07.10.2022

Appellant alongwith his counsel present Mr. Muhammad Jan, District Attorney for official respondents No. 1 to 3 present. None present on behalf of private respondents No. 4 to 7, therefore, notices be issued to them as well as their counsel through registered post and to come up for arguments on 11.11.2022 before the D.B at Camp Court Swat.

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(Rozina Rehman) Member (J) Camp Court Swat

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

07:07:2022

Counsel for the appellant present.

Noor Zaman Khan Khattak, learned District Attorney for respondents present.

Former made a request for adjournment in order to prepare the brief. Adjourned. To come up for arguments on 03.08.2022 before D.B at Camp Court, Swat.

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

(Rozina Rehman) Member (J)

Camp Court, Swat

3.8.22

by to be mor meation the later is apportuned to 8-9-22 for the fam fame,

08.09.2022

Appellant in person present. Mr. Muhammad Riaz Khan Paindakhel, Assistant Advocate General for official respondents present.

Appellant requested for adjournment on the ground that his counsel is not available today due to some domestic engagement. Adjourned. To come up for arguments on 07.10.2022 before the D.B at Camp Court Swat.

(Mian Muhammad) Member (Executive) Camp Court Swat

(Salah-Ud-Din) Member (Judicial) Camp Court Swat 13.05.2022

Appellant in person present. Mr. Kabirullah Khattak, Addl: AG for respondents present.

Appellant requested for adjournment on the ground that his counsel is busy before the august Supreme Court of Pakistan. Adjourned. To come up for arguments on 07.06.2022 before the D.B at camp court Swat.

(Mian Muhammad) Member(E)

(Salah Ud Din)

Member(J)

Camp Court Swat

07.06.2022

Clerk of learned counsel for the appellant present. Mr. Kabirullah Khattak, learned Additional Advocate General for the respondents present.

Counsel are on strike. Adjourned. To come up for arguments on 08.06.2022 before the D.B at camp court Swat.

(Mian Muhammad) Member (E) Camp Court Swat

(Kalim Arshad Khan) Chairman Camp Court Swat

8th June, 2022

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

Counsel are on strike. To come up for arguments on 07.07.2022 before the D.B at camp court Swat

(Mian Muhammad) Member(E) (Kalim Arshad Khan) Chairman Camp Court Swat 06.01.2022

Appellant in person present. Mr. Muhammad Adeel Butt, Additional Advocate General for official respondents and private respondents 4 and 6 present.

الم الم الم الم الم الم

Appellant requested for adjournment on the ground that his counsel is not available today due to general strike of the Bar. Adjourned. To come up for arguments on 10.02.2022 before D.B at camp court Swat.

(Mian Muhammad)

Member(E)

(Salah Ud Din)

Member(J) Camp Court Swat

10.02.2022

Tour is hereby canceled .Therefore, the case is adjourned to 07.04.2022 for the same as before at Camp Court Swat.

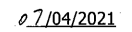
07.04.2022

mp. Saugam Khanو Sydt Appellant alongwith his counsel present // Mr. Noor Zamanalovy Khattak, District Attorney for the respondents present.

Learned counsel for the appellant requested for adjournment on the ground that he is proceeding for appearance in cases before Hon'ble Peshawar High Court, Mingora Bench (Dar-Ul-Qaza) Swat, therefore, an adjournment may be granted. Adjourned. To come up for arguments on 13.05.2022 before the D.B at Camp Court Swat.

(Rozina Rehman) Member (J) Camp Court, Swat

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



Due to COVID-19, the case is adjourned to

<u>9 / 06</u>/2021 for the same.

READER

Reader

09/06/021

Due to non availability of the bench the case is adjourned to 07/12/021.

07.12.2021

Appellant present in person.

Mr. Riaz Khan Paindakheil, Assistant Advocate General for respondents present.

Former made a request for adjournment as his counsel (Barrister Adnan Khan) is busy before Daraul Qaza. Request is allowed and case is adjourned for arguments on 06.01.2022 before D.B at Camp Court, Swat.

(Atig-Ur-Rehman Wazir)

Member (E) Camp Court, Swat

(Rozina Rehman) Member (J) Camp Court, Swat Nemo for parties.

03.02.2021

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Muhammad Riaz Khan Paindakheil learned Assistant Advocate General for respondents present.

Preceding date was adjourned on account of Covid-19, therefore, notice be issued to parties for 07.04.2021 for arguments before D.B at Camp Court Swat.

(Mian Muhammad)

Member (E) Camp Court, Swat

(Rozina Rehman) Member (J) Camp Court, Swat 07.10.2020

Appellant in person alongwith his counsel Mr. Adhar Khan, Advocate is present. Mr. Muhammad Riaz Khan Paindakhel, Assistant Advocate General alongwith Mr. Shahid Sangam, Superintendant for official respondents and counsel for private respondents No. 4 to 7 present.

Arguments addressed by the learned counsel for the appellant, learned Assistant Advocate General and learned counsel for private respondents No. 4 to 7 heard. It was during the course of arguments that relevancy of High Court rules and order to the matter in issue arose. Since no assistance in the light of the referred to rules and order was provided, therefore, learned counsel for the appellant is seeking time to make preparation for the remaining arguments. Requested for adjournment. The case is adjourned to 09.12.2020 on which to come up for remaining arguments vis-à-vis the High Court Rules and order before D.B at camp

to Covid-19, cese

adjourned to 53.02.2021 for

court Swat.

the same as

(Mian Muhammad) Member (E)

(Muhammad Jamal) Member(J) **Camp Court Swat**

Reader.

69.12.2020



03.06.2020 Due to Covid-19, the case is adjourned. To come up for the same on 08.07.2020, at camp court Swat.

éader

08.07.2020

Bench is incomplete. Therefore, the case is adjourned. To come up for the same on 09.09.2020, at camp court Swat.

Reader

09.09.2020

Appellant (Person) present.

Mr. Muhammad Jan learned Deputy District Attorney for respondents present.

Former requests for adjournment as his counsel is busy before Peshawar High Court; granted. To come up for arguments on 07.10.2020 before D.B at Camp Court, Swat.

(Attiq ur Rehman) Member (E) Camp Court, Swat

(Rozina Rehman) Member (J) Camp Court, Swat 04.02.2020 Appellant in person present. Private respondents No.4 to 7 in person present. Written reply on behalf of respondents No.4 to 7 still awaited. The said respondents requested for time to furnish written reply/comments. Granted. To come up for written reply/comments on 04.03.2020 before S.B at Camp Court Swat.

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Member Camp Court, Swat.

04.03.2020

Learned counsel for the appellant present. Mr. Riaz Paindakheil learned Assistant Advocate General alongwith Khurshid Superintendent for official respondents present. Learned counsel for private respondents No.4 to 7 present. Written reply of official respondents already placed on file. Learned counsel for private No.4 to 7 relied upon the reply of official respondents No.1 to 3. Adjourn. To come up for rejoinder if any and arguments on 04.05.2020 before D.B at Camp Court, Swat.

Member Camp Court, Swat.

