FORMOF ORDERSHEET

}	Court of	
		Misc. application No. 290 12023
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
	10/05/2023	The Misc. application in Service Appeal no. 986/2023
1	10/03/2023	submitted today by Mr. Amanullah Pirzada Advocate. It is
		fixed for hearing before the Worthy Chairman at Peshawar
	•	on Original file be requisitioned.
		REGISTRAR
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BEFORE THE HONORABLE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA PESHAWAR

CM No. <u>990</u>/2023 In Re: Service Appeal No. 986/2023

Khyber Palshtef. Service Trikterat

.....Appellant

......Respondents

Jehanzeb S/o Mirdad Khan, SDM BPS-16, GHS Dewana Baba District Buner

VERSUS

- Govt of Khyber Pakhtunkhwa through Secretary Elementary & Secondary Education Khyber Pakhtunkhwa, Peshawar.
- 2. The Director Elementary & Secondary Education Khyber Pakhtunkhwa, Peshawar.
- 3. District Education Officer (Male) District Buner.
- 4. District Account Officer District Buner.

APPLICATION FOR FIXATION OF THE SAID APPEAL BEFORE THE PRINCIPAL BENCH PESHAWAR FOR PRELIMINARY HEARING DUE TO URGENCY FOR THE ARGUMENTS OF STATUS QUO APPLICATION IN THE SAID APPEAL AND THE INSTANT APPEAL MAY NOT BE SENT TO THE CAMP COURT SWAT FOR PRELIMINARY HEARING.

Respectfully Sheweth:-

- 1. That the above noted service appeal is being filed before this Honourable Tribunal, in which no date of hearing has yet been fixed.
- 2. That the facts and grounds of the service appeal may kindly be read as an integral part of this application.

take much time to decide the said Application, hence the said Appeal may be fixed before the Principal Bench for preliminary hearing.

That there is no legal bar on acceptance of this Application.

It is, therefore, respectfully prayed that on acceptance of this application, the instant Appeal may kindly be fixed before the Principal Bench Peshawar for Preliminary hearing due to urgency for the arguments of status quo application in the said appeal and the instant appeal may not be sent to the camp court swat for preliminary hearing.

Appellant

Through

Date: 11.05.2023

5.

AMAN ULLAH PIRZADA Advocate, High Court, Peshawar

BEFORE THE HONORABLE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA PESHAWAR

CM No. ____/2023 In Re: Service Appeal No. 986/2023

Jehanzeb.....Appellant <u>VERSUS</u>

Govt of KPK & others.....Respondents

AFFIDAVIT

I, Jehanzeb S/o Mirdad Khan, SDM BPS-16, GHS Dewana Baba District Buner, do herby solemnly affirm and declare on oath that the contents of accompanying **Application** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honorable court.



DEPONENT

CNIC # 15:101-6920956-3

Cell # <u>0333-9696468</u>



BEFORE THE HONORABLE SERVICE TRIBUNAL,

KHYBER FAKHTUNKHWA PESHAWAR

Service Appeal No ____/2023

Jehanzeb S/o Mirdad Khan, SDM BPS-16, GHS Dewana Baba District Buner

.....Appellant

VERSUS

 Govt of Khyber Pakhtunkhwa through Secretary Elementary & Secondary Education Khyber Pakhtunkhwa, Peshawar.

2. The Director Elementary & Secondary Education Khyber Pakhtunkhwa, Peshawar

3. District Education Officer (Male) District Buner.

4. District Account Officer District Buner.

......Respondents

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: ·	APPEAL UNDER SECTION 4 OF KP
•	SERVICES TRIBUNAL ACT 1974
•	AGAINST THE IMPUGNED TRANSFER
	ORDER DATED 16.12.2022, VIDE
	WHICH THE APPELLANT WAS
	ILLEGALLY AND . UNLAWFULLY
	P
	TRANSFERRED FROM GHS DEWANA
	BABA TO GHS TOTALI AND AGAINST