## Form- A

## FÓRM OF ORDER SHEET

Court of\_\_\_\_

## Implementation Petition No.\_\_\_\_\_320/2024

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1 .	30.04.2024	The implementation petition of Mr. Wahee
	•	Ullah submitted today by Mr. Saadullah Khan Marwa
-		Advocate. It is fixed for implementation report befor
		Single Bench at Peshawar on Original file b
		requisitioned. AAG has noted the next date. Parcha Pesl
		given to counsel for the Petitioner.
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## **BEFORE THE KPK SERVICE TRIBUNAL, PESHAWAR**

Execution Refition CM. No. 320 / 2024

Waheed Ullah

versus

DEO (M) & Others

APPLICATION FOR HEARING OF THE SUBJECT EXECUTION PETITION AT THE PRINCIPAL SEAT AT PESHAWAR:

#### **Respectfully Sheweth,**

- 1. That the applicant filed the subject Execution Petition before this hon'ble Tribunal today.
- That R. No. 02 and 03 hails at Peshawar, furthermore, the main appeal was decided before this hon'ble Tribunal at Principal seat, so, it will be convenient to hear the Subject Execution Petition at Principal Seat too.

It is, therefore, most humbly prayed that the application be accepted as prayed for.

Applicant

Advocate

Through

Saadullah Khan Marwat

Dated 29-04-2024

# **BEFORE THE KPK SERVICE TRIBUNAL, PESHAWAR**

Excention Misc Pett: No. 320 /2024

IN

S.A. No. 831/2022

Waheed Ullah

versus

INDEX

DEO (M) & Others

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Applicant

Through

01

(Saadullah Khan Marwat) Advocate 21-A Nasir Mension, Shoba Bazar, Peshawar. Ph: 0300-5872676

Dated: 26-04-2024

# **BEFORE THE KPK SERVICE TRIBUNAL, PESHAWAR**

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XCONTION t: No.320 /2024

IN

S.A. No. 831/2022

Waheed Ullah S/O Mir Jehandad Khan, Chowkidar, GHSS Mamash Khel, Bannu

Khyber Pakhtukhwa ice Tribunal Diary No. 12482

. . Respondents

#### VERSUS

 District Education Officer (M), Elementary & Secondary Education Department, Bannu.

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- Director, Elementary & Secondary Education Department, GT Road Hashtnagri, Peshawar City.
- Secretary, Government of KP Elementary & Secondary Education Department, Civil Secretariat, Peshawar

# APPLICATION FOR IMPLEMENTATION OF THE JUDGMENT DATED 30-01-2024 OF THE HON'BLE TRIBUNAL, PESHAWAR:

## **Respectfully Sheweth:**

 That 17-05-2022, applicant filed Service Appeal before this hon'ble Tribunal for promotion to the post of Junior Clerk with effect from 14-03-2020 with all service benefits. (Copy as annex "A")  That the said appeal came up for hearing on 30-01-2024 and then the hon'ble Tribunal was pleased to hold that:-

> "We are unison to direct the respondents to consider appellants in quota reserved for promotion of Class-IV employees for the posts of Junior Clerk on the basis of their seniority like other employees from date when they were considered for it for the first time". (Copy as annex "B")

- 3. That on 11-03-2024, applicant as well as Registrar of the hon'ble Service Tribunal remitted the judgment to respondents for compliance but so for no favorable action was taken there and then and the judgment of the hon'ble Tribunal was put in a waste box. (Copy as annex "C")
- 4. That the respondents are not complying with the judgment of the hon'ble Tribunal in letter and spirit and flouts the same with disregard, so are liable to be proceeded against the Contempt of Court Law for punishment.

It is, therefore, most humbly requested that the judgment dated 30-01-2024 of the hon'ble Tribunal be complied with hence forthwith.

OR

Through

In the alternate, respondents be proceeded for contempt of court and they be punished in accordance with Law.

Palach

Applicant

Saadullah Khan Marwat

Arbab Saif-ul-Kamal

Amjad Nawaz Advocates

Dated: 26-04-2024

## <u>AFFIDAVIT</u>

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I, Waheed Ullah S/O Mir Hehandad Khan, Chowkidar, GHSS Mamash Khel, Bannu (Applicant), do hereby solemnly affirm and declare that contents of **Implementation Petition** are true and correct to the best of my knowledge and belief.

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DEPONENT

ADVOCATE

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## <u>CERTIFICATE:</u>

As per instructions of my client, no such like Implementation Petition has earlier been filed by the appellant before this Hon'ble Tribunal.

