#### Petitioner present through counsel.

Kabir Ullah Khattak, Additional Advocate General alongwith Riaz Khan Superintendent for respondents present.

Implementation report was not submitted rather a letter from Government of Khyber Pakhtunkhwa Establishment Department was produced vide which Secretary to Government of Khyber Pakhtunkhwa Industries Department was requested to implement it conditionally subject to the outcome of CPLA. The representative is directed to make sure the production of proper implementation report on or before the next date. In the meanwhile, all the respondents be informed through AAG as well as through notices and through the present representative in respect of proper execution, otherwise, strict legal action would be taken against all including stoppage of pay of all the respondents. To come up for implementation report on 16.11.2022 before S.B. at Camp Court, Abbottabad:

(Rozina Rehman) Member (J) Camp Court, A/Abad



#### Form-A

## FORM OF ORDER SHEET

Court of

Execution Petition No. 388/2022

S.No. Date of order Order or other proceedings with signature of judge proceedings 1 2 3 05.07.2022 The execution petition of Mr. Muhammad Rehman submitted today by 1 registered post through Mr. Fazal Haq Advocate may be entered in the relevant register and put up to the Court for proper ordel please. REGISTRAR, CL This execution petition be put up before touring Single Bench at A.Abad 2. on 21-7-2022 . Original file be requisitioned. AAG has noted the next date. The respondents be issued notices to submit compliance/implementation report on the date fixed CHAIRMAN 21<sup>st</sup> July 2022 Counsel for the petitioner present. Mr. Kabirullah Khattak, Addl: AG and Mr. Noor Zaman Khattak, District Attorney for the respondents present. Notice be issued to the respondents for submission implementation report. of То come up for implementation report on 22.09.2022 before S.B at camp court Abbottabad. Original file be also requisitioned. (Kalim Arshad Khan) Chairman Camp Court Abbottabad

## BEFORE THE SERVICE TRIBUNAL K.P.K PESHAWAR

Execution petition No<u>388</u> of 2022

IN

Service appeal No 1118 of 2017

Muhammad Rehman.....Appellant

# VERSUS

Govt of KPK etc.....respondents

### **EXECUTION PETITION**

## INDEX

S#	Description of documents	Annexure	Page#
1.	Memo of execution petition		1-5
2.	Affidavit	_	6
3.	Copy of judgment dated 18.11.2021	Α	, 7-12
4	Wakalt Nama	-	13

Dated 02.07.2022

Muhammad Rehman (Appellant)

Through:-

ΉAQ

ADVOCATE HIGH COURT Manseh ra

0346-2728625

## BEFORE THE SERVICE TRIBUNAL K.P.K PESHAWAR

Execution petition No<u>388</u> of 2022

IN

Service appeal No 1118 of 2017 hyper Patorinal

Muhammad Rehman, Additional Assistant

.....Appellant

# VERSUS

- 1) Govt. of KPK through Chief Secretary KPK Peshawar.
- 2) Secretary Establishment Department Regulation Wing KPK Peshawar.

3) Secretary Finance KPK Peshawar.

- 4) SMBR KPK Peshawar.
- 5) Accountant General KPK Peshawar.
- 6) Commissioner Hazara Division Abbottabad.

7) Deputy Commissioner Kohistan.

.....Respondents

EXECUTION/IMPLEMENTATIONOFTHEJUDGMENT/ORDEROFTHEJUDGMENT/ORDEROFHONORABLETRIBUNALDATED18.11.2021PASSEDINTHEAFORESAID SERVICE APPEAL.

## PRAYER:-

On acceptance of the instant execution petition, respondents No. 01, 02, 03 & 05 be directed to implement the judgment dated 18.11.2021, passed in the aforesaid service appeal by this Honorable tribunal in its true letter and spirits.

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77 <u>- 482 -</u> 484

#### **Respectfully Sheweth:-**

1.

That, appellant filed the aforesaid service appeal before this Honorable tribunal for fix the salary of the appellants as 28000/- instead of 16000/- and not to recover a sum of Rs 77512/- which has been recovered from monthly salary of the appellant may also be refunded which was allowed by this tribunal vide judgment dated 18.11.2021.

> (Copy of judgment dated 18.11.2021 is annexed as Annexure "A")

2.

