Form-A

FORM OF ORDER SHEET

Court of	
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Restoration Application No. 525/2023

-	Proceedings	
1.	2	3
· -	· · · ·	
1.	24.07.2023	The application for restoration of Appeal or
		1414/2018 submitted today Mr., Baseer Ahmad Sha
		Advocate. It is fixed for hearing before Division Bonc
		at Peshawar on 27-07-2023 . Original file b
		requisitioned.
		By the order of Chairman
		A m/.
	-	REGISTRAR
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BEFORE	<u>THE</u>	SERVICE 1	<u>rribun</u>	AL KPK	PESHA	NAR
C.M.No_	lest	12023	App	licetia	n Mo ··	52\$ 22
In Service A	Appeạl	No 141 9 /201	8	•	• •	· [

<u>VERSUS</u>

Govt & Others......Respondents.

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2.	Order dated 03-07-2023		4

Dated-:13-07-2023

Appellante

Through

Baseer Ahmad Shah & Ibad Ur Rehman Advocates Peshawar.

OFFICE:- Cantonment Plaza Flat 3/B Khyber Bazar Peshawar

Cell# 0315 0195187

BEFORE THE SERVICE TRIBUNAL KPK PESHAWAR. PPli-NO 524/2023

In

C. M. No

Service Appeal No 1414/2018

Lestoration A

Shakir Ullah, Physical Education Teacher, BPS-15, Govt. High

School Regi Peshawar Appellant 5 . Š .

VERSUS

1. District Education Officer (Male) Peshawar.

2.Director, Elementary and Secondary Education ,Govt of KPK peshawar.

3.Secretary, Elementary and Secondary Education, Govt of KPK Peshawar.....

APPLICATION FOR THE RESTORATION OF TITLED APPEAL

Respectfully Submitted:-

- 1. That the above titled Appeal was pending before this honorable Tribunal which has been dismissed in default on 03-07-2023.
- **2.** That actually the appellant was of the view that date is fixed on 04-07-2023 but when the appellant came to this honorable Tribunal he was told that his appeal has been dismissed in default and the same day he filed application for attested copy of the order of this honorable Tribunal.
- **3.** That the absence was not willful and deliberate rather the same was due to the mentioned misunderstanding.
- 4. That the law as well as the superior Courts also favors decisions of cases on merit instead of technicalities.
- 5. That instant application is well within time and the valuable rights of the appellant are involved besides there is no bar on restoration of titled appeal.



It is therefore prayed, that on acceptance of this application, the mentioned appeal may kindly be ordered to be restored.

Dated:--11-07-2023

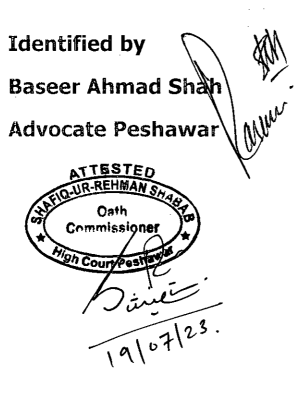
Through

Baseer Ahma &

Ibad Ur Rehman Advocates Peshawar.

A FFIDAVIT:-

I, Shakir Ullah, Physical Education Teacher, BPS-15, Govt. High School Regi Peshawar, do hereby solemnly affirm and declare on oath that the contents of this **Application** are true and correct to the best of my knowledge and belief and that nothing has been concealed from this honorable Tribunal.

