The appeal of Mr. Karim Khan son of Shah Khail resident of Chungai Shamozai Tehsil Barikot Swat received today i.e. on 07.07.2022 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

1. Memorandum of appeal is not signed by the appellant.

- @ Copy of complaint mentioned in para-3 of the memo of appeal (Annexure-C) is not
- attached with the appeal which may be placed on it.

 3 Copy of service appeal mentioned in para-15 of the memo of appeal (Annexure-N) is not attached with the appeal which may be placed on it.
- 4- Page no. 14, 15, 16, 22, 24, 25, 27, 30 and 32 of the appeal are illegible which may be replaced by legible/better one.
- 5- Annexures of the appeal are not in sequence which may be annexed serial wise as mentioned in the memo of appeal.

No. 2182 /S.T.

Dt. 07 7 /2022

SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Mr. Momin Khan Adv. High Court Swat.

> Kesfected Sir, objection is Removed objection No 4: Page No 14,15, 16 Put onin Chan Advi 20-7-22: No wither complaint.

objection No 2: What

Form- A

FORM OF ORDER SHEET

Court of			
ase No	·	1135/ 2022	

	Case No	1135/ 2022
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	20/07/2022	The appeal of Mr. Karim Khan resubmitted today by Mr. Momin Khan Advocate. It is fixed for preliminary hearing before touring Single Bench at Swat on . Notices be issued to appellant and his counsel for the date fixed.
		By the order of Chairman
		REGISTRAR

BEFORE THE SERVICE TRIBUNAL KHYBER

PAKHTUNKHWA AT PESHAWAR
Affeal No. 1135/2022

Karim Khan

V/S

DEO Swat etc

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Copy of appointment order dated 27-12-1999	Α.	14-16
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Through Counsel

Appellant

MOMIN KHAN Advocate, High Court

Office: Near District Courts Swat Cell No: 0346-9195769 44

Service Appeal No 1135 of 2022

VERSUS

- 1. District Education Officer (M) District Swat
- 2. Govt. of Khyber Pakhtunkhwa Secretary Elementary & Secondary Education Khyber Pakhtunkhwa at Peshawar.
- 3. Director Elementary & Secondary Education Khyber Pakhtunkhwa at Peshawar.

.....Respondents

SERVICE APPEAL UNDER SECTION 4 OF THE KPK SERVICE TRIBUNAL ACT, 1974, against the order dated 15-01-2022 of the respondent No. 1, whereby the appellant's has been dismissed from his service and for not taking any action on the department appeal filed by the appellant on 10-02-2022 before the respondent No. 2.

PRAYER IN APPEAL

On acceptance of this service appeal the order dated 15-01-2022 passed by the respondent No. 2 be



declared as illegal, discriminatory, against law, void abinitio and may graciously be set aside the same and the appellant may be reinstated on service with all back benefits. Any other relief which are proper in the instant circumstances of the may also be granted though not specifically asked for.

Respectfully Sheweth,

The facts of the instant case are as under;-

- 1) That the appellant is a regular employee of the Education Department and appointed on 27-12-1999. (Copy of appointment order dated 27-12-1999 is attached as annexure "A")
- 2) That the appellant applied for the grant of leave which was granted to the appellant for the period of 01-03-2017 to 15-12-2017 under the relevant rules. (Copy of grant of leave is attached as annexure "B")
- Abdul Mustan with mala-fide intention and out of personal grudges made a complaint against the appellant, consequently the respondent No. 1 cancelled the leave granted to the appellant vide office order dated 19-07-2017. (Copy of complaint & order dated 19-07-2017 is attached as annexure "C")
- 4) That upon the cancellation of the leave the Appellant had reported back, in compliance of the office order issued by the respondent No. 1 and assumed his duty at GPS Dedawar on

3

03-08-2017. (Copy of application for adjustment is attached as annexure "D")

- 5) That the petitioner is performing his duties, but the salary of the appellant has not been released by the respondent No. 1, hence the appellant filed written request to the respondent No. 1 to the effect to make adjustment of the appellant so as to release the salary of the appellant. (Copy of written request is attached as annexure "E")
- That in meanwhile the center incharge / Abdul Mustaan collected service book of all teachers of Illaqa Shamozai for allocation of annual increment of the year 2016, including the appellant. Later on, the appellant needed his service book for necessary entries in SDEO office, therefore, the appellant approached the respondent No. 1 office for collection of service book, respondent No. 1 out of personal grudges with the appellant withheld the original service book, and said that the same has been lost in his office. The appellant again made an application to the respondent for handing over the original service book, but of no avail.
- 7) That after bringing into notice the aforementioned harassment at the hands of respondent No. 1, the appellant had been further humiliated by making another premature and illegal transferred of the Appellant from GPS Dedawar to GPS Zara Khela vide corrigendum dated 09-10-2017. (Copy of order dated 09-10-2017 is attached as annexure "F")

