FORM OF ORDER SHEET The Anti- Company of the Company of

Court of Maria Court

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	18/08/2023	The appeal of Mr. Saddam Hussain is re-submitte
	,	today by Mr. Bilal Ahmad Kakaizai Advocate. It is fixe
	N.	for preliminary hearing before Single Bench at Peshawar o
		By the order of Chairman
	j.	A in
		REGISTRAR
		1
	, .	

The appeal of Mr. Saddam Hussaih Balliff Labour Court Peshawar received today i.e 👓 04.08.2023 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Appeal has not been flagged/marked with annexures marks.
- 2-1 Check list is not attached with the appeal.
- Annexures of the appeal are unattested.
- 4 Affidavit be attested by the Oath Commissioner.
- 5- Annexures-C & D of the appeal are incomplete and illegible which may be completed and replaced by legible/better one.
- 6- Annexures of the appeal are not in sequence which may be annexed social wisc as mentioned in the memo of appeal.
- 7- Index and condonation of delay application is on letter size paper which is not acceptable.
- 8- Six more copies/sets of the appeal along with annexures i.e. complete in all respect may also be submitted with the appeal.

No. 2095, /S.T.

SERVICE TRIBUNAL

KHYBER PAKHTUNKHWA PESHAWAR.

Mr.Bilal Ahmad Kakaizai Adv. High Court Peshawar.

objection ReMoved

Annex-c and Annexede-D abe The belevant sules of District Judiciary which have been annexed Specifically for the proving disposity vis-q-vis Appellant's cadoe.

Anneding complète Rules are not necessary.

Blace dec

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Case Title:

Saddam Russam VS Goet CONTENTS 5# YES NO This Appeal has been presented by: Whether Counsel/Appellant/Respondent/Deponent have signed 2 the requisite documents? 3 Whether appeal is within time? Whether the enactment under which the appeal 2 4 mentioned? Whether the enactment under which the appeal is filed is correct? Whether affidavit is appended? Whether affidavit is duly attested by competent 7 Commissioner? Whether appeal/annexures are properly paged? 1-8 Whether certificate regarding filing any earlier appeal on the 2 subject, furnished? 10 Whether annexures are legible? Whether annexures are attested? Z Whether copies of annexures are readable/clear? 12 Whether copy of appeal is delivered to AG/DAG? 13 Whether Power of Attorney of the Counsel engaged is attested 14 4 and signed by petitioner/appellant/respondents? 15 Whether numbers of referred cases given are correct? Whether appeal contains cutting/overwriting? 2____ 17 Whether list of books has been provided at the end of the appeal? Whether case relate to this court? Whether requisite number of spare copies attached? 20 Whether complete spare copy is filed in separate file cover? 21 Whether addresses of parties given are complete? Ż. Whether index filed? Whether index is correct? Whether Security and Process Fee deposited? On Whether in view of Khyber Pakhtunkhwa Service Tribunal Rules 1974 Rule 11, notice along with copy of appeal and annexures has 25 2 been sent to respondents? On Whether copies of comments/reply/rejoinder submitted? On 26

It is certified that formalities/documentation as required in the above table have been fulfilled.

Whether copies of comments/reply/rejoinder provided to

27

opposite party? On

Name:

Signature: Dated:

BEFORE KPK SERVICE TRIBUNAL, PESHAWAR.

Service Appeal No. 1677/2023

sadam Hussain

VS

Government of KPK etc

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Annexure-B	General Upgradation Notification dated 30.06.2015.	10
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Wakalat Nam	a	NIL

Through,

BILAL HMAD KAKAIZAI

(Advocate, Supreme Court of Pakistan) 213, Sunehri Masjid Road, Near HBL Nothia Branch, Peshawar Canti

0300-9020098

BEFORE KPK SERVICE TRIBUNAL, PESHAWAR

Serviceappeal No. 1677, 2023

Khyber Pakhtukhwa Service Tribunal

Diary No. 6882

Dated 04/08/23

SADDAM HUSSAIN.

Bailiff, BPS-04.

Labour Court, Old Judicial Complex, Peshawar.

APPELLANT

VERSUS

- GOVERNMENT OF KHYBER PAKHTUNKHWA,
 Through Secretary Labour, Labour Department,
 Civil Secretariat, Peshawar.
- 2. SECRETARY FINANCE,
 Finance Department, Government of Khyber Pakhtunkhwa,
 Civil Secretariat, Peshawar.
- 3. SECRETARY ESTABLISHMENT,
 Establishment Department, Government of Khyber Pakhtunkhwa,
- 4. PRESIDING OFFICER,
 Labour Court, Old Judicial Complex, Peshawar.

Civil Secretariat, Peshawar.

RESPONDENTS

SERVICE APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA

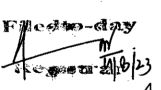
SERVICE TRIBUNAL ACT, 197 AGAINST NOT AMENDING SERVICE

RULES OF LABOUR COURTS OF THE PROVINCE, AS PER DIRECTION

MENTIONED AT SERIAL # 3 OF THE NOTIFICATION DATED 30.06.2015.

Prayer in Appeal:

On acceptance of this Appeal, the Respondents be directed to amend Service Rules to the extent of cadre of Appellant keeping in view the analogy contained in the Notification dated 30.06.2015, and then place the Appellant to his original grade, retrospectively i.e. from the





date of Appointment or consider the Appointment of the Appellant in modified scale with all back benefits, with such other relief as may deem fit in the circumstances of the case may also be granted.

Respectfully Sheweth,

Short facts, giving rise to the present Service Appeal, are as under:

- 1. That, the Appellant is the employee of Labour Court, Peshawar and is performing duties as Process Server / Bailiff, copy of the Appointment Order of the Appellant is attached as <u>Annexure A</u>.
- 2. That, the Appellant perform the similar duties as being performed by the Process Servers and Bailiffs of the Sessions Courts / Civil Courts at Peshawar.
- 3. That, before the Appointment of Appellant, the Provincial Government vide Notification dated 30.06.2015 generally upgraded all the cadres / employees from BPS 1 to 15 in pursuance of which the Process Servers and Bailiffs of Sessions Court as well as Labour Court, Peshawar were upgraded from BPS-03 to BPS-05 and BPS-04 to BPS-06, respectively, copies of the General Upgradation Notification dated 30.06.2015 & Salary Slip of one blessed employee of Labour Court, Peshawar namely Muhammad Bilal are attached as *Annexure B*.
- 4. That, as per the contents of said Notification dated 30.06.2015, all the Departments were directed to amend the Service Rules of their respective Departments in pursuance of which the Sub-Ordinate Judiciary / District Courts amended the Service Rules in consequence whereof the fresh recruits / incumbents are now being recruited / appointed in higher pay scales i.e. BPS-05 and BPS 06, copies of relevant Old and New Rules of Sub-Ordinate Judiciary Employees are attached as *Annexure C & D*.
- 5. That, Appellant, on many occasions applied with the request to amend the Service Rules of the Labour Court, as well, in accordance with the Notification dated 30.06.2015 but no heed was paid to the requests of the Appellant, hence Appellant approached the

Honorable Peshawar High Court, Peshawar in Constitutional Jurisdiction under Article 199 of the Constitution of Islamic Republic of Pakistan, 1973.