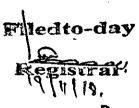


EPONENT

• .	
BEFORE THE SERVICE	TRIBUNAL KPK PESHAWAR
Service Appeal No 414 /203	8
Shakir Ullah, Physical Educatior Regi Peshawar	Teacher (BPS-15) Govt. High School Appellant
2	Service Tribunal
VERSUS	Diary No. 1643
1. District Education O	
2. Director, Elementar KPK Peshawar.	y and Secondary Education, Govt. of
3. Secretary, Elementa	ry and Secondary Education, Govt. of
	Respondents
	· · ·
APPEAL U/S 4 OF THE K	K SERVICE TRIBUNAL ACT 1974 FOR
THE MODIFICATION OF	
	ESPONDENT NO 1 WHEREBY THE

06-2018 PASSED BY RESPONDENT NO 1 WHEREBY THE APPELLANT HAS BEEN APPOINTED AS PHYSICAL EDUCATION TEACHER (BPS-15) WITH IMMEDIATE EFFECT INSTEAD OF 20-09-2012 AND FOR WHICH DEPARTMENTAL APPEAL OF THE APPELLANT HAS NOT BEEN RESPONDED SO FAR DEPSITE THE LAPSE OF MORE THAN THE STATUTORY PERIOD OF NINTY DAYS.

PRAYER:-



ATTESTED

On acceptance of this appeal the impugned Appointment Order dated 26-06-2018, of respondent No 1 may kindly be modified and the appellant may kindly be ordered to be appointed as Physical Education Teacher (BPS-15) w.e.f 20-09-2012, instead of 26-06-2018 with all back benefits

Respectfully Submitted:-

- 1. That the appellant was appointed against the post of <u>Certified</u> Teacher and after performing duties for about two years, when the Govt. changed, the services of the appellant were dispensed with.
- 2. That in the year 2009 the Federal Govt. promulgated Ordinance for the reinstatement of the employees of the Federal Govt. who were appointed from 1st November 1993 to 1st day of November 199 and were terminated during the period from the 1st day of November 1996 to 12-10-1999 and i

(Re-instatement) Act 2010 to provide relief to sacked employees (Re-instatement) Act 2010 to provide relief to sacked employees

A.NO: 1414/18 Shakin allah

顶汉, 2023

Nobody present on behalf of the appellant. Mr. Asif Masood 1. Ali Shah, Deputy District Attorney for respondents present with Str

The case was called time and again but neither the appellant 2. nor his counsel put appearance, therefore, the appeal in hand is dismissed in default. Consign.

Pronounced in open Court in Peshawar given under our hands 3. and seal of the Tribunal on this 3^{rd} day of July, 2023.

(Rashida Bano) Member(J)

1b (Kalim Arshad Khan)

Chairman

a shte

-X 18

Adnan Shah

Certific 73 cop; Klayber Service Tribunal. Peshawar

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<u>VAKALATNAMA</u>

IN THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

2.

by me on

.....Petitioner/Appellant.

VERSUS

..... Respondents/Defendants.

We the undersigned, do hereby appoint and constitute,

BASEER AHMED SHAH Advocate **To** act, appear and plead in the above-mentioned matter and to withdraw or compromise the said matter or submit to arbitration any differences or dispute that shall arise touching or in any manner relating to the said matter and to receive money and grant receipts therefore and to do all other acts and things which may be necessary to be done for the progress and the course of the prosecution of the said matter.

To draft and sign files at necessary pleadings, applications, objections, affidavits or other documents as shall be deemed necessary and advisable for the prosecution of the said matter at all its stages.

To employ any other Legal Practitioner, authorizing him to exercise the power as conferred on the undersigned Advocate, wherever he may think fit to do so.

AND we hereby agree to ratify whatever the Advocate or his substitute shall do in the above matter. I/We also hereby agree not to hold the Advocate or his substitute responsible for the result of the said matter in consequence of his absence from the Court when the said matter is called up for hearing. I/We further hereby agree that in the event for the whole or any part of the fee to be paid to the Advocate remaining unpaid, he shall be entitled to withdraw from the above matter. Received

BASEER AHMED &

IBAD UR REHMAN KHALIL Advocates Peshawar

OFFICE:-Cantonment Plaza Flat 3/B Khyber Bazar Peshawar Cell # 0320-1946985 Email: ahmedbaseer234@gmail.com