26.06.2019 Counsel for the appellant and Addl: AG alongwith Mr. M. Sharif, ADEO for respondents present. Due to incomplete bench the case is adjourned to 30.08.2019 before D.B.

Beatler

30.08.2019

Learned counsel for the appellant and Mr. Zia Ullah learned Deputy District Attorney present. Vide separate/common judgment of today of this Tribunal placed on file of connected service appeal bearing No.519/2018, the impugned order of removal from service dated 13.12.2017 in relation to the appellant, is set aside and the appellant is reinstated in service and her absence period and the intervening period shall be treated as leave without pay. The appeal is accepted in the above noted terms. Parties are left to bear their own costs. File be consigned to the record room.

Ahmad Hassan) Member (Muhammad Hamid Mughal) Member

<u>ANNOUNCED.</u> 30.08.2019

20.02.2019

Learned counsel for the appellant present. Daud Jan Superintendent representative of the respondent department present. Learned counsel for the appellant seeks adjournment to file application for the nomenclature of respondents due to the merger of FATA in Khyber Pakhtunkhwa. Adjourn. To come up for further proceedings on 27.02.2019 before S.B.

Member

27.02.2019

Counsel for the appellant present. Mr. Kabirullah Khattak, Addl: AG alongwith Mr. Naseem Mehmood, ADO for respondents present. Written reply on behalf of respondents submitted which is placed on file. Counsel for the appellant is also submitted amended copy of memo of appeal. To come up for rejoinder and arguments on 15.05.2019 before D.B-ELJ.

Member (Ahmad Hassan)

15.05.2019

Counsel for the appellant and Mr. Usman Ghani, District Attorney for the respondents present.

Due to demise of his father, learned Member of the Bench (Mr. Hussain Shah) is on leave. Adjourned to 26.07.2019 for arguments before the D.B.

Chairman<sup>1</sup>

10.10.2018

Counsel for the appellant Mr. Muhammad Saeed Khattak, Advocate present. Mr. Kabirullah Khattak, Addl. AG for the respondents present and made a request for adjournment. Granted. To come up for written reply/comments on 19.11.2018 before S.B.

Chairman

19.11.2018

Counsel for the appellant present. Mr. Kabirullah Khattak, Additional AG on behalf of the respondents present. Representative of the respondent-department is not in attendance therefore, notice be issued to the respondents with the direction to direct the representative to attend the court and submit written reply on the next date positively. Adjourned. Case to come up for written reply/comments on 08.01.2019 before S.B.

Muhammad Amin Khan Kundi Member

08.1.2019

Mr. Muhammad Mudassir Naseem son of appellant present. Nemo for the respondents.

Notices be repeated to respondents for attendance and submission of written reply/comments on 20.02.2019 before S.B.

Chairman

27.06.2018

Appellant absent. Learned counsel for the appellant absent. Adjourned. To come up for preliminary hearing on 20.07.2018 before S.B.

Wember

20.07.2018

None for the appellant present. Adjourned. To come up for preliminary hearing on 10 .08.2018 before S.B.

(Ahmad Hassan) Member

10.08.2018

Mr. Muhammad Saeed Khattak, Advocate counsel for the appellant present and heard in limine.

Contends that major punishment of removal from service has been imposed on the appellant on the ground that on 01.09.2017 she was found absent from her duty whereas from 01.09.2017 to 04.09.2017 were declared as public holidays.

Points raised need consideration. The appeal is admitted to full hearing, subject to all legal objections. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to the respondents. To come up for written reply/comments on 10.10.2018 before S.B.

<u>Q</u>.

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# Form-A FORMOF ORDERSHEET

Court of	1	·
Case No.	523/2018	

S.No.	Case No.	
.INO.	Date of order proceedings	Order or other proceedings with signature of judge
1	<u> </u>	3
1	13/04/2018	The appeal of Mst. Zainab Bibi presented today by Mr.
		Muhammad Saeed Khattak Advocate may be entered in the Institution Register and put up to the Learned Member for
		proper order please.
	"	
		REGISTRAR 13   W   13
<u>-</u>	13/04/18.	This case is entrusted to S. Bench for preliminary hearing
	,	to be put up there on $30/04/18$ .
		MEMBER
		MEMBER
	30.04.2018	Clerk of the counsel for appellant present. The Tribunal is
		unctional due to retirement of the Honorable Chairman. Therefore
	• C	ase is adjourned. To come up for the same on <b>27.06.2018</b> before S.B
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## BEFORE THE KPK SERVICE TRIBUNAL, PESHAWAR

Vs

Director Education, & Another (Respondents)

INDEX

S#	DESCRIPTION OF DOCUMENTS	ANNEX	PAGE
1.	Amended Memo of Service Appeal		1-3
2	Copy of Appointment Letter	A	4-7/
3	Copy of publication	$\frac{A}{B}$	23
4 ·	Copy of the reply	$\frac{1}{C}$	69
5	Copy of impugned Order dt 13.12.2017	D .	¬ (0
6	Copy of Departmental Appeal	E	月12
7	Copy of Press Release	F	<b>9</b> 12
8	Copies of relevant pages of Attendance Register	G	102-12
9	Wakalatnama		13

Dated:-	
<del></del>	

Through

Muhammad Saeed Khattak englian

Advocate, Peshawar

D6, JK Shopping Mall, University Road, Peshawar

Cell No. 03336272753

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### BEFORE THE KPK SERVICE TRIBUNAL, PESHAWAR