## BEFORE THE KP SERVICE TRIBUNAL, PESHAWAR

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Appeal No. 831 /2022

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Waheed Ullah S/O Mir Jehandad Khan, Chowkidar, GHSS Mamash Khel. Bannu

Appellant(s)

#### Verses

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..... Respondent(s)

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- District Education Officer (M), Elementary & Secondary Education Department, Bannu.
- Director, Elementary & Secondary
   Education Department, GT Road
   Hashtnagri, Peshawar City.
- Secretary, Elementary & Secondary Education Department, Govt. of KP, Civil Secretariat, Peshawar.
  - 4. Hameed Ullah Khan, Junior Clerk, GHSS Abdul Hameed Noor Jani Khel, Bannu

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APPEAL UNDER SECTION 4 OF THE SERVICE TRIBUNAL ACT, 1974 AGAINST OFFICE ORDER NO. 3371-80 DATED 14-03-2020 OF R. NO. 01 WHEREBY R. NO. 04 & 05 WERE PROMOTED TO THE POST OF JUNIOR CLERKS AND APPELLANT BEING SENIOR WAS IGNORED FOR NO LEGAL REASON.

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#### **Respected Sir:**

 That appellant has into his credit the education qualification up to FA. (Copy as annex "A")

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- That on 15-06-2005, appellant was appointed as Chowkidar and is performing his official duties for the last 17 years as such. (Copy as annex "B")
- 3. That on 18-07-2019, the Government of KP issued Notification where amendment was brought in KP Civil Servants (Appointment, Promotion & Transfer) Rules, 1989 where method of appointment and promotion to the post of Junior Clerk was made / enumerated:
  - a. Forty (40%) by promotion, on the basis of seniority-cum-fitness, from amongst Daftaries, Gestetner, Operators, Qasids and Naib Qasids including holding of other equivalent post in the Secretariat with two (02) years services as such, who have passed FA / F. Sc examination or its equivalent qualification form a recognized Board; and

b. 60% by initial recruitment. (Copy as Annex "C")

Here it would be not out of place to mention that condition of typing skill / knowledge is not applicable for Class-IV seeking promotion to the post of Junior Clerk B-11 against 33% reserved quota.

- That on 31-01-2020, Final Seniority List of Class-IV for promotion to Junior Clerk in district Bannu was maintained. Name of appellant was figured at S. No. 126, while R. No. 04 Hameed Ullah Khan at S. No. 105 appointed on 30-08-2009. (Copy as Annex "D")
- That on 14-03-2020, R. No. 04 and 05 were promoted to the post of Junior Clerks against law and rules, being most juniors. (Copy as Annex "E")
- 6. That on 20-04-2020, appellant submitted representation before R. No. 02 which met dead response. (Copy as annex "F")

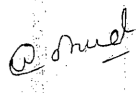
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- 7. That on 08-06-2020, appellant then filed Writ Petition before Peshawar High Court, Bench Bannu for setting aside of the impugned Notification order dated 14-03-2020 and to promote him to the post of Junior Clerk. (Copy as Annex "G")
- That on 16-04-2021, R. No. 03 issued memo whereby it was held that no condition of typing test exists for the promotion of Class-IV employees as per letter dated 26-11-2018 of the Regulation Wing of Establishment Department. (Copy as annex "H")
- 9. That the said Writ Petition came up for hearing on 20-04-2022 and then the honble Bench was pleased to direct appellant to approach before Service Tribunal in accordance with law. (Copy as annex "I") Hence, this appeal, inter alia on the following grounds:

#### <u>GROUNDS.</u>

- a. That in the seniority list dated 31-01-2020 name of appellant was figured at S. No. 126 but in fact the same comes at S. No 14 as he was appointed as such on 15-06-2005 while that of R. No. 04 at S. No. 105 appointed on 30-08-2009, meaning thereby that appellant is much senior than the promoted respondent.
- b. That method of promotion is enumerated in the rules, senioritycum-fitness. No reason for non promotion to the appellant was ever given. Thus R. No. 04 and 05 was promoted to the post of Junior Clerk with closed eyes and against the rules.
- c. That extra ordinary favoritism was shown to R. No. 04 and 05 in promotion because the matter was not dealt with as per the mandate of law.
- d. That no limitation ever runs against factum of promotion, seniority and money matter. The promotion of R. No. 04 and 05 was based on favoritism as well as with malafide.

It is, therefore, most humbly prayed that on acceptance of the appeal, order dated 14-03-2020 of R. No. 01 promoting R. No. 04 to the post of Junior Clerk be set aside and appellant be promoted to the post of Junior Clerk with effect from 14-03-2020 with all service benefits.



Appellant

Through ) Lill li Issue Saadullah Khan Mar (1)---

Arbab Salful Kamal

Dated: 16-05-2022

Advocates

Amjad Nawa

## CERTIFICATE:

As per instructions of my client, no such like Service Appeal has been earlier filed by the appellant before this Hon'ble Tribunal.

