Form-A

FORM OF ORDER SHEET

		Court of	
		• ,	Restoration Application No. 1169/2024
	S.No.	Date of order Proceedings	Order or other proceedings with signature of judge
	1.	2	3.
	1.	14.10.2024	The application for restoration of Service appeal
			No.6215/2020 submitted today by Roeeda Khan
		:	Advocate. It is fixed for hearing before Single Bench at
		· . · · ·	Peshawar on 17.10.2024. Original file be requisitioned.
			Parcha Peshi given to counsel for the applicant,
	. ,		
	· .		By order of the Chairman
			REGISTRAR
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BEFORE THE KPK SERVICE TRIBUNAL PESHAWAR

Service Appeal No 6215/2020

In

Restoration No 169 /2024

Khan Wazir (AT) Govt Middle School Jilamay Central Kurram District Kurram.

..... Appellant/Petitioner

VERSUS

1. Director General Health Services, Peshawar.

2. The Principal of Khyber Girls Medical College Peshawar.

- 3. Secretary Health Khyber Pakhtunkhwa Peshawar.
- 4. Chief Secretary Health Department Peshawar.

......Respondents

INDEX

S.No.	Description of documents	Annexure	Pages
1.	Copy of petition		1-2
-			
2.	Affidavit		3 :
	4		
3.	Copy of order dated	A	4-5
r	30.09.2024		
4.	Wakalat Nama	*	

Dated 11.10.2024

Petitioner

Through

Roeeda Khan Advocate High Court Peshawar

- 4. That this Hon' able tribunal dismissed in default the above mention titled service appeal on 24.05.2024.
- 5. That the petitioner / appellant moved an application for restoration on 24.06.2024 before this Hon' able Tribunal which was dismissed in default on 30.09.2024. (Copy of order sheet dated 30.09.2024 is attached as Annexure-A).

THE KPK SERVICE_TRIB<u>UNAL PESHAWAR</u>

Service Appeal No 6215/2020

In

Restoration No <u>1169</u>/2024

Diary No. 16659 Duted 1.4-10-24

Khan Wazir (AT) Govt Middle School Jilamay Central Kurram District-Kurram

..... Appellant/Petitioner

<u>VERSUS</u>

- 1. Govt of Khyber Pakhtunkhwa through Elementary and secondary education Peshawar.
- 2. Director Elementary and secondary education Peshawar.
- 3. District Education officer Elementary and secondary education Peshawar.
- 4. Additional District Education Officer, Elementary and secondary Education, Lower and Central Kurram District Kurram

..... Respondents

APPLICATION FOR RESTORATION OF SERVICE ABOVE MENTION THE WAS NO. 6215/2020 WHICH APPEAL DISMISSED IN DEFAULT ON 30.09.2024.

Respected Sir.

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- 1. That the above mentioned service appeal was pending before this Hon'able Tribunal which was fixed on 24.05.2024.
- 2. That counsel of the petitioner / appellant appeared before this Hon' able Tribunal at morning and duly marked his attendance with the Reader of this Hon' able Tribunal on 24.05.2024.
- That the counsel of the appellant was busy in other court cases and in the meanwhile he received a call from the school of his kids, that his son was not feeling well therefore counsel for the appellant rushed to the school and could not appear before this Hon' able Tribunal on 24.05.2024.

- 4. That this Hon' able tribunal dismissed in default the above mention titled service appeal on 24.05.2024.
- 5. That the petitioner / appellant moved an application for restoration on 24.06.2024 before this Hon' able Tribunal which was dismissed in default on 30.09.2024. (Copy of order sheet dated 30.09.2024 is attached as Annexure-A).
- 6. That the petitioner / appellant appeared before this Hon' able tribunal on 30.09.2024 and properly marked his attendance but the cell number of the counsel of the appellant / petitioner is switched off. He contacted his counsel time and again but the result was the same. It is pertinent to mention here that the petitioner properly brought that very fact in the notice of this Hon' able tribunal but his request was not acceded to, despite the above narrated facts this Hon' able Tribunal dismissed in default the application of the petitioner on 30.09.2024. (Copy of order sheèt is attached as Annexure-A).
- 7. That non-appearance of the counsel of the appellant / petitioner is not intentionally but due to the reason mentioned in above Para.

8. That the appellant /petitioner has precious interest in the appeal.

9. That the instant application is well with in time.

10. That there is no legal bar for acceptance of the instant application.

It is therefore, most humbly prayed that on acceptance of the instant restoration application the above titled service appeal may kindly be testored.

Dated 11.10.2024

anwas Petitioner

Through •

Roeeda Khan Advocate High Court Peshawar

<u>BEFORE THE KPK SERVICE TRIBUNAL PESHAWAR</u>

Service Appeal No 6215/2020

In Restoration No <u>1169</u>/2024

Khan Wazir (AT) Govt Middle School Jilamay Central Kurram District Kurram

..... Appellant/Petitioner

<u>VERSUS</u>

- 1. Govt of Khyber Pakhtunkhwa through Elementary and secondary education Peshawar.
- 2. Director Elementary and secondary education Peshawar.
- 3. District Education officer Elementary and secondary education Peshawar.
- 4. Additional District Education Officer, Elementary and secondary Education, Lower and Central Kurram District Kurram

..... Respondents

<u>AFFIDAVIT</u>

I, Khan Wazir (AT) Govt Middle School Jilamay Central Kurram District Kurram do hereby affirm and declare on oath that the contents of the Instant Application are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.

