25.04.2022

Counsel for the appellant present. Preliminary arguments heard

Learned counsel for the appellant contended that the appellant has been serving the respondent-department as Constable since 29.09.2006 and is aggrieved of the impugned order dated 17.10.2017 whereby major penalty of "dismissal from service" was imposed on him *W HRMU* solely on the ground that he was involved in a criminal case under Section-302/324/34 PPC dated 05.02.2015 PS Kalukhan due to which he remained absent from duty since 12.05.2017. His departmental appeal was rejected on 19.01.2018. Similarly, his revision petition under Rule-11-A was also rejected vide impugned order dated 17.03.2020 whereafter he submitted the instant service appeal on 15.04.2020. The case was earlier heard at the stage of preliminary hearing on 22.11.2021 and pre-admission notices issued to the respondents for submission of written reply/comments, as is evident from order sheet dated 22.11.2021. Respondents have submitted the requisite para-wise comments/reply and the case is ripe for full hearing by D.B.

Appellant Deposited Security & Process Fee

The appeal is admitted to regular hearing subject to all just legal objections. The appellant is directed to deposit security and process fee within 10 days. To come up for arguments on 14.07.2022 before D.B.

(Mian Muhammad) Member(E)

14-7-2022

Proper DB not available the cose to 18-10-22

 e_{i}

31st March, 2022

Counsel for the appellant and Mr. Kabirullah Khattak, Addl. AG for the respondents present.

Respondents have submitted reply/comments. Placed on file. Learned counsel for the appellant seeks adjournment to assist the Court. Adjourned. Last opportunity is granted. To come up for preliminary hearing on 25.04.2022 before S.B.

CHAIRMAN,

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22.1.2021

Counsel for the appellant present. Preliminary arguments have been heard.

Learned counsel for the appellant contended that the appellant is aggrieved of the impugned order dated 17.10.2017 whereby the appellant was dismissed from service from the date of his absence i.e 12.05.2017. He preferred departmental appeal against the impugned order which was rejected by the appellate authority on 19.01.2018. He also preferred revision petition under Rule-11-A of the Khyber Pakhtunkhwa Police Rules 1975 which was also rejected on 17.03.2020. The service appeal was filed in the Service Tribunal on 15.04.2020. The absence by appellant was not intention_N but owing to family enmity and registration of FIR. Learned counsel could not substantiate as to how and why the appellant absented himself from duty while he was not nominated in FIR No.82 dated 05.02.2015. Let pre-admission notice be issued to respondents to submit reply/parawise comments and assist the Tribunal. To come up for preliminary hearing on 28.01.2022 before S.B.

> (Mian Muhammad) Member(E)

31.01.2022

Clerk of learned counsel for the appellant present. Mr. Adeel Butt, Addl:AG for respondents present.

Written reply not submitted. Learned AAG seeks time to contact the respondents for submission of written reply. Adjourned. To come up for reply/preliminary hearing on 31.03.2022 before S.B.

(Mian Muhammad) Member(E)

18.02.2021

The learned Member Judicial Mr. Jamal Khan is under transfer, therefore, case is adjourned to 30.06.2021 for the same as before.

30.06.2021

Counsel for appellant present.

He made a request for adjournment. Adjourned. To come up for preliminary hearing on 28.09.2021 before S.B.

(Rozina Rehman) Member(J)

Reader

28.09.2021

Learned counsel for the appellant present.

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Learned counsel for the appellant requested for adjournment on the ground that he has not made preparation for arguments. Adjourned. To come up for preliminary hearing before the S.B on 22.11.2021.

(MIAN MUHAMMAD)

MEMBER (E)

11.08.2020

Counsel for the appellant present.

At the outset learned counsel referred to the impugned order dated 17.10.2017 ad stated that the punishment awarded to the appellant was with retrospective effect. He, therefore, requested for adjournment of instant matter after the decision of similar proposition by a Larger Bench of this Tribunal.

Adjourned to 23.09.2020 before S.B.

Chair

23.09.2020

Counsel for the appellant present.

On the last date of hearing instant matter was adjourned to avail the outcome of cases pending before the Larger Bench and having similar nature. The Larger Bench has not yet concluded the proceedings before it, therefore, instant matter is adjourned to 03.12.2020 before S.B.