Advocate

## AFFIDAVIT

I, Waheed Ullah S/O Mir Jehandad Khan, Chowkidar, GHSS Mamash Khel. Bannu (appellant), do hereby solemnly affirm and declare that contents of Service Appeal are true and correct to the best of my knowledge and belief

Ponuel

DEPONENT

#### KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

#### Service Appeal No. 831/2022

BEFORE: MRS. RASHIDA BANO ... MEMBER (J) MR:). MUHAMMAD AKBAR KHAN ... MEMBER (M)

Waheed Ullah S/o Mir Jehandad Khan, Chowkidar, GHSS Mamash Khel, Bannu.

.... (Appeilant)

#### <u>VERSUS</u>

- 1. District Education Officer (M), Elementary & Secondary Education Department, Bannu.
- 2. Director, Elementary & Secondary Education Department, GT Road Hashtnagri, Peshawar City.
- Secretary, Elementary & Secondary Education Department, Government of Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.
- 4. HameedUllah Khan, Junior Clerk, GHSS Abdul Hameed Noor JaniKhel, Bannu.

. (Respondents)

Mr. Saadullah Khan Marwat Advocate

For appellant

Mr. AsifMasood Ali Shah

District Attorney

For respondents

Date of Institution			
Date of Hearing			
Date of Decision			

#### JUDGMENT

**Rashida Bano, Membér (J):** The instant service appeal has been instituted under section 4 of the Khyber Pakhtunkhwa Service Tribunal, Act 1974 with the prayer copied as below:

"It is, therefore, most humbly prayed that on acceptance of the appeal, order dated 14.03.2020 of R.No.01 promoting R.No.4 to

the post of Junior Clerk be set-aside and appellant be promoted to

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the post of junior clerk with effect from 14.03.2020 with all service benefits."

2. Brief facts of the case as given in the memoranda of appeal is that appellantis the Class-IV employee of the education department who was appointed on 15.06,2005 having high qualification and quality service record at his credit. That on 31.02.2020 final seniority list of Class-IV employees for promotion to the post of Junior Clerk was issued wherein name of the appellant was rightly mentioned at Sr. No.126 while name of private respondent No.4 at serial No.105 respectively. Thereafter, on 14.03.2020 respondents issue promotion order wherein junior to the appellant were promoted to post of Junior Clerks and appellant was ignored. Appellant filed departmental appeal, which was not responded. Then appellant filed writ petition No.525-B/2020 before Hon'ble Peshawar High Court, Bannu Bench, which was decided on 20.04.2022 with direction to approach Service Tribunal, hence the present service appeal.

3. Notices were issued to the respondents, who submitted their comments, wherein they refuted the assertions raised by the appellant in his appeal. We have heard arguments of learned counsel for the appellant and learned Deputy District Attorney and have gone through the record with their valuable assistance.

4. Learned counsel for the appellant argued that appellant had not been treated in accordance with law and rules and respondents violated Article 4 and 25 of the Constitution of Islamic Republic of Pakistan, 1973. He further argued promotion order of private respondent issued ATTESTED

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against the law and rules hence liable to be set aside. He submitted that extraordinary favoritism was show in promotion of private respondent because the matter was not dealt with in accordance with law. Lastly, he submitted that no limitation runs against the matter of promotion, seniority and financial matter, hence instant appeal might be accepted.

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5. Conversely, learned Deputy District Attorney contended that appellant had been treated in accordance with law rules. He further contended that it was the responsibility of the appellant to submit application for correction in the tentative seniority list within time, but he failed to do so. He further contended that respondent No.1 informed all Class-IV employees for typing test in which appellant had failed and private respondent passed the test, hence he was promoted. Lastly he submitted that appeal of the appellant is time barred, hence dismissed with costs.

6. Perusal of record reveals that appellant was appointed on 15.06.2005 as chowkidar class IV in the respondent/department and is serving with full devotion. Appellant done his F.A in the year 2005, Government of Khyber Pakhtunkhwa issued policy/rules for recruitment and promotion of employees of respondent/department on 8 July 2014 which was amended on18.07.2019. Method of appointment to the post of junior Clerk BPS-11 was given in the following manner;

(a) Forty per cent by promotion, on the basis of senioritycum-fitness, from amongst Daftaris, Gestetner Operators, Qasids and Naib Qasids including holders of other equivalent posts in the Secretariat with two years of service as such. Who

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have passed FA/F.Sc examination or its equivalent
qualification from a recognized Board; and
(b) sixty per cent by initial recruitment.
Note: For the purpose of promotion, there shall be maintained
a common seniority list of Daftaries, Gestetner Operators,
Qasids, NaibQasids etc. with reference to the dates of their

Qasids, NaibQasias etc. with reference to the acquiring the FA/F.Sc qualification:

Respondent No.4 was appointed on 30.08.2009 but he was rightly placed at Serial No.105, junior to the appellant in seniority list of Class-IV employees by placing appellant at serial No.126.Respondent/department vide order dated 14.03.2020 promoted respondent No.4 despite being junior to the appellant. Appellant approached worthy High Court wherein direction was given to approach this tribunal.