That, the said judgment/order was duly communicated to respondents specially respondents No. 01, 02, 03 and 05 by the registrar office as well as by the appellant himself, but so far, no effort worth name has been made by respondents to implement and execute the judgment passed by this Honorable tribunal in the aforesaid service appeal. Hence, the instant execution petition on the following grounds.

and the statement

## **GROUNDS:-**

 A) That, the aforesaid service appeal was accepted vide judgment dated 18.11.2021.

B)

That, respondents, special respondents no 01, 02, 03 & 05, being competent authority is under legal obligation to implement/execute the judgment of this Honorable Tribunal, no sooner he gets the same. The said judgment was communicated to respondents, but failed to release the salary and he increment of appellant as per judgment of this Honourable tribunal dated 18.11.2021.

C) That, so far, despite passage of more than 07 months, respondent no 05 has not implemented the judgment in question serious efforts any nor is been worth name taken to and execute the implement said judgment without any legal as well as factual cause and justification.

- D) That, the more the execution of the judgment is delayed, it is causing irreparable loss to the appellant.
- E) That, after the judgment was announced and no restraining order is in field from the Honorable appeal court, then there remains no justification at all with respondents delay the execution to and implementation of the judgment in question.
- F) That, by not implementing the judgment by respondents they were also made liable to be proceeded for contempt of court of this Honorable tribunal.
- G) That, appellant has no other remedy except to file the instant execution petition for implementation of the judgment dated 18.11.2021, passed by this Honorable tribunal in the aforesaid service appeal.

## **PRAYER:-**

On acceptance of the instant execution petition, respondents No. 01, 02, 03 & 05 be directed to implement the judgment dated 18.11.2021, passed in the aforesaid service appeal by this Honorable tribunal in its true letter and spirits.

Dated 02.07.2022

Qazi Muhammad Rehman (Appellant)

Through:-

# FAZAL HAQ Advocate High Court

#### **VERIFICATION:**

I, Muhammad Rehman Assistant Commissioner District Kohistan upper, do hereby solemnly affirm and declare the contents fore-going that of Application are true and correct to the best of my knowledge and belief and nothing has been concealed or suppressed form this Honorable Tribunal.

MUHAMMAÐ REHMAN

## BEFORE THE SERVICE TRIBUNAL K.P.K PESHAWAR

Muhammad Rehman.....Appellant

# **VERSUS**

Govt of KPK etc.....respondents

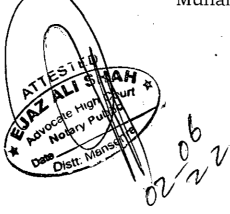
## **EXECUTION PETITION**

## AFFIDAVIT

**MUHAMMAD** REHMAN I. ASSISTANT COMMISSIONER DISTRICT KOHISTAN UPPER, DO HERBY SOLEMNLY AFFIRM AND DECLARE ON OATH THAT THE NO SUCH SUBJECT MATTER EXECUTION PETITION IN THE AFORESAID SERVICE APPEAL HAS EVER BEEN FILED BEFORE THIS HONORABLE COURT NOR PENDING NOR DECIDED. THAT THE CONTENTS OF FORE-GOING AFFIDAVIT ARE TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE AND BELIEF AND NOTHING HAS BEEN CONCEALED OR SUPPRESSED FROM THIS HONOURABLE TRIBUNAL.

Dated: 02.07.2022

DEPONENT 13401-9384832-7 Muhammad Rehman



INFECURE khrunkha. **BEFORE THE CHAIRMAN SERVICE TRIBUN** KHYBER PAKHTUNKHWA, PESHAWAR Cshawar

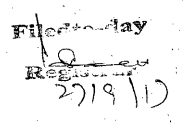
Service Appeal No. 1118 /2017

Muhammad Rehman Additional Assistant Commissioner District Kohistan.

...APPELLANT Khyber Pakhtukhwa Service Fribund Diary Plo. 1107

## VERSUS

- Govt. of KPK through Chief Secretary KPK Peshawar
- Secretary Establishment Department Regulation Wing KPK. Peshawar.
- Secretary Finance KPK Peshawar.
- SMBR KPK Peshawar.
- Accountant General KPK Peshawar.
- 6. Commissioner Hazar Division, Abbottabad.
- 7. Deputy Commissioner, Kohistan.