- 8) That despite of usurping the statutory right of the Appellant, the appellant assumed duty at GPS Zara Khela on 10-10-2017. (Copy of arrival report is attached as annexure "G")
- 9) That the wrath of the respondent does not end here, and after one week another corrigendum issued by the respondent No. 1 vide which again the adjustment order of the appellant was placed at GPS Bar Cham, Rangila on dated 16-10-2017. (Copy of corrigendum is attached as annexure "H")
- 10) That the appellant agitated the maltreatment, harassment and humiliation by filing departmental appeal before this worthy office against the action & omission adverse to the rights of the appellant, but the same is not been decided, and remains pending before the authority. (Copy of departmental appeal is attached as annexure "I")
- 11) That in the meanwhile departmental proceedings also been initiated on the charges of dual duties, the inquiry report was submitted, wherein the appellant has been exonerated of the charges leveled upon the complaint of one Abdul Mustaan, and it was held in the aforesaid inquiry report that the allegation of the said Abdul Mustaan are based on malevolent intentions, hence the recommendation for punitive action against the Abdul Mustaan was also suggested. (Copy of enquiry report is attached as annexure "J")
- 12) That it is depressing to mention that despite of the aforementioned inquiry report neither the salary of the appellant has been released nor the adjustment order related to posting of the appellant has been acted upon, and a service book

of the Appellant has also not been recovered despite of clear recommendation by the inquiry officer. (Copy of pay release order is attached as annexure "K")

- 13) That after the result of the inquiry in favour of the appellant, the respondent No. 1 did not implement the recommendation of the inquiry report, therefore, the appellant went to the Honorable Peshawar High Court for redressal of his grievances. But the Honorable Court held that the relief sought in the writ petition pertains to the "terms & condition" of service, hence having no jurisdiction to entertain the same and held to approach the Service Tribunal, and the petitioner filed service appeal before the honorable Service Tribunal. (Copies of writ petition & order is attached as annexure "L")
- 14) That during the appeal of the appellant & direction of this office, the respondent No. 1 initiating inquiry and after that the respondent No. 1 removed the appellant from his service vide order dated 31-07-2018. (Copy of order dated 31-07-2018 is attached as annexure "M")
- 15) That the appellant filed department appeal before this worthy office, and that after the appellant filed service appeal. (Copies of departmental appeal & service is attached as annexure "N")
- 16) That the said appeal was allowed vide order / judgment dated 04-10-2021, whereby the respondent No. 1 were directed to reinstate the appellant in to service for the purpose de-novo inquiry to be conducted within 90 days of the receipt of this judgment. (copy of judgment dated 04-10-2021 is attached as annexure "O")

- 17) That the respondent No. 1 not conducted the inquiry independently and not giving proper opportunity to the appeal for his defense as the department / respondent No.1 already were trying to deprive the appellant for his post without any reason and ultimately, without any properly & cogent reasons illegally, unlawfully once again terminated the appellant vide order 15-01-2022. (Copies of inquiry & order dated 15-01-2022 is attached as annexure "P")
- 18) That the appellant filed Department appeal before respondent No.2 on 10-02-2022. (copy of department appeal is attached as annexure "Q")
- 19) That the respondent No. 2 did not decide the departmental appeal within a instituted period, hence the appellant is approaching this Honorable Tribunal for the redressal of his grievances against the action and inaction of the respondents on the following ground inter alia.

GROUNDS:-

- A) That the action of respondent is unlawful, against the law, arbitrary and against the norms of justice.
- B) That the august apex court of the county have laid guiding principles in many judgments that authority cannot dismissed the service, so, the act of respondent is contrary to those guidelines therefore it is liable to set aside.
- C) That the respondent No. 2 has not been decided the appeal of the petitioner is too illegal & unlawful.

