Form-A FORM OF ORDER SHEET

Court of	<u>.</u>	
Execution petition No.	937/2024	

S.No.	Date of order	Order or other proceedings with signature of judge		
5.110.	Proceedings	Order or other proceedings with signature of judge		
1.	2	. 3		
1	3/9/2024	The instant Execution petition presented today by Syed		
•		Nauman Ali Bukhari Advocate, may be entered in the relevan		
		restoration application is entrusted to S. Bench at Peshawar to		
, ,		be put up there on 10/9/2024.		
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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Execution Petition No. 937 Service Appeal No.7813/2021

Sabir Shah

V/S

Education Deptt:c

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S.No.	Documents	Annexure	Page No.
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2.	Copy of Judgment	- A -	04-10
3.	Copy of application	-B-	11-12
4.	Vakalat Nama		13

PETITIONE!

Sabir Shah

THROUGH:

SYED NOMAŃ ALI BUKHARI

ADVOCATE, HIGH COURT

(UZMA ŠYED) ADVOCATE, PESHAWAR

Cell No: 0306-5109438

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.



Execution Petition No. 937 /2024

In

Service Appeal No.547/2022

Chyber Pakfiguithwa Service Tribling

Sabir Shah S/e Tamash khan, SST (BPS-16) R/o Garhi Karigaram Alam, Gudar Bara, Khyber Agency.

Dotat

(PETITIONER)

VERSUS

- 1. The Govt: of KP: through Secretary, E&SE, Deptt: Civil Secretariat, Peshawar.
- 2. The Director, E&SE, Deptt, KP, Peshawar.
- 3. The District Education Officer, Khyber Tribal District at Jamrud.

RESPONDENTS

EXECUTION PETITION FOR DIRECTING THE RESPONDENTS TO IMPLEMENT THE JUDGMENT DATED: 24/04/2024 OF THIS HONOURABLE TRIBUNAL IN LETTER AND SPIRIT.

RESPECTFULLY SHEWETH:

- 1. That the Petitioner filed Service Appeal No-7813/2021 for adjustment on his post and for salaries with all back benefits including arrears to the appellant.
- 2. That the said appeal was finally heard by the Honorable Tribunal on 24/04/2024. The Honorable Tribunal is kind enough to accept the appeal of the appellant vide judgment dated 24/04/2024. (Copy of judgment is attached as Annexure-A).
- 3. That the respondents were totally failed in taking any action regarded the Hon'abie Tribunal Judgment dated 24/04/2024.

- 4. That the appellant filed application for compliance of the judgment but the department totally failed to take any action which is amount to contempt of court. Copy of the application is attached as annexure-B.
- 5. That the petitioner has having no other remedy to file this Execution Petition.

It is, therefore, most humbly prayed that the respondents may be directed to obey the judgment dated 24/04/2024 of this august Tribunal in letter and directed the respondent to adjust the appellant and grant all arrears and back benefits to the appellant. Any other remedy, which this august Tribunal deems fit and appropriate that, may also be awarded in favor of applicant/appellant.

PETITIONER

Sabir Shah

THROUGH:

(SYED NOMAN ALI BUKHARI) ADVOCATE HIGH COURT.

> UZMA SYID ADVOCATE HIGH COURT

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

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Execution Petition No	_/2024
In	
Service Appeal No.7813/2021	

Sabir Shah

 $\sqrt{V/S}$

Education Deptt:

AFFIDAVIT:

I, Sabir shah (Petitioner); it is affirmed and declared that the contents of the above Execution Petition are true and correct to the best of my knowledge and belief.

DEPONENT Sabir Shah

1 Alebum

ATTES

Commissioner

D 3 SEP 2024

A (4)

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No. 7813/2021

BEFORE: MRS. RASHIDA BANO

MEMBER (J)

MISS FAREEHA PAUL

MEMBER (E)

Sabir Shah S/O Tamash Khan SST (BPS-16) R/O Garhi Karigaram Alam Gudar Bara, Khyber Agency.

(Appellant)

VERSUS

1. The Government of Khyber Pakhtunkhwa through Secretary Elementary & Secondary Education Department, Civil Secretariat, Peshawar.