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Re-submitted to -day and filed.

(017)

SERVICE APPEAL UNDER SECTION 4 OF KPK SERVICE TRIBUNAL ACT, 1974, FOR DECLARATION TO THE EFFECT THAT THE

> ELANNER Chyfior Paktroching Service Tribunal Postewas

RESPONDENTS

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. (Camp Court, Abbottabad)

## Appeal No. 1118/2017

Date of Institution .... 27.09.2017

Date of Decision ... 18.11.2021

Muhammad Rahman Additional Assistant Commissioner District Kohistan. ... (Appellant)

## <u>VERSUS</u>

Government of Khyber Pakhtunkhwa through Chief Secretary Peshawar and others. ...(Respondents)

Present.

Mr. Muhammad Arshad Tanoli, Advocate

Mr. Muhammad Rasheed, Deputy District Attorney,

MR. AHMAD SULTAN TAREEN ROZINA REHMAN,

For appellant.

For respondents.

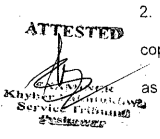
CHAIRMAN MEMBER(J)

## JUDGMENT



AHMAD SULTAN TAREEN, CHAIRMAN:- The appellant through the appeal prescribed above in the heading has invoked the jurisdiction of this Tribunal seeking relief based on the prayer copied herein below:-

"On acceptance of the instant service appeal, respondents may graciously be directed to fix salary of the appellant as 28000/instead of 16000/-, and not to recover a sum of Rs. 77612/which has been recovered from monthly salary of the appellant may also be refunded. Any other relief which this Hon'ble Court deems appropriate in the circumstances may also be granted."



2. The appellant in order to make out a case for the relief as per prayer copied above stated in the factual part of the appeal that he was appointed as Assistant Commissioner/Illaga Qazi vide notification No. SOS-



II(S&GAD)2(9)95-II, dated 23.07.1995. He annexed the copy of notification dated 29.05.2012 alongwith No. SOE-II(ED)2(9)/2010/Vol-II, his memorandum of appeal. Accordingly appointment of the appellant among others was regularized in pursuance to Khyber Pakhtunkhwa Extra-Assistant Commissioner -cum-Illaga Qazi (Regularization of Services) Act, 2012. It was provided in the said Act that notwithstanding anything to the contrary in any law or rules or an order or judgment of a Court, employees appointed by Government, before the commencement of this Act, shall, for all intents and purposes, be deemed to have been validly appointed on regular basis with immediate effect on commencement of this Act and they shall be deemed to be Civil Servants for the purposes of the Khyber Pakhtunkhwa Civil Servants Act, 1973 (Khyber Pakhtunkhwa Act No. XVIII of 1973) and the rules made there-under. According to the appellant, the respondent department allowed annual increments to seven other similarly placed employees followed by issuing of LPC to them with addition of annual increments from 2003 to 2012; whereas, LPC as issued to the appellant was missing annual increments w.e.f. 2003 to 2012. On the basis of LPC, monthly salary of the appellant was fixed in BPS-17 at its initial stage i.e. 16000/- Per Month whereas salary of other similarly placed employees were fixed in BPS-17 on running basis i.e Rs. 28000/- per month. Accordingly, the appellant was meted out with discriminatory treatment in violation of Article 25 of the Constitution of Islamic Republic of Pakistan. The appellant also referred to some recovery from his monthly salary vide order dated 15.08.2003. With the given factual account, the submissions made by the appellant in his appeal include among other that the law demand that similarly placed employees may be treated alike and no one may be discriminated; that qualifying service for pension starts from the beginning of initial service. which include period of service and annual increments; that the period of adhoc or contract service having 05 years or more at the credit of an employee, he is entitled to grant of pensionary benefits; That the benefits of annual

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increments has been granted by the government w.e.f 2003 to 2012 to seven other employees and the appellant being similarly placed with them cannot be denied such benefit; and that the matter relates to terms and condition of service but the appellant has not been treated accordingly as far as the impugned action of the respondents is concerned which being against the facts and law on the subject is not tenable.

3. The respondents on notice of appeal have joined the proceedings and submitted their written reply, refuting the claim of the appellant with several factual and legal objections seeking dismissal of the appeal with costs.