Chairman

03.12.2020

Counsel for the appellant present.

The proposition regarding retrospectivity of penalty has not been decided by the Larger Bench as yet. Instant case is, therefore, adjourned to 18.02.2021 before S.B.

Chairmar

Form-A



FORM OF ORDER SHEET

Court of___

4945 12020 Case No.-___ 1S.No. Date of order Order or other proceedings with signature of judge proceedings 2 1 3 The appeal of Said-ul-Israr resubmitted today by Mr. Ayaz Khan 1-03/06/2020 Khalil Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please. REGISTRAR 31612020 2-This case is entrusted to S. Bench for preliminary hearing to be put up there on 10/06/2020 : **CHAIRMA** 10.06.2020 Nemo for the appellant. Notices be issued to appellant/learned counsel for the next date of hearing. Adjourned to 11.08.2020 before S.B. Chairmán 112



The appeal of Mr. Said Ul Israr son of Said Johar received today i.e. on 15.04.2020 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

1- Annexures of the appeal are not attested which may be attested by the appellant or his counsel.

2- Pages 8 of the appeal is not legible which may be replaced by legible one.

No. 1021 /S.T, Dt. 20-04 /2020

REGISTRAR 15/4/2020, SERVICE TRIBUNAL **KHYBER PAKHTUNKHWA PESHAWAR.**

M/S. Ayaz Khan Khalil & Wahidullh, Advocates, Peshwar.

Sir, Resubmitid after The remove of defection.

Were 3/6/2020 Wohered willah Advocate

BEFORE THE SERVICES TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR

Service Appeal No. <u>494</u>/2020

Said Ul IsrarAppellant

VERSUS

S.No	Description of Documents	Annex	Pages
1.	Grounds of service appeal &	*	1-6
	affidavit		
2.	Addresses of Parties	*	7
3.	Copy of FIRs	A	8-9
4.	Copy of dismissal order dated	В	10
	17/10/2017		
5.	Copy of the departmental	C	11-12
	representation/appeal and order		
	dated 19/01/2018		
6.	Copy of order dated 17/03/2020	D	13
7.	Wakalat Nama	*	14

INDEX

Appellant

Through

Ayaz Khan Khalil

85 ŝ Waheed Ullah

Advocates High Court Peshawar Cell# 0321-9069915

Date: 15/04/2020

BEFORE THE SERVICES TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR

Service Appeal No. 4445/2020

Diary No. 5/4/2000 Diary No. 5/4/2000 HX Dated / 5/4/2000

Said Ul Israr Ex-FC No. 1191. Police Department Khyber Pakhtunkhwa S/o Said Johar R/o Mohallah Mansoor Abad, P.O Khass, Charbagh, Tehsil Razar District Swabi.

.....<u>Appellant</u>

VERSUS

- 1. Government of Khyber Pakhtunkhwa through Secretary Interior Civil Secretariat,Peshawar
- 2. Inspector General of Police Khyber Pakhtunkhwa, Central Police Office (CPO), Peshawar
- Additional Inspector General of Police HQrs, Khyber Pakhtunkhwa, Peshawar
- 4. Regional Police Officer, Mardan.



Re-submitted to -day

APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST THE ORDER DATED 17/03/2020, 17/10/2017 AND 19/01/2018 OF RESPONDENTS, WHEREBY APPELLANT HAS

BEENDISMISSEDFROMSERVICE AND ORDERS DATED

Respectfully Sheweth:

The appellant submits as under:

- 1. That the appellant was appointed as Constable in the respondents department on 29/09/2006.
- 2. That the appellant served the department of respondents for 10 years. During this period, the appellant's services were commended by the superiors and no complaint whatsoever was ever made against him.
- 3. Filedto-day Registrar 1514/202€
- That there is rival between the appellant's family and murder allegations was imposed upon the appellant's brother and who was going away from home and there was no person to look after the house of the appellant. (Copy of FIRs are annexed as Annexure-A)
- 4. That due to the rivals, the appellant threaten by the opponents due to which the appellant also stay away from home.