- D) That the sheer abuse of the powers and consequent harassment of the appellant at the hand of the respondent & one Abdul Mustaan is gross violation of fundamental right of the appellant.
- E) That in case of imposing major penalty principle of natural justice requires that a regular inquiry was to be conducted in the matter and opportunity of defense of personal hearing was to be provided to the civil servant proceeded against him otherwise the procedure against him without following the rules would be amount to condemned unheard. So, on this ground to the impugned order regarding dismissal / removal is liable to be struck down on this score alone.
- F) That the penalty of dismissal / removal from service imposed upon appellant for absence from service is illegal being violative of section 7 (a).
- G) That the appellant were illegally treated & dismissal/removal from service is too harsh so, the impugned order is not maintainable in the eye of law.
- H) That in service law concept of penalty was to make an attempt to reform the individual wrong doer but such penalty deprived the appellant from the right of earning, which defeat the reformatory concept of punishment in administration of justice so, the

order of dismissal is not sustainable on this ground too.

- I) That just after the first termination order the appellant is still jobless and living a miserable life, although the appellant has spend his glorious period of life of his youth in the services of respondent / department and for now the appellant is suffering from the fatal dilemma of overage, and he has not in position to avail any other opportunity in any other department / services.
- J) That the inaction of respondent department is against the law, rules, because the appellant was ill and unable to perform his duty, but the respondent department is against the law & rules not reinstate the appellant.
- K) That the apprehended forceful premature termination of appellant is unjustified illegal. The said act of the respondent is be clear & sheer violation of the Fundamental Rights of the appellant which are envisaged and guaranteed by the Constitution of the Islamic Republic of Pakistan, 1973.
- L) That no show cause notice, charge sheet, personal hearing and no explanation been conducted / served against appellant, which is against the laid down rules and regulations and thus this act of the respondents is amounts to abuse of law.

PRAYER

It is therefore humbly prayed that on acceptance of this service appeal the order dated 15-01-2022 passed by the respondent No. 2 be declared as illegal, discriminatory, against law, void ab-initio and may graciously be set aside the same and the appellant may be reinstated on service with all back benefits. Any other relief which are proper in the instant circumstances of the may also be granted though not specifically asked for

Appellant trough counsel

MOMIN KHAN

Advocate, High Court & Federal Shariat Court Islamabad

CERTIFICATE:

(As per directions of my client) No such like Appeal earlier has been filed by the appellants on the subject matter before this Honorable Court.

ADVOCATE

	Service Appeal No	-M of 2022
•		
Karim Khan		(Appellant)
	VERSUS	
District Education	Officer (M) Swat and other	rs (Respondents)

ADDRESSES OF THE PARTIES

APPELLANT

Karim Khan son of Shah Khail Resident of Chungai, Shamozai, Tehsil Barikot, District Swat

CNIC No: 15602 - 1553077 - 1 Cell No: 0346 - 2409677

RESPONDENTS

- 1. District Education Officer (M) District Swat
- 2. Govt. of Khyber Pakhtunkhwa Secretary Elementary & Secondary Education Khyber Pakhtunkhwa at Peshawar.
- Secondary Education Khyber 3. Director Elementary છ Pakhtunkhwa at Peshawar.

Appellant Through Counsel

Advocate, High Court

Se	ervice Appeal NoM of 2022	
Karim Khan	••••••	. (Appellant)
	VERSUS	
District Education Of	ficer (M) Swat and others	(Respondents)
•		ľ

AFFIDAVIT

I, Azizullah Khan (attorney for appellant), do hereby solemnly affirm and declare on oath that the contents of the above titled Appeal is true and correct to the best of my knowledge and belief.

Service Appeal No	M of 2022
Karim Khan	(Appellant)
VE	RSUS
District Education Officer (M) Swat	and others(Respondents)

Application for Condonation of delay if any in submission of the above captioned service appeal

Respectfully Sheweth!

- 1. That the captioned appeal has filed today.
- 2. That the delay occurred in filing the captioned service appeal was due to unavoidable circumstances, because of the behavour of the respondents as they mala-fidely did not give any findings on the departmental appeal of the appellant / applicant, and kept him awaiting in hanging position and in order to approached to this honorable tribunal, the appellant / applicant still waiting for reply of the department / respondents, which were beyond the control of applicant / appeal.

It is, therefore, humbly prayed that by the acceptance of instance application delay of any in filing the captioned revision petition may kindly be condoned.