Arguments have been heard and record perused.

The respondents in their written reply of the memorandum of appeal 5. admitted the appointment of appellant as stated vide para-1 of the appeal. However, they while replying to para-2 of the appeal, asserted that the said notification only allowed the regularity of appointment of appellant alongwith 07 others erstwhile Illaqa Qazi/EAC BS-17 w.e.f. 17.03.2012 but does not mention anything regarding increments. Undoubtedly, the appointment of the appellant and its subsequent regularization w.e.f. 17.03.2012 is admitted on behalf of the respondents. Still, they seem to have taken a different view as to entitlement of the appellant for increments simply for the reason that the notification dated 29.05.2012 regarding regularization of the appointment of 08 individuals including the appellant was silent regarding the increments. With this position of the case before us, the point for determination having emerged is whether the appellant alongwith other similarly placed 07 individuals holding the post in government service on contractual appointment is entitled for benefit of the period of service rendered on contract basis subsequent to regularization of their appointment made vide notification dated 29.05.2012. There seems no difficulty in determination of said point in positive when the august Supreme Court of Pakistan through different pronouncements has held that the contractual employee is entitled for counting of his service towards qualifying service for pension and the



salary protection. Wisdom in this respect is drawn from an unreported judgment of the august Supreme Court of Pakistan passed on 08.02.2021 in C.P No. 1641-L/2018, titled "Chief Secretary, Government of the Punjab, Lahore etc. Vs. Perveen Shad, etc. Para 4 of the said judgment is worth reproduction herein below:-

( ||

"We have examined the said Notification and are of the view that clause 6 reproduced hereunder is not only harsh and unreasonable but also offends the right to livelihood and right to dignity ensured by the Constitution under Article 9 and 14 of the Constitution. It is absurd to imagine that a contractual employee who has served the department for over nine years and has earned increments, upon regularization is taken back in time and given the initial salary on which he started his contractual service career almost a decade back. Regularization is a step up and must provide better terms and conditions of service, if not the same. Regularization cannot make the employee worse off by reducing his salary and going back in time by almost a decade and making the employee start all over again on his initial salary."

6. Needless to say that the service of the appellant being continuous since his appointment in the year 1995 till his regularization vide notification dated 29.05.2012 has not been denied by the respondents. The regularization of the appointment of the appellant has taken effect on 17.03.2012 in continuity of his contractual service which cannot be envisaged as lacking the benefits of pay protection and pension etc. simply on whim of the respondents otherwise that regularization notification is not speaking so expressly. The government departments are supposed to be vigilant about the ground policy matters settled: through judicial pronouncements to give relief to the government servants accordingly without compelling them to have resort to litigation. Such a lack of vigilance on part of government departments ultimately result into multiplicity of

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proceedings before judicial forums at the cost of incontinence of employees on one hand and also unnecessarily result in increase of workload on the other hand. We, therefore, hold that all the increments earned by appellant over period of his contractual service are countable as part of his salary at the time of regularization of his appointment. Accordingly, his pay is revisable to include into his salary all previously earned increments prior to regularization of the appointment made vide notification dated 29.12.2012. The appellant is held entitled for relief of increments in the given terms. The appeal stands disposed of accordingly. Parties are left to bear their own costs. File be consigned to the record room.

REHMAN) (ROZINA ۹embè**r**(J) (Camp Court, A/ABAD) ANNOUNCE 18.11.2021 Certified to be ture copy dawe ribunal Peahawar

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(AHMAD SULTAN TAREE

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Chairman (Camp Court, A/ABAD)