That the order of the respondents is against the fundamental rights of the appellant.

<u>م</u>

- D. That there is no proper inquiry has been conducted by the respondents and never given opportunity to the appellant for personal hearing and condemned unheard.
- E. That absence from duty leave, even if not willful, but would not constitute a misconduct, the appellant was threaten by their rivals and due to this reason the appellant was absent from duty.
- F. That so-called one sided inquiry to which respondents are against law and facts, hence liable to be set aside.
- G. That the interning period if any shall be treated as earned leave and not without any remuneration.
- H. That the appellant seeks leave of this Honourable
 Tribunal to raise further points at the time of arguments.

je O

It is, therefore, most humbly prayed that on acceptance of the instant service appeal, the impugned termination and others order dated 17/10/2017, 19/01/2018 and 17/03/2020 may very graciously be declared illegal and void ab-initio and the same be struck down, and as a consequential relief the appellant's services be restored with all back benefits.

Any other remedy which is deemed fit by this Honourable Tribunal in the interest of justice, may also be granted in favour of appellant.

Sinto

. Appellant

Through

Ayaz	Khar	ı Kha	alil		
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Wahe	ed U	llah			
Advo	cates	High	Cour	't	
Pesh	awar	_			

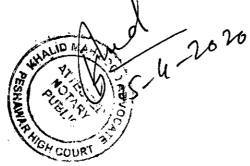
Date: 15/04/2020

BEFORE THE SERVICES TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR

Service Appeal No	/2020
Said Ul Israr	<u>Appellant</u>
V	VERSUS
Govt of KPK and others	<u>Respondents</u>

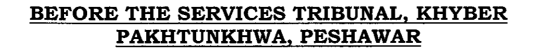
AFFIDAVIT

I, Said Ul Israr S/o Said Johar R/o Mohallah Mansoor Abad, P.O Khass Char Bagh, Tehsil Razar District Swabi, do hereby solemnly affirm and declare that the contents of the accompanying Service Appeal are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Tribunal.



Sia

DEPONENT



Service Appeal No.____/2020

Said Ul Israr**Appellant**

VERSUS

ADDRESSES OF PARTIES

APPELLANT

Said Ul Israr Ex-FC No. 1191. Police Department Khyber Pakhtunkhwa S/o Said Johar R/o Mohallah Mansoor Abad, P.O Khass, Charbagh, Tehsil Razar District Swabi.

RESPONDENTS

- 1. Government of Khyber Pakhtunkhwa through Secretary Interior Civil Secretariat,Peshawar
- 2. Inspector General of Police Khyber Pakhtunkhwa, Central Police Office (CPO), Peshawar
- 3. Additional Inspector General of Police HQrs, Khyber Pakhtunkhwa, Peshawar
- 4. Regional Police Officer, Mardan.
- 5. District Police Officer, Swabi

Appellant

Through

Ayaz Khan Khalil P 82

Waheed Ullah Advocates High Court Peshawar

Date: 15/04/2020

BETTER COPY

/20(پى نور(ڧارم سئور جابز) منى ڧارم (پوليس 	رم سئود_تعداددو بزادرجشر ڈ_مودنو 23مارچ60	كورنمنت پريس پڅاور جاب نمبر 540/19 فا	زل پولیس صوبہ سرحدفار م نبر ۳۲ ۲
فارم نمبر۲۴_۵(۱)	ل ر بور ط	ابتدائي اطلاع	ۇنثرڧائى <u>ل</u>
عهضابط فواجداري	ر پورٹ شدہ زیردفعہ 154 تجمو	جرم قابل دست اندازی پولیس	ابتدائي اطلاع نسبت
	صوابي	ضلع:	تقانه: _كالوخان
تت:15:00 بېج	وقت وقومه: 05/02/2015 وا	تاريخ	علىت نمبر: _81
بة 16:30	چا کیدگی پر چه 05/02/2015وقت	05/02/20 وقت 16:00 بج	1 تاريخوت ريورك: 15(
40 سال سکند منصور آباد	نظرسيدولدخان سيدبا چةوم افغان بعمر		2 نام وسكونت اطلاع د بهنده
	302/324/34 تپ	,) حال اگر <u>چ</u> ھلیا گیاہو۔	3 مختصر کیفیت جرم (معہد فعہ
نورسليم واقع منصورآ بإد	راسته رونده نز دمکان مدعی مکان از ال		4 جائے وقوعہ فاصلہ تھانہ ت
چه (2) سید پولیس ولدگل روگگ	(1) سيد الابرار باچه ولدسيد جو م با		5 نام وسکونت ملزم
	سا کنان منصورآباد		
	ب برسیدگی مراسله مقدمه درج رجتر جوا	ق کی گی اگراطلاع درج کرنے میں توقف	6 کارروائی جوتفتیش سے متعل
· · · · · · · · · · · · · · · · · · ·			ہوا ہوتو وجہ بیان کرو
	الطورانييش ريورك	وقت	7 تھانہ۔روائگی کی تاریخ