- 6. That, the said Writ Petition was disposed of by the Honorable Peshawar High Court, Peshawar vide Order / Judgment dated 21.02.2023, with the direction to treat the Writ Petition as a Departmental Appeal, copy of the Order / Judgment dated 21.02.2023 in Writ Petition No. 664-P / 2022 is attached as *Annexure E*.
- 7. That, since the Writ Petition was filed by 7 different employees of Labour Court, Peshawar and as per Rules joint Departmental Appeal is not permissible for approaching this Honorable Tribunal, hence the Appellant, while keeping him on a safe track, also filed separate & individual Departmental Appeal before the Competent Authority, through proper channel, copy of the Departmental Appeal is attached as *Annexure F*.
- 8. That, the Respondents failed to decide the fate of Departmental Appeal within requisite statutory period, hence, this Appeal for indulgence and enforcement of rights of the Appellant *inter alia* on the following grounds.

GROUNDS:

- A. That, not amending the Service Rules, in consequence thereof not granting the Appellant his due Pay Scale as per the contents of Notification dated 30.06.2015 is illegal, unlawful, void and ineffective.
- B. That, same is against the principles of Natural Justice, also.
- C. That, it was incumbent upon the Respondent to have started and taken the exercise of amendment of Service Rules from the date when it was directed to them vide Notification dated 30.06.2915, however no attention was given to this aspect, hence Appellant, at the time of their Appointment were discriminated.
- D. That, Appellant deserves to be treated in accordance with law moreover since the Appellant were in probation period hence

they did not agitate the matter before the Competent Authority at the time of Appointment.

- E. That, it is incumbent duty of the State to remove the disparity and discrimination in the pay scales of similarly placed persons in different Departments of the Government and inaction on part of the Department / Government vis-à-vis pay scales of the Appellant is illegal, unlawful, void and ineffective.
- F. That, under Article 37 & 38 of the Constitution of Islamic Republic of Pakistan, 1973 the State is bound to promote social justice, social and economic well being of the people and particularly under clause (e) of Article 38, it is obligation of the state to reduce disparity in the income and earnings of the individuals, including various classes of service of Pakistan.
- G. That, disparity and the discrimination in pay scales of similarly placed employees / inspectors is violative of the Constitution of Islamic Republic of Pakistan, 1973.
- H. That, there exists no reasonable and legal ground, which disfavors the Appellant moreover the Respondents cannot discriminate and refuse the benefit of higher pay scale.
- I. That, Appellant being low paid employee deserves to be treated in accordance with law and inaction on part of the Respondents Department is violative of his rights.

It is, therefore, requested that Service Appeal be accepted, as prayed for.

Through,

BILAL AHMADIKAKAIZAI

Appellant

(Advocate, Supreme Court of Pakistan)
213, Sunehri Masjid Road, Near HBL
Nothia Branch, Peshawar Cantt.
0300-9020098.

BEFORE KPK SERVICE TRIBUNAL, PESHAWAR,

Service Appeal No. _____ / 2023.

SADDAM HUSSAIN

VS

Government of KPK etc.

AFFIDAVIT

I, **SADDAM HUSSAIN**, Bailiff, BPS-04, Labour Court, Old Judicial Complex, Peshawar, Appellant, do hereby on oath affirm and declare that the contents of the Service Appeal are true and correct to the best of my knowledge and belief and nothing has been kept secret from this Honourable Tribunal.

Deponent.

Identified by:

BILAL AHMAD KAKAIZAI

(Advocate, Supreme Court of Pakistan)



BEFORE KPK SERVICE TRIBUNAL, PESHAWAR,

Service	Appeal	No.	/ 202	3.
~~: ,	, ,pp-ca:		 ,	-

SADDAM HUSSAIN

VS

Government of KPK etc.

ADDRESSES OF PARTIES.

APPELLANT:

SADDAM HUSSAIN,

Bailiff, BPS-04.

Labour Court, Old Judicial Complex, Peshawar.

RESPONDENTS:

- 1. Government of Khyber Pakhtunkhwa, Through Secretary Labour, Labour Department, Civil Secretariat, Peshawar.
- 2. Secretary Finance, Finance Department, Government of Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.
- 3. Secretary Establishment, Establishment Department, Government of Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.

4. Presiding Officer, Labour Court, Old Judicial Complex, Peshawar.

Through,

BILAL AHMAD KAKAIZAI

Appellant

(Advocate, Supreme Court of Pakistan) 213, Sunehri Masjid Road, Near HBL Nothia Branch, Peshawar Cantt. 0300-9020098.

TA

BEFORE HONOURABLE SERVICE TRIBUNAL, PESHAWAR

Service Appeal No/	2023.		
1		, s	
Sagar Hy Bain	Vs	Gove	rnment of KPK etc.

APPLICATION FOR CONDONATION OF DELAY.

Respectfully Sheweth,

Short facts, giving rise to present Application, are as under:

- 1. That, the accompanied Service Appeal is filed today in which no date has yet been fixed.
- 2. That, the case of the Appellant pertains to correction / amendment in Service Appeal for which considerable time was also spent before the Honorable Peshawar High Court, Peshawar.
- 3. That, even otherwise the nature of cause agitated before the Honorable Forum is continuous and recurring in nature for which the time limitations are immaterial.
- 4. That, in fact, the Appellant was verbally informed by the Officials of Labour Department (Section Officer) on 18.07.2023 that his Departmental Appeal has been dismissed by the Secretary Labour, hence the Appellant waited for receiving and impugning the said Rejection Order with his Appeal.
- 5. That, when the Office Order dated 31.07.2023 was handed over to the Appellant, he came to know that the Department has played foul play with him as in the said Order the case of the Appellant was advised to be sent to Upgradation Committee and no Order on the Departmental Appeal was given, copy of the Order dated 31.07.2023 is attached as Annexure App / 1.
- 6. That, although the period of 90 days after submission of Departmental Appeal expired on 20.06.2023 and Appellant was required to submit his Appeal on or before 20.07.2023 but due to wrong, Incorrect and dishonest information, they waited for the good response of the Department. It merits mentioning here that the Appeal of the Appellant was ready well before the expiry date i.e. 20.07.2023.
- 7. That, delay in filing Appeal is not intentional nor malafide rather the same is due to above stated facts.
- 8. That, the counsel for the Appellant had already prepared the draft of appeal but due to dishonest information the Appellant could not manage to submit the same within time.
- 9. That, the superior Courts had time and again held that matters be decided on its own merits rather than on Technicalities.