11-10-24

Deponent

មេរី ដោះប RESEA Signature: Interio ... طفات ود Marina. ING TO A Night St. he error 14.171 BEFORE THE HONOURABLE KP SERVICE TRIBUNAL ព្រះភ្ញូកេទភារ akhtin kan the option, press office PESHAWAR. SC Sugar Signature S. <u>Subs</u>t APPEAL NO. G265 hat the second Peshawar How is . . /2020. 1023 14 05113-1-5-1 ACCEPTION Khan Wazir (AT), Government Middle School ilamay Central Kurram, Distt: Kurram. infallation in the stateAppellant the uphor Sau S. /ersus Signature attents J- Government of Khyber Pakhtunkhwa through Secretary the second Elementary & Secondary Education, Peshawar, ... (Bing and 45 galaxy 2- Director, Elementary & Secondary Education, Peshawar, Service Mills- District Education Officer, Elementary & Secondary Education, District Kurram. ព្រុទ្ធព្រះច. 🖓 hereby 4- Additional District Education Officer. Elementary & Secondary Education, Lower & Central Kurram, Distt: Kurram, Signature - Signature ad 1876 1 .7 ...Respondents the s 1.1.5. 15 carting bendinge Accention Will office 2. APPEAL U/S 4 OF SERVICE TRIBUNAL ACT. We strate hits and a 1974 FOR DIRECTING THE RESPONDENTS Little wat the TO GIVE ALL GIVE BACK រំឲ្យវដ្ឋម្នោះក្នុ BENEFITS ·K SENIORITY TO THE the unlys <u>APPELLANT</u> WEE 01/03/2013 WHEN THE OTHER TEACHERS 経済すり WERE APPOINTED BUT THE APPELLANT Senature CTY D HAS WRONGLY BEEN DEPRIVED FROM ag É -<u>APPOINTMENT</u> <u>AGAINST</u> WHICH THE 4E.K^o MIT <u>APPELLANT</u> FILED skhtuki PROPER 26841 risbur DEPARTMENTAL APPEAL ON 13-03-2020 wêlten a AND NO RESPONSE FROM THE RESPONDENTS. 年。南部1942年 2114 Respectfully sheweth. Đ E. ះរដ្ឋមេរ លេ n Digise an 25 - -÷1. L. Sec. 新新知识 รีต เมื่อน ไก่เปล

حدانك

ration Application No.1090/2024 titled "Khan Wazir Vs. Government Pakhtunkhwa"

ORDER 30th Sep. 2024

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Kalim Arshad Khan, Chairman: Nobody is present on behalf of applicant. Mr. Muhammad Jan, District Attorney present.

At the time of institution of this application, parcha peshi was 2. given to the learned counsel for the applicant. Today this case was t' called several times but nobody put appearance on behalf of the petitioner till rising of the Court. Therefore, the application in hand is dismissed in default. Consign.

Pronounced in open Court at Peshawar given under our 3. hands and seal of the Tribunal on this 30th day of September, 2024.

(Kalim Arshad Khan) Chairman

*Mutazem Shah *

» MITE COPT 15

(Rashida Bano)

Member (E)

Kinyher Pakintunionwa (84) ina Tuibunai, Hasilina Application No. ascem Marker of Complete H. 2 harden et Merite Conversion (Conversion) -Grient Orliner; Pretty Alter P process Tatto ¹⁹⁶⁶ participation and

م بتر ، بتوا جيمه ، and the ب بلخنه خرکر جريد رويد الديد الاداملادر ريد معلد الديد مرفق مدخد وبدولي الم ىمى براجى بەلەيدى بالان بالانى بالەن بىلا بىرى بىلى بىلى بىلى بىلىيە كەلىيى بىلى بىلى بىلى بىلى بىلى بىلىكە بىل لأيد باينى برينى متحابي يسخل لاراردا لك بايد كلك له تساركة أودريل بسكوبيد بساجود ورديد ورثنه ركته بسهامه بدالايد بيقالاريم خراج خيدالي والمدخر المراكبة مايتخال كشب الحشاء حرافا بالالانة لاللح کر ور پر خدمه مقدت میں بغث میں الاین مالا میں مالا میں مالا میں مالا کر ان کر دوران کر اللہ کی کو اللہ کی کو ال بهالأيدا مركدة اليبذ بمقولا بأنجلا لاجتدام يعضابنا بخذ دلايد مايتفالا فسيرك ليتقتا بدغايات كميلق لاكس لم^سر _{کو} مارسا یم می از الح مح می ابخال مح می ساین خشیر مدانش می شدند می اند مرکز می از مطلح ار مراسب له لكتر بخبة ولايم بايتها الرقاديد الجراكح الأسمنة عرب معام مرجه الموالارابي احرسر بهمه المتربحر Turing effection real alter 10t cum ite it المجرا سكالمت رأايدا فارديب الجديان يدفي للتدايد حسف بك لتوالي الإدارا يك مديقه سوار کوچه س الع لاير 589; لىچ تاپلې in lung in 2 - 1 على وزيم با والينبغ سرسلقه jallinging were flowed be سانت الاء