2. Director Elementary & Secondary Education, Khyber Pakhtunkhwa,

3. District Education Officer, Khyber Tribal District at Jamrud.

(Respondents)

Mr. Noman Ali Bukhari

Advocate

For appellant

Mr. Muhammad Jan District Attorney For respondents

 Date of Institution
 30.11.2021

 Date of Hearing
 24.04.2024

Date of Decision......24.04.2024

JUDGEMENT

RASHIDA BANO, MEMBER (J): The service appeal in hand has been instituted under Section 4 of the Khyber Pakhtunkhwa Service Tribunal Act, 1974 with the following prayer:



(B)

"That on acceptance of this appeal, the respondents may kindly be directed to adjust the appellant on his post and further directed to give salary onward after adjustment of the appellant on his post as the appellant is still on the strength of the department. The department may further be directed to grant all back benefits including arrears to the appellant being appellant not remained gainful employed and confined in jail. Any other remedy which this August Tribunal deems fit and appropriate that may also be awarded in favour of appellant."

Brief facts of the case are that the appellant was initially appointed as Theology Teacher in respondent department in the year 2002 and later on he was recommended by the Khyber Pakhtunkhwa Public Service Commission against the post of SST BPS-16 vide order dated 27.03.2012. During service, he was nominated in criminal case FIR No. 36 U/S 9(c) CNSA 1997 of P.S ANF Attock and was arrested in said case due to which he remained absent from duty. He was convicted and sentenced by the trial court vide judgment and order dated 16.01.2018 against which he preferred appeal before worthy Lahore High Court, Rawalpindi Bench which was accepted and he was acquitted from the charges and was ordered to be released vide judgment dated 18.11.2019. Appellant after release approached respondent department by submitting his arrival report on 29.11.2019 and also submitted affidavit at Jamrud. DEO (Male), Khyber sent arrival, affidavit alongwith request to consider and assign duties with the remarks that appellant is now free from the charges. But the respondent sought opinion from the law department as to whether judgment of Lahore High



(8)

Court could be challenged in the next higher forum or otherwise and whether pay of the appellant be started and whether back benefits be given to appellant or not. Respondents also got information from incharge ANF Attock Punjab about filing of appeal against order of acquittal of appellant passed by the Lahore High Court in Supreme Court of Pakistan upon which they were informed that they filed appeal which is still pending adjudication before Supreme Court of Pakistan. Respondent on the basis of this information are not adjusting the appellant despite the fact, that appellant is still on the strength of the department as no adverse order is passed against the appellant, hence the instant service appeal.

- 3. Respondents were put on notice who submitted their comments on the appeal. We heard the learned counsel for the appellant as well as learned District Attorney for the respondents and perused the case file with connected documents in detail.
- 4. Learned counsel for the appellant argued that not taking action on the departmental appeal of the appellant and not adjusting him on his post as he is still on the strength of the department are against the law, rules and material on record; that no disciplinary action has been taken by the respondent department on his absence but they just stop his pay and he is still on the strength of department, he is liable to be adjusted on his post; that recommendations of the inquiry officer as well as of DEO is in favor of the appellant despite he was not adjusted on his post which is illegal; that not adjusting the appellant on the ground that judgment is challenged in the Supreme Court of Pakistan is illegal and against the law and rules. He

requested that instant appeal might be accepted.



6. Perusal of record reveals that appellant was recommended by the Khyber Pakhtunkhwa Public Service Commission against the post of SST BPS-16 who was accordingly appointed vide order dated 27.03.2012. Appellant was performing his duties when on 05.11.2014, he was nominated in criminal case FIR NO. 36 Under Section 9(c) CNSA 1997 of P.S ANF Attock and was arrested in said case due to which he remained absent from his duty. He was convicted and sentenced by the trial court vide judgment and order dated 16.01.2018, against which appellant preferred appeal before worthy Lahore High Court, Rawalpindi Bench which was accepted and he was acquitted from the charges and was ordered to be released vide judgment dated 18.11.2019. Appellant after release from the jail approached

respondent by submitting his arrival report on 29.11.2019 and also submitted affidavit at Jamrud to this effect. DEO (Male), Khyber sent arrival, affidavit alongwith request to consider and to assign duties with the remarks that appellant is now free from the charges, upon which department ordered inquiry which was conducted wherein inquiry officer recommended that;

- i. His pay may kindly be started.
- ii. Arrear and all other back benefits may kindly be granted.
- iii. Any other penalty (major/minor) if any may be withdrawn.
- iv. A general circular may kindly be issued to all DEOs of Khyber Pakhtunkhwa.
- v. To keep the record upto date, take quick action and send the report to the Director E&SE Khyber Pakhtunkhwa for further necessary action in such cases.