7. Main contention of the appellant is the requirement of typing test having 30 words per minute is not meant for Class-IV employees and only condition for them is having qualification of F.A/F.Sc and seniority cum-fitness.

8. Appellant in this respect referred to letter dated 6.01.2021 bearing No. E&AD(152)2021/APCA by administration department to Secretary to Government of Khyber Pakhtunkhwa Elementary & Secondary Education Department with subject of "Application for Class-IV promotion" and the condition of typing test, wherein it is mentioned that no condition of typing test exists for promotion of Class-IV employees. Therefore, instruction contained in the letter dated

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26.11.2018 of Regulation Wing Establishment Department may be followed in its letter and spirit while making promotion of Class-IV.

Perusal of letter dated 26.11.2018 reveals that the amended 9. Service Rules for ministerial staff of Elementary& Secondary No.SO(PE)4notification vide Education Department 10SSRC/Ministerial Staff: 2013 dated 2<sup>nd</sup> August, 2017 are silent with regard to the condition of typing skill/knowledge. As such the condition of typing skill/knowledge is not applicable for Class-IV seeking promotion to the post of Junior Clerk (BS-11) against 33% reserved quota. The posts are to be filled strictly in accordance with the method of appointment, qualification and other conditions applicable to a post as laid down in the relevant Service Rules frame under Rule-3 (2) of Khyber Pakhtunkhwa Civil Servants (Appointments Promotion &Transfer) Rules, 1989.

Respondent themselves by following instruction contained in letter dated 06.01.2021 and 26.11.2018 promoted vide order dated 04.12.2023,

"Amin ullah Khan S/O Khair Muhammad Khan, Chowkidar Anwarullah Khan S/O Amanullah Khan, Chowkidar Mashal Khan S/O Asaf Khan, Chowkidar Sanaullah S/O Ghulam Rasool, Naib Qasid Nasir Ali Khan S/O Mir Azad Khan, Chowkidar Abdul Samad Khan S/O Abdul Qayum Khan, Chowkidar Umer Ayaz S/O Muhammad Ayaz Naib Qasid Wali Khan S/O Gul Mir Khan, Chowkidar Rahim Bad Shah S/O Rehman Shah, Lab Attendant Ghafar Ali Khan S/O Zerdad Khan, Lab Attendant Muhammad Ishaq S/O Sultan Shah, Chowkidar"

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and provide cushion period of six months for improving their typing skill and speed vide promotion/appointment notification by mentioning;

"3. They will be bound to obtain certificate the effect that they will have achieved the type/computer knowledge within six months from the date of issuance of promotion order."

In this appointment order there is no mention of typing speed of 30 words per minute and factum of acquiring knowledge of typing is mentioned.

10. We are of the view that appellant is not treated fairly like appointees of order dated 04.12.2023. Therefore, he being senior also deserved the same treatment under law, otherwise too in notification dated 18.7.2019 cushion period for acquiring educational qualification was given to Class-IV employees what to say about the typing speed of 30 words per minutes.

11. For what has been discussed above, we are unison to direct the respondents to consider the appellant in quota reserved for promotion of Class-IV employees for the post of Junior Clerk on the basis of their seniority like other employees from date when they were consider for it for the first time. Costs shall follow the event. Consign.

12. Pronounced in open court at Peshawar and given under our hands and seal of the Tribunal on this  $30^{th}$  day of January, 2024.

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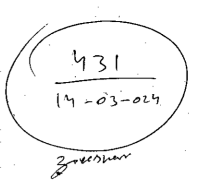
\*M.Khan

Member (E)

(RASHIDA BANO)

field to bd true cop Member (J)

District Education Officer (M) Elementary & Secondary Education Department, Bannu.



Director, Elementary & Secondary Education
 Department, Peshawar.

APPLICATION FOR COMPLIANCE OF THE JUDGMENT DATED 30.01.2024 OF THE HON'BLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR PASSED IN S.A.NO. 831/2022 IN ITS TRUE LETTER AND SPIRIT.

Respected Sir,

Please comply with the order dated 30.01.2024 of the Hon'ble Khyber Pakhtunkhwa Services Tribunal, Peshawar in S.A.No.831 /2022 in its letter and spirit without fail and obliged. (Certified copy attached)

Thanking you, Sir

Dated: 11.03.2024

Applicant

Waheed Ullah s/o Mir Jehandad Khan Chowkidar, GHSS Mamash Khel, Bannu Cell: 0336-9780791

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