Due to compa visous tol to camp coast sweet has been cancelled to come up for the Same on. 3. 6.200

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Appellant with counsel present. Muhammad Adnan Assistant (for respondent No.1) present and submitted written reply/comments on behalf of the said respondent. Shahid Sangam Assistant (for respondents No.2 & 3) present and stated that respondents No.2 & 3 rely on the reply submitted on behalf of respondent No1. No one present on behalf of private respondents. Notice be issued to private respondents i.e. respondents No.4 to 7 for submission of written reply/comments. Adjourn. To come up for written reply/comments on behalf of private respondents on 07.01.2020 before \$.B at Camp Court, Swat.

07.01.2020

Appellant in person present. Mr. Riaz Ahmad Paindakheil, Assistant AG alongwith Mr. Khurshid, Superintendent for official respondents No. 1 to 3 and Mr. Abdul Nasir, Advocate on behalf of private respondents No. 4 to 7 present and submitted Vakalatnama. Written reply on behalf of official respondents No. 1 to 3 has already been submitted while learned counsel for private respondents No. 4 to 7 requested for further time to file written reply/comments. Case to come up for written reply/comments on behalf of private respondents No. 4 to 7 on 04.02.2020 before S.B at Camp Court Swat.

> (Muhammad Amin Khan Kundi) Member Camp Court Swat

Member Camp Court, Swat 04.09.2019

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Appellant with counsel present. Preliminary arguments heard.

لأسبأ وقرواق وبرقم ملوحة

The appellant (Process Server) has filed the present service appeal being aggrieved against the promotion order dated 08.12.2018 on the ground that he despite being fit for promotion on the basis of seniority cum fiteness and having obtained a handsome score in the requisite test, he was not promoted as Junior Clerk rather his junior colleagues, arrayed as respondents No.4 to 7 were promoted.

Points urged need consideration. The appeal is admitted for regular hearing subject to all just legal objections. The appellant is directed to deposit security and process fee within 10 days. Thereafter notices be issued to the respondents for reply/comments. To come up for written reply/comments on 04.11.2019 before S.B at Camp Court, Swat.

Member Camp Court, Swat

04.11.2019

Appellant in person present. Mr. Riaz Ahmad Paindakheil, Assistant AG alongwith Mr. Shahid Sangan, Assistant Clerk of Court for official respondents No. 1 to 3 and private respondents No. 4 to 7 in person present. Written reply on behalf of respondents not submitted. Representative of official respondents as well as private respondents requested for further time for filing of written reply/comments. Adjourned to 03.12.2019 for written reply/comments before S.B at Camp Court Swat.

(Muhammad Xmin Khan Kundi) Member Camp Court Swat

Appellant Beposited Security & Process Fee 12.06.2019

Appellant present. Learned counsel for the appellant present. Heard.

Learned counsel for the appellant argued inter-alia that the appellant (Process Server) was deprived from promotion to the post of Junior Clerk without any valid reason; that neither principle of seniority cum fitness was observed nor criteria of selection on merit was taken into account; that the officials senior to the appellant though obtained less marks, were promoted and officials junior to the appellant who obtained higher marks were also promoted; that the promotion order is arbitrary and needs to be revisited.

Copy of impugned promotion order is not found available on file. Learned counsel for the appellant seeks adjournment to furnish copy of the same. Adjourn. To come up for requisite document/impugned promotion order and further preliminary arguments on 03.07.2019before S.B at Camp Court, Swat.

Member Camp Court, Swat.

03.07.2019

Appellant in person present and submitted promotion order dated 08.12.2018 placed on file, requested for adjournment on the ground that his counsel has gone abroad and also submitted application to this effect. Adjourned to 04.09.2019 for before S.B at Camp Court Swat.

Member Camp Court, Swat.

Form- A

FORM OF ORDER SHEET

Court of_

540**/2019**

Case No._ S.No. Date of order Order or other proceedings with signature of judge proceedings 1 2 3 The appeal of Mr. Muhammad Iqbal presented today by Dr. 1-26/04/2019 Adnan Khan Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please. REGISTRAR 1419 This case is entrusted to touring S. Bench at Swat for preliminary 10-5-2hearing to be put up there on 12 - 06 - 19CHAÌRMAN

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No. <u>540</u> of 2019

Muhammad Iqbal s/o Amir Nawaz, Process Server, District Courts, Swat.

<u>VERSUS</u>

Registrar Peshawar High Court Peshawar and others.

Respondents

S. No.			
0.110,	Description	Annexure	Pages No.
1.	Memo of Service Appeal with Certificate		1-1.
2.	Affidavit	3	19
3.	Addresses of parties		3
4.	Copy of working paper	A :	7 9
5.	Copy of letter dated 09-12-2018	В	T = 0
6.	Copy of minutes of DPC	C ·	10-12
7.	Copy of memo of representation	Ď	13-16
8.	Copy of relevant criteria	E E	13-16
9,	Wakalatnama	·	1710

<u>INDEX</u>

Appellant though Counsel

Appellant

Dr. Adnan Khan, Barrister-at-Law Office: Adnan Law Associates, Opp. Grassy ground Mingora, Swat. Cell: 0346-9415233

« & Respondents # 4 to 7 (Private Respondents) -> Promotion maller Juniors promoted x 4(b) (1) Gervice Tribunal Act 1974 Sec 22 Civil Servants Act 1973 to grif X. Comments P.D. 2, 1, 11 Facts 7, V.A.P. Grounds E) V.A.P.

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No._____ of 2019

العالى بارات المالية ورائد ليران المدم مناسرات موصف مساريا الماري والمرا

Muhammad Iqbal s/o Amir Nawaz, Process Server, District Courts, Swat.

....Appellant

VERSUS

1) Registrar Peshawar High Court Peshawar.

2) District and Sessions Judge/Zilla Qazi Swat.

3) Senior Civil Judge/A'alla Illaqa Qazi Swat.

4) Rahmat Ali s/o Bakht Zamin, Junior Clerk, District Courts Swat.

- 5) Sana Ullah s/o Saeed-ur-Rehman, Junior Clerk, District Courts, Swat.
- 6) Naveed Iqbal s/o Muqadar Khan, Junior Clerk, District Courts Swat.

7) Adil Ali Shah s/o Syed Inayat Ali Shah, Junior Clerk, District Courts Swat.

......Respondents

APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974.

Respectfully sheweth,

- 1) That the appellant was appointed as Process Server in District Judiciary Swat on 01-09-2003. Since his appointment, the appellant has been serving against the said post without any further promotion as yet.
- 2) That some posts of Junior Clerks/Naib Nazirs (BPS-11) fell vacant under the domain of Senior Civil Judge Swat, which

were to be filled by promotion on the basis of seniority-cumfitness.

- 3) That the respondent No. 1 ordered constitution and holding of DPC for filling up the above mentioned posts, for which working paper was also prepared (Copy of working paper is attached as Annexure "A").
- 4) That as per the working paper, twenty one (21) candidates were listed, wherein the appellant appeared at S.No.5 on the basis of his seniority.

- 5) That upon the directions of the respondent No.1 communicated vide letter No.19657-19706/DSC/Admin dated 09-12-2018 a test was to be conducted containing a few easy questions and common general knowledge of Pakistan in order to sift the competent from incompetent employees (Copy of letter dated 09-12-2018 is attached as Annexure "B").
- 6) That the requisite test was conducted under the supervision of the respondent No. 3, wherein the appellant participated and scored 89 marks out of 100. The same has been reflected in minutes of the meeting of the DPC (Copy of minutes of DPC are attached as Annexure "C").