But the respondent sought opinion from the law department that order of acquittal can be challenged in the next higher forum or otherwise and whether pay of the appellant be started and whether back benefits be given to appellant or not.

Respondents also got information from incharge ANF Attock Punjab about filing of appeal against order of acquittal of appellant passed by the Lahore High Court in Supreme Court of Pakistan upon which they were informed that they filed appeal which is still pending adjudication before Supreme Court of Pakistan. Respondent on the basis of this information are not adjusting the appellant despite the fact, that appellant is still on the strength of the department as no adverse order is passed against the appellant.

Perusal of record further reveals that only pay of the appellant was



(q)

stopped now appellant is acquitted on merit and no other charge is there against him. Just on the pretext of pendency of appeal against acquittal in apex court of the country to keep appellant away from performance of his duties which is linked with bread & butter of his family is injustice as we are conscious of the fact that due to huge pendency in the apex court of country there is no possibility of fixation of appeal against acquittal in near future.

- 9. It is also admitted fact that appellant submitted his arrival on 29.11.2019, therefore, he is entitled to all back benefits from the time as his pay was stopped earlier. Legally speaking respondent must have suspended appellant after getting information about his involvement in criminal case, but they only stopped his pay. Therefore, for said period appellant is entitled for pay which is allowed under the rules to civil servant under suspension. If in future apex court of the country accepts the appeal then respondent will proceed in accordance with law and appellant may be considered guilty/convicted person who will seize to be civil servant. Therefore, this judgment will not be hurdle in way of the any subsequent order of the respondent department.
- 10. For what has been discussed above, we accept the appeal in hand with above observations. Costs shall follow the event. Consign.
- 11. Pronounced in open court in Peshawar and given under our hands and seal of the Tribunal this 24th day of April, 2024.

(FREEHA PAUL) Member (E)

(RASHIDA BANO Member (J)

*M.Khan



- Learned counsel for the appellant present. Mr. Muhammad Jan learned District Attorney for the respondents present.
- 2. Vide our detailed judgment of today placed on file, we accept the appeal in hand with above observations. Costs shall follow the event. Consign.
- 3. Pronounced in open court in Peshawar and given under our hands and seal of the Tribunal this 24th day of April, 2024.

(FREEHATAUL) Member (E)

(RASHIDA BANO) Member (J)

*M.Khan

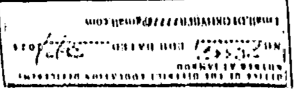


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152-554 Covermment Middle School Shin Kamar tham Dishlet Klayber for fluther directions. Service Prilumal Peshawar decision of service appleal No. 7813/2021 in respect of Mr. Sabir Shab, Enclosed please that betewith an application and decision of Khyber Pakhunkhwa gupleett

VILLEY TOHORISELVILLER.

Khyber Pakhimhkwa Peshiwar. Dementary & Secondary Education amaanti anji,





VAKALAT NAMA

NO/2023	
IN THE COURT OF KP Service Tribonal, Peshawa	a.)
Sabir Shah VERSUS	(Appellant) (Petitioner) (Plaintiff)
Education Deptt	(Respondent) (Defendant)
I/We, Sabar Shah Cpelitions	
Syed Noman Ali Bukhari, Advocate High Court, UZMA SYED Fact, compromise, withdraw or refer to arbitration for me/us as my/our Coabove noted matter, without any liability for his default and with the author any other Advocate/Counsel on my/our costs.	ority to engage/appoint
I/We authorize the said Advocate to deposit, withdraw and receive on n and amounts payable or deposited on my/our account in the above Advocate/Counsel is also at liberty to leave my/our case at any stage of any fee left unpaid or is outstanding against me/us.	the proceedings, if his
AND to all acts legally necessary to manage and conduct the sa whether herein specified or not, as may be proper and expedient.	:
AND I/we hereby agree to ratify and confirm all lawful acts done or by virtue of this power or of the usual practice in such matter.	
PROVIDED always, that I/we undertake at time of calling of the authorized agent shall inform the Advocate and make him appear in Codismissed in default, if it be proceeded ex-parte the said counsel shall not the same. All costs awarded in favour shall be the right of the counsel awarded against shall be payable by me/us.	be held responsible for
Dated/2023 (CLII	ENT)
ACC	CEPTED
	& MAN
(S. NOMAN ADVOCA	ALI BUKHARI) TE HIGH COURT,
OFFICE: Room # FR-8, 4 th Floor, Bilour Plaza, Peshawar, Cantt: Peshawar Cell No.	MO STED

AHC