It is, therefore, requested that on acceptance of subject Application the delay be condoned.

Appellant Appellant

Through,

BILAL AHMAD KAKAIZAI

(Advocate, Supreme Court of Pakistan) 213, Sunehri Masjid Road, Near HBL Nothia Branch, Peshawar Cantt. 0300-9020098

AFFIDAVIT

SACCOM HUSATN Appellant, do hereby on oath affirm and declare that the contents of the Application are true and correct and nothing has been kept secret from this Honorable Court.

Deponent





GOVERNMENT OF KHYBER PAKHTUNKHWA LABOUR DEPARTMENT

7C

No. SOL/LD/2-105/2022/W P664 Dated: 31.07.2023

To

The Presiding Officer, Labour Court, Peshawar.

SUBJECT:

DEPARTMENTAL APPEALS / REPRESENTATIONS FOR AMENDMENT IN SERVICE RULES OF LABOUR COURTS OF THE PROVINCE AS PER NOTIFICATION DATED 30/06/2015 IN WRIT PETITION NO. 664/2022 TITLED MUHAMMAD SHAH RUKH VS GOVT OF KPK ETC.

I am directed to refer to your letter No. 150/LC/PESH dated 29.03.2023 on the subject noted above and to state that this department has taken up the case with Establishment Department as per judgment of the of Peshawar High Court, but Establishment Department has replied vide letter No. SO(Lit-II)E&AD/2-1696/2023 dated 19.07.2023 (copy enclosed) that the upgradation is not the mandate of SSRC rather it is the mandate of upgradation committee of Finance Department and conveyed that Labour Department may take up the case with Finance Department further necessary action.

2. In view of the above, it is requested that working paper (complete in all respects) having detail of sanctioned posts of Process Servers (BS-03) and Baliff Attendants (BS-04) and calculation of financial implications on proposed upgradation to BPS- 05 and BPS- 06 respectively may be furnished to this department for onward submission to Finance Department for its placements before the upgradation committee, please.

Encl as above

SECTION OFFICER (LABOUR)

Endst No. & date even:-

Copy forwarded to the:

1. Additional Registrar (Judicial), Peshawar High Court, w/r to subject cited writ Petition in Judgment dated 21.02.2023.

2. Section Officer (Lit-II), Establishment Department, Khyber Hakhtunkhwa w/r to the letter quoted above.

3. PS to Secretary Labour Department, Khyber Pakhtunkhwa.

3484 88

4. Office copy.

SECTION OFFICER (LABOUR)



GOVERNMENT OF KHYBER PAKHTUNKHWA OFFICE OF THE PRESIDING OFFICER LABOUR COURT PESHAWAR

OFFICE ORDER

On the recommendations of the Departmental Selection Committee, the Competent Authority is pleased to order the appointment on temporary basis of the following candidates as <u>Bailiff (BPS-04)</u>, with effect from the date of assumption of charge of the post, subject to medical fitness, antecedents verification and verification of testimonials through quarter(s) concerned.

Sr#	Name of Candidate	Father's Name
1	Akbar Ali	Ghaffaar Ali
2.	Sunil Parvaiz	Pervaiz Masih
3.	Saddam Hussain	Mubeen Khan
4.	Muhammad Farooq	Muhammad Ayub

Their appointment to the service shall be subject to the following terms and conditions:

- 1. They shall be governed by the NWFP Civil Servants Act, 1973 and NWFP Government Servant (Appointment, Promotion & Transfer) Rules, 1989.
- 2. They shall be allowed the minimum pay of BPS-04 plus other allowances as admissible under the rules. Those who are already in Govt Service and whose pay is more than the minimum of BPS-04 will be allowed to draw pay which they were drawing before their appointment, subject to permission by the Competent Authority. Their pay shall be fixed at proper stage in BPS-04.
- 3. They shall be governed by such rules and instructions relating to leave, T.A and Medical Attendance as may be prescribed from time to time.
- 4. They shall be on probation initially for a period of two years extendable upto three years.

1707-51

- 5. They shall be eligible for continuance and eventual confirmation in the post on satisfactory completion of their probationary period, subject to availability of permanent posts and the completion of prescribed training, if any.
 - Their services shall be liable to be dispensed with at any time without notice and assigning any reason before the expiry of the period of their probation/extended period of probation, if, their work or conduct during this period is not found satisfactory. In the event of termination from service, fourteen days' notice or in lieu thereof fourteen days' pay will be paid by the Government. In case of resignation, they will give one month notice to the Government Authority or in lieu thereof one month pay shall be forfeited to the Government. The resignation shall, however, be subject to the acceptance by the Competent Authority.
 - 7. They shall be governed by the KPK Government Servants (Efficiency & Discipline) Rules, 2011 and the NWFP Government Servants Conduct Rules, 1987 and any other instructions which may issue by the Competent Authority from time to time.

If the above terms and conditions of appointment are acceptable to them, they should report for duty to the undersigned immediately. The offer of appointment shall be deemed to have been cancelled if they fail to report for duty within one month from the date of issue of this order.

They shall join duty at their own expenses.

(SHAIBER KHAN) Presiding Officer, Labour Court, Peshawar

Endorsement No. 433-41 Dated Peshawar the 29 / 08: /2016

Copy forwarded to:-

1. The Accountant General, Khyber Pakhtunkhwa, Peshawar.

2. Mr. Noor Ali Shah, Section Officer (Labour), Govt of KPK, Labour Department, Peshawar

3. The Assistant, Labour Court, Peshawar.

1. The Accountant, Labour Court, Peshawar.

5. The official concerned by name.

for information, please

for information and necessary action

(SHÀIBER KHÀN) Presiding Officer, Labour Court, Peshawar



GOVERNMENT OF KHYBER PAKHTI FINANCE DEPARTMENT (REGULATION WING)

Dated Peshawar, the 30-06-2015

NOTIFICATION

NO.FD/SO(FR)7-20/2015 The competent authority has been pleased to accord approval to the upgradation of pay scales of the following provincial government employees with effect from 01-07

- Two pay scale upgradation will be allowed to all provincial government employees from BS-01 to BS-05.
- One pay scale upgradation will be allowed to all provincial government employees from BS-06 to BS-15
- Special Compensatory Allowance equal to difference of notional upgradation c) of BS-16 to BS-17 will be allowed to all provincial government employees in BS-16 in lieu of upgradation.
- Upgradation will be applicable to both pay and allowances with freezing limits and other conditions currently in vogue unless revised by the government.
- Pay fixation on upgradation will be applicable w.e.f. 01-07-2015 or 01-12-2015 on the option to be given by the concerned employee.
- All provincial government employees who have been upgraded en-block or individually in last five years starting from 01-07-2010 or have been granted special allowance / pay equal to 40 % or more of their normal pay shall not be entitled for the instant upgradation.
- Pay of existing incumbents of the posts shall be fixed in higher pay scales at a stage next above the pay in the lower pay scale.
- All the concerned Departments will amend their respective service rules to the same effect in the prescribed manner.
- The above upgradation scheme shall not be applicable to employees of Autonomous Bodies, Semi Autonomous Bodies and Public Sector Companies.
- Explanatory note and subsidiary instructions on the subject will be issued separately.