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- 7) That despite being fit for promotion on the basis of senioritycum-fitness and having obtained a handsome score in the requisite test, the appellant was not recommended for promotion by the DPC. Rather his junior colleagues, who have been arrayed as respondents No. 4 to 7 were promoted.
- 8) That to agitate his rights before the relevant forum, the appellant filed a representation before the respondent No. 1 (Copy of memo of representation is attached as Annexure "D").

- F) That the appellant has served his parent department for sixteen long years, has spotless service record and there has been nothing adverse against him.
- G) That further grounds with leave of this Honourable Tribunal will be raised at the time of oral submissions.

It is, therefore, humbly prayed that on acceptance of this appeal, the impugned recommendation of DPC and promotion order dated 08-12-2018 to the extent of appellant be revisited. Consequently, the appellant may be promoted as JC/Naib Nazir in his order of seniority with all back benefits.

Appellant Muhammad lobal

Dr. ADNAN KHAN, Barrister-at-Law. Advocate Supreme Court of Pakistan.

CERTIFICATE:

Certified that no such like appeal has earlier been filed before this Hon'ble Tribunal on the subject matter.

Appell luhammad Igbal

Through Counsel

Dr. ADNAN KHAN, Barrister-at-Law. Advocate Supreme Court of Pakistan.



BEFORE THE HON'BLE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR

Service Appeal No._____ of 2019
Muhammad IqbalAppellant

VERSUS

Registrar PHC and others

......Respondents

<u>AFFIDAVIT</u>

I, Muhammad Iqbal s/o Amir Nawaz, (Appellant), do hereby solemnly affirm and declare that the contents of the above titled Appeal are true and correct to the best of my knowledge and belief. Furthermore, no such like appeal has earlier been filed before this Hon'able Tribunal or elsewhere on this subject

matter



Muhammad Iqbal

DEPONENT



BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No._____ of 2019

Muhammad Iqbal s/o Amir Nawaz, Process Server, District Courts, Swat.

.....Appellant

VERSUS

Registrar Peshawar High Court Peshawar and others.

.....Respondents

ADDRESSES OF THE PARTIES

APPELLANT:

Muhammad Iqbal s/o Amir Nawaz, Process Server, District Courts, Swat (Cell # 03463869339)

RESPONDENTS:

- 1) Registrar Peshawar High Court Peshawar.
- 2) District and Sessions Judge/Zilla Qazi Swat at Gulkada.
- 3) Senior Civil Judge/A'alla Illaqa Qazi Swat at Gulkada.
- 4) Rahmat Ali s/o Bakht Zamin, Junior Clerk, District Courts Swat.
- 5) Sana Ullah s/o Saeed-ur-Rehman, Junior Clerk, District Courts Swat.
- 6) Naveed Iqbal s/o Muqadar Khan, Junior Clerk, District Courts Swat.
- 7) Adil Ali Shah s/o Syed Inayat Ali Shah, Junior Clerk, District Courts Swat

Appellant

Through Counsel

Dr. ADNAN KHAN, Barrister-at-Law. Advocate Supreme Court of Pakistan.

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-	7	Samiullah s/o Sakhi Khan		Process Server	17.09.2009	17.09.2009	· Server	05.02.1971	as PS	1987			SSC	· · ·	 						1			
• 5*	3	Muhammad Salim s/o Muahmad Nazir		Process Server	01.09.2003	01.09.2003	Process Server	02.03.1971	14.02.15 as PS	1988	-	-	B.A	-	-	-	-		-		·			
	9	Umar Dher s/o Pir Muhammad		Process Server	12.07.2008	12.07.2008	Process Server	09.04.1972	03.04.10 as PS	1983	•	-	F.A	-		·	•							
	10	Naveed Iqbal s/o Muqadar Khan	a	Process Server	17.09.2009	17.09.2009	Process Server	01.01.1972	28.01.09 as PS	1988	•		B.A		1		-	1	-	-		1		
	11	s/o Muqadar Khan Barkat Ali No. 02 s/o Sher Badshah	V ,	Process Server	12.07.2008	12.07.2003	Process Server	30.04.1971	03.04.10 as PS	1989	•	•	_ M.A		/		-	1	-	- - -		1	•	

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	12	Kifayat Ullah s/o Abdul Qayyum	Process Server	01.09.2003	19.06.2000	Process Server	01.08.1969	14.02.15 as PS	1991	-	<u> -</u>	B.A		/			/				-	·
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	16	Adil Ali Shah	Process Server	28.03.2005	28.03.2005	Process Server	03.03.1975	17.08.13 as PS	1992		-	M.A	•	· · ·	·		· ·	• •	. · 	·		«.
•	17	Muhammad Ayaz s/o Hazrat Jee	Process Server	01.09.2003	01.09.2003	Process Server	01.05.1975	14.02.15 25 PS	1993 ^{- :}	-	-	SSC .		4	· .		·	1	•		-	·
	10	Fazal Rabi s/o Gulzarin	Process Server	08.01.2002	08.01.2002	Process Server	01.04.1976	17,10,13 as PS	1994	-	-	FA	• .	_	-	-		-			<u> </u>	
	10	Rahmat Biland So Muhammad Ghawas	Process Server	17.09.2009	17.09.2009	Process - Server	27.05.1977	28.01.09 as PS	1994	•	-	SSC		/		-	.		 			· · · · · · · · · · · · · · · · · · ·
	20	Aftab Ahmad Shah s/o Fazal Ahmad Shah	Process Server	01.09.2003	01.09.2003	Process Server	01.03.1977	14.02.15 as PS	1995	-	-	SSC		1	•	-	-	4	-	1		· · · · · · · · · · · · · · · · · · ·
	21	Wajić Ali s/o Abdul Akram	Process Server	01.09.2003	01.09.2003	Process Server	10.04.1979	14.02.15 as PS	1995	-	-	M.A	•			•	1	-		-		F

Prepared by: -

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Checked by: - ·

(Sbabid Saogam) Clerk of Court/Assistant office of Senior Civil Judge/AIQ (Yousaf Khan) Civil Nazir/Assistant office of Senior Civil Judge/A!Q

CT-C

(Abdul Wahab Qureshi) Senior Civil Judge A'ala Iallaga Qazi, Swat •• :

tun All communications should be addressed to the Registrar Peshawar The High Court, Pesilowar and not to any PESHAWAR HIGH COURT official by name. Exch: 9210135 9210149-58 Peshgues 曲 assiona Jug 84 9210170 Fax www.peshawarhighcourt.gov.pk Biary No. Inio@peshawarhighcourt.gov.pk Deted ohcpsh@gmall.com Dated Pesh the 2 101 12/2017 DSC-DRCALFILLE Q00 No. Tq: All the Bistries & Bassinha Jundra/Fills Gazis . All the Senior Civil Judges/A'ala Illaga Qazis in the Khyber Pakhtunkhwa. 1.1 2. DISTRICT PROMOTION OF CLASS-IV TO JUNIOR Subject: JUDICIARY. 'Dear Sir, The Competent Authority has been pleased to direct that henceforth promotion of Class-IV employees to the post of Junior Clerk shall be made in accordance with rules on the basis of "seniority-cum-fitness". In order to sift competent from incompetent employees, a test may be taken from Class-IV employees like dictation and few easy questions like abbreviations and common general knowledge about Pakistan. This is for compliance please. Sincerely yours, REGISTRAR

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THE MEETING OF DEPARTMENTAL PROMOTION COMMITTEE OF THE OFFICE OF MINUTES OF SENIOR CIVIL JUDGE (ADMN)/AALLA ILLAQA QAZI, SWAT DATED 08/12/2018.

