Form-A FORM OF ORDER SHEET

Court of	•		

:		Restoration Application No. 326/2024						
S:No.	Date of order Proceedings	Order or other proceedings with signature of judge						
1	2	3						
1	30.04.2024	The application for restoration of Appeal No.						
,		7517/2021 received today by registered post through						
		Muhammad Ismail Alizai Advocate. It is fixed for						
		hearing before touring Single Bench at D.I.Khan on						
,		Original file be requisitioned. The counsel for						
		the applicant has been informed telephonically.						
		By the order of Chairman						
,		[mon]						
		REGISTRAR						
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KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

VS Gout of KP gothers (SA 7517/2021)

	Thomas 12 Storing 1 Tomas (3)		7
S#	CONTENTS	YES	NO
1	This Appeal has been presented by:		
2	Whether Counsel/Appellant/Respondent/Deponent has signed the		
	requisite documents?		
3	Whether appeal is within time?		
4	Whether the enactment under which the appeal is filed		
	mentioned?		
5	Whether the enactment under which the appeal is filed is correct?		
6	Whether affidavit is appended?		
7	Whether affidavit is duly attested by competent Oath		
	Commissioner?		
8	Whether appeal/annexures are properly paged?		
9	Whether certificate regarding filing any earlier appeal on the		
10	subject, furnished?		
10	Whether annexures are legible?		
11	Whether annexures are attested?	<u> </u>	
12	Whether copies of annexures are readable/clear?		
13	Whether copy of appeal is delivered to AG/DAG?		
14	Whether Power of Attorney of the Counsel engaged is attested		
1.5	and signed by petitioner/appellant/respondents?		
15	Whether numbers of referred cases given are correct?		
16	Whether appeal contains cutting/overwriting?		
17	Whether list of books has been provided at the end of the appeal?		
18	Whether case relate to this court?		
19	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?		
22	Whether index filed?		
23	Whether index is correct?		
24	Whether Security and Process Fee deposited? On		
	Whether in view of Khyber Pakhtunkhwa Service Tribunal Rules	-	
25	1974 Rule 11, notice along with copy of appeal and annexures has	ľ	1
· · ·	been sent to respondents? On	1	[
26	Whether copies of comments/reply/rejoinder submitted? On		
77	Whether copies of comments/reply/rejoinder provided to		
27	opposite party? On		
			1

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

Name:

Signature: Dated:

Muhammad Ismail Alizai **Advocate High Court** ∠Dera Ismail Khan

BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR

Misc: Application in R. A. No. 326/2024 Service Appeal No7517/2021

Ghulam Abbas s/o Muhammad Aslam Khan, PST GPS Babr Pakka, Paroa Distt D.I. Khan

(Appellant)

VERSUS

- 1. Govt; of KPK through Chief Secretary, Civil Secretariat, Peshawar,
- 2. Secretary Elementary & Secondary Education, KP Peshawar,
- 3. Director Elementary & Secondary Education, KP Peshawar,
- 4. Assistant Director Estb: Elementary & Secondary Education, Peshawar,
- 5. District Education Officer (Male), D.I. Khan,
- 6. Sub-Divisional Education Officer (Male), D.I. Khan,
- 7. Sub-Divisional Education Officer (Male), Paharpur,
- 8. Sub-Divisional Education Officer (Male), Kulachi,
- 9. Sub-Divisional Education Officer (Male), Paroa,
- 10. Sub-Divisional Education Officer (Male), Daraban,
- 11. Aqal Khan, GPS No. 1 Rehman-khel, Distt D.I. Khan,
- 12. Zia-ur-Rehman, GPS No. 1 Rehman-khel, Distt D.I. Khan,
- 13. Hizbullah Khan, GPS No. 1 Takwara, District D.I. Khan,
- 14. Muhib-ullah, GPS No.2 Dhala, District D.I. Khan,
- 15. Asad Hussain Shah, GPS Wanda Talgi, District D.I. Khan,
- 16. Abdul Rauf Khan, GPS Kot-Masudin, District D.I. Khan,
- 17. Muhammad Zafar, GPS Mandhra Saidan, District D.I. Khan.

(Respondents)

APPLICATION FOR RESTORATION OF SERVICE APPEAL

I N D E X

S.No.	Description of Documents	Annexure Page(s)
1.	Application with Grounds & affidavit.	(1-2)
2.	Copy of order sheet dtd 18.01.2023.	A (3-41)
3.	Wakaltnama	(5)
Dated:	27/03/24	
		Am De
		Appellant

Through Counsel

(Muhammad Ismail Alizai) Advocate High Court, DIKhan.