SECRETARY TO GOVT OF KHYBER BAKILFUNKHWA FINANCE DEPARTMENT

ATTESTED

C

C.No. 2(2-2)

PESHAWAR HIGH COURT (SUBORDINATE COURTS STAFF) RECRUITMENT RULES, 2003

NOTIFICATION:

Dated Peshawar the 26.3.2003

No. 39-J In pursuance of the provisions contained in Sub Rule (2), of Rule 3 of the North West Frontier Province Civil Servants (appointment, Promotion and Transfer) Rules, 1989, and in supersession of all previous rules, issued in this behalf, the Competent Authority is pleased to lay down the method of recruitment, qualifications and other conditions specified in column 3 to 5 of the Appendix to this Notification, which shall apply to posts in Subordinate Courts in the N.W.F.P specified in column # 2 of the said Appendix.

APPENDIX

Peshawar High Court (Subordinate Courts Staff) Recruitment Rules, 2003

-				11	
ļ	1	2	3	4	5
	S	Nomenclat	Minimum	Age	Method of recruitment
	No	ure of Post	qualification	Limit	
1	-		for		
Ì			appointment		
			by initial		
ļ	31. S		recruitment		
1	1	Superintende			1.488
		nt BPS-16			By promotion, on the basis of
				•	seniority-cum-fitness, from
	- 1				amongst holders of the posts of
ļ	٠ .				Assistant/Reader,
	ļ			,	Assistant/Clerk of Court,
					Assistant/Assistant Clerk of
İ			***		Court, Assistant/Accountant and Assistant/Civil Nazir at
					serial # 4 to 8 (all BPS-11) with
ľ		• • • •		,	at least five years service as
ŀ		• •			such:
.	. [Provided that a common
				-	seniority list of holders of the
ĺ				-	posts at serial # 4 to 8 below
					shall be maintained for the
L	<u> </u>	1			purpose of promotion to the

-- 228

Judicial Estacode 2011-



2-Establishment of the District Courts... Terms and Conditions of Service

20	Driver BPS-4	N # 2 4 41 .	30	
_0	DHVCF 13PS-4	Middle	: 30	By initial recruitment.
		standard and in	45	
		possession of;	years)
		i. HTV		
		license or;		
		ii. LTV i		
		License in case		
		of light duty		
		vehicle with at		
		least five years		
		i · ·		
		,		
21	D 0	such.		
21	Daftari			By promotion, on the basis of
	BPS-2	1	.)	seniority-cum-fitness, from
		:		amongst holders of the posts of
,	İ			Chowkidar, Naib Qasid,
		1		Sweeper, Chowkidar-cum-Mali,
	j.			Mali and Water Carrier (all
_				BPS-1) with at least two years
	•			
				service as such and having
_				passed Middle Standard
•				examination:
; ·	,			Provided that a common
				seniority list of holders of the
				posts at serial # 25 to 30 below
				shall be maintained for the
 	.			purpose of promotion to the
		,		post of Daftari.
22	Record Lifter		- 	-
	BPS-2			By promotion, on the basis of
1	1 121 5-2			seniority-cum-fitness, from
		,	' ' .	amongst holders of the posts of
İ				Chowkidar, Naib Qasid,
				Sweeper, Chowkidar-cum-Mali,
				Mali and Water Carrier (all
	,			BPS-1) with at least two years
				service as such and having
	-			passed Middle Standard
	1		ŀ	examination:
				• •
	į.			Provided that a common
				seniority list of holders of the
		,		posts at serial # 25 to 30 below
				shall be maintained for the
				purpose of promotion to the
	1			post of Daftari.
ĺ	i	1	1	Post of Darrain





2-Establishment of the District Courts...
Terms and Conditions of Service

, -	/		renns an	d Conditions of Service
23	Bailin BPS-2	-		By promotion, on the basis of
		1		'seniority-cum-fitness, from amongst holders of the post of Process Server.
. 24	Server BPS-1	Matric	18 - 35 years	By initial recruitment.
25	BPS-1	Preferably literate	25 - 40 years	By initial recruitment.
26	BPS-1	Preferably Literate	18 – 40 years	By initial recruitment.
27	BPS-1	Preferably literate	18 40 years	By initial recruitment.
28	Chowkidar- cum-Mali BPS-1	Literate	25 – 40 years	By initial recruitment.
29	· · · · · · · · · · · · · · · · · · ·	Preferably literate	18 40	By initial recruitment.
30	Water Carrier		years 18 - 40 years	By initial recruitment.

C.No. 3(2-2)

APPOINTING AUTHORITIES, CONSTITUTION OF DEPARTMENTAL SELECTION AND DEPARTMENTAL PROMOTION COMMITTEES

The Honourable Chief Justice has been pleased to direct that for all the District Courts the Officers specified in column 3 of the table below shall perform the functions of Chairman and Members of the Departmental Promotion Committee (DPC) and Departmental Selection Committee (DSC), respectively, for the purposes of making, selection and recommendations to the appointing authorities authorized and specified in column 4 of the said table for appointment, by promotion and initial recruitment, to posts specified in column 2 of the said table:





service and qualification shall be promoted in preference to the senior official. Support	. ;				
A Support Assistant' School Certificate Examination or Equivalent qualification from a recognized Board. Preference will be given to candidates having experience in the field of Child care/Day care centers/shelter house of the government recognized institutions 19 Juntor Clerk/Naib Nazir BPS-11 Support Assistant' BPS-11 By initial recruitment by initial recruitment by initial recruitment by promotion, on the basis of seniority-cum-fitness, from amongst holders of the posts of Bailiff, who have passed Secondary School Certificate Examination, with at least three years' service as such: Provided that in case no suitable candidate from amongst holders of the post of Bailiff is available, then by promotion, on the basis of seniority-cum-fitness, from amongst holders of the post of Seniority-cum-fitness, from amongst holders of the post of Process Server who have passed					promoted in preference to the
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Added vide Notification No.233-J Dated 15th October 2020 Finance department Rectification No.BO-II/FD/SNE/PHC/2020-31 Dated 07th July 2020

66-----Judicial Estacode 2021-



			-	
				Certificate Examination with at least five years' service as such.
				Note. Seniority of the officials in the same BPS shall, be reckoned with reference to the date of their acquiring Secondary School Certificate:
				Provided that: a: if two or more officials have acquired the Secondary School Certificate in the
			. ,	same session, the official having longer service shall rank senior to other officials; and
				b. where a senior official does not have the requisite service at the time of filling up a vacancy, the official next junior to him having the
	,		· · · · · · · · · · · · · · · · · · ·	requisite service and qualification shall be promoted in preference to the senior official
19-	Pesh Imam	i)∧ sand of	30-45	By initial recruitment
	BPS-5	successful completion of Dars-i-Nizami		
		or equivalent qualification a		
		recognized institution. ii) Proficiency in Tafseer and		
		Hadith. iii)Free from sectarian bias.		