ابتدائي اطلاع ينجي درج كرو-

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OFFICE OF THE DISTRICT POLICE OFFICER, SWABI

D

ORDER

Constable Said ul Israr Belt No. 1191, while posted to Police Station Tordher absented himself from duty with effect from 12.05.2017 till date without any leave/prior permission of the competent authority, which speaks of his inefficiency and amounts to gross misconduct.

In this connection, he was served with a Show Cause Notice under the rules Dated 14,07.2017 but he neither submitted reply nor attended the office, indicating negligence, disinterest in service and disobedience towards the directions of senior officers on his part. Therefore, he was served with Charge Sheet and Summery of allegations vide this office Diary No. 25/CC/PSO Dated 20.09.2017 and DSP Razzar was appointed as Enquiry Officer. The officer conducted proper departmental enquiry, called him to attend the office in connection with his departmental Enquiry but he did not appear. The Enquiry Officer issued several reminders vide his office Memo. Nos. 466/8 Dated 27.09.2017, 470/S Dated 28.09.2017, 474/S Dated 29.09.2017 and last reminder No. 481/S, Dated 02.10.2017 but despite of that he did not appear hence proceeded against ex-parte action. The Enquiry Officer submitted his findings, wherein he found Constable Said ul Israr 1191 guilty for the misconduct and recommended him for Major punishment. The undersigned perused the enquiry papers, findings and by agreeing with the Enquiry Officer, issued him with Final Show Cause Notice vide this office No. 216/PSO. Dated 05.10.2017. He was clearly directed to collect and submit his reply within seven days of the receipt of final show cause notice, otherwise ex-parte action will be taken against him, but he neither received nor attended the office, which theans that he has nothing to offer in his defense.

Cartilled in 58 line Copy. Therefore, I, Muhammad Sohaib Ashraf, PSP, District Police Officer, Swabi, in exercise of the powers vested in me under Rules 5(3) of the Khyber Pakhtunkhwa Police Rules 1975, hereby award Constable Said ul Israr 1191, Major punishment of Dismissal from service from the date of his absence i.e. 12.05.2017.

Order announced On 17.10.2015 O.B.No Dated /2017. Distkict Police Officer, S W A B 1. OFFICE OF THE DISTRICT POLICE OFFICER SG /PSO, dated Swabi, the Copies to the: -IDS 1. DSP, H.QRs, Swabi. 2. Pay Officer. 3. Establishment Clerk. 14. Fauji Missal Clerk. 5. Official Concerned. Discrict >



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<u>ORDER.</u>

This order will dispose-off the appeal preferred by Ex-Constable Said UI Israr No. 1191 of Swabi District Police against the order of the District Police Officer. Swabi, whereby he was awarded Major punishment of dismissal from service vide District Police Officer. Swabi OB No. 1012 dated 23.10.2017.

