- 	Ph: 9214461 Fax: 9220406		REGISTERED No. C.P.6567/2 SUPREME CO	021 - SCJ URT OF PAKISTAN
			Islamabad, date	ed 11/1 2023
		The Registrar,		
		Supreme Court of Pakistan, Islamabad.		
	· · · ·	Istante da	•	
	To	The Registrar,		lyber Pakhtulihw Service Tribunal
		Khyber Pakhutnkhwa Service Tri	bunal,	9197
		Peshawar.		ary No. 1/
	Subject:	CIVIL PETITION NO. 6567 OF 2	2021 D	aicd 17-11-2023
	1. A.			+1
		Mrs. Hina Idress Versus		

The Secretary Elementary (E&SE) Department Khyber Pakhtunkhwa Peshawar and others

On appeal from the Judgment/Order of the Khyber Pakhutnkhwa Service Tribunal, Peshawar dated 13/10/2021 in A.-6872/2020.

Dear Sir,

I am directed to enclose herewith a certified copy of the Order/Judgment of this Court dated 17/10/2023 dismissing the above cited case in the terms stated therein for information and further necessary action.

Please acknowledge receipt of this letter along with its enclosure immediately.

Encl: Order/Judgment:

Yours faithfully, Ollin

(MUHAMMAD MUJAHID MEHMOOD) ASSISTANT REGISTRAR (IMP) FOR REGISTRAR

IN THE SUPREME COURT OF PAKISTAN

(Appellate Jurisdiction)

Present:

Mr. Justice Yahya Afridi Mr. Justice Sayyed Mazahar Ali Akbar Naqvi Mr. Justice Muhammad Ali Mazhar

Civil Petition No.6567 of 202

Against the judgment dated 13.10.2021 passed by K.P.K. Service Tribunal, Peshawar in Appeal No.6872/2020

Mrs. Hina Idress

Versus

The Secretary Elementary (E&SE) Department ...Respondents Khyber Pakhtunkhwa Peshawar and others

For the Petitioner: Mr. Muhammad Shoaib Shaheen, ASC

N.R. For the Respondents:

Date of Hearing:

<u>ORDER</u>

17.10.2023

YAHYA AFRIDI, J. Through the instant civil petition for leave to appeal, the petitioner impugns the judgment dated 13.10.2021, rendered by Khyber Pakhtunkhwa Service Tribunal, Peshawar ('the Tribunal), in Appeal No.6872 of 2020, whereby the appeal filed by the petitioner was dismissed.

We have heard learned counsel for the petitioner and also $\mathbf{2}$. carefully gone through the available record and find that the learned Tribunal has properly dealt with the matter, basing its findings on the admitted facts and applicable law. Even otherwise, no substantial question of law of public importance, which is sine qua non to exercise our jurisdiction, under the provisions of Article 212(3) of the Constitution of Islamic Republic of Pakistan, 1973. Sal



Not approved for reporting

ponified to be True Copy

...Petitioner

Court Associate Supreme Court of Pakistan Islamabad