Service Appeal No. .... 52-3 /2018

Mst. Zainab Bibi Ex. PST, GGPS, Taj Ali Kot, Miran Shah, North Waziristan Agency (now District North Waziristan)..... (Appellant)

#### Versus

- 1. Director Education, FATA, (now KPK) Peshawar
- 2. District Education Officer (previously Agency Education Officer)
  District North Waziristan at Miran Shah...... (Respondents)

AMENDED, SERVICE APPEAL UNDER SECTION 4 OF THE KPK SERVICE TRIBUNAL ACT, 1974, AGAINNST THE IMUGNED ORDER DATED 13.12.2017 PASSED BY RESPONDENT NO. 2 WHEREBY THE DEPARTMENTAL APPEAL DATED 05.01.2018 TO RESPONDENT NO. 1 HAS YET NOT BEEN DISOSED OF.

#### PRAYER-IN-APPEAL

ON ACCEPTANCE OF THE INSTANT SERVICE APPEAL THE IMPUGNED ORDER DATED 13.12.2017 PASSED BY RESPONDENT NO. 2 MAY VERY GRACIOUSLY BE SET ASIDE AND THE APPELLANT MAY KINDLY BE RE-INSTATED ON THE POST; WITH ALL BACK BENEFITS.

#### Respectfully Sheweth,

- 1. That, the appellant consequent upon the approval of Departmental Selection Committee was appointed as PTC (Female) in BPS 09 and took over charge of her duty on 14.04.2010.(Copy of the Charge Report is attached as annexure A)
- 2. That, after taking charge of her duties she performed her duties during the service whole heartedly and to the quite satisfaction of officials concerned as well as according to the demand and nature of the job.
- 3. That, the appellant came to know about a publication published in daily "Mashriq" dated 03.12.2017 regarding her absence from duty along with other female teachers. Furthermore according to the said publication a show

cause notice was issued to her. But the appellant has received no such notice. (Copy of the publication is attached as annexure B)

- 4. That, in compliance the appellant submitted a reply in the office of respondent No. 2 along with relevant documents in her defense. (Copy of the reply is attached as annexure C)
- 5. That, thereafter the respondent No. 2 vide impugned order dated 13.12.2017 removed the appellant from service against all the norms of justice. (Copy of the impugned order dated 13.12.2017 is attached as annexure D)
- 6. That, being aggrieved of the same the appellant preferred an appeal before respondent No. 1 on 28.12.2017 which has yet not been responded. (Copy of the departmental appeal is attached as annexure E)
- 7. That, the appellant now prefers the instant Service Appeal, inter alia, on the following amongst others;

#### **GROUNDS**

- G. That, the appellant has not been treated in accordance with law nor has equal protection of law has been extended to her. The so called visit mentioned in the notification dated 13.12.2017 is illegal, against law, without lawful authority, void ab initio for the reason it has been passed on the ground of remaining absent from the duty on 01.09.2017. On the said date public holiday was notified. Therefore the mentioned notification dated 13.12. 2017 and all proceedings thereafter based on it are illegal and liable to be set aside.
- H. That, according to notification dated 13.12.2017 (Impugned herein) in its first para that appellant was found absent from duty during monitoring visit of the

concerned Assistant Agency Education Officer to the School on 01.09.2017. with due respect it is stated that according to Press Release dated Islamabad 23<sup>rd</sup> August 2017 it was notified for the general information that 1<sup>st</sup> to 4<sup>th</sup> September 2017 (Friday, Saturday, Sunday and Monday) shall be public holidays on the occasion of Religious Festival of Eid-ul-Azha. (Copy of the press release is attached as annexure F)

- I. That, it is quite astonishing that how Assistant Agency Education Officer managed the visits of too many schools on 01.09.20017 (which was public holiday) and only cases of non-local female teacher were reported.
- J. That, according to para 3 of the notification issued by respondent no. 2 the appellant did not report to her duty within stipulated period of time and turned deaf ear is quite baseless, wrong as well as against the record. As mentioned earlier the appellant remained present on her duty beside the mentioned date because it was a public holiday.
- **K.** That, while awarding major penalty no proper procedure was adopted. Otherwise too the impugned order has been passed with retrospective effect which is nullity in the eyes of law.
- L. That, any other ground can also be taken during the arguments with permission of this Hon'ble Tribunal.

It is, therefore, most humbly prayed that the instant service appeal may be allowed as per prayer. Any other relief which has not been specifically asked for and deem fit in the circumstances of the case may also be granted to the appellant.

Dated:	Appellant	The state of the s
	THROUGH	( deig .
•	Muhammad Saeed	Khattak
	Advocate, Peshawa	ir mana

#### BEFORETHE K.P.K. SERVICE TRIBUNAL, PESHAWAR

Zainab Bibi Ex. Primary School Teacher. ..... (Appellant)

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

Director Education, FATA & another ...... (Respondents)

## INDEX

S.No.	Description of Documents	Annexure	Pages
01	Memo of Service Appeal		1-3
02	Copy of the appointment	A	4-
03	Copy of the publication	В	5
04	Copy of the reply	С	6
05	Copy of the order dated 13-12-2017	D	7
06	Copy of the departmental appeal	. E	8
80	Copy of the Press Release	F	9
08	Copies of relevant pages of the attendance register	G	10-12
ल क ब	Wakalatnama		13

Dated:-

Appellant

Through

Muhammad Saeed Khattak

Advocate, Peshawar.