Brief facts of the case are that the appellant while posted to Police Station Wordher any muted thinself from duty with effect from 12.05.2017 till the date of dismissal without any scoverpt or permission of the competent authority which speaks his inefficiency and amounts to gross misconduct. In this connection he was served with a Show Cause Notice but he neither submitted his reply nor arreaded the office indicating negligence disinterest in service and disobedience towards the direction of senior Officers on his part. Therefore, he was proceeded against departmentally and served with Charge Sheet/Sutamary of Allegations and DSP/Razzar was appointed as Enquiry Officer. The Erquiry Officer conducted proper departmental enquiry. He was called to attend the office in connection with his departmental enquiry but in vain. The Enquiry Officer submitted his findings whereas he found the alleged Constable guilty of misconduct and recommended him for Major punishment, the District Police Officer. Swabi perused the enquiry papers, findings and by agreeing with the finguiry Officer, issued him Final Show Cause Notice. He was clearly directed to collect and submit his reply within stipulated time of the receipt of Final Show Cause Notice, otherwise ex-parte sction will be taken against him, but he neither received nor attended the office, which means that be has nothing to offer in his defence. Therefore, he was dismissed from service from the date of absence he 10.05.2017 by the District Police Officer, Swabi,

He was called in orderly room held in this office on 17.01.2018 and heard him in person, out he did not produce any substantial evidence about his absence. Besides the appellant was also distributed from service earlier on 02.04.2015, due to long absence from duty but he did not also of his conduct of absence. Therefore, 1 find no grounds to intervene the order passed by the then "District relice Officer' Swabi. Appeal is rejected.

Santan ing ing ina . (Muhammad Alam Shinwari)PSP Regional Police Officer. Mardan / No. 448 _/ES. Dated Mardan the

Copy to District Police Officer. Swabi for information and necessary action w/r to his office Memor No. 01/Insp/Legal dated 01.01.2018. The Service Record is returned herewith.

Attestite



, <u>A</u>,

INSPECTOR GENERAL OF POLICE KHYBER PAKHTUNKHWA PESHAWAR.

_/20, dated Peshawar the _/7-163/2020.

<u>ORDER</u>

No. S/

This order is hereby passed to dispose of Revision Petition under Rule 11-A of Khyber Pakhtunkhwa Police Rule-1975 (amended 2014) submitted by **Ex-FC Said-ul-Israr No. 1191.** The petitioner was dismissed from service by District Police Officer, Swabi vide OB No. 1012, dated 23.10.2017 on the allegations of absence from duty w.e.f 12.05.2017 till date of dismissal from service i.e. 23.10.2017 for total period of 05 months & 11 days. His appeal was rejected by Regional Police Officer, Mardan vide order Endst: No. 448/ES, dated 19.01.2018.

Meeting of Appellate Board was held on 13.02.2020 wherein petitioner was heard in person. During hearing petitioner contended that his absence was not deliberate but due to enmity.

Perusal of the record reveals that he was earlier dismissed from service on 02.04.2015 on the allegation of absence from duty which establishes that he is habitual absentee and there is no prospects of mending his ways. He has earned 16 bad entries during his service. Therefore, the Board decided that his petition is hereby rejected.

This order is issued with the approval by the Competent Authority.

Sd/-DR. ISHTIAQ AHMED, PSP/PPM Additional Inspector General of Police, HQrs: Khyber Pakhtunkhwa, Peshawar.

No. S/ 1417-25/20.

Copy of the above is forwarded to the:

- Regional Police Officer, Mardan. One Service Roll and one Fauji Missal of the above named Ex-FC received vide your office Memo: No. 819-20/ES, dated 22.01.2020 is returned herewith for
- your office record.
- 2. District Police Officer, Swabi.
- 3. PSO to IGP/Khyber Pakhtunkhwa, CPO Peshawar.
- 4. PA to Addl: IGP/HQrs: Khyber Pakhtunkhwa, Peshawar.
- 5. PA to DIG/HQrs: Khyber Pakhtunkhwa, Peshawar.
- 6. PA to AIG/Legal, Khyber Pakhtunkhwa, Peshawar.
- 7. Office Supdt: E-IV CPO Peshawar.

(DR. ZAHID ULLAH) PSP

(DR. ZAHID ULLAH) PSP AIG/Establishment, For Inspector General of Police, Khyber Pakhtunkhwa, Peshawar.