--Judicial Estacode 2021-----4

ATTESTED

¹ Added vide Notification No.152 J Dated 18th May, 2012.



`				· :
		iv).Unblemishe		
		d good moral.		
1 1		character.	'	
20	Driver BPS-	Middle		
	61	1	30 45	By initial recruitment.
		standard and in	years	
		possession of;		
		i ΠΊΤΥ	,	
		license or;		
: !		ii. LTV		
. 1	•	License in case		
: :	•	of light duty		· _
. :			, ,	
: .		vehicle with at	•	
		least five years) 	
1		experience as		
. !	•	such, . *		
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21	Daftari			By promotion, on the basis of
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:				seniority-cum-fitness, from
i				amongst holders of the posts of.
1 1	•			Chowkidar, Naib Qasid.
		,		Sweeper, Chowkidar-cum-Mali,
				Mali and Water Carrier (all
	Þ		[BPS-1) with at least two year
		<i>:</i>		service as such and having
	•			. Stantage of
1	• ,	i I	•	examination:
1			,	
		•.	•	Provided that a common
	•			seniority list of holders of the
•		·		posts at serial # 25 to 30 below
. / i	•			shall be maintained for the
			/	purpose of promotion to the
<u> </u>			-	post of Daftari.
22	Record Lifter		•.	
	BPS-4 ³			By promotion, on the basis of
		·	·	seniority-cum-fitness, from
: !	v +			amongst holders of the posts of
1	• .			Chowkidar, Naib Qasid.
į į		İ		Sweeper, Chowkidar-cum-Mali,
			•	Mali and Water Carrier (all
i				BPS-1) with at least two year
	•			service as such and having
i		٠.	•	
				passed Middle Standard
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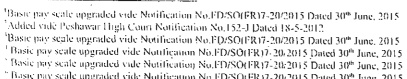
Basic pay scale upgraded vide Nonfication No.FD/SO(FR)7-20/2015 Dated 30th June, 2015 Basic pay scale upgraded vide Nonfication No.FD/SO(FR)7-20/2015 Dated 30th June, 2015 Basic pay scale upgraded vide Notification No.FD/SO(FR)7-20/2015 Dated 30th June, 2015

udicial Estacode 2021-

ATTING TOP



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	4				Provided that a common seniority list of holders of the posts at serial # 25 to 30 below shall be maintained for the purpose of promotion to the post of Daftari.
	23	Bailiff BPS-			By promotion, on the basis of seniority-cum-fitness, from amongst holders of the post of Process Server.
	,			• • [
-	2.3	Lift Operator	Middle	18-30	
ļ	Δ \downarrow	BPS -42	standard with		
. *	. !		one year	· .	
:	- !		experience in	,	
ŀ	;		any recognized		
: ,			organization.	,	
7	2.1	Process	Matric	18 35-	By initial recruitment.
1	_/	Server BPS- 53		years_	
:	25	Chowkidar	Preferably	25 40	By initial recruitment.
•		BPS-31	Literate .	vears	
	26	Naib Qasid	Preferably	18 40	By initial recruitment.
		BPS-3 ³	Literate	years	
	27	Sweeper	Preferably	18 40	By initial recruitment.
;		BPS-3°	literate	vears	
:	28	Chowkidar-	Literate	25 40	By initial recruitment.
:	• •	cum-Mali		years:	is in the state of
		BPS-3			
	29	Mali BPS-38	Preferably	18 40	By initial recruitment.
·.		! ·	literate	years	
:	30	Water Carrier	Preferably	18-40	By initial recruitment
			Literate	years	
					<u> </u>





Thasic pay scale upgraded vide Notification No.FD/SO(FR)7-20/2015 Dated 30th June, 2015

Basic pay scale upgraded vide Notification No.FD/SO(FR)7-20/2015 Dated 30th June, 2015 Basic pay scale upgraded vide Notification No.FD/SO(FR)7-20/2015 Dated 30th June, 2015

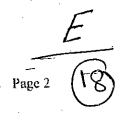
Endst No. & Date even.

Copy of the above is forwarded for information and necessary action to the: -

- 1) PS to Additional Chief Secretary, FATA.
- 2) All Administrative Secretaries Government of Khyber Pakhtunkhwa.
- 3) Senior Member, Board of Revenue, Khyber Pakhtunkhwa Peshawar.
- 4) Accountant General, Khyber Pakhtunkhwa, Peshawar.
- 5) Secretary to Governor, Khyher Pakhtunkhwa, Peshawar
- 6) Principal Secretary to Chief Minister, Khyber Pakhtunkhwa.
- 7) Secretary Provincial Assembly, Khyber Pakhtunkhwa.
- 8) All Heads of Attached Departments in Khyber Pakhtunkhwa.
- 9) Registrar, Peshawar High Court, Peshawar.
- 10) All Deputy Commissioners, Political Agents, District & Sessions Judges / Executive District Officers in Khyber Pakhtunkhwa.
- 11) Chairman, Khyber Pakhtunkhwa, Public Service Commission, Peshawar.
- 12) Registrar, Service Tribunal Khyber Pakhtunkhwa. 13) Secretary to Govt; of Punjab, Sindh and Baluchistan, Finance Department, Lahore, Karachi and Quetta.
- 14) The District Comptroller of Accounts, Peshawar, Mardan, Kohat, Bannu, Abbottabad, Swat and D.I.
- 15) The Senior District Accounts Officer Nowshera, Swabi, Charsadda, Haripur, Manschra and Dir Lower.
- 16) The Treasury Officer, Peshawar.
- 17) All District/Agency Accounts Officers in Khyber Pakhtunkhwa / FATA.
- 18) PSO to Senior Minister for Finance, Khyber Pakhtunkhwa.
- 19) PSO to Chief Secretary, Khyber Pakhtunkhwa.
- 20) Director Local Fund Audit, Khyber Pakhtunkhwa Peshawar.
- 21) PS to Finance Secretary. 22) PAs to All Additional Secretaries/ Deputy Secretaries in Finance Department.
- 23) All Section Officers/Budget Officers in Finance Department.
- 24) Mr. Jabir Hussain Bangash, President, Class-IV Association, Civil Secretariat, Khyber Pakhtunkhwa,
- 25) Mr. Manzoor Khan, President, Civil Secretariat Driver Association Khyber Pakhtunkhwa, Peshawar.
- 26) Mr. Akbar Khan Mohmand, Provincial President, Class-IV Association, Khyher Pakhlunkhwa, Peshawar.