Mob. 03336272753



### BEFORE THE K.P.K. SERVICE TRIBUNAL, PESHAWAR

Service Appeal No. 523 /2018

***********************		(Appellant)
	<u>VERSUS</u>	Khyber Pakhtukhwa Service Tribunal
1. Director Education,	FATA, KPK, Peshawar.	Diary No. 555
		t Miran Shah. Bated 13-4-2019

SERVICE APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974, AGAINST THE IMPUGNED ORDER DATED 13 /12 /2017, PASSED BY RESPONDENT NO.2 WHEREBY THE DEPARTMENTAL APPEAL OF THE APPELLANT TO RESPONDENT NO. 1 AGAINST THE ORDER DATED 13.12.2017 PASSED BY RESPONDENT NO. 2 IS/WAS NOT DISPOSED WITHIN STATUTORY PERIOD.

<u>PRAYER – IN – APPEAL</u>

ON ACCEPTANCE OF THE INSTANT APPEAL THE IMPUGNED ORDER DATED 13.12.2017
PASSED BY RESPONDENT NO. 2 MAY VERY GRACIOUSLY BE SET ASIDE AND THE
APPELLANT MAY KINDLY BE RE-INSTATED ON THE POST WITH ALL BACK BENEFITS.

Respectfully Sheweth;

- 1. That the appellant consequent upon the approval of Departmental Education Committee was appointed as PTC (Female) in BPS 07 on 18.10.2003. (Copy of the appointment order is attached as annexure A)
- 2. That the appellant thereafter took the charge of her duties and performed her duties during the service whole heartedly and to the quite satisfaction of officials concerned as well as according to the demand and nature of her duties.
  - 3. That the appellant came to know about a publication published in daily "Mashriq" dated 03,12,2017 regarding an appellant's absence from the duty along with other female teachers. Further in the said publication a show cause notice has been mentioned, which is/was issued to the appellant but the appellant has received no show cause notice. (Copy of the publication is attached as annexure B)

- 4. That in compliance, the appellant submitted a reply in the office of respondent No. 2, the appellant submitted her reply on 08.12.2017 along with copies of relevant pages teachers attendance register. (Copy of the reply is attached as annexure C)
- 5. That thereafter the respondent No. 2 vide order dated 13-12-2017 removed the appellant from the service illegally, unlawfully and without going through the available record for the reasons best known to him. (Copy of the order dated 13-12-2017 is attached as annexure D)
- 6. That being aggrieved of the same the appellant preferred a departmental appeal before Respondent No.1 on 28-12-2017, which has not been decided till statutory period. (*Copy of the departmental appeal is attached as annexure E.*)
- 7. That the appellant now prefers the instant Service Appeal, inter alia, on the following amongst others:

#### **GROUNDS**

- A. That the appellant has not been treated in accordance with law nor has equal protection of law been extended to her. The so called visit mentioned in the notification dated 13-12-2017 is illegal, against law, without lawful authority, void ab initio for the reason it has been passed on the ground of remaining appellant absent from the duty on 01.09.2017. On the said date public holiday was notified. Therefore the mentioned notification dated 13-12-2017 and all proceedings thereafter based on it are illegal and liable to be set aside.
- B. That according to notification dated 13-12-2017 (impugned herein) in its first para that appellant was found willfully absent from duty during monitoring visit of the concerned Assistant Agency Education Officer to the School on dated 01.09.2017. With due respect it is stated that according to Press Release dated Islamabad 23rd August 2017 it was notified for the general information that 1st to 4th September 2017 (Friday, Saturday, Sunday and Monday) shall be public holidays on the

3

occasion of Religious Festival of Eid-ul-Azha. (Copy of the Press Release is attached as annexure F)

C. That it is quite astonishing that how Assistant Agency Education officer visited too many schools on 01.09.2017 (which was public holiday) and only cases of Non Local Female Teachers were reported.

D. That according to para 3 of the notification issued by Respondent No. 2 that the appellant did not report to her duty within stipulated period of time and turned deaf ear is quite baseless, wrong as well as against the record. As mentioned earlier the appellant remained present on her duty beside the mentioned date, because it was notified public holiday. (Copies of relevant pages of the attendance register are attached as annexure G)

E. That while awarding major penalty of removal from service no proper procedure was adopted, otherwise too the impugned order has been passed with retrospective effect which is nullity in the eyes of law.

F. That any other ground can also be taken during the course of arguments with permission of this Hon`ble Tribunal.

It is therefore most humbly prayed that on acceptance of the instant appeal the impugned order dated 13.12.2017 passed Respondent No. 2 may very graciously be set aside and the appellant may kindly be reinstated on the post with all back benefits.

Any other relief which has not specifically asked for and deems fit in the circumstances of the case may also be awarded to the appellant.

Appellant

Through

Muhammad Saeed Khattak

Advocate, Peshawar.

5No= 67

do.