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43292 ايثروكيث: باركوس اايسوى ايش نمبر: 100 -11 - 2 پثادر بارایسوی ای<u>ثن</u>ن، خسیه بر بخ^خ ــتونخواه رابط *نبر:* <u>5199669915 رابط نبر:</u> 11 Vin دعوىٰ: علت نمبر: مورخه: *.*, ק تقانه یش تحرر در مقدمه مندرجه عنوان بالامين اپني طرف سے واسطے پيروي وجواب دہي کاروائي متعلقه آن مقام <u>منتداور کیلے کو کم الکلک البند ویل ڈین () کورک</u>ل لقرر کر کے اقرار کیا جاتا ہے کہ صاحب موصوف کو مقدہ کی کل کاردائی کا کامل اختیار ہوگا ، نیز وکیل صاحبَ کو راضی نامه کرنے وتقر رثالث و فیصله بر حلف دینے جواب دعویٰ اقبال دعویٰ اور درخواست از ہرقتم کی تصدیق زری پر دستخط کرنے کا اختیار ہوگا ، نیز بصورت عدم پیروی یا دگری یکطرفہ یا ایل کی برآمدگی اور منسوخی ، نیز دائر کرنے اپل نگرانی ونظرتانی و پیروی کرنے کا مختار ہو گا اور بصورت ضرورت مقدہ مذکورہ کے کل یا جزوی کاروائی کے واسطے اور وکیل یا مختار قانونی کو اپنے ہمراہ یا اپنے بجائے تقر رکا اختیار ہو گا اور صاحب مقرر شده کو وہی جملہ مذکورہ با اختیارات حاصل ہو ں گے اور اس کا ساختہ پر داختہ منظور و قبول ہو گا دوران مقدمہ میں جو خراجہ ہر جانہ التوائے مقدہ کے سبب سے ہوگا کوئی تاریخ بیش مقام دورہ یا حد سے باہر ہو تو وکیل صاحب یابند نہ ہوں گے کہ پیروی مذکورہ کریں ، آہذ وکالت نامہ لکھ دیا تا کہ سند رے الرقم: _____ 0202/14/21 Atcatter نوٹ :اس دکالت نامہ کی نو ٹو کابی نا قابل قبول ہوگی ۔

"B" KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR. J.B No. No. Appeal No. Jaid W. 15808 Appellant/Petitioner Versus Crowt: CF With Secy Hore. Respondent pespondent No. Peshawar. Notice to: - Copional Police Africar Mordan.

GS&PD-444/1-RST-12,000 Forms-22,09.21/PHC Jobs/Form A&B Ser. Tribunal/P2

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.

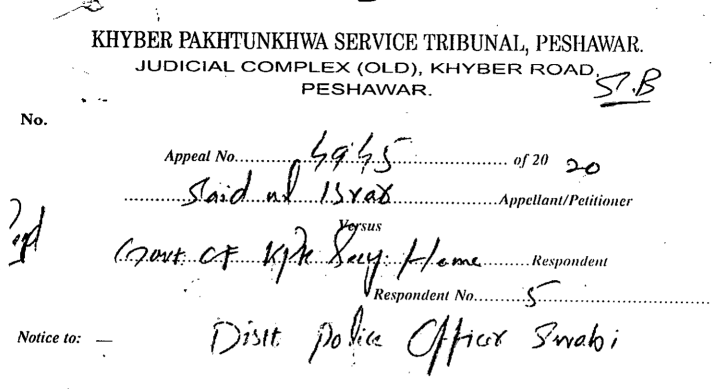
8-Copy of appeal is attached. Copy of appeal has already been sent to you vide this ofi. ce Notice No......dated..... Given under my hand and the seal of this Court, at Peshawar this Day of..... ST C.P Khyber Pakhtunkhwa Service Tribunal. Peshawar. Note:

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

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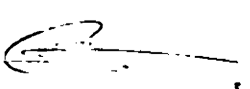


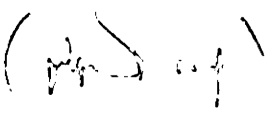
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	"B"
	KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, SB PESHAWAR.
No.	Appeal No. 4945 of 20 20 Said W LStat Appellant/Petitioner
ب.	Cont. CF. Kill Sug to Respondent Respondent No
Notice	Court: CF KAY Yey I to Respondent Respondent No

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WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on.....at 8.00 A.M. If you wish to urge anything against the appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any Advocate, duly supported by your power of Attorney. You are, therefore, required to file in this Court at least seven days before the date of hearing 4 copies of written statement alongwith any other documents upon which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the appeal/petition will be heard and decided in your absence.