Appellant Through Counsel

> MOMIN KHAN Advocate, High Court

. Service Appeal No_	M of 2022
Karim Khan	(Appellant)
VER	SUS
District Education Officer (M) Swat a	nd others(Respondents)

<u>AFFIDAVIT</u>

I, Azizullah Khan (attorney for appellant), do hereby solemnly declare & affirm on oath that the contents of the accompanying application are true and correct to the best of my knowledge & belief.

Deponent

Identified by

Momin Khan Advocate High Court

Annex "A"

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Consequent upon the navertinement published in the deflies dated 3-9-1999, screening test idministered on 2-10-99, interviewes held of 4-10-99 by the Department collection demails to the appointments of the appropriately as per the method communic test, the appointments of the following trained and qualified PTC trackers are hereby ordered in APS-7 & Rs.1480-81-2695 plus usual allowances are hereby ordered in APS-7 appointments shown against his/their mass tentitively as per the prescribed rules with effect from 29-02-2060, just after winter vacations on the following terms and conditions.

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. 44/44 Hussain Akbar S/O Ali Akbar R/O Chamtalai.	3- 3- 77	GPS Tarogai -do-
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1111 27.12.1999. Copy of the above is correspond to the -

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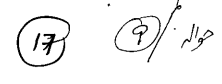
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Annex "B"



THE DISTRICT EDUCATION OFFICER (MALE) SWAT

GRANT OF LEAVE

Sanction is hereby accorded to the grain of Extra ordinary leave in respect of Mr. Karim Khan SPST GPS Dedawar District Swat for the period with effect from 01/03/2017 to 15/12/2017 (275 days) without pay as admissible to him under the

Necessary entries to this effect should be made in his S/Book and leave account from which are returned herewith.

(MOHAMMAD AMIN) DISTRICT EDUCATION OFFICER (M) +

PF/66/Karim Khan/PST/M

Copy of the above is forwarded:-

- 1. The District Comptroller of Accounts Swat at Sani'l Sharif.
- 2. The SDEO (M) Babozai Swat.
- 3. The SDEO (M) Barikot Swat.
- The ASDEO Circle Concerned.
- The teacher Concerned.

EDUCATION



OFFICE OF THE DISTRICT EDUCATION OFFICER (M) SWAT

nnex "



OFFICE ORDER. CANCELLATION OF LEAVE.

Consequent upon the report of Sub Divisional Officer (M) circle Barikot vide his letter No.123-24 dated 18.3.2017 and gone abroad/performing double services as seaman of Mr.Karim Khan SPST GPS Dedawar.

The leave already sanctioned with effect from 01.03.2017 to 15.12.2017 (275 days) without pay vide this office Endst:No.4643-45/P.F/66/Karim Khan/SPST/M Dated 04/02/2017 is hereby cancelled with immediate effect in the interest of public service & the official concerned is directed to join his duty immediately otherwise disciplinary actions be taken against him.

Necessary to this effect should be made in his original service other necessary documents.

> (Mohammad Amin) DISTRICT EDUCATION OFFICER (M)

SWAT

Endst:No.

10835 /PF/66/Karim Khan/SPST/DEO/M.

Copy forwarded to:

- 1- PA to Director E&SE KPK Peshawar.
- 2- DMO Swat.

3- The District comptrollers of Account Swat at Saidu Sharif.

4- The Sub Divisional Education Officer (M) Primary Swat w/r to his No & dated cited above & with the direction to ensure the attendance of the teacher concerned under intimation to this office .

5- PA to District Education Officer (M) Swat the local office.

The teacher concerned.

Hnnex



To

Subject: Application for Adjustment (After leave cancelation).

Respected Sir;

With humble request that DEO office was given a sancation of 275 days (10 months) leave w.e.f 01/03/2017 to 15/12/2017. The leave was granted without pay and ordered no "4643-45" dated 04/02/2017.

After few months it was canceled by the same office before availing the total granted leave. According to cancelation of office order I took charge in the same School (GPS Dedawar) today on 03/08/2017. So I request you please issue the adjustment order in "GPS Dedawar" Shamozai Swat.

Copies of " leave sancation order" and "cancelation" are attached.

I shall be very thankful to you.

Kand 108/2017.

KARIM KHAN

SPST

GPS DEDAWAR.

Forwarded in Office to SDEO (M) Barriet

from MIN PR Children (M)

ASDEO (M)

Barriet.

The DEO (M) Swat.