Consequent upon the approval of Departmental Selection following P. P. C. F Candidates are hereby appointed Rs: RS 2220-120-5820: are hereby appointed /P.M. plus usual Committee Athe following allewances as admissibble to them under the rules, purely on CONTRACT basis, for THREE YEARS with effect from their taking over charge against vacant posts, noted below: in BPS:NO: 7

The second of the second secon	Place	se of nosting	Remarks
S.NO. M/Ne Name with Fat  1 125 Jul Naz Begum J 2. 130 Jighat Farzana 3. 131 Airaj Bibi D/O 14. 132 Jahrat Ara U/O 15. 133 Takleem D/O Mol 6. 134 Hesina Ferdus J 7. 135 Zainab Bibi D/O 8. 136 Asma Bibi D/O 9. 137 Badia Begum D/O 10 138 Rashida D/O Sa 11. 139 Naveeda Gul D/O 12. 140 Uzlafat D/O Fa	D/O Zahir Shah D/O Wasil Badshah Naik Munawar Siraj Jabi nd Jamil D/O Bunir Gul D Hakeem Shan Mohd Ishaq D Rafiullah leem Khan D Mohd Nawas	" Gul Sade " Gul Munawar " Abass Khar " Najeem Khar " Saiful Kot " Shamar Not " Nawab Subo	Dalil Khel V/F MussakiDossali Khan Kohipari Razmak Spinwan one Spulga Nitasi Ahushali lar Naurak cof Makanali

BRMS AND CONDITIONS.

Their appointment is being made subject to the following terms conditions.

Their appointment are being made purely on CONTRACT, basis, are liable to termination at any time without any prior notice. If they wish to resign from services, they should give One month's prior notice or forfiet one Month's pay in lieu thereof.

They should produce their Health and Age certificate from the Medical Supdt: Agency Headquarter Hospital Miranshah

They should not handed over charge of the same posts, If their 3. Age below 18 years or above 35 Years.

Their Origional Certificates/Professional certificates date of Birth and domicile certificates should be referred for Verificates ion to the concerned Boards/University by depositing usual Feer charges, till the receipt of verified documents from the concerned, Boards/University, the salary will not be drawn.

They will be terminated . If they found absent TWO DAYS continion usly from the date of taking over charge.

If they failed to resume their charge with in 15 days the order should beak treated as cancelled.

Their Original qualification, Date of Birth, and Domicile Certifi should be checked and Photo Copies be placed on record before handing Over charge of the same Post.

> Education Officer North Waziristan Agency.

Dated 18 / 10 /2003.

Enust: No 30163-99 /AEO/NWA Forward of to:-

1. The Director of Education FATA, NWFP, Peshawar.

2. The Political Agent Worth Waziristan Agency.
3. The Agency Accounts Officer North Waziristan Agency.

4-5. AAEO Circle concerned/Candidates concerned.

Minoy Education Officer Waziristan Agency.

نيزى سے بردھ رائے مرف برده كرنے والى حواض كا أبين بلكه أكثر فيشن أببل عورتمن تعن شوقيه عمايا ربيخ و عنظراً رای بن عبایا جو برده کرف والی خواتین کر وليهيول كامركز وبالب تيزى سيفيش كاحعد ا ب اس ليے شادي شده محمر يادخوا من اي ان ايک فرجوان لوكيان محى شوق ب مبايا پينه كل بين فواتمن كر برلتی ہوئی دلجین کو مدِنظر رکھتے ہوئے مارکیٹ میں ہ وزنت سے اندازے عمایا متعارف کرائے جا رہ یں جو مدید طرز کے ڈیزائن پر ہے اوٹے بیرائے۔ایک وورتعا حب عمايا يا برقع كاستعال مرف برده كرك والأ خواتمن تك محدود تعاليكن مجروت كماتحديد والأمكل تیزی سے بدلنے لگااور مارکیٹ میں ایک کی جسیں متعارف کرائی کئیں کرر بحوق طور پرتام طبقہ فکر کی خواتم با ك توجدائي جانب مأل كرف ين كامياب بوكيار و لورتن برده كرتى إن ان كوخود برخر موما حاسي كوكدونا میں بہت کی کمایں ہیں گرغلاف مرف قرآن یاک بر ی چرهایا جاتا ہے اور دنیاش بہت می محارثیں ہیں جم

## حدالت جناب آصف رشید صاحب ایڈیشنل سیشن جج الصوائی خ

وان : ي واد خان وخيرو - بنام سلفان محود وخيرو -تدر. 09/13 رجوع. 21/02/2017 أكثره يَثِيرُ 04/01/2018 \_ بنام : 1 سلطان محود ولدعل اكبرم انبری پایان (رساخان) معدمه موان بالا میں ا سیاخ نب بالا کی منتسل معمول اورا سان طریعے سے تنامیرے درمر بدالت کے جاری کیا تمیا۔ مرعدالت دستخاما کم



بحواليهاشتها رنمبر 6638 (P)NF(P) روزنامه ٹینڈر کھولنے کی تاریخ 2017-12-05 کی مرا نظ دضوا بط نه کوره اشتهار کے مطابق ہو۔



## روزنامه مشرق

Sunday 03 December / 2017



#### Shaukat Khanum Memorial Cancer Hospital **And Research Centre** CAREER OPPORTUNITIES

This is an exciting opportunity to Join the country's premier oncology center at a time when we are expanding to establish a network of hospitals across the country. Peshawar has opened its doors to the public in December 2015. We are looking to recruit a team of highly dedicated professionals to help establish clinical

The Shaukat Khanum healthcare system provides an opportunity for professional growth in an environment conducive to research and academic excellence. Our doctors not only enjoy excellent clinical work but have published in major international journals as well as presented their research in international meetings.