10

ÿЦ

Meeting of the Departmental Promotion Committee was held in the office of the undersigned today i.e 08/12/2018. The following attend .4

S.140 Name with Designation Remarks 01' Tilla Mulammad, Senlor Civil Judge (Admn)/Antla Illaga, Swat Chairman 02 Mr. Mohsin Abbas, Civil Judge-cum-Judiclai Magistrate, Malakand Nominee of the Hon'ble Peshawar High Court, Peshawar 03 Mr. Inam Khan, Civil Judge/Judge Family Court-HSwat Nominee of the undersigned		The following attended the med	sting:-
01 Tilla Muhammad, Senior Civil Judge (Admn)/Anila Illaga, Swat Chairman 02 Mr. Mohsin Abbas, Civil Judge-cum-Judicial Magistrate, Malakand Nominee of the Hon'ble Peshawar High Court, Peshawar 03 Mr. Inam Khan, Civil Judge/Judge Family Court-I-Swat Nominee of the undersigned		Name with Designation	
02 Mr. Mohsin Abbas, Civit Judge-cum-Judiclai Magistrate, Malakand Nominee of the Hon'ble Peshawar High Court, Peshawar 03 Mr. Inam Khan, Civit Judge/Judge Family Court-I-Swat Nominee of the undersigned	01'	Tilla Muhammad	
03 Mr. Inam Khan, Civil Judge/Judge Family Court-I-Swat Nominee of the undersigned	02	Mr. Mohsin Abbas	Nominee of the
Civil Judge/Judge Family Court-I-Swat Nominee of the undersigned	03	Mr. Inam Khan.	Hon'ble Peshawar High Court, Peshawar
	Ļ	Civil Judge/Judge Family Court-I-Swat	Nominee of the undersigned

lered promotion cases for the following vacant positions:-

S.No	Name of Post	BPS	No. of.	Remarks
01	Junior Clerk/ Naib Nazir	BPS-11	07	To be promoted from amongst the post of
02	Bailiff	BPS-06	° 04∾	Bailiffs BPS-06 & Process Servers BPS-05 To be promoted from amongst the post of
JUNIC	OR CLERK/NAIR	NATID DDS		Process Servers BPS-05

<u>BPS-11,</u>

4

In the light of august Peshawar High Court, Peshawar letter No. 19657-19706/DSC-DPC/Admn Dated 09/12/2017, A test from the following employees was taken as per working papers: -

Flour College	dire and contraction of the			,	
S.#	Name with	Designation	Total	-Optained	
1	Rahmat Ali s/o Bakht Zmin P.		Marka	Marks L. Mo	Altendance
2	Javed Iqbal s/o Ghulam Nabi	Bailiff	1100	80	Present
3,	Sana Ullah s/o Saeed Ur Rahman	Bailifi	100	. 940-	[?] Present
$\left(\frac{1}{4}\right)$	Muhanmad Ismall (The	Bailiff	100 -	73.	Present
ic for	Muhammad Jamal s/o Toti Muhammad Iqbal	Process/Server	100	74	Present
. 5 .	s/o Amir Nawaz Mysellan b	Process Server	100	(89)	Present
6	Muhammad Ibrahim s/o Shah Bahadar	Process Server	100	60	Present .
7	Samiullah s/o Sakhi Khan	Process Server	100	80	Present
8	Muhammad Salim s/o Muahmad Naziri	Process Server	100	. 94 -	Present
. 9	Umar Dher s/o Pir Muhammad	Process Serve.	100 1	;; ;; 72	Present
10.	Navced Iqbal s/d Muqadar Khan	Process Scrver	100	@ . 92 —	Present
11	Barkat Ali No. 02 s/o Sher Badshah	Process Server	100		Absent
12	Muhammad Zahir s/o Muhammad Shah Khan	Process Server	100	83.	Present
13	Kifayat Ullah s/o Abdul Qayyum	Process Server	100	64	Present
14	Abdul Hamid II s/o Abdul Wadood	Process Server	100.	64	Present
15	Barkat Ali No. 01	Process Server	100	67	Present

1Muhammad Usman s/o Fazal KhaliqProcess Server BPS-05Bailiff BPS-062Fazal Rabi s/o GulzarinProcess Server BPS-05Bailiff BPS-06		Name with Hereit Bather Name Hitter	Designation	unit and a second s
2 Fazal Rabi s/o Gulzarin Process Server Br3-05	1			Bailiff BPS-06
Bailiff BPS-06	2 ·	Fazal Rabi s/o Gulzarin	Process Server BPS-05	
3 Muhammad Jamai s/o 108	3-	Muhammad Jamal s/o Toti	Process Server BPS-05	Bailiff BPS-06
4 Muhammad Ibrahim s/o Shah Bahadar Process Server BPS-05 Bailiff BPS-06	4	Muhammad Ibrahim s/o Shah Bahadar	Process Server BPS-05	Bailiff BPS-06

(Tilla-Muhammad) Senior Civil Judge (Admn) Anlla Illaga Qazi, Swat. 🕐 (Chairman)

(Molisin Addins) Civil Judge-cum Judicial Magistrate (Nominee of the Hon'bic Keshawar High Court, Peshawar)

+ (Innul Kann) Civil Judge/Judge/Annily Court-I-Swat (Nominee of the undersigned)

OFFICE OF THE SENIOR CIVILIUDGE(ADMN)/AALLA ILLAQA QAZI, SWAT.

No2956-65 /SCJ (Admn)/AIQ, Swat-

Dated <u>08 / 12</u> /2018.

Copy forwarded to:-

The Worthy, Registrar, Peshawar High Court, Peshawar.

The Hon'ble District & Sessions Judge/Zilla Qazi, Swat

Mr. Mohsin Abbas, the Learned Civil Judge-cum-Judicial Magistrate, Malakand.

(Nominee of the Hon'ble Peshawar High Court, Peshawar).

Mr. Inam Khan, the Learned Civil Judge/Judge Family Court-I-Swat.

(Nominee of the undersigned).

The District Comptroller of Accounts/District Accounts Officer, Swat.

The Accountant/Nazir to the Court/office of the D&SJ/ZQ, Swat.

The Civil Nazir/Assistant of this Court/office.

The Junior Clerk/Naib Nazir (Incharge P.S Agency) of this Court/office.

The officials concerned by name.

10.

2.

3.

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The personal file of the officials concerned.

Senior Ciyll Judge (Admn)/ Aalla Illaga Qazi, Swat.

No._ ____/E.B

Dated: _

/2019

From: The District & Sessions Judge/ Zilla Qazi, Swat

To:

The Registrar, Peshawar High Court, Peshawar.

SUBJECT: REPRESENTATION

Dear Sir,

I have the honour to forward the representation alongwith its enclosures in respect of Mr. Muhammad Iqbal, Process Server, of this Sessions Division, Swat for further necessary action, please.

Encl: as above.

2

Sal - x District & Sessions Judge/ Zilla Qazi, Swat.