MURAH AHMED) SECTION OFFICER (FR)

ATTHSIED



BEFORE PESHAWAR HIGH COURT, PESHAWAR

Writ Petition No. _____ / 2022



1.	MUHAMMAD SHAH RUKH,	Process Server,	BPS-03.
2.	ZAHIR SHAH,	Process Server,	BPS-03.
3.	SABEEHULLAH,	Process Server,	BPS-03.
4.	AKBAR ALI,	Bailiff,	BPS04.
5.	/ SUNIL PERVAIZ,	Bailiff,	BPS-04.
, δ.	SADDAM HUSSAIN	Bailiff,	BPS-04.
·7.	MUHAMMAD FAROOQ	Bailiff,	BPS-04

All Employees of Labour Court, Old Judicial Complex, Peshawar.

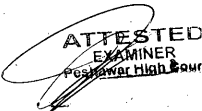
PETITIONERS

VERSUS

- GOVERNMENT OF KHYBER PAKHTUNKHWA,
 Through Secretary Labour, Labour Department, Civil Secretariat,
 Peshawar.
- 2. SECRETARY FINANCE,
 Finance Department, Government of Khyber Pakhtunkhwa, Civil
 Secretariat, Peshawar.
- 3. SECRETARY ESTABLISHMENT,
 Establishment Department, Government of Khyber Pakhtunkhwa,
 Civil Secretariat, Peshawar.
- 4. PRESIDING OFFICER,
 Labour Court, Old Judicial Complex, Peshawar.
 RESPONDENTS

WP664-2022 MUHAMMAD SHAH VS GOVT CF.pdf

ATTESTED





WRIT PETITION UNDER ART 199 OF THE CONSTITUTION OF ISLAMIC REPUBLIC OF PAKISTAN, 1973.

Respectfully Sheweth,

Short facts, giving rise to the present Writ Petition, are as under:

- 1. That, all the Petitioners are employees of Labour Court, Peshawar and are performing duties as Process Servers & Bailiffs, copies of the Appointment Orders of the Petitioners are attached as Annexure A.
- 2. That, the Petitioners perform the similar duties as being performed by the Process Servers and Bailiffs of the Sessions Courts / Civil Courts at Peshawar.
- 3. That, before the Appointment of Petitioners, the Provincial Government vide Notification dated 30.06.2015 upgraded all the employees from BPS 1 to 15 in pursuance of which the Process Servers and Bailiffs of Sessions Court as well as Labour Court, Peshawar were upgraded from BPS-03 to BPS-05 and BPS-04 to BPS-06, respectively, copy of the General Upgradation Notification dated 30.06.2015 is attached as *Annexure B*.
- 4. That, as per the contents of said Notification dated 30.06.2015, all the Departments were directed to amend the Service Rules of their respective Departments in pursuance of which the sub-ordinate judiciary / District Courts amended their Service Rules due to which the fresh recruits / incumbents are now being recruited in upgraded pay scales i.e. BPS-05 and BPS 06, copies of relevant Old and New Rules of Sub-Ordinate Judiciary Employees are attached as Annexure C & D.
- 5. That, Petitioners, on many occasions applied with the request to amend the Service Rules of the Labour Court, as well, in accordance with the Notification dated 30.06.2015 but no heed was paid to the requests of the Petitioners, hence this Writ Petition on the following amongst other grounds as there is no alternate, adequate and efficacious remedy available to the Petitioners except to approach this Honourable Court. (ANN! E)

WP664-2022 MUHAMMAD SHAH VS GOVT CF.pdf

ATTESTED





GROUNDS:

- A. That, not amending the Service Rules and not upgrading the Petitioners as per the contents of Notification dated 30.06.2015 is illegal, unlawful, void and ineffective.
- B. That, same is against the principles of Natural Justice, also.
- C. That, it was incumbent upon the Respondent to have started and taken the exercise of amendment of Service Rules from the date when it was directed to them vide Notification dated 30.06.215, however no attention was given to this aspect hence Petitioners, at the time of their Appointment were discriminated.
- D. That, Petitioners deserves to be treated in accordance with law moreover since the Petitioners were in probation period hence they did not agitate the matter/before the Competent Authority at the time of Appointment.
- E. That, it is incumbent duty of the State to remove the disparity and discrimination in the pay scales of similarly placed persons in different Departments of the Government and inaction on part of the Department / Government vis-à-vis pay scales of the Petitioners is illegal, unlawful, void and ineffective.
- F. That, under Article 37 & 38 of the Constitution of Islamic Republic of Pakistan, 1973 the State is bound to promote social justice, social and economic well being of the people and particularly under clause (e) of Article 38, it is obligation of the state to reduce disparity in the income and earnings of the individuals, including various classes of service of Pakistan.
- G. That, disparity and the discrimination in pay scales of similarly placed employees / inspectors is violative of the Constitution of Islamic Republic of Pakistan, 1973.
- H. That, there exists no reasonable and legal ground, which disfavors the Petitioners moreover the Respondents cannot discriminate and refuse the benefit of upgradation.



ATTESTED EXAMINER Postswar High Court



That, Petitioners being low paid employees are deserved to be treated in accordance with law and inaction on part of the Respondents Department is violative of their rights.

It is, therefore, requested that a proper Writ be issued, directing the Respondents for amendment in Service Rules as per the contents of Notification dated 30.06.2025, to the extent of Petitioners cadres and then upgrade the Petitioners from the date of their initial Appointment or consider the Appointment of the Petitioners in upgraded scales with all back benefits, with such other relief as may deem fit in the circumstances of the case may also be granted.

Successive Petitioners

Through,

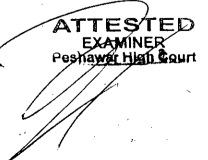
BILAL AHMAD KAKAIZAI (Advocate, Peshawar)

LAW BOOKS:

I.

- 1. Constitution of Islamic Republic of Pakistan, 1973.
- Other Law Books will be produced at the time of arguments.

Certificate: - Certified that no such Writ Petition has been filed earlier by the Petitioner.





WP664-2022 MUHAMMAD SHAH VS GOVT CF.pdf



BEFORE PESHAWAR HIGH COURT, PESHAWAR,

Writ Petition No. _____ / 2022.

MUHAMMAD SHAH RUKH ETC VS Government of KPK etc.

AFFIDAVIT

I, SABEEHULLAH, Process Server, BPS-03, Labour Court, Old Judicial Complex, Peshawar, Petitioner No. 3, do hereby on oath affirm and declare that the contents of the Writ Petition are true and correct to the best of my knowledge and belief and nothing has been kept secret from this Honourable Court.