Shaukat Khanum Memorial Cancer Hospital and Research Centre (SKMCH&RC), Peshawar is pleased to invite applications for the following positions. Selected candidates will undergo initial training at SKMCH&RC Lahore and, following successful completion of this, will be appointed to positions at SKMCH&RC Peshawar upon commencement of its operations,

#### Consultant Positions (Peshawar)

- Consultant Medical Oncologist (Peshawar).
- Consultant Gastroenterologist (Peshawar).
- Consultant Radiologist (Peshawar).
- · Consultant Pathologist (Peshawar).
- Consultant Physician in Infectious Diseases (Peshawa
- Consultant Paediatrics Oncologist (Peshawar).
   Visiting Consultant Nuclear Medicine, (Peshawar).
  - Consultant Radiologist (Part-time Peshawar).

#### Medical Positions (Peshawar)

 Senior Instructor in Clinical and Radiation Oncology (Peshawar)

· Senior Instructor in Radiology (Peshawar)

#### ে Other Medical / Clinical, Technical and Management Positions

 HSM Territory Assistant Manager - Retail Sales • Radiation Therapy Technologist (Peshawar) and Franchise Operations (Peshawar)

For position details and eligibility criteria please visit our website www.shaukatkhanum.org.pk

- Competitive salary, professional growth, continuous education and excellent work environment.
- > Free medical cover only for regular employees, their spouse and children up to 18 years of age.

Note: We regret only short listed candidates will be notified,

Application forms are available on our website. Please send your Application form along with attes

Manager, Human Resources
Shaukat Khanum Memorial Cancer Hospital and Research Centre
7A Block R-3, Johar Town, Lahore
Tel: +92 42 3590 5000 Ext. 3037, 3040, 3041 | Fax: +92 42 3594 5203
Email: careers@shaukatkhanum.org.pk We are an equal opportunity employer

بنى ايجوكيش أفس مثال وزيرستان الجنني بمقام ميران شاه

سه ساه ول شاعكم في الجرب في جاري الجرب ويستريكم في الحرب في المعرف بي المعرف المعرب في المعرف المعرب في المعرف المعرب في المعرف المعرب في المعرب ويستريك في المعرب ويستريك ويسترك خرى لا جم له الحر له عرب له بي له برخوانده و له الحربي ويعون إيام أل فرزه بي لها أن له دويتم في ايس ل بروستم إدايس له دويد بھی اٹھائے بوں سےنا حال غیرما خریوس می کا بنا دیا ہے سب لوگور کوفٹر ڈاسے آپ سے گروں سے یہ دِرْزَا فردار پر ولو الم فیون پڑا جرماد باہد غیرما خریمات می کیون اس کے اُڈھر می ماک بوگوں نے کی معتول دیہ یا طلاح ڈڑٹر کا کارسال کردی آخری ہار نہ رہے جاروٹس آ الوکول کو وختر ہا ہے آپ کے کھروں کے بیتہ برقروا فردارہ شروکس ارسال کئے گئے جن میں آپ کوملیدہ ملیدہ مبدایات کی گل ا گااشامت کے 15 دن کے عداعدا بھی ایم کش المرشال ورستان کے دوروقی مرکز جرہ باے مردا المرما خری چڑک کی سکارے کہ ا برگاری کا ایسی کردائیسی العدام الی کدور کے 2011 کی دارو کے تھے کی کردی ادوالی کی الی جائے کہ جائے ہس کہ طاوحت رفا کی رکاروالی کی اور کے ا

فيحل ايجنث ثنالي وزيرستان ايجنبي حبيب الله انجنبي المؤكيشن آفيسر ثناني وزميستان البجنبي

A Public Sector Company based in Islamabad invites application of qualified, energetic and self motivated candidates as maintenance staff for a project on contract basis; particulars may be

ottopicalist proposition of the ses Annex C منوالی مروان- والسير عامري Winspie ou viste la de julis (c. 250 c) (c) / 2300/300/3/201/3/2 26496 03/12/10 819/4/6/276Willa ABO مع عمر ما مری اوری می ای ایم ایک بیم ایسکی اوری اور ر مزر این در دی کا وی وی دست کون - 2 Chie El Civile The Sport ( 5/5 1 is all of 08/12/17 Zamb Avi Ofle! 1506(chills ill PIL circulation



OFFICE OF THE AGENCY EDUCATION OFFICER NORTH WAZIRISTAN AGENCY AT MIRAN SHAH Ph.NO.0928313045

nnor-D

#### **NOTIFICATION**

1. WHEREAS Mst. Zainab Bibi PST GGPS Taj Ali Kot North Waziristan Agency was found willfully absent from duty during monitoring visit of the concerned Assistant Agency Education Officer to the School on dated 01/09/2017.

2. AND WHEREAS the accused was proceeded against under Khyber Pakhtunkhwa Govt: Servants (Efficiency & Discipline) Rules 2011, for the charge of "willful absence from duty "as mentioned in the show cause notice served upon ner at her home/School address vide AEO No: 9682-83 dated 09/11/2017.