OFFICE OF THE DISTRICT & SESSIONS JUDGE/ZILLA QAZI, SWAT Endst: No. 41 /E.B Dated: **A** / **1** / 2019

Copy forwarded to Mr. Muhammad Iqbal, Process Server of this Sessions Division, Swat, for information.

> District & Sessions Judge/ Zilla Qazi, Swatter

<u>BEFORE THE WORTHY REGISTRAR, PESHAWAR</u> <u>HIGH COURT, PESHAWAR</u>

REPRESENTATION AGAINST THE ORDEROF DPC DATED 08-12-2018, WHEREBY THE PETITIONER WAS SUPERSEDED AND OFFICIALS JUNIOR TO HIM WERE PROMOTED AS JC/NAIB NAZIR.

Respectfully sheweth,

1)

4)

5)

That the petitioner was appointed as Process Server on 01-09-2003 and since then, he has been serving against the said post without any further promotion as yet.

- That some posts of Junior Clerks/Naib Nazirs BPS-11 fell vacant under the domain of Senior Civil Judge Swat, which were to be filled by promotion on the basis of senioritycum-fitness.
- That this esteemed office ordered constitution and holding of DPC for filling up the above mentioned posts, for which working paper was also prepared (Copy of working paper is attached as Annexure "A").
- That as per the working paper, twenty one (21) candidates were listed, wherein the petitioner appeared at S.No.5 on the basis of his seniority.
- That upon the directions of this esteemed office communicated vide letter **No.19657-19706/DSC/Admin** dated **09-12-2018**, a test was to be conducted containing few easy questions and common general knowledge of Pakistan (Copy of letter dated 09-12-2018 is attached as Annexure "B").

That the requisite test was conducted under the supervision of Senior Civil Judge Swat, wherein the petitioner participated and scored 89 marks out of 100. The same has been reflected in minutes of the meeting of the DPC (Copy of minutes of DPC are attached as Annexure "C").

That despite being fit for promotion on the basis of seniority-cum-fitness and having obtained a handsome score in the requisite test, the petitioner was not recommended for promotion by the DPC rather his junior colleagues were promoted, hence this representation, inter alia, on the following grounds:

GROUNDS:

A)

B)

6)

That the petitioner is having the seniority, competence and fitness for promotion, hence, deserves to be promoted as JC/Naib Nazir (BPS-11).

That no doubt this esteemed office has mandated a test for such like promotions, however the test may not be taken as a sole criteria for promotion. Needless to say that as per the relevant Rules, seniority and fitness of a candidate is to be seen. By virtue of the impugned promotion order, seniority has been ignored altogether and test has been taken as a sole criteria.

C) That even some officials who have been promoted by virtue of impugned order were not qualified for such promotion, for instance Mr. Sana Ullah s/o Saeed-ur-Rehman at S.No.3 of the promotion order was deficient

That the requisite test was conducted under the supervision of Senior Civil Judge Swat, wherein the petitioner participated and scored 89 marks out of 100. The same has been reflected in minutes of the meeting of the DPC (Copy of minutes of DPC are attached as Annexure "C").

That despite being fit for promotion on the basis of seniority-cum-fitness and having obtained a handsome score in the requisite test, the petitioner was not recommended for promotion by the DPC rather his junior colleagues were promoted, hence this representation, inter alia, on the following grounds:

GROUNDS:

6)

A) That the petitioner is having the seniority, competence and fitness for promotion, hence, deserves to be promoted as JC/Naib Nazir (BPS-11).

2 -7 -(11)

B) That no doubt this esteemed office has mandated a test for such like promotions, however the test may not be taken as a sole criteria for promotion. Needless to say that as per the relevant Rules, seniority and fitness of a candidate is to be seen. By virtue of the impugned promotion order, seniority has been ignored altogether and test has been taken as a sole criteria.

That even some officials who have been promoted by virtue of impugned order were not qualified for such promotion, for instance Mr. Sana Ullah s/o Saeed-ur-Rehman at S.No.3 of the promotion order was deficient in terms of the requisite three years experience. Likewise, one Rehmat Ali at S.No.1, Sana Ullah at S.No.3 and Mr. Jamal at S.No.4 were lower in score in the requisite test. Despite that, they were promoted by virtue of the impugned order.

计 清楚 计 拉特公律

D) That the petitioner has served this esteemed institution for sixteen long years, has spotless service record and there been nothing adverse against him.

> It is, therefore, humbly prayed that on acceptance of this representation, the impugned recommendation of DPC and promotion order dated 08-12-2018 to the extent of petitioner be revisited. Consequently, the petitioner may be promoted as JC/Naib Nazir in his order of seniority with all back benefits.

> > Petitioner

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Muhammad Iqbal s/o Amir Nawaz, Process Server, District Courts, Swat. Mus

II-District Judiciary

2-Establishment of the District Courts... Terms and Conditions of Service

17

Aun E @

18	Junior	i. Secondary	18 - 30	i. Not less than 70 percent
	Clerk/Typist	School	years	by initial recruitment; and
	BPS-5	Certificate		ii. not more than 30 percent
		Examination or		by promotion, from amongst the
,		equivalent		holders of the posts of Daftari and
		· ·		Record Lifter with Matric and
		qualification		three years service as such: and in
		from a		case no suitable candidate from
		recognized		amongst holders of the posts of
		Board; and		Daftari and Record Lifter is
		ii. a speed of 30		available, then from amongst
	·	words per		holders of the posts of
		minute in	· ·	Chowkidar, Naib Qasid, Sweeper,
		typing.		Chowkidar-cum-Mali, Mali and
		1) p5.		Water Carrier who have passed
				Secondary School Certificate
				Examination and have at least
		,		five years service as such.
	·	-		Note. For the purpose of
				promotion, separate common
				seniority lists of (i) the holders of
		14. (C)		the posts of Daftari and Record
				Lifter; and (ii) the holders of the
ļ				posts of 'Chowkidar, Naib Qasid,
				Sweeper, Chowkidar-cum-Mali,
				Mali and Water Carrier shall be
				maintained with reference to the
				date of their acquiring the
				Secondary School Certificate:
				Provided that:
				a. if two or more officials
				have acquired the Secondary
				School Certificate in the same
				session, the official having longer
				service shall rank senior to other
		}		officials; and
			ł	b where a senior official
		• •	· .	does not have the requisite service
				at the time of filling up a vacancy,
				the official next junior to him
				having the requisite service and
				gualification shall be promoted in
				preference to the senior official.
				<u> </u>
	9 Junior			
	Clerk/Naib			By promotion, on the basis o
ľ	1			seniority-cum-fitness, fror
	Nazir BPS-	2		amongst holders of the posts of
- I		1		Bailiff, who have passe