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

Copy of appeal is attached. Copy of appeal has already been sent to you vide this ofi. ce Notice No.....dated..... Day of..... 20.....کا Registras Khyber Pakhtunkhwa-Service⁷Fribunal, Peshawar. Note The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.

Always quote Case No. While making any correspont'ence.

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

No. Appeal No.Appellant/Petitioner Versus 1-14Respondent Respondent No.. Hyough Versetary Versetariat Deshawad Cont. CF KYK. 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

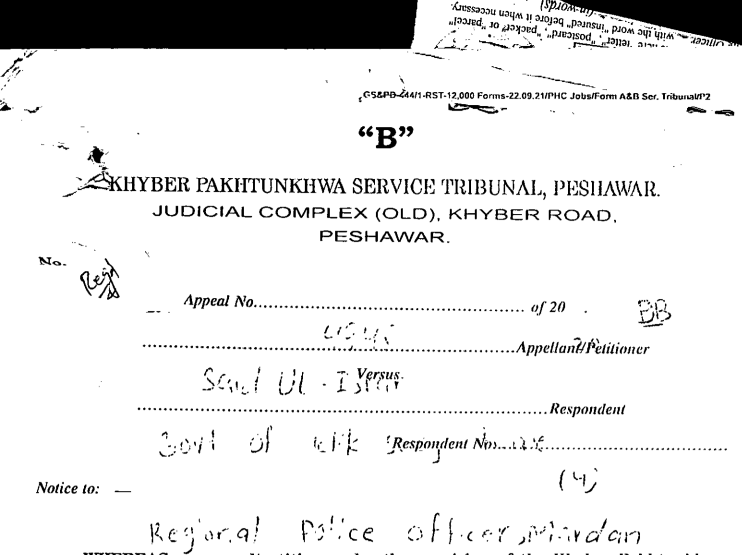
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Day of..... Registrar, Z Khyber Pakhtunkhwa Service Tribunal, Peshawar. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays. Note:

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

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

Day of......20

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Registrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar.

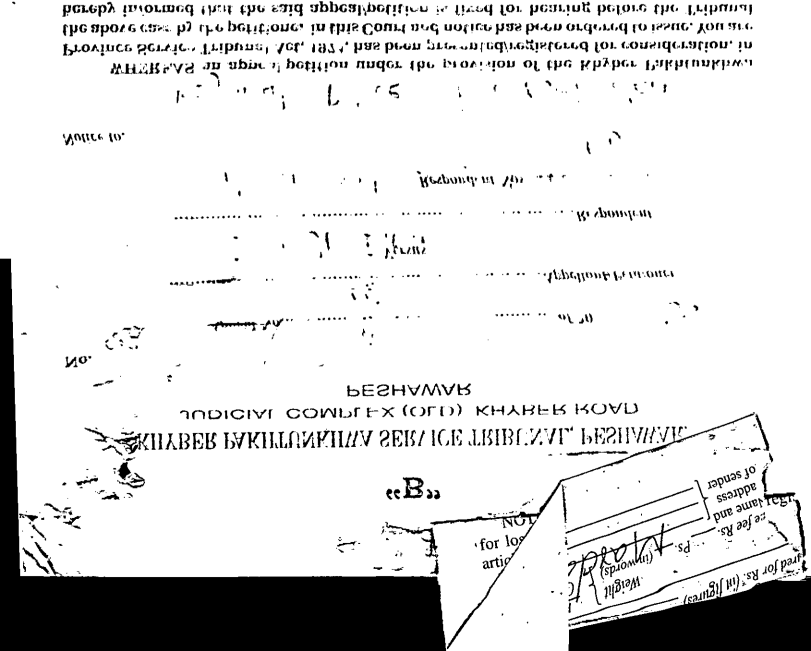
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Always quote Case No. While making any correspondence. 2.