- 3. AND WHEREAS Mest Zainab Bibi PST GGPS Taj ali Kot North Waziristan Agency did not report to her duty within stipulated period of time and turned her ears deaf.
- **4. ANDWHEREAS** Charge sheet notice was served upon Mst **Zainab Bibi PST GGPS Taj Ali Kot** North Waziristan Agency through print media (Daily Mashriq) on dated 03.12.2017 wherein the accused was directed to submit reply in her defence through personal contact with this office.
- 5. AND WHEREAS the accused failed to put any defense in written and did not appear to be heard in person within fifteen days.
- 6. AND WHEARAS the competent authority, the Agency Education officer North Waziristan Agency, having considered the charges, evidence on record and facts of the case, is of the view that the charge of willful and unauthorized absence against the accused official has been proved.
- 7. NOW THEREFORE, In exercise of the Powers conferred under Rules-4 (b) iii of Khyber Pakhtunkhwa Government Servants "Efficiency and Discipline" Rules 2011, the competent Authority, Agency Education officer North Waziristan Agency, is pleased to impose major penalty "Removal from service "upon Mst: Zainab Bibi PST GGPS Taj Ali Kot North Waziristan Agency with retrospective on account of his willful absence from duty.

(HÄBIBULLAH) Agency Education Officer, North!Waziristan Agency

Endst: No. 8215-33

\_Dated\_<u>/3\_\_/**/3**</u>/<u>80</u>/>

Copy forwarded to the:

- 1. Director Education FATA, FATA Secretariat Peshawar
- 2. Political Agent North Waziristan Agency at Miran Shah
- 3. Head Quarter 7-Division Camp Area Miranshah.
- 4. Agency Accounts officer North Waziristan Agency at Miran Shah for stoppage pay of the official.
- 5. PS to Additional Chief Secretary FATA for perusal of the Additional Chief Secretary FATA
- 6. PS to Secretary SSD FATA for perusal of the Secretary SSD FATA
- 7. AAEO concerned for entry in his service book
- 8. Accountant local office for stoppage of his pay forthwith.

9. Official concerned

Agency Education Officer North Waziristan Agency

J. J.

## کی سر پختونخواپشاور ۱۱۳۵۸ کی سر پختونخواپشاور عنوان: ایبل برائے بحالی سروس

جناب عالى!

گزارش بحضورانور ہے۔ سائلہ ذیل امور کی جانب آپ کی توجہ مبذول کروانا چاہتی ہے۔ یہ کہ سائلہ گورنمنٹ گرلز پرائیمری سکول تاج علی کوٹ میں اپنی ڈیوٹی فرائض سرانجام دے رہی تھی۔

1) یہ کہ سائلہ 2017-09-01 کو 10-09-2017 کی بنیاد پر اپنی ڈیوٹی سے غیر حاضر تصور کی گئی۔ چونکہ 2017-09-01 تا 2017-09-04 کوعیدالانتی کی تعطیلات محلی کی تعطیلات کتھی۔ گئی۔ چونکہ 2017-09-2017 تا 2017-09-04 کوعیدالانتی کتھی۔ گئی۔ گئی۔ گئی۔ گئی۔ گئی۔ گئی نے مطابق چھٹیوں کے دن کوئی بھی غیر خاضر نہیں ہوسکتا ہے۔ نوٹیفیکیشن لف ہے۔

\*\*T) نہ ہی سائلہ کو تحریری طور پر شو کا زنولس غیر خاضری کی ملی ہے۔

الم کے مورخہ 2017-12-03 کوروز نامہ شرق احبار کی وساطت سے دوبارہ غیر حاضری تصور کی گئی ہے۔ یہ کہ کرکہ غیر حاضری کا جواب مورخہ ہے۔ یہ کہ کرکہ غیر حاضری کا جواب مورخہ ہے۔ یہ کہ کرکہ غیر حاضری کا جواب مورخہ ہے۔ یہ کہ کرکہ غیر حاضری کا جواب مورخہ مورخہ کی اندراندرر پورٹ پیش کریں۔ یہ کہ سائلہ مورخہ 13-12-2017 کو 08-12-2017 کو 08-12-2017 کو Efficiency and Disciplin Rules کے تحت سائلہ کی برحاستگی (Removel from service ) عمل میں لائی گئی ہے۔ سرکاری اعلامیہ اروز نامہ شرق احبار کی فوٹو کا لی منسلک ہے۔ سرکاری اعلامیہ اروز نامہ شرق احبار کی فوٹو کا لی منسلک ہے۔

میں) یہ کہ سائلہ سکول سے غیر حاضری کا ارتکاب نہیں کیا ہے۔ حاضری رجس معلمات منسلک ہے۔ درجہ بالاحقائق کی روشنی میں سائلہ کی Removel from service کو Withdraw کا حکم صادر فرمائیں۔اور سائلہ کی سروس بحالی کا حکم کر کے مشکور فرمائیں۔

سائله دعا گورىچى گا-مورند: 2017-12-28

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#### F.No.2/4/2016-Public. GOVERNMENT OF PAKISTAN MINISTRY OF INTERIOR

Islamabad the 23August, 2017.

#### PRESS RELEASE

It is notified for general information that 1st to 4th Soptember, 2017 ( Friday, Saturday, Sunday and Monday) shall be public holidays on the occasion of Religious

The above Press Release may kindly be published in all major English and Urdu Dailies both at National and Regional levels and also be given vide publicity through

> (Atif Aziz) Deputy Secretary (Law-II) Tele: 9203851

The Principal Information Officer, Press Information Department, <u>Islamabad</u>, Copy forwarded to: -

- 1. President's Secretariat (Personal), OSD (Admn), Aiwan-e-Sadr, Islamabad.
- President's Secretariat (Public), DS (Admn), Alwan-e-Sadr, Islamabad.
  Prime Minister's Office (Internal), OSD (Admn), Islamabad.
  Prime Minister's Office (Public), DS (Admn), Islamabad.

