

Khyber Pakhturkhwa Service Tribunal, Peshawar.

No. of Street	
	GS&PD-444/1-RST-12.000 Forms-22.09.21/PHC Jobs/Form A&B Ser. Tribunal/P2
	• "B"
	KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.
	JUDICIAL COMPLEX (OLD), KHYBER ROAD,
	No. PESHAWAR T.B Swat
	Anneal No. 8645 0520 20
	Ster Thranch Peritioner
$\wedge$	Versus Versus Manne Inrough Secy: PHE DEPH: PEShspondent Respondent No.
Jy	Respondent No
-	Notice to: - Govt of KPK ITTrough Secretory Public
	Health Engineer Deptt Peshawar
	WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribural Act, 1974, has been presented/period for consideration, in
	Province Service Tribunal Act, 1974, has been presented/registered for consideration, in

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 <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.....

Day of..... at camp Court Swat Registrar ber 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. Always guote Case No. While making any correspondence.

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•	GS (&PD-44)/1-RST-12,000 Forms-	-22.09.21/PHC Jobs/Form A&B Ser. Tribunal/P2
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	KHTUNKHWA SERVICE TRIBUN	•
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1	Respondent No	2
	ntending Engineer Pi	
	ring(PHE) Gircle Ma	
Province Service Trib the above case by the p hereby informed that	appeal/petition under the provision openal Act, 1974, has been presented/regoetitioner in this Court and notice has to the said appeal/petition is fixed for $-2$ . A subscription of the said appeal/petition is fixed for $-2$ .	gistered for consideration, in ocen ordered to issue. You are hearing before the Tribunal

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. Day of.....

ut camp court. Quat Registrar Khyber Pakhtunkhwa Service Tribunal, Peshawar.

Note:

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2.

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

GS&PD-444/14RSIE-12;0001 Forms-22.09.21/PHC Jobs/Form A&B Ser. Tribunal/P2 KHYBER PAKHTUNKHWA SERVICE TR IBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), K HYBER ROAD, PESHAWAR No Appeal No. 8640 of 2020 Yaseen Ighan ..... Appellant/Petitioner Thrugh Secy: PHEG Pesh. Respondent Respondent No...... Notice to: - Exective Engineer Publict Health Engg: Divison Dir lower at Timargara WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa

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.....

4 2022 Of Camp Court

Registra Khyber Pakhtunkhwa Service Tribunal, Peshawar.

Note:

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.

GS&PD-#44/1-RST-12,000 Forms-22.09.21/PHC Jobs/Form A&B Ser. Tribunal/P2

"B"

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

Appeal No. 8640 of 20 20 aSeen Ichan Appellant/Petitioner

Through Gery: PHE Pesh: Respondent

Respondent No...... Notice to: \_ Deputy District officer Water

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 25Jun 20 22 Day of..... at camp coust Registrar. Khyber Pakhtunkhwa Scrvice 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.

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Note:

<b>1</b>
GS&PD-44//1-RSTH12:000 Forms-22:09.21/PB/C Jobs/Form A&B Ser. Tribunal/P2
"B"
KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.
JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAVVAR
No. TB Swat
Appeal No. 8640. 0f 20 20
Jaseen Chrint Versus
Secy: PHE Peshawar Respondent
Respondent No
Notice to: - Chief Engineer (North) Public Health
WHERE AS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Serv ice 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 No......dated.....

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

Ξ**ζ** Day of..... ..20 22 at camp Court Court Registrar Khyber Pakhtunkhwa Service Tribunal, Peshawar.

Nate:

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 Always quote Case No. While making any correspondence.