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		·		(R)
			T	(0)
n-Dis	trict Judiciary	1 2	2-Establis	hment of the District Courts
		· · ·	Ferms and	Conditions of Service
				years service as such:
		•		Provided that in case no
				suitable candidate from
				amongst holders of the post of Bailiff is available, then
				by promotion, on the basis of
		•		seniority-cum-fitness, from
	g da si se t			amongst holders of the post
				of Process Server who have
				passed Secondary School
	•		;	Certificate Examination with at least five years service as
				such.
			•••	
				Note. Seniority of the officials in
				the same BPS shall be reckoned
				with reference to the date of their
				acquiring Secondary School Certificate:
				Provided that:
	•			a. if two or more officials have
				acquired the Secondary School
			در	Certificate in the same session,
		:		the official having longer service shall rank senior to
			•	other officials; and
				b. where a senior official does not
	· · · · ·			have the requisite service at the
				time of filling up a vacancy, the
				official next junior to him
	1. I.	•		having the requisite service and qualification shall be promoted
	: .			in preference to the senior
			•	official.
20- T	Driver BPS-4	Middle standard	30 45.	By initial recruitment.
		and in possession	ycars	by minar recruitment.
		of;		
		i. HTV		
	•	license or; ii. LTV		
	• • •	License in case		. · ·
	ite i na i n	of light duty		
		vehicle with at		
		least five years		
		experience as such.		
		Such.		
	STRATE-	<u>+</u>		1

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مرحد فخاه سردس تربيحا لمياد لعدالت . تيت ايك دوبيي سنة منجاب ابينيلانك 1/23 مورخه بنام رصال بي الج سي وغير () liel it دعوكي سروس المل 7. مقدمه مندرجة عنوان بالامين الخي طرف سيرواسط بيروى وجواب دبهي وكل كاروائي متعلقة أن مقام ليسا ود/ كيمي لودط موات ليل بسير مشر دالرموران / موانع مقرر کرے اقرار کیا جاتا ہے کہ صاحب موصوف کو مقدمہ کی کل کا روائی کا کال ا اختیاط ہوگا۔ نیز وکیل صاحب کوراضی نامہ دتقر رثالت و فیصلہ برحلف دینے کجواب دی اورا قبال دعویٰ اور درخواست ہرشم کی تصدیق زراوراس پر دستخط کزنے کا اختیا رہوگا۔ ین بیز بصورت عدم پیروی یا ڈگری ایک طرف یا اپیل کی برامد ہوگی اورمنسوخ مذکور کے تسل یا جز وی کاروائی کے واسطےا در دلیل یا مختار قانونی کواپنی ہمراہ یا اپنی بجائے تقرر کا اختیا رہوگا۔ اورضاحب مقرر دشده كوبهى جمله مذكوره بالااخذيا رات حاصل موتسكم اوراسكاسا خنته بر داخته منظور وقبول ، وگا۔ اور دوران مقدمہ میں چوخر چہ دہرجانہ التوابی مقدمہ کے سیب ہے ہوگا ایسکے شخق وکیل صاحب ہوئے۔ نیز بقایا دخر جہ کی وصولی کرتے وقت کا بھی اختیار ہوگا اگر کوئی تاریخ پیشی مقام دورہ ہر ہویا حد سے باہر ہوتو دلیل ما حب یا بند نه او تلکے کی پیروی مقدمہ مذکور کہدا د کالت نامہ کھودیا ک سندر ہے 1-19 المرتوم 23 الرمل لده الع و اه ش Attestad لسا در/ ے لیے منظورہ نے بمقام Nuept?

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No.<u>540</u>/2019

Muhammad Iqbal		Appellant
Versu	S	• • •
Registrar PHC	· · · · · · · · · · · · · · · · · · ·	Respondents

INDEX

Memo of Reply with Affidavit	[*] .	1-3
		· · ·
		Respondent No.1
	Through	
		Khaled Rahman
		Advocate) Suprome Gout Mus Pakistan
	-	4-B, Hayoon Mansion
		Khyber Bazar, Peshawar
	* C	Off: Tel: 091-2592458
Dated: <u>12</u> /10/2019		Cell # 0345-9337312
<u>^</u>		
	;	
	. 2 - 	
	· . • .	
1. · · ·		

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No.540/2019

Muhammad IqbalAppellant

Versus

Registrar PHCRespondents

REPLY ON BEHALF OF RESPONDENT No.1.

Respectfully Sheweth,

State of the state

Preliminary objections.

- 1. That appellant is aggrieved from promotion against the post of Junior Clerk/Naib Nazir whereas as per Section 4(b)(i) of this Hon'ble Tribunal Act, 1974, no appeal shall lie to a Tribunal against an order or decision of the Departmental Authority determining the fitness or otherwise of a person to be appointed or to hold a particular post or to be promoted to higher post or grade, therefore, the instant service appeal is liable to be dismissed.
- 11. That appellant has assailed the Minutes of the Departmental Promotion Committee dated 08.12.2018 and preferred Departmental Appeal against the same on 02.01.2019. As per Rule-3 of Khyber Pakhtunkhwa Civil Servants (Appeal) Rules-1986 read with Section-4 of the Khyber Pakhtunkhwa Service Tribunal Act, 1974, a civil servant aggrieved from any final or appellate order passed by the competent authority relating to the terms and conditions of his service, may file Departmental Appeal within the mandated period while appellant has not come to this Hon'ble Tribunal against any such orders of the competent authority. Moreover, the Departmental Representation of the appellant was returned to him and handed over on 07.05.2019 which he did not resubmit before proper forum under the law he was required to prefer Departmental Representation/ appeal to Respondent No.2 being competent authority instead of Respondent No.1, therefore, the instant appeal is not maintainable.
- III. That as per Section-22 of Khyber Pakhtunkhwa Civil Servants Act, 1973 which provides that no Representation shall lie on matters relating to the

Regarding Para-8 of the appeal it has already been averred in the preliminary objections that no appeal shall lie against an order of the Departmental Authority in the matters relating to the determination of fitness of a person to hold a particular post or to be promoted to higher post or grade. Moreover, the same was returned to the appellant on 07.05.2019 but appellant has not resubmitted the same before any proper forum.

<u>GROUNDS:</u>

8,

N.

- A&B. Incorrect hence not admitted. The appellant was provided full chance of promotion against the subject post but he could not competent on merit hence not promoted.
- C&D. Incorrect. As already submitted that topper in the merit list were recommended for promotion against the subject post while 2 posts were filled from amongst the Process Servers on the basis of their seniority position.
- E&F. Incorrect hence denied. The Respondent No.4 was appointed as Process Server on 01.09.1999 and placed at Serial No.1 whereas Respondent No.5 was appointed on 01.01.2000 and placed at Serial No.3 in the Seniority List of Process Servers, hence they were promoted on the basis of observing their promotion quota while on other hand the appellant could not qualify the said process.

It is, therefore, humbly prayed that on acceptance of this reply, the appeal of appellant may graciously be dismissed with costs.

Through

Respondent No.1 Khaled R áhmay, Advorstell Supreme Court of Pakistan

Dated: 12 /11/2019

Verification

Verified as per instructions of my client, that the contents of this Reply are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Tribunal.