- 5. The Chief Election Commissioner of Pakistan, Islamabad.
- The Auditor General of Pakistan, Islamabad.
- The AGPR, Islamabad.
- 8. The Joint Staff HQrs, Chaklala, Rawalpindi.
- 9. GHQ, Rawalpindi...
- 10. Chairman, National Accountibility Bereau, (NAB), Islamabad.
- 11. All Ministries / Divisions.
- 12. The Registrar, The Supreme Court of Pakistan, Islamabad.
- 13. Secretary, Senate Secretariat, Islamabad. 14. Secretary, National Assembly Secretariat, Islamabad.
- 15 Chief Secretaries, Government of the Punjab / Lahore, Sindh / Karachi, Khyber Pakhtoonkhwa / Peshawar, Balochistan / Quetta, Northern Areas / Gilgit-Baltistan and AJK / Muzaffarabad.
- 16. The Director General, ISI, Islamabad.
- 17. The Director General, IB, Islamabad.
- 18. The Chief Commissioner, ICT (Admn), Islamabad.
- 19. The Manager, State Bank of Pakistan, Islamabad.
- 20 Secretary, Wafaqi Mohtasib's Secretariat, Islamabad. 21 Secretary, Wafaqi Tax Ombudsman's Secretariat, Islamabad.
- 22. The Chairman CDA, Islamabad.
- 23 Director (Media), Minister for Interior, Islamabad with the request to ensure its publication in all dailies.
- 24. Staff Officer to Minister for Interior, Islamabad.
- 25. RS to the Secretary, Ministry of Interior, Islamabad.
- 26. P.S to the Additional Secretary-I, II'a III, M/o Interior, Islamabad,
- 27 The System Administrator (IT), MOI with request to upload an official website.

(Atif Aziz)

Deputy Secretary (Law-II)

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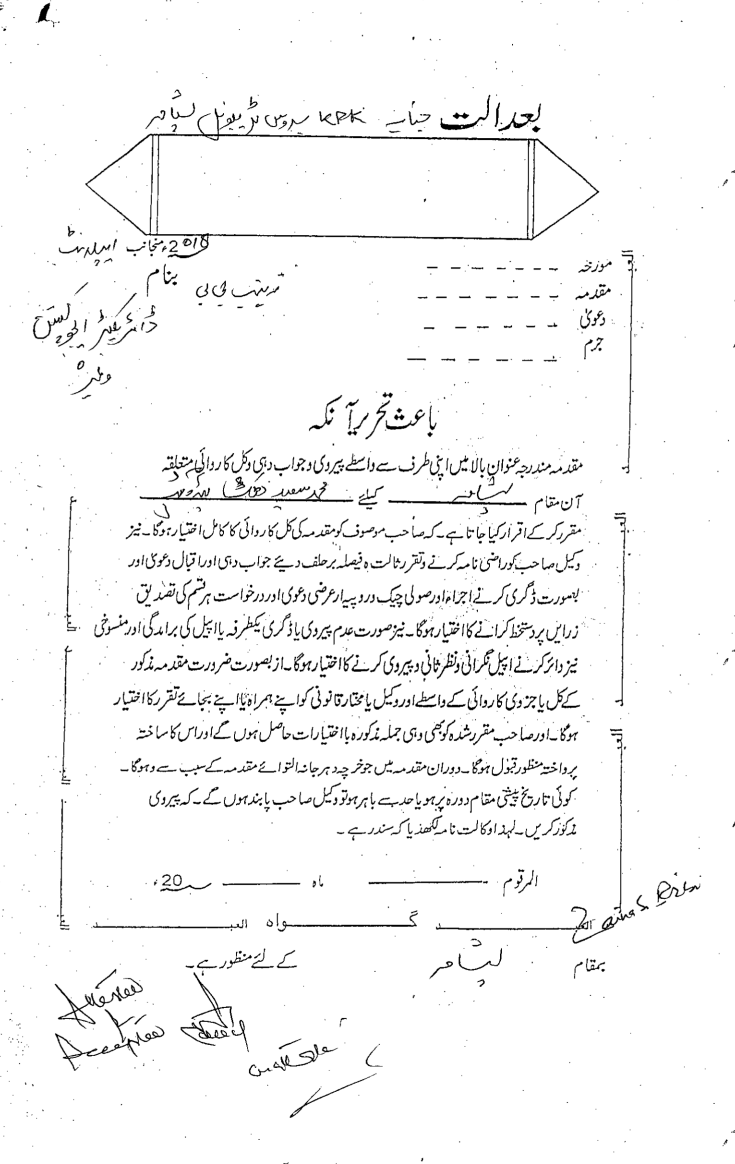
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#### BEFORE THE HONORABLE KHYBER PAKHTUNKHWA PESHAWAR

Service Appeal No. 523/2018	•	•	·
Zainab Bibi Ex-Senior Primary School	teacher	P	'etitione

#### **VERSUS**

- 1. Director Education FATA, KPK, Peshawar.
- 2. Agency Education Officer, North Waziristan Agency at Miran Shah.