(Ghulam Abbas)

BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR

Misc: Application in R. A. No. 326/2024

Service Appeal No7517/2021

Ghulam Abbas s/o Muhammad Aslam Khan, PST GPS Babr Pakka Paroa, Distt D.I. Khan Khyber Pakhtubliwa Service Tribunal

Diary No. 12475

(Appellant) Pated 30/4/2

VERSUS

1. Govt; of KPK through Chief Secretary, Civil Secretariat, Peshawar,

2. Secretary Elementary & Secondary Education, KP Peshawar,

3. Director Elementary & Secondary Education, KP Peshawar,

4. Assistant Director Estb: Elementary & Secondary Education, Peshawar,

5. District Education Officer (Male), D.I. Khan,

6. Sub-Divisional Education Officer (Male), D.I. Khan,

- 7. Sub-Divisional Education Officer (Male), Paharpur,
- 8. Sub-Divisional Education Officer (Male), Kulachi,
- 9. Sub-Divisional Education Officer (Male), Paroa,
- 10. Sub-Divisional Education Officer (Male), Daraban,
- 11. Aqal Khan, GPS No. 1 Rehman-khel, Distt D.I. Khan,
- 12. Zia-ur-Rehman, GPS No. 1 Rehman-khel, Distt D.I. Khan.
- 13. Hizbullah Khan, GPS No. 1 Takwara, District D.I. Khan,
- 14. Muhib-ullah, GPS No.2 Dhala, District D.I. Khan,
- 15. Asad Hussain Shah, GPS Wanda Talgi, District D.I. Khan,
- 16. Abdul Rauf Khan, GPS Kot-Masudin, District D.I. Khan,
- 17. Muhammad Zafar, GPS Mandhra Saidan, District D.I. Khan.

(Respondents)

APPLICATION FOR RESTORATION OF SERVICE APPEAL

Respectfully, the Appellant very humbly submits as under: -

- 1. That the service appeal filed by the Petitioner was dismissed in default on 18/01/2023.
- 2. That the Appellant had been regularly pursuing his service appeal in personal capacity as well as through Counsel and had not absented himself either intentionally or deliberately.
- .3. That during the month of October 2022 the Hon'ble Service Tribunal did not hold Camp Court at D. I. Khan and the Appellant was informed that he would receive notice as and when his appeal would be fixed again.
- 4. That when the Hon'ble Tribunal resumed holding Camp Court at D. I. Khan station, the Appellant not being served in person or informed through his Attorney could not attend the proceedings thus his appeal besides other appellants in similar appeals were dismissed in default. For the ibid mentioned reason the Appellant inadvertently remained unable to attend the Hon'ble Tribunal either in person or through his appointed Counsel which was neither a deliberate nor an intentional act on part of Appellant.
- 5. That a number of appeals earlier dismissed for default have since been restored recently.
- 6. That this Hon'ble Tribunal has got ample powers in considering the instant application and request of the Applicant towards restoration of his appeal.
- 7. That during the course of arguments on the instant application the Counsel for the Appellant may kindly be allowed to raise additional points/grounds, if need be.



PRAYER:

In view of the supra-mentioned facts it is most humbly requested to graciously restore the service appeal of the Applicant in the interest of justice.

Dated: 27/03/24

Humbly,

Appellant,

Through Counsel,

(Muhammad Ismail Alizai) Advocate high Court

AFFIDAVIT

1, Ghulam Abbas 5/0 Nehammad Aslam Khanthe appellant, affirm and declare on oath that contents of this application are true & correct as per my knowledge & belief besides the records made available, and that nothing is willfully concealed or kept from the Tribunal.

Dated: 27/03

No: ____

Deponent,

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

			 ~~~	~ ~	TAKE TH	* * * *	
Service	Appeal	No _	 15	-	1	·	/2021

# GHULAM ABBAS PST GPS BABBAR PAKKA.

(Appellant)

Chyher Pakhtukhwa Mogolee Tribunii

**VERSUS** 

Briary No. 72.82

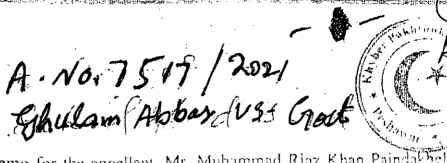
- 1. GOVERNMENT OF KHYBER PAKHTUNKHAWA THROUGH CHIEF SECRETARY, CIVIL SECRETARIAT, PESHAWAR
- 2. THE SECRETARY ELEMENTARY & SECONDARY EDUCATION, KHYBER PAKHTUNKHAWA, PESHAWAR.
- 3. DIRECTOR ELEMENTARY & SECONDARY EDUCATION, KHYBER PAKHTUNKHAWA, PESHAWAR.
- ASSISTANT DIRECTOR (Estb.) ELEMENTARY & SECONDARY EDUCATION, KHYBER PAKHTUNKHAWA, PESHAWAR.
- 5. DISTRICT EDUCATION OFFICER (DEO) MALE, D.I.KHAN.