HI Counsel

- 3

Rs: 10/-ب: این د کالت تامه کی فو نو کابی تا تابل تیول ہوگی۔ 80036 سيريل نمبر STRIN باركوس بارايسوسايشر ليشتر ما^ر 634 رالطنمبر الم بعدالت جنا منجانب: دعو<u>کی ادرخواس</u> علت نمبر W مورخه :7 تقانيه. ~`IF <u>____</u> مقدمہ مندرجہ عنوان بالامیں اپنی طرف سے برائے پیروی مقدمہ آن مقام <u>مم كرم</u> كيليّ الم الماحمر، فرارضان المرح ل) کومقررکر کے اقرار کیا جاتا ہے، کہ صاحب موصوف کو مقد مذکی کلن کاروائی کو کامل اختیار ہوگا، نیز وکیل صاحب کو راضی نامہ دعویٰ، اقبال دعویٰ، اور درخواست برائے سرسبزگ مقدمہ، منسوخی ڈگری کرنے وتقرر ثالث کر نے دعوتی جوا . نگرانی ،نظر ثانی و پیر دی کر کنے کا مختار ہوگا ۔ادر مقد یکطرفہ،اجراءد پیردک (// C) // زارہ یا اپنے بچائے تقریر کا اختیار ہوگا ې د يگر و مذکورہ ک^ے بامخارقانون بتدوير داخته منظور قبول ہوگا، بدوران فترارار أوره صول کرنے کا حقدار ہوگا،کوئی تاریخ بیشی مقدمه جوخر جهومرجا میں ایک کے ،مقدمہ سی عدالت میں بعدم مقام مذكوره بالمغتماه فاحك ما نے ماڈ گری کیلج پيروي خارج ہو. لہذاوکالت نامہ کھودیا کہ سندر ہے مقام good المرقوم: 0606/

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWR CAMP COURT AT SAIDU SHARIF

en t^ér

Service Appeal No. 540 of 2019

Muhammad Iqbal VERSUS Registrar PHC,

REPLY ON BEHALF OF RESPONDENTS NO. 4 TO 7

Respectfully Sheweth:

a) That the respondents No. 4 to 7 are going to rely upon the reply already submitted by the respondents No. 1 and 2 to 3.

It is, therefore, humbly prayed that the reply submitted by respondents No. 1 and 2 to 3 may kindly be considered as reply of the present respondents No. 4 to 7, please.

Respondents No. 4 to 7

through counsel

ABDUL NASIR Advocate, High Court

<u>AFFIDAVIT</u>

It is stated on oath that the contents of the above are true and correct to the best of my knowledge and belief and nothing has been kept concealed from this august Tribunal.

Deponent

SANAULLAH Respondent No. 5

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR CAMP COURT SWAT

Service Appeal No. 540/2019

Muhammad Iqbal Appellant

VERSUS

Registrar PHC Respondents

REPLY ON BEHALF OF RESPONDENT NO.2 & 3

Respectfully Sheweth,

We rely on the reply already submitted by the Registrar Peshawar High Court Peshawar/ Respondent No.1.

Respondents No. 2 & 3 Through

Khurshid Superintendent

Representative of Respondent No.2

Shahid Sangam Assistant Representative of Respondent No.3

Dated: 03/12/2019 VERIFICATION:

It is verified that the contents of this reply are true and correct to the best of our knowledge and belief and nothing has been concealed from this Hon'ble Tribunal.

Khurshid Superintendent Representative of Respondent No.2

Shahid Sangam Assistant Representative of Respondent No.3



No.

18 Appeal No...... of 20 13 ibal.Appellant/Petitioner

Registre P.H. P. K. Respondent Respondent No.....

Notice to: - Seniar Civil Indge/Aalla Illaga Dazi Smat

WHEREAS an appeal/petition under the provision of the North-West Frontier Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on......for any other day 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 <u>4 copies</u> 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

e.f. 20 1 A

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

Given under my hand and the seal of this Court, at Peshawar this..... $\frac{30YO}{100}$

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at camp Court Sweet

Kegistrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar.

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

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540 Appeal No. Ni. 19 ba of 20 Appellant/Petitioner Registras PITE, leRespondent Rahmat Ali Sp Backhit Zamier of C Distt: Court Swat Notice to:

WHEREAS an appeal/petition under the provision of the North-West Frontier Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on......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.

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

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

Day of.....

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

at Comp Court Swat

Registrar. Khyber Pakhtunkhwa, Service Tribunal, Peshawar.



No. M. 19. bal. Appellant/Petitioner Versus Registras VHC NORespondent Respondent No..... - Sana ullach. Sto Saced-ur-Rehman J/c pistt: Court Sweat Notice to:

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

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

Day of.....

at camp court Suret Registrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar.

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No.

Appeal No540	of 20 19
M. 19 pal	Appellant/Petitioner
Registerar PHC	Posh, Respondent
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Notice to:

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

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

Day of.....

at Camp Court Swat

Registrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar.

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No.

12 • Appeal No..... ... of 20 Mi 19, par VersusAppellant/Petitioner Kregistrar PHC Respondent Respondent No. Idil Ali Shah, Sto Sevel Inaspat Alishah

Notice to:

Distt: Court Sutta

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.

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office Notice No.....

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

at complaint Sweet

Khyber Pakitunkhwa Service Tribunal, Peshawar.

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Day of.....

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

PESHAWAR. 540 . of 20 Appeal No. 19, Bal Appellant/Petitioner Registrair VyersesRespondent Distt. and Sessions Judge Zulla Ques Swith

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.

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

Day of.....

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Notice to:

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Registrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar.

.4	KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.
-	JUDICIAL COMPLEX (OLD), KHYBER ROAD,
•	PESHAWAR.
lo.	TIS
	Appeal No of 20
	M. 19BA Versus
	Registren PAC, Respondent
•	Respondent No
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Notice of any alteration in the date fixed for hearing of this appeal/petition will be given to you by registered post. You should inform the Registrar of any change in your address. If you fail to furnish such address your address contained in this notice which the address given in the appeal/petition will be deemed to be your correct address, and further notice posted to this address by registered post will be deemed sufficient for the purpose of this appeal/petition.

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

office Notice No.....

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

Day of... at camp land Swat Rég ankhwa Service Tribunal, Khyber Pal 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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KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD,

PESHAWAR.

540 of 20 1.9 Appeal No.....

M. 19 bal Appellant/Petitioner

ahmat Ali, S/D Bakht Zaman J/C Distti Court Smat

Registras PHC, Perk! Respondent

Notice to:

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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.....

at Camp Court Swat istrar,

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

Khyber Pakhtu

wa Service Tribunal,

Peshawar.

"B" KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR No. IB..... of 20Appellant/Petitioner M. Igbal Versus Registran PHC Je P. K. Respondeni Respondent No. Sanaallah S/o Saecd-ur-Rehman T/c Distt: Cloust Swat Notice to:

GS&PD.KP-2558/4-RST-20,000 Forms-09.07.2018/P4(Z)/F=PHC Jobs/Form A&B Ser, Tribunal

WHEREAS an appeal/petition under the provision of the North-West Frontier Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on......at 8.00 A.M. If you wish to urge anything against the appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any Advocate, duly supported by your power of Attorney. You are, therefore, required to file in this Court at least seven days before the date of hearing <u>4 copies</u> 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.

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

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

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Registrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar.

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540 of 20/9. Appeal No..... M. 19pal ... Appellant/Petitioner Registrar PHC, K ..Respondent . Respondent No.... Notice to: - Nauced 19bal S/b Sych Inayat Ali Shah J/c Distt: Caust Swat

No.

WHEREAS an appeal/petition under the provision of the North-West Frontier Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal 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 <u>4 copies</u> 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.

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

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

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at camp court Swat

Registrar, Khyber Pakhtunkhwa\Service Tribunal, Peshawar.

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

Appeal No...... of 20 / 9

Mon 19 bal Versus Appellant/Petitioner Rogistran P.H. In P. K. Respondent Adil Ali Shah 5/0 Syed Inayat si shah J/c Dist Coust Such

Notice to:

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

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

office Notice No.....