-----Respondents

## **INDEX**

S.NO	DISCRIPTION OF DOCUMENTS	ANNEXTURE	PAGES
1	Comments		1-2
2	Affidavit		3
3	Authority letter		4
4	Show cause notice	Annexure -A	5
5	Inactivation of salary	Annexure-B	6
6	Newspaper cutting	Annexure-C	7
7	Termination order	Annexure-D	8

ASSISTANT DISTRICT EDUCATION OFFICER NORTH WAZIRISTAN TRIBLE DISTRICT

#### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No. 523/2018

Zainab Bibi Ex-Senior Primary School teacher------Petitioner

#### **VERSUS**

- 1. Director Education FATA, KPK, Peshawar.
- 2. Agency Education Officer, North Waziristan Agency at Miran Shah.

--Respondents

#### Para wise comments on behalf of Respondent No.1 & 2

Respectfully Sheweth:

#### **Preliminary Objections:**

- 1. The appellant has no cause of action, locus standi, to file this instant appeal.
- 2. That the appellant has not come to this honorable Tribunal with clean hands.
- 3. That the appellant has concealed material facts from this Honorable Tribunal.
- 4. The appeal is not maintainable in this form.
- 5. That the appellant has been stopped by his own conduct to file the appeal.
- 6. That the appeal is badly time barred.

#### On Facts:

- 1. Correct. No comments.
- 2. The duty of the appellant was not that much satisfactory.
- 3. Though the appellant was posted at GGPS Taj Ali kot Bichi kaskai and the supervisor of the circle concerned was not satisfied with the performance of her duty at the said school and the AAEO (Female) complained to the Agency Education Officer ( now designated as DEO) time and again. At last the AEO, the Respondent No.2 issued Show cause notice to the appellant on 09/11/2017 to explain her position about her absence from her school. (copy of the show cause notice is attached as Annexure-A) But surprisingly, the appellant failed to report to the Education Office. In the same way the computerized salary of the appellant was inactivated for the month of Dec: 2017. (Copy of the inactivation is attached as annexure-B). Similarly, on the local FM Radio at Miran shah, the notice of all such habitual absent teachers was brought on air, but again the appellant failed to join her school. Beside these, the names of such teachers, including the appellant was shared on social media such as face book which was shared by the than political Agent as well. Despite that the appellant neither reported to the DEO office nor joined her duty at her school. Then after a stipulated period of time, the DEO published a warning in the Newspaper, the Daily Mashriq on 03/12/2017 regarding the appellant and some other teachers about their absence from duties. (copy of the newspaper cutting is attached as Annexure-C)
- 4. The appellant has neither attended her school nor submitted any report to the Education office for any kind of her complaints or what's so ever.
- 5. At last, the respondent department terminated the appellant from service on 13/12/2017, which is lawful and legal. (copy of the appellant's termination is attached as Annexure-D)
- 6. Correct that the appellant has submitted her departmental appeal before the respondent No.1. In this regard proper interviews have also been arranged but the case has not yet been decided by the respondent No. 1. Keeping in view the above mentioned points, the appeal may kindly be dismissed on the following grounds.

#### Grounds:

- A. The termination order issued by the respondent No.2 is just lawful and legal. Correct that the mentioned date of 01/09/2017 in the termination order was a holiday but that date has been mentioned just as a proof that since long till 01/09/2017, the appellant failed to join her duties at her school.
- B. Correct that the 1<sup>st</sup> to 4<sup>th</sup> of September 2017 were holidays but the appellant had been remained absent from her duties since long till the 1<sup>st</sup> of September 2017. And till the 1<sup>st</sup> of September 2017 different schools were checked by the AAEO female on different dates.
- C. All the schools were checked on different dates and it had been proved that all those terminated teachers including the appellant remained absent from duties for a long time and that habitual absenteeism remained constant till the 1<sup>st</sup> of September, 2017.
- D. If the appellant could have performed her duties at her school, she could have been informed of the reservations of the Education Office.
- E. The penalty of removal from service is just, lawful and legal
- F. The respondents seek permission of this august court to advance other points at the time of arguments.

Respondent No.1

Director of Education Newly Merged Trible Districts

Respondent No. 2

District Education Officer North Waziristan Trible District

### BEFORE THE HONORABLE KHYBER PAKHTUNKHWA PESHAWAR

Service Appeal No. 523/2018

Zainab Bibi Ex-Senior Primary School teacher-----Petitioner

#### **VERSUS**

- 1. Director Education FATA, KPK, Peshawar.
- 2. Agency Education Officer, North Waziristan Agency at Miran Shah.

----Respondents

#### **AFFIDAVIT**

I Naseem Mahmood Assistant District Education Officer North Waziristan on behalf of the Respondent No. 1 & 2, do hereby solemnly affirm and declare that the report of Respondent No.1 & 2 in R/O of Appeal. No. 523/2018 and others is true and correct to the best of my knowledge and belief and nothing has been concealed from this honorable court.

Naseem Mahmood Assistant District Education Officer North Waziristan

## **AUTHORITY LETTER**

This office has the honor to state that Mr. Naseem Mahmood has been serving in the District Edu: Office as an ADEO. The undersigned has been given the authority to attend any kind of court case. So he may be considered as representative of the district Edu: officer, N.W.T.D

DISTRICT EDUCATION OFFICER
NORTH WAZIRISTAN TRIBLE DISTRICT