Arrival Keport (Certified that Mr. Karim Khan SPST GPS Dedawar arrived at afternoon this day, Date: 03/08/2017. He was w.e.f. 01/03/2017, to 15/12/2017 vide letter No. 4643-45 Dated: 04/02/2017. The said leave was cancelled by the same gice Endst: No: 10835 He availed only Five months of his Month's Leave and he obeyed the order of the office and he arrived at GIPS Dedawer on the date mentioned above. GPS Dedawas. HEAD MASTER

10 Ti

DEDAMAR

Karim

1102/80/80 10

Charle Report

- 04- 30 1 (15 1/2 91-51-65 VIOLUS شرعاً - درخواست مرافع ادار في خوان و الازر رئيول ل ۱۹۸ مروس مك ك المرك -- 1946120 (B. 34) EUNI / 11 CPST 150 (S. UM S. & Olo S. C.) متى قالول في لى كقر مولدمى منفله براي الله كراياله مدرخ بولى كل مسوفى لى لور من لوراً این دالوی در عامر سوا اور 3 اگرد : 100 می کا ۱۹۰۸ از فراع مرات بی ای در اور من دلوق الله دسارا- على قدار و المراد المساسلة والا الماسية من كما الراسولها صدر موشی راهاس اعلامات برغل این این این این ای دان صلم بناگران کو طول دیا باس دوران دو المرافرام مرز دار الدار الدار الحرار في الميد مداد، نه فيرى شكواه في داركي كولا منیت اقدام کما کیا ۔ اور نہ صورا سروس الے اور الاران العام میں اور موسی جی می الرسوس اللہ کریرا آیا تماموں سے مورست روال کے میں دن اور اندار د لوا دیسے کونکہ میں ایک غزیب مزدہ عوال او الجمور کے اور کے این ان کے لکھی سلسلے عمار سرای - اگر جمع ران جردن فی مهل شور دن در از در میں سولے لو صف میران کو روع كرد منها - "SDEO" - الما كالمراكزة على المستقال المراك المراك والتي ليمالي المراك المراك والتي المراك والتي (١) ميرى سَيْوَا لاك الرافْرُيُل اللهِ إِنَّ الْ الرافِر في و اللهِ عَلَى مِلْ اللهِ اللهُ اللهُ اللهُ اللهُ اللهِ اللهُ اللهِ اللهِ اللهُ اللهِ اللهُ اللهِ اللهُ اللهِ اللهِ اللهِ اللهُ اللهِ اللهُ اللهُ اللهِ اللهُ اللهُ اللهُ اللهِ اللهُ اللهِ اللهِ اللهِ اللهُ اللهِ اللهُ اللهِ اللهُ اللهُ اللهِ اللهُ اللهِ اللهُ اللهِ اللهُ اللهُ اللهُ اللهِ اللهُ اللهُ اللهِ اللهُ - Em) 2) & (Scillis pork) & Color Cono. Ch. رس) رقح انکوائر بز هو صل س ان به لفد ل فی فوری فور بر دلوا د سکے July of in the still of the corrigenter of in the ist Inital it و المراد في الموال الموالي الموسي المراق على المراق الموالي الموسي المو . द्वारा द्वार १३०००० Spst Jing جین این ز و فیله می وری سوات



OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) SWAT

Anner "F



Please read Zarakhela insular of CPS Dedawar in the adjustment order of Karim Khan SPST issued vide this office on a under Endst 1353-55/P.F/66/Karim Khan "dated 11/09/2017 in the interest of public as wice."

Endst:NO. 211-13

Copy forwarded to :-

- 1. District Comptroller of Accounts Swat.
- 2. The SDEO (M) Circle Barikot Swal.
- 3. Teachers concerned.
- 4. PA to DEO Swat

(MOHAMMAD AMIN) DISTRICT EDUCATION OFFICER MALE SWAT 9 / 1

Dated 7/16

2017

DISTRICT ENDESTION OFFICER

MALE SWAT

CHARGE REPORT

: Cestified that Mr-Kasim khan S.P.S.T

G-P-S Dedawar has been transferred vide

D.E.O swat order End noire 2811-13 dated 9-10-2017

He took over charge as s.p.s. T at G-P-s

Zarkhela on 10-10-2017 before moon.