M. Anwar Aware Advocate Supreme Count D.I.Khaii

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Registra".

- O & AQAL KHAN GPS NO.1 REHMANIKHEL DISTT: D.I.KHAN
- 07. ZIA UR REHMAN GPS NO.1 REHMANIKHEL DISTT: D.I.KHAN
- 08. HIZBULLAH KHAN GPS NO.1 TAKWARA DISTT: D.I.KHAN
- 09. MUHIB HUSSAIN SHAH GPS NO. 2 DHALLAH DISTT: D.I.KHAN
- 10. ASSAD HUSSAIN SHAH GPS WANDA TALGI DISTT: D.I.KHAN
- 14. ABDUR RAUF KHAN GPS KOT MASOODAN DISTT: D.I.KHAN
- 12. MUHAMMAD ZAFFAR GPS MANDHRA SAIDAN DISTT: D.I.KHAN



18.01.2023

Nemo for the appellant. Mr. Muhammad Riaz Khan Paindal hel

Assistant Advocate General for the respondents present.

Case called several times till last hours of the court but nobody turned up on behalf of the appellant, therefore, the appeal in hand is dismissed in default as well as for non-compliance of the court order. Consign.

Muhammad Ismail Alizai Advocate High Court Deta lawaji Khau

03. Pronounced in open court at camp court D.I Khan and given under my hand and seal of the Tribunal this 18th of January 2023.

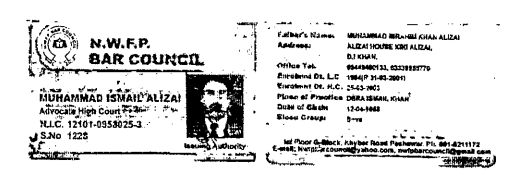
Certified to be ture copy.

Service Tribunal Peshawar

(Kalim Arshad Khan) Chairman Camp Court, D.I Khan

Date of Presentation of Application 29-5 Number of Words D Copying Fee Urgent Total__ Name Date of C Date of Delivery of Copy





BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR.

In Service Appeal Ghulam Abbas Vs Gout of KP , Olhers (SA 7517/2021) 1/WE, (Gholam Abbas), Appellant,

hereby appoint, Mr. Muhammad Ismail Alizai, Advocate High Court, D.I. Khan, in the above mentioned matter / case and authorize him/them to do all or any of the following acts, in my/our name and on my/our behalf, that is to say,

- 1. To appear, act and plead for me/us in the above mentioned case in this Court/ tribunal in which the same may be tried or heard or any other proceedings what so ever, ancillary thereto, including appeal, revision etc; on payment of fees separately for each court by me / us,
- 2. To sign, verify, file, present or withdraw all/any proceedings, petitions, appeals, cross objections and application for compromise or withdrawal, or for submission to arbitration of the said case or any other documents, as may be deemed necessary or advisable by him/them and to conduct prosecution or defense of the said case at all its stages,
- 3. To undertake execution proceedings, deposit, draw and receive money, cheques, cash and grant receipts thereof and to do all other acts and things which may be conferred to be done for the progress and in the course of prosecution of the said case,
- 4. To appoint and instruct any other Advocate/ legal practitioner authorizing him to exercise the power and authority conferred upon the advocate whenever he/they may think fit to do so and to sign Power of Attorney on our behalf,

I /we, the undersigned do hereby agree to ratify and confirm all acts done by the advocate or his authorized substitute in the matter as my /our own acts, as if done by me/us to intents and purposes, and I / we undertake that I /we or my/our duly authorized agent shall appear in the court on all hearings and will inform the advocate(s) for appearance when case is called and I/we the undersigned agree hereby not to hold the advocate(s) or his/their substitute responsible if the said case be proceeded ex-parte or dismissed in default in consequence of my/our absence from court when it is called for hearing and for the result of the said case, the adjournment costs whenever ordered by the court shall be of the advocate(s) which he/they may receive and retain himself/themselves. I/we the undersigned do hereby agree that in the event of the whole or part of the fees agreed by me/us to be paid to the advocate(s), if remain unpaid, he/they shall be entitled to withdraw from prosecution of the above said case until the same is paid and fee settled is only for the above said case and above court and I /we agree hereby that once fee is paid, I/we shall not be entitled for refund of the same in any case whatsoever.

IN WITNESS WHEREOF, I /we do hereby set my/our hand to these presents, the contents of which have been read / read over, explained fully and understood by me/us on this..... Day of will 2024

Accepted By:

Thumb Impression / Signature(s) of Executant(s)

Thelam Abbas so Mihammod Aslam Khan