وكالب نام بعدالت جناب KPK سروس ٹریبونل پشا درکمپ کورٹ ایب آیا د حکومتKPK دغیرہ محدرحمان درخواست اجراء/ IMPLEMENTATION اپيلانٹ متحانب: ماعث تح يرآ نكه! اندریں مقدمہ عنوان بالا این طرف سے برایئے بیردی دجواب دہی سقام **سر وس شریب چک** فضل الحق ابثرووكيث دْسْرْكْتْ كورْشْ كو مِسْتَان / مانسېره کو بدین شرط وکیل مقرر کیا ہے کہ میں ہر پیشی برخود یا بذریعہ مختیار خاص زویز وعدالت حاضر ہوتا رہوں گا ادر بوقت یکارے جانے وکیل صاحب موصوف کواطلاع دیکر حاضر کردن گا۔اگر کسی پیشی پر مظہر حاضر نہ ہوا اور غیر حاضر ی کی دجہ سے کسی طور پر مقدمہ میرے خلاف ہو گیا تو صاحب موصوف اس کے سمی طرح ذمہ دار نہ ہوں گے۔ نیز وکیل صاحب موصوف صدر مقام کچہری کے علاوہ کسی ادر جگہ کچہری کے مقررہ ادقات سے پہلے یا بروز تعطیل پیروی کرنے کے مجازینہ ہو نگے اگر مقدمہ مقام کچہری کے آگے یا پیچھے ساعت ہونے برمظہر کوکوئی نقصان پنچے تو صاحب موصوف ذمه دار نه ہوں گے اور صاحب موصوف کو عرضی دعویٰ اور درخواست اجرائے ڈگری ونظر ثانی، ایپل تکرانی دائر کرنے نیز ہرتسم کی درخواست پر دینخط تصدیق کرنے کابھی اختیار ہوگا اور کسی تھم یا ڈگری کے اجراء کرانے اور ہوتم کا روپیہ وصول کرنے اور رسید دینے اور داخل کرنے کا، ہرتم کا بیان دینے اور سپر د ثالثی وراضی نامہ ودستبر داری دا قبال دعویٰ کا اختیار ہوگا اور بصورت ایل د برآ مدگی مقدمہ یا منسوخی ڈگری کیطرفہ درخواست بحکم امتناعی یا فیصلہ ڈکری واجرائے ڈگری بھی صاحب موصوف کو بشرط ادائیگی علیحہ د فیس کرنے کامجاز ہوگا۔بصورت ضرورت بدوران مقدمه بااپیل دگرانی سمی دوسرے دکیل یا بیرسٹر کو بجائے خود یا اپنے ہمراہ مقرر کریں اورا یے مشیر قانونی کوبھی اس امریک وہی اختیارات حاصل ہوں گے جیسے صاحب موصوف کو، بوری فیس تاریخ پیٹی سے پہلے ادا نہ کروں تو صاحب موصوف کو پورااختیا رہوگا کہ وہ مقدمہ کی بیرد کی نہ کریں اور ایس حالت میں میرا مطالبہ صاحب موصوف کے برخلاف نہیں ہوگا۔ بچھے کل ساختہ برداختہ مشل ذات خود منظور وقبول ہوگا۔لہذا وكالت نامد ككهوديا ب تاكر سندر ب مضمون وكالت نامة ن ليا اوراچي طرح سجيوليا ب اور منظور ب مورخه 02.07.2022 محرر جمان الديشنل استينت تمشغ ترملع كو هستان ....

Attested & Accepted FAZAL HAQ ADVOCATE District Courts

GS&PD.KP-1952/3-RST-5,000 Forms-27.10.15/P4(Z)/F/PHC Jos/Form A&B Ser. Tribunal "A" KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR. EPNO 38922 IB AlAbad. APPEAL NO. 11/1 8 of 20, 7 No. Mohanmad Rehman Apellant/Petitioner Versus through Chief Sorry Ves **RESPONDENT(S)** Pinloy Serier Mappor Board. Notice to Appella of Revenue Peshawar

Take notice that your appeal has been fixed for Preliminary hearing, replication, affidavit/counter affidavit/record/arguments/order before this Tribunal

on 22-9-22 at 7,00 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.

It amp (ou) AlAbach Registrar. Khyber Pakhtunkhwa Service Tribunal, Peshawar.

GS&PD.KP-1952/3-RST-5,000 Forms-27.10.15/P4(Z)/F/PHC Jos/Form A&B Scr. Tribunal 66 <u>Α</u> 99 KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR. TB: AlAbac. 388/22 EP NO No. Manamuad Kohman **Apellant/Petitioner** Versus Through Chief Secy: **RESPONDENT(S)** Resp NO3 Servetury Finance Dept Peshawar Take notice that your appeal has been fixed for Preliminary hearing, replication, affidavit/counter affidavit/record/arguments/order before this Tribunal 22-9-22 at &: 60 /7 /1

You may, therefore, appear b fore 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 early Cour ALAbod Regist rar. Klayber Pakhtunkhy a Service Tribunal, Peshawar.