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

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Khyber Pakhturikhwa, Service Tribunal, Peshawar.

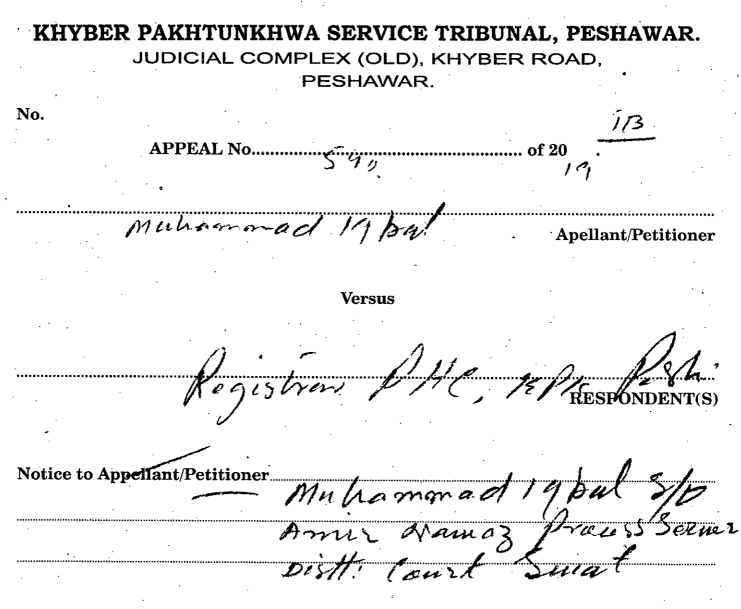
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GS&PD.KP-1621/4-RST-6,000 Forms-05.07.17/P4(Z)/F/PHC Jos/Form A&B Ser. Tribunal





Take notice that your appeal has been fixed for Preliminary hearing, replication, affidavit/counter affidavit/record/arguments/order before this Tribunal on $at = 7 - 4 - 2 c^2 I$

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

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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



KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR. 113 No. MAtulation and 19 book Apellant/Petitioner Versus Registran PHC, uper Perh: RESPONDENT(S) Notice to Appellant Petitioner Dr. Adman 18 han Barristez at - Law other Adman Law Associates app Grassy Ground Swat 03116-1415233 Take notice that your appeal has been fixed for Preliminary hearing,

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 Pakhtunkhwa Service Tribunal, Peshawar.

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

1/2 No. Appeal No... Muhammad 19balAppellant/Petitioner Registran PHC 12 Pre Respondent Respondent No:..... Distt: 9 Session Judge/Zilla Qozi 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

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

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Note:

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

E16 20 21 Day of..... at Camp Court Swar

Khyber Pakhtunkhwa Service Tribunal, Peshawar.

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

1B 5.40 of 20 19 Appeal No.. versus Registran PHL KPIL Respondent enior Civil Judge / A' alla Maga Notice to: luar Gazi

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 $f - G - \partial \sigma \geq 1$ at 8.00 A.M. If you wish to urge anything against the appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any Advocate, duly supported by your power of Attorney. You are, therefore, required to file in this Court at least seven days before the date of hearing 4 copies of written statement alongwith any other documents upon which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the appeal/petition will be heard and decided in your absence.

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

Always quote Case No. While making any correspondence.

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

E.e.b. Day of..... ،.....20 ب at Camp Court Swat Registrar.

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

Khyber Pakhtunkhwa Service Tribunal.

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

No. Atuhammad. 19. but. Appellant / Petitioner eqis hear lesh High Carespondent the Sto Balsht amm Notice to: Colort

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Khyber Pakhtunkhwa

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

No.	
•	Appeal No
	Muhamonad 19 bal Appellant/Petitioner
	Registrar PHC, P.Sh. Respondent
	Respondent No. 5
Notice to:	Sanaullah Sto Sacid-un-Rehman J/chese Distti Court Sinat

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 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.

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

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

at Camp Court Swat

ģistrar. Khyber Pakh unkhwa Service Tribunal, Peshawar.

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

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5417 of 20 19 Appeal No..... Muhamman 19 bas Appellant / Petitioner Versus Registran PHE 14 Pla Respondent Respondent No..... Ibal So Mugadar Khan Nanced, Notice to: DisTI: Cant

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at Complainst Smal Registrar.

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Khyber Pakhtunkhwa Service Tribunal, Peshawar.

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

No.

Appeal No..... Shah Adil Ali Shah S/o Syed Inayat An Notice to: pisti Court Suca

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

at Camp Court Swat

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Khyber Pakhtunkhwa Service Tribunal, Peshawar.

"R"

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

No. 540 Appeal No..... of 2019 · Ninhammed 19 balAppellant/Petitioner Versus 111-1C, 15 PteRespondent Respondent No..... Shamar High Court fl SA. Notice to:

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 <u>4 copies</u> 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.

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

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

Peshawar.

At Camplaurt Smat Khyber Pakhtunkhwa Service Tribunal,

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		Versus			
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Take notice that your appeal has been fixed for Preliminary hearing, replication, affidavit/counter affidavit/record/arguments/order before this Tribunal on $\frac{11/1/2022}{11/2022}$ at $\frac{9:00 \text{ Am}}{11}$

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 carrie

For Argument

Registrar, Kbyber Fakhtunkhwa Service Tribunal, Peshawar

GS&PD.KP-1952/3-RST-5,000 Forms-27.10.15/P4(Z)/F/PHC Jos/Form A&B Ser. Tribunal " Д " KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER RO PESHAWAR. 540 of 20 19 APPEAL No..... Muhammad . Sabal Apellant/Petitioner Versus Registrar Perhawar High Court Rospondent (5) Sana Ullah \$10 Saeed-uv-Rehman Notice to Appel Clerk , District Courts Surat. UNIDY

Take notice that your appeal has been fixed for Preliminary hearing, replication, affidavit/counter affidavit/record/arguments/order before this Tribunal on $\frac{117172922}{1172922}$ at $\frac{9:00440}{11}$

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For Arguments

At Camput

Registrar, Kbyber Fakhtunkhwa Service Tribunal, Peshawar.

GS&PD.KP-1352/3-RST-5,000 Forms-27.10.15/P4(Z)/F/PHC Jos/Form A&B Ser. Tribunal

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KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR. No. 540 of 20 19. APPEAL No..... Muhammad Igbal Apellant/Petitioner Versus Registror Poshawer High Court RESPONDENT(S) Respondent (6) Pettant/Petitioner Noveed Ogbel s/o Mugadar Khan, Junior Clerk, District Courts Swat. Notice to Appellant/Petitioner

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.

F3. Avguments Kbyber Fakhtunkhwa Service Tribunal, Peshawar.

GS&PD.KP-1952/3-RST-5,000 Forms-27.10.15/P4(Z)/F/PHC Jos/Form A&B Ser. Tribunal

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KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR. 540 No. of 20 19 APPEAL No..... Muhammad Jabal Apellant/Petitioner Versus Registror Peshawar High Court. RESPONDENT(S) Respondent (7) Adil Mi Shah 3/0 Syed Imay, Junior Clerk, District Courts 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 on $\frac{11}{11}$

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

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Argoment For

Registrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar.