#### Form-Al

Order or other proceedings with signature of judge

### FORM OF ORDER SHEET

Implementation Petition No. <u>187/2024</u>

Sher Date 5Forder Date 5Forder

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26.02.2024

Court of

The implementation petition of Mr. Inayat ur Rehman submitted today by Mr. Noor Muhammad Khattak Advocate. It is fixed for implementation report before Single Bench at Peshawar on \_\_\_\_\_\_ Original file be requisitioned. AAG has noted the next date.

By the order of Chairman

REGISTRAR

# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,

PESHAWAR.

'G7 /2023 EXECUTION NO.

VS

Inayat US Renman

#### GOVT. OF KPK & OTHERS

# APPLICATION FOR FIXATION OF THE ABOVE TITLED CASE AT PRINCIPAL SEAT, PESHAWAR

**Respectfully Sheweth:** 

- 5. That the above mentioned casel is pending adjudication before this Hon`ble Tribunal in which no date has been fixed so far.
- 6. That according to Rule 5 of the Khyber Pakhtunkhwa Service Tribunal Rules 1974, a Tribunal may hold its sittings at any place in Khyber Pakhtunkhwa which would be convenient to the parties whose matters are to be heard.
- 7. That it is worth mentioning that the offices of all the respondents concerned are at Peshawar and Peshawar is also convenient to the appellant/applicant meaning thereby that Principal Seat would be convenient to the parties concerned.

8. That any other ground will be raised at the time of arguments with the permission of this Hon'ble tribunal.

It is therefore prayed that on acceptance of this application the case may please be fixed at Principal Seat, Peshawar for the Convenience of parties and best interest of justice.

Appellant/Applicant

NOOR MOHAMMAD KHATTAK ADVOCATE SUPREME COURT

Dated: 26/2/24

Through

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Execution Petition No. <u>/87</u>/2024 In Appeal No. 7367/2021

MR. INAYAT UR REHMAN VS TH

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THROUGH:

PETITIONER MR. INAYAT UR REHMAN

NOOR MOHAMMAD KHATTAK Advocate Supreme Court

#### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

#### Execution Petition No. <u>/87</u>/2024 In

### Appeal No. 7367/2021

Ka, bor Pakhtukhwa Kavico Fritanal 152 4. e. 26.02-2024

Mr. Inayat Ur Rehman S/o Amir Afzal Khan, PST BP-12 GPS S.S. Khel, District Dir Upper.

#### .....PETITIONER

#### VERSUS

- 1. The Secretary Elementary & Secondary Education Department, Khyber Pakhtunkhwa, Peshawar.
- 2. The Director Elementary & Secondary Education Department, Khyber Pakhtunkhwa, Peshawar.
- 3. The District Education Officer (M), District Dir Upper.

..... RESPONDENTS

EXECUTION PETITION UNDER SECTION 7(2)(d) OF THE KP SERVICE TRIBUNAL ACT 1974, RULE 27 OF THE KP SERVICE TRIBUNAL RULES 1974 READ WITH SECTIONS 36 AND 51 OF THE CIVIL PROCEDURE CODE AND ALL ENABLING LAWS ON THE SUBJECT FOR THE IMPLEMENTATION OF THE JUDGMENT DATED 27/11/2023 IN LETTER AND SPIRIT.

## **R/SHEWETH:**

- 1- That the petitioner filed Service Appeal bearing No. 7367/2021 before this august Service Tribunal, against the order dated 27/11/2023, whereby the petitioner has been compulsory retired from service.
- 2- That the appeal of the petitioner was finally heard on dated. 27/11/2023 and as such the ibid appeal was disposed of with the following terms by this august Service Tribunal:-

Learned counsel for the appellant present. Mr. Muhammad Jan, District Attorney for the respondents present. Arguments heard and record perused.