Secy: Fingr

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.

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RESPONDENT(S)

Deptt Pechaway Notice to Apr

Take notice that your appeal has been fixed for Preliminary hearing, replication, affidavit/counter affidavit/record/arguments/order hefore this Tribunal on 2-2-2 at -2-2 at -2-2-2

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.

Ntemip Coust ATAbad. Regist 'аг, Khyber Pakhtunkhwa Service Tribunal, Peshawar.

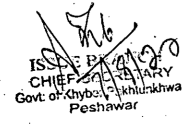
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GS&PD.KP-2557/3-RST-5000 Forms-09.07.2018/P4(Z)/F/PHC Jos/Form A&B Ser. Tribunal «**6 Д ?**? KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, TB AlAbad. PESHAWAR. 388 / 22 EPNO No. Mohammad Rehman Apellant/Petitioner Versus Through chief Serg: Peshannar **RESPONDENT(S)** RISP: NO Sout of KPRAhrough chief retrivy Peshawar 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 at 7. 60 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.

It camp Cour -IA bad Registrar.

Khyber Pakhtunkhwa Service Tribunal, Peshawar.



KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR. ZP NO 388/22 TB AlAbad. Mohanniad Kehman **Apellant/Petitioner** Versus Through chief Sony: Per **RESPONDENT(S)** Notice to Appellant/Petitioner Accountrant Greyer ICPK Perhanes

**66 Δ 33** 

GS&PD.KP-1952/3-RST-5,000 Forms-27.10.15/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 22 - 22 at g. p. p. A.M.

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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Regiltrar.

Khyber Pakhtunkhya Service Tribunal, Peshawar.

OS&PO., KP 19523-RST-5 000 Forms-21.10.15/P4(2)/F/PHC JusiForm A&B Ser, Tribune:

# ((A.))

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

No. APPEAL No...... of 20

#### Apellant/Petitioner

. Versus

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RESPONDENT(S)

Notice to Appellant/Paitioner

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Take notice that your appeal ras men filled for Preliminary hearing, replication, affidavit/counter af-idwaterateracerd/arguments.priter before this Tribunal on the formation affine the store of the s

You may therefore, appear that the transmission of date and at the said place sither personally or throw, in the said second of your case, falling which your appeal shall be liable to secularate stands and and and a site of the said o

#### Registrer, Abyber Pakhtankhwa Service Tribunal, Poshawaa



#### GOVERNMENT OF KHYBER PAKHTUNKHWA ESTABLISHMENT DEPARTMENT

No. SOE-II(ED)2(9)1995 Dated Peshawar the **September 20, 2022** 

The Secretary to Govt. of Khyber Pakhtunkhwa Industries Department

Subject:

То

#### **JUDGMENT IN SERVICE APPEAL NO.1118/2017 – MUHAMMAD REHMAN. ADDITIONAL ASSISTANT COMMISSIONER. DISTRICT KOHSITAN VS GOVT. OF KPK THROUGH CHIEF SECRETARY. KHYBER PAKHTUNKHWA.**

Dear Sir,

I am directed to refer to subject noted above and to enclose herewith copy of Judgment dated 18.11.2021 passed by Khyber Pakhtunkhwa Service Tribunal Peshawar (Camp Court, Abbottabad) alongwith Execution petition filed by the appellant, with the request to implement it conditionally subject to the outcome of the CPLA of the august Supreme Court of Pakistan in the case.

Yours faithfully,

Encl: As above.

(ZAHID PERVEZ) SECTION OFFICER (E-II) Ph. 091-9210551

#### <u>ENDST: NO, & DATE EVEN.</u>

Copy forwarded to the:-

- Section Officer (Lit-III), Establishment Department w.r to letter No.SO(Lit-II) E&AD/3-3260/2017 dated 12.09.2022
- ii. PS to Secretary Establishment Department.
- iii. PS to Special Secretary (Estt), Establishment Department.
- iv. PA to Additional Secretary (Estt), Establishment Department.
- v. PA to Deputy Secretary (Estt), Establishment Department.

Road Abbc

Sanat Squa

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vi. Officer concerned.

Abdul Ra

Nawanshe

20/09/ SECTION OFFICER (E-II)

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