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	JUDICIAL COMPLEX (OLD), KHYBER ROAD,
	PESHAWAR.
No.	Appeal No. 4945 of 20 Saich UL - ISKAY Appellant/Petitioner
10	Said II - TSKAK Appellant/Petitioner
	Versus
	GONT OF CPK SECY LOMERESpondent
	Respondent No
Notice to:	District Police officer, sawabi

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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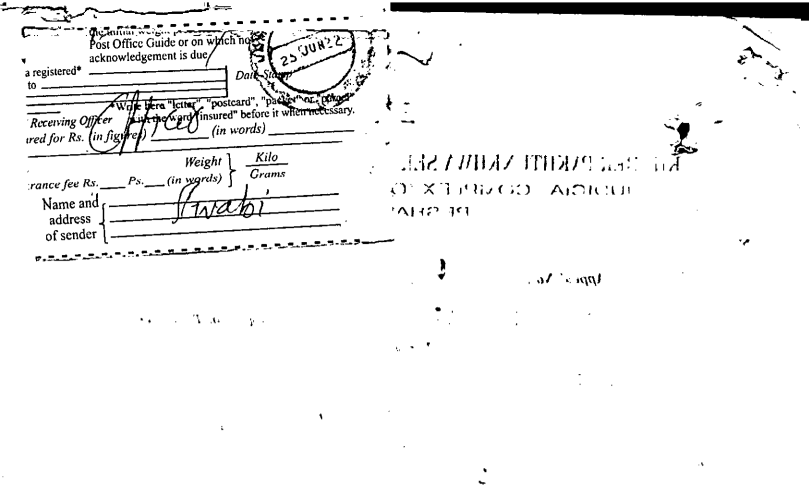
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Registrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar.

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



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KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR. <u>19945</u> No. <u>Appeal NoSaid</u> - the Israr <u>Appellant/Petitioner</u> Gove of kPk theyers Secy Interior Civil Secretarial <u>Respondent No.</u> <u>Respondent No.</u> <u>Cove of kPk theyers Secy Interior Civil Secretarial</u> <u>Respondent No.</u> <u>Peshawar</u>

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

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

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

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

Registrar, Khyber Pakhtunkhwa Service Tribunal,

Peshawar.

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	"B"
	KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. judicial complex (old), khyber road, peshawar.
No.	Appeal No. 45-55 SCACE - JE- CARS Appellant/Petitioner
	Seid - JL - Cirris Appellant/Petitioner
	Cont of Low Fluid Respondent
	Respondent No

WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *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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office Notice No.....dated..... Given under my hand and the seal of this Court, at Peshawar this.... Day of..... Registrar, Khyber Pakhtunkhwa Service Tribunal, Peshawar.

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

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

		Registrar, Khyber Pakhtunkhwa – Service Tribunal, Peshawar,
Day of	•	
Given under m	ny hand and the seal	of this Court, at Peshawar this
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KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

No.

	Appeal No.	
	Sign OL. T. C. G.	
	Versus	
	Call State Provident	
	Respondent No.	••••
Notice to:	-Additional inspector govt of Police Hor icple perhawar.	ر لات

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

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

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

Registrar, abunal, Khyber Pakhtunkhwa Service J Peshawar. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays Note:

Always quote Case No. While making any correspondence. 2

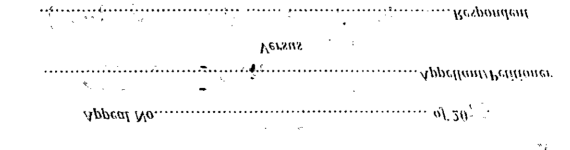
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Respondent No.....



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





Notice to: -

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appeal/petition will be heard and decided in your absence. default of your appearance on the date fixed and in the manner aforementioned, the alongwith any other documents upon which you rely. Please also take notice that in this Court at least seven days before the date of hearing 4 copies of written statement Advocate, duly supported by your power of Attorney. You are, therefore, required to file in the case may be postponed either in person or by authorised representative or by any appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which hereby informed that the said appeal/petition is fixed for hearing before the Tribunal the above case by the petitioner in this Court and notice has been ordered to issue. You are Province Service Tribunal Act, 1974, has been presented/registered for consideration, in WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa

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

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

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Peshawar. Khyber Pakhtunkhwa Servig Registrar,

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