02. During the course of arguments, learned counsel for the appellant submitted a copy of Office Order bearing No 7293-47/F.No.120/DEO(M)/Dir Upper dated 29/03/2022, wherein the District Education Officer (Male) District Dir Upper (respondent No 3) has granted pay protection in respect of fourteen similarly placed employees with effect from their first appointment with all benefits. Since the case of the appellant is the same as that of fourteen employees mentioned in the aforementioned order, we, therefore, remit the instant appeal to the respondents for consideration on the 2 analogy of the aforementioned fourteen employees/ colleagues of the appellant. The appeal in hand is disposed of on the above terms. Consign". Copy of the judgment dated 27/11/2023 is attached as annexure.......A

That now the petitioner having no other remedy but to file this implementation petition.

It is therefore, most humbly prayed that on acceptance of the instant execution petition the respondents may kindly be directed to implement the Judgment dated 27/11/2023 passed in Appeal No. 7367/2021 in letter and spirit. Any other remedy which this august Tribunal deems fit that may also be awarded in favor of the petitioner.

PETITIONER

THROUGH:

NOOR MOHAMMAD KHATTAK ADVOCATE SUPREME COURT

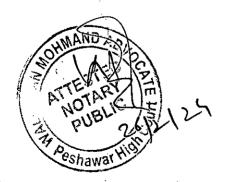
MR. INAYAT UR REHMAN

## AFFIDAVIT

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I Mr. Inayat Ur Rehman S/o Amir Afzal Khan, PST BP-12 GPS S.S. Khel, District Dir Upper, do hereby solemnly affirm that the contents of this Execution Petition are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honorable Court.



## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

# APPEAL NO. 7367 /2021

Mr. Inayat UR Rehamn S/O Amir Afzal Khan, PST (BPS-12), GPS S.S Khell, District Dir Upper.

APPELLANT COLORA

#### VERSUS

7463

- The Secretary (E&SE) Department, Khyber Pakhtunkhwa, 1-2-
- The Director (E&SE) Department, Khyber Pakhtunkhwa, Peshawar. 3-
  - The District Education Officer Male, District Dir Upper.

#### ..... RESPONDENTS

APPEAL UNDER SECTION-4 OF THE **KHYBER** PAKHTUNKHWA SERVICE TRIBUNAL ACT <u>1974</u> AGAINST THE IMPUGNED ORDER DATED 24-3-2021 WHEREBY JOINERS TO APPELLANT **BEEN** \_\_HAS PROMOTED TO THE POST OF SPST BPS-14 WHILE THE APPELLANT WAS IGNORED AND AGAINST THE INACTION OF THE RESPONDENTS BY NOT COUNTING THE ADHOC SERVICE OF THE APPELLANT TOWARD LENGTH OF SERVICE FOR PROMOTION AND ALSO AGAINST NOT TAKING ACTION ON THE DEPARTMENTAL APPEAL OF APPELLANT WITHIN THE STATUTORY PERIOD OF NINETY DAYS

#### **PRAYER:**

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That on acceptance of this appeal the impugned order dated 24-03-2021 of the respondents may very kindly becomes be rectified/modified to the extent of appellant by directing the respondents to consider the appellant for promotion to the post of SPST BPS-14 with all back  $2e \mathcal{V}$  benefits including seniority and the respondents may further please be directed to grant pay fixation and count the previse adhoc service of the appellant for the purpose of length of service for promotion. Any other remedy which this august Court deems fit may also be awarded in favor of appellant.

#### R/SHEWETH: ON FACTS:

1-That appellant is a peaceful and bonafide resident of Tehsil Wari, District Dir Upper and belongs to a respectable family.

Certified/to be true copy htakhasi Khy vice Tribunal Peshawar

Service Appeal No. 7367/2021 titled "Inayat-Ur-Rehman Versu Secretary Elementary & Secondary Education Department Khyber Peshawar and others"

ORDER 27.11.2023

MUHAMMAD AKBAR KHAN, MEMBER (E):- Learned counsel for the appellant present. Mr. Muhammad Jan, District Attorney for the respondents present. Arguments heard and record perused.

htunkhwa

During the course of arguments, learned counsel for the appellant 02. 7293order bearing office No. submitted copy of a 47/F.No.120/DEO(M)/Dir Upper dated 29.03.2022 wherein the District Education Officer (Male) District, Dir Upper (respondent No. 3) has granted pay protection in respect of fourteen similarly placed employees with effect from their first appointment with all benefits. Since the case of the appellant is the same as that of fourteen employees mentioned in the aforementioned order we, therefore, remit the instant appeal to the respondents for consideration on the analogy of the aforementioned fourteen employees/colleagues of the appellant.