> Deponent. 67 14 91 50362 eNie 17301-1476155-1

Identified by:-

BILAL AHMAD KAKAIZAI

(Advocate, Peshawar)

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WP664-2022 MUHAMMAD SHAH VS GOVT CF.pdf

MTESTED



PESHAWAR HIGH COURT, PESHAWAR FORM OF ORDER SHEET

Date of Order or Proceedings	Order or other Proceedings with Signature of Judge or that of parties or counsel where necessary
1	2
21.02.2023	Writ Petition No.664-P/2022

Present: Mr. Bilal Ahmad Kakaizai, Advocate, for the

Syed Sikandar Hayat Shah, AAG, for the

respondents.

petitioners.

SHAKEEL AHMAD, J.- By means of this constitutional petition filed under Article 199 of the Constitution of Islamic Republic of Pakistan, 1973, the petitioners have asked for the following relief:-

"It is, therefore, requested that a proper Writ be issued, directing the Respondents for amendment in Service Rules as per the contents of Notification dated 30.06.2015, to the extent of Petitioners cadres and then upgrade the Petitioners from the date of their initial Appointment or consider the Appointment of the Petitioners in upgraded scales with all back benefits, with such other relief as may deem fit in the circumstances of the case may also be granted."

| ل

2. The facts of the case are that petitioners are the employees of the Labour Court, Peshawar and are performing their duties as Process Servers in BPS-03 and Bailiffs in BPS-4. It was pleaded in the petition, that vide Notification dated 30.06.2015, the Provincial Government of Khyber Pakhtunkhwa upgraded all the posts of all the employees serving in BPS-1 to 15, and in pursuance thereof, the posts of Process Servers and Bailiffs of Sessions Court/Labour Court

ATTEGRED

EXAMINER Sesnawar High Court

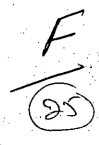


were upgraded from BPS-03 to BPS-05 and BPS-04 to BPS-06. It was asserted that in the light of the said notification, the petitioners requested the respondents to upgrade their posts accordingly by amending their Service Rules, but all their efforts in this respect proved to be a wild goose chase, which necessitated to file the instant petition.

- During the course of arguments, the learned AAG 3. representing the respondents informed the Court, that proposed draft of amended rules, as claimed by the petitioners has been sent to the Secretary S&GAD, for consideration and thereafter, notification, which is under process, on this, the learned counsel for the petitioners stated departmental petition be treated this let appeal/representation and be Secretary sent Establishment/respondent No.3 for consideration.
- In view of the above, this petition is converted into 4. departmental appeal/representation and sent to the worthy Secretary Establishment/respondent No.3 for consideration in accordance with law.
- This writ petition is disposed of in the above terms. 5.

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ATTIBILLA



- WORTHY PRESIDING OFFICER, Labour Court, Peshawar
- SECRETARY LABOUR, Labour Department, Government of Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.

Through Proper Channel

DEPARTMENTAL APPEAL / REPRESENTATION FOR AMENDMENT IN THE SERVICE RULES OF LABOUR COURTS OF THE PROVINCE AS PER NOTIFICATION DATED 30.06.2015.

Respected Sir / Madam,

Short facts, giving rise to the present Appeal, are as under:

- 1. That, the Appellant is the employee of Labour Court, Peshawar and is performing duties as _________, since initial Appointment.
- 2. That, the Appellant perform almost similar duties as being performed by the Process Servers and Bailiffs of the Sessions Courts / Civil Courts.
- 3. That, before the Appointment of Appellant, the Provincial Government vide Notification dated 30.06.2015 upgraded all the employees from BPS 1 to 15 in pursuance of which the Process Servers and Bailiffs of Sessions Courts as well as Labour Court, Peshawar were upgraded from BPS-03 to BPS-05 and BPS-04 to BPS-06, respectively.
- 4. That, as per contents of said Notification dated 30.06.2015, all the Departments were directed to amend their Service Rules of their respective Departments in pursuance of which the Sub-ordinate Judiciary / District Courts amended their Service Rules in pursuance of which the fresh recruits / incumbents are now being recruited in upgraded pay scales i.e. BPS-05 and BPS 06.
- 5. That, Appellant, on many occasions, requested for amendment in the Service Rules of the Labour Court, as well, in accordance with Notification dated 30.06.2015 but no heed was paid to his request, hence Writ Petition was filed before the Honorable Peshawar High Court, Peshawar.
- 6. That, vide Order dated 21.02.2023 the Writ Petition was disposed of by the Honorable Peshawar High Court on the plea that matter in controversy pertains to terms and conditions of service hence the Honorable High Court is having no jurisdiction due to bar contained in Article 212 of the Constitution of Islamic Republic of Pakistan, 1973, however the Writ Petition was treated as Departmental Appeal.
- 7. That, since for the purpose of agitating the grievance before the Honorable Service Tribunal, combined Departmental Appeal is not allowed, as per law, hence separate and individual Department Appeal is required to be filed, hence this Appeal on the following amongst other grounds.



GROUNDS:

- A. That, not amending the Service Rules and not upgrading the Appellant as per the contents of Notification dated 30.06.2015 is illegal, unlawful, void and ineffective.
- B. That, same is against the principles of Natural Justice, also.
- C. That, it was incumbent upon the Department to have started and taken the exercise of amendment of Service Rules from the date when it was directed to them vide Notification dated 30.06.2015, however no attention was given to this aspect on the case malafidely, hence the Appellant, at the time of his Appointment was discriminated.
- D. That, Appellant deserves to be treated in accordance with law moreover since the Appellant was in probation period hence he did not agitate the matter before the Competent Authority soon after the Appointment.
- E. That, it is incumbent duty of the State to remove the disparity and discrimination in the pay scales of similarly placed persons in different Departments of the Government and inaction on part of the Department / Government vis-à-vis pay scales of the Appellant is unfair.
- F. That, under Article 37 & 38 of the Constitution of Islamic Republic of Pakistan, 1973 the State is bound to promote social justice, social and economic well being of the people and particularly under clause (e) of Article 38, it is obligation of the state to reduce disparity in the income and earnings of the individuals, including various classes of service of Pakistan.
- G. That, disparity and the discrimination in pay scales of similarly placed employees is violative of the Constitution of Islamic Republic of Pakistan, 1973.
- H. That, there exists no reasonable and legal ground, which disfavors the Appellant moreover the Department cannot discriminate and refuse the benefit of upgradation.
- That, Appellant being low paid employee, deserve to be treated in accordance with law and inaction on part of the Department is violative of his rights.

It is, therefore, requested that on acceptance of this Department Appeal, for the cadre of Appellant be amended / modified keeping in view the analogy contained in the Notification dated 30.06.2015, and then place the Appellant to his original grade, retrospectively i.e. from the date of Appointment or consider the Appointment of the Appellant in modified scale with all back benefits, with such other relief as may deem fit in the circumstances of the case may also be granted.

