## BEFORE THE KHYBER PAKHTUNKHWA SEVICE TRIBUNAL

Appeal No. 216/2023

	Appear No. 210/2025	100 Plary No. 430
		Appellant 13/3/23
Zaheer-Ud-Din		Appenant
	V/S	
Government of Khyber Pakhtunkh	wa, through Secretary,	
Elementary & Secondary Educatio	n Peshawar & others	Respondents

(Reply on behalf of Respondent No.4)

Respectfully Sheweth:-

Para:- 1 to 7:-

After the detail Scrutiny of the case it is Pointed out that the appeallant has draw his salary w.e.f 01.03.2006 to 01.08.2022 from District Accounts office Dir Lower. Besides official record also Pertains to Respondent No.1, 3, 5 as well as District Accounts Office Dir Lower and has no concern with Respondent No.4. They are in better Position to show the status of the case.

Keeping in view the above mention facts it is therefore humbly prayed that name of District Accounts office Dir Lower and Bajaour may be impleaded in the instant Appeal and the Respondent No.4 may kindly be deleted from the array of Respondent.

KHYBER PAKHTUNKHWA

## BEFORE THE KHYBER PAKHTUNKHWA SEVICE TRIBUNAL PESHAWAR

Appeal No. 216/2023

Zaheer-Ud-Din	••••••	Appellant
Sunor ou Summer out	V/S	
Government of Khyber Pak	htunkhwa, through Secretary,	
Elementary & Secondary E	ducation Peshawar & others	Respondents

(Reply on behalf of Respondent No.4)

## **AFFIDAVIT**

I, Syed Tariq Shah, Senior Auditor, Office of the Accountant General Khyber Pakhtunkhwa Peshawar do hereby solemnly affirms & declare that the contents of reply submitted on behalf of Respondent No.4 is true and correct to the best of my knowledge and belief and nothing has been concealed from this honorable Court.

DEPONENT

MIC. 17307-1327637-9 Cell. 0346-9191985.