03. The instant appeal is disposed of on the above terms. Consign.

04. Pronounced in open court at Peshawar and given under our hands and seal of the Tribunal on this  $27^{th}$  day of November, 2023.

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to be true copy

AINER akhtukhwa

vice Tribunal Peshawar

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(Rashida Bano) Member (J) Certified

Member (E)

2 Date of Presentation of Arm Sec. Number of Words-Copying Fee \_\_\_\_\_(0) Urgent -----10 Total \_\_\_\_\_ Name of ' Date of Curry 11 22 Date of Deliver, o. ....

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\_\_\_\_P ارمن جناب ED (عردانه) عمل وجر ال Senority (all back benifils) عتر ... در فواس مرار چاب عالى:-مورط نه گزارش سے که سائلان کاند (ده/ده/12 سے ایمی کن PST دوست در اسے فرالهی متھی سرانیام دے رہے ہو سالان کار ہوا۔ اردر 210 دارد ا ہر حاری ہوا تھا۔ اس کے لیم Beruice میں جمع نظرتے کے باوجود دوسرا ارڈر 2017/2015 ہر جاری موا ساکران کے ساتھ ج colleanues عربی سو کے تھے . دہ 24/03/2021 کو SAST پوٹ ہر ہردسوط میں نے تھے لرین OEO حاص - سائل کو TOPS پوسٹ میر پر مونشن دیتے سے انھا رکو کاران الجبور سور المعمد Tri. und من مس 2 ما المان ما الن كا تورك منها آباس. جودرفراس کے سائر ف سے benority + promotion Call back benifition willing while and the promotion Call back benifition and the second Dater obj oll 2024 د بنے کے احکاماتی میاری کیرے . ٹو ساکل ن تاجبات دنمائو مرید کے . دو ات كراران . () على أنبير T د GPS كال بايش دير ال چ شرالرچن IST GPS بیکارے درم بلا ٤٦ عنايت الرحن T LA 292 سرطرى سلفان عيل در مارا (4) فحد اليما س p.T 293 . ... . .... ( SPS ی عمر ' بر ایم T دم ۲۰ سمی در رادا ۲ PIT JUINE 6 مريد جنيان حريد . .

VAKALATNAMA	-6-			
BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.				
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<u> </u>	_/20 <u>2</u> 4			
Ind I Delin	(APPELLANT)			
Ingfat uv Kelmay	_ (PLAINTIFF) (PETITIONER)			
<u>VERSUS</u>	(FEITIONER)			
	(RESPONDENT)			

I/We <u>May at us Rehman</u> Do hereby appoint and constitute **Noor Mohammad Khattak Advocate Supreme Court** to appear, plead, act, compromise, withdraw or refer to arbitration for me/us as my/our Counsel/Advocate in the above noted matter, without any liability for his default and with the authority to engage/appoint any other Advocate Counsel on my/our cost. I/we authorize the said Advocate to deposit, withdraw and receive on my/our behalf all sums and amounts payable or deposited on my/our account in the above noted matter.

1202 Anayat Ur Rahmon Maja <u>CLIENT</u> Dated.

ACCEPTED

NOOR MOHAMMAD KHATTAK ADVOCATE SUPREME COURT

(DEFENDANT)

WALÉÉD/ADNAN

UMAR FAROOQ MOHMAND

OD JAN **ADVOCATES** 

&

**OFFICE:** Flat No. (TF) 291-292 3<sup>rd</sup> Floor, Deans Trade Centre, Peshawar Cantt. (0311-9314232)

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