Thanking you,





GOVERNMENT OF KHYBER PAKHTUNKHWA OFFICE OF THE PRESIDING OFFICER LABOUR COURT PESHAWAR

No. 150 /LC/PESH

Date: 29-03-2023

To.

The Secretary Labour, Government of Khyber Pakhtunkhawa, Labour Department, Peshawar.

SUBJECT: <u>DEPARTMENTAL APPEALS / REPRESENTATIONS FOR AMENDMENT IN SERVICE RULES OF LABOUR COURTS OF THE PROVINCE AS PER NOTIFICATION DATED 30/06/2015.</u>

Memo,

Please find enclosed herewith self explanatorily Departmental Appeals / Representations filed by the employees of Labour Court, Peshawar for onward submission to the Competent Authority.

It is to inform you that Honorable Peshawar High Court in Writ Petition No. 664-P / 2022 on 21/02/2023 also converted the same nature of grievance / Writ Petition into Departmental Appeal / Representations which has already been sent to your honor, through Registrar of Peshawar High Court, Peshawar for consideration in accordance with law. Copies of eight (8) number of Departmental Appeals / Representations and Order dated 21/02/2023 in Writ Petition No. 664-P / 2022 are attached herewith for ready reference.

Enclosed as above

Pesiding Officer
Labour Court, Reshawar



Government of Khyber Pakhtunkhwa Accountant General Khyber Pakhtunkhwa, Peshawar Monthly Salary Statement (June-2022)

Personal Information of Mr MUHAMMAD BILAL d/w/s of ABDUL JABBAR

Personnel Number: 00732948

CNIC: 1730167261779

Date of Birth: 09.03.1986

Entry into Govt. Service: 31.01.2015

Length of Service: 07 Years 05 Months 002 Days

Employment Category: Active Temporary

Designation: PROCESS SERVER

80003847-GOVERNMENT OF KHYBER PAKH

DDO Code: PR4083- PRESIDING OFFICER LABOUR COURT PESHAWAR.

Cash Center:

Payroll Section: 008

GPF Section: 004

44,826.00 (provisional)

GPF A/C No:

GPF Interest applied

GPF Balance:

Vendor Number: 30350963 - MUHAMMAD BILAL 23-23-79001524-03 HBL Pay and Allowances: .

Pay scale: BPS For - 2017

Pay Scale Type: Civil

BPS: 05

Pay Stage: 7

Wage type		Amount		Wage type	Amount
1000	Basic Pay	13,760.00	1004	House Rent Allow:45% KP21	3,610.00
1210	Convey Allowance 2005	1,932.00	1300	Medical Allowance	1,500.00
2148	15% Adhoc Relief All-2013	252.00	2199	Adhoc Relief Allow @10%	183.00
2211	Adhoc Relief All 2016 10%	943,00	2224	Adhoc Relief All 2017 10%	1,376.00
2247	Adhoc Relief All 2018 10%	1,376.00	2264	Adhoc Relief All 2019 10%	1,376.00
2309	Adhoc Relief All 2021 10%	1,376.00	2311	Dress Allowance - 2021	1,000.00
2312	Washing Allowance 2021	1,000.00	2313	Integrated Allowance 2021	600.00.
2341	Dispr. Red All 15% 2022KP	2,064.00			0.00

Deductions - General

Wage type		Amount	'Wage type		Amount
3005	GPF Subscription	-890.00	3501	Benevolent Fund	-1,200.00
4004	R. Benefits & Death Comp:	-450.00			0.00 .

Deductions - Loans and Advances

Loan	Description	Principal amount	Deduction	Balance		
6505	GPF Loan Principal Instal	60,000.00	-3,000.00	48,000.00		

Deductions - Income Tax

Payable:

0.00

Recovered till JUN-2022:

0.00

Exempted: 0.00

Recoverable:

0.00

Gross Pay (Rs.):

32,348.00

Deductions: (Rs.):

-5,540.00

Net Pay: (Rs.):

26,808.00

Payee Name: MUHAMMAD BILAL Account Number: 23237900152403

Bank Details: HABIB BANK LIMITED, 222323 Warsak Road Br. Peshawar. Warsak Road Br. Peshawar., PESHAWAR

Leaves:

Opening Balance:

Availed:

Earned:

Balance:

Permanent Address:

City: PESHAWAR

Domicile: -

Housing Status: No Official .

Temp. Address:

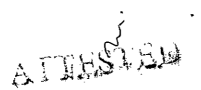
City:

Email: uhammadbilal19@gmail.com

System generated document in accordance with APPM 4.6.12.9(87333/19.06.2022/v3.0)

* All amounts are in Pak Rupees * Errors & omissions excepted (SERVICES/01.07.2022/14:59:28)





بعدالت جناب خيبر بختونخواه سروس ٹريبيونل، بښاور بورخه Govt. of KPK etc. 16 Saddam Hussain دعو ي باعث تحريراً نكبه مقدمه مندرج عنوان بالامیں اپن طرف سے واسطے بیروی وجواب دہی وکل کاروائی متعلقہ آن مقام بیاور کے لیئے بلال احمد سكيزني ايدوكيث سيريم كورث أف ياكتنان مقررك اقراركياجا تا ب-كدوكيل موصوف کومقدمه کی کل کاروائی کا کامل اختیار ہوگا۔ نیز وکیل صاحب کو راضی نامه کرنے وتقرر بنالث وفیصلہ برحلف دیے، جواب دہی اورا قبال دعوٰ ی اوربصورت ڈگری کرنے اجراءاوروصولی چیک ورویبہاورعرضی دعوٰ می اور درخواست برسم کی تصدیق زرای پردسخط کرانے کا اختیار ہوگا۔ نیز صورت عدم پیروی یاؤگری بیطرف یا اپیل کی برامدگی اورمنسوخی نیز دائر کرنے اپیل گرانی ونظر ثانی و پیروی کرنے کا اختیار ہوگا۔ از ضرورت مقدمہ مذکور کے کل یا جزوی کاروائی کے واسطےاور وکیل یا مختار قانونی کواپنے ہمراہ یا پنے بیجائے تقرر کا اختیار ہوگا۔اورصاحب مقرر شدہ کو . بھی وہی جملہ مزکورہ بااختیارات حاصل ہوں گے۔اوراس کاساختہ پرواختہ منظور وقبول ہوگا۔ دوران مقدمہ میں جو خرچە دېرجاندالتوائے مقدمه كےسبب سے موكاياكوئى تاريخ پيشى مقام دوره پر مو يا حدسے باہر موتو وكيل صاحب پابند ہوں گے کہ پیروی ندکور کریں ۔لہذاوکالت نامہ لکھ دیا کہ سندرہے۔ بمقام Attested & Accepted

bilalahmad78@gmail.com

Bar Council No. bc-11-1062

Mobile No: 0300-9020098

ATTESTED