Copies to

@ C-Incharge

2 School file

3 A.S.D.E.O office-

Signature G-servant

KARIM KHAN

OFFICE OF THE CT EDUCATION OFFICER (MALE) SWAT ease read Same Rangila instead of GPS Dedawar in the adjustment Middle Stude Vide No:1353-55 11/09/2017 and this office gas vide No. 28.11-13 dated 9.10.2017 is hereby cancelled in the public service. Note: All terms and conditions will remain the same (MOHAMMAD AMIN) . DISTRICT FULCATION OFFICER MALE SWAT Copy forwarded to :-District Comptroller of Accounts Swal 2. The SDEO (M) Circle Barikot Swat. Teachers concerned. 1: PA LO DEO SWAL Sub Divni Edu Officer (M)

Tehsil Barikol District Swat

servent karim thes agis

WW Ohill NO Most stoppy 4102-01-81 on dated Rangila Barcham 5.9.5 erder 07 MY SMANT Recieved my Anna that Ï

Sub Divni: Edu: Willcer (M)

Allowed to put his protine is the after douce (Ber chan) the succlifted. He may not be Calle man Charge of the thinty at Aps Rangeda holy Bet 18, 2017 and direct be to e Lieue Mr. Kenn than 8ps7 from

Teacher of Aps Lorenals

Certified That Mr. Kennin Khan has performed his duty out Cips Rangila Bardon from 24-10-2017 To 11-11-2017 Regularly.

J found him functuard.

Head Teached GPS RANGILA BARCHAM

(l)

flead master.

Govt: Primary School, Rangila Bar Cham, Swat.

Signed the wall is it you want for the to the will still the stil Annex "I" كران كى جاتى بيدك وي تكول العرب أرو و أو أو أو المراب و أو الروائي الياري المات الماتا جو بين بول كه هرجعي (1) - (1) July 1 , 101 / 10 mg @ في في المركب الحوكش المسر (DEO) المان في حرك المساوري المركب وي المن عن ير عن ما المسعال کواعقراص تقاکہ تم یہ اخرر اور ان آئی اور ان کا ان کا ان ان کا ان کا ان کا ان کا مرکز برملوں کی ۔ «موامنت کی تھی آئیں دفت عرب اور ان ان اور ان اور ان اور ان اور ان اور ان کا دار کا دار اور ان مرکز اور میں مول الم مرى في كالمندون المالي المالية المن المالية المالية المالية والمرافية والمرافية والمرافية والمرافية (MPA) DE O DE O JE/21 191 010/1/19 JUDO DE COM (MPA) with Concessed with sin , with Endst: No-4643-45/06/18/18/18/18/18/19 (Spent of Secretary Scare) 1 1 1/10 4 * () Simbury 11/61 Sugar 4 Dated = 04-02 - 2017 Empl: No - 10835-40/01/66/ker contine / 2007/020/A 19-11 2117 pated -Justine 1 198 198 11/09/2017 Adjustmed 1 10 2000 DEO - EN 1311 Ends: No - 1353-55/PF/66/Lanin Khan/cpit/Deo/M Dated: 11/05/2017 سن سكولة كيك در فواست (د فر معرى المري مديد در در در المرا الماكم من سكوا له مميد در تعالى -Lough Sun Deal Stiller and the me of Storm you Buy (auxorillati felicio si an mora) e average est interior

Wy Rolleased who sign some sign of war see 1 July to the Service of the Strate South of it (32) 1- Ser 15 Just Ne Well or Just (Sily demonstrated of 180 1) > color sound for the - 130 mg 121 - 121 gland in Sept - 120 ENDERING STUDIES No de Colarge of swind De June VI (SPST) - 15% Sp 5/1/ /10 Farkhela) - Les in She willy his

die die childe of the site Villandis Leptone (33) - 1 (25) 210 (2) - 24/ June (6) الزرزس هے كرون مسى روم خان سائن فلف سوات کا سرائمتی اور مسول را شرره هر ن ۱۱۱ ری اره سال سے رسی ی سی کوسٹ بر تعنیات میوں - اوران میں کے کام کار 25 1/25 کی سے رس مینے میلئے رہی گر ملح طروریا تعلیا رى رى رور سوات مع دفر سے در ای ای میں از رکر در دی دی ری رو میری بر موف سول ن رای ای از آون ما کروری فرز اور افزره جی کفیسک ارای -علاوه ازن ال دی ای او میک کوس نے دراؤرست درای کم مرع لیے مرواورل ساکر العرصين الراكي ما ع - مرح موصوف نه سرى العرفتيمن في والناف مرامرى مولى ففل آياد مركوت سی کرا دی - فولم دومرا لوش کوشل جے۔ میں نے اس سلسلے میں دی ای او سور نے مہر مانی کرکے میری تیر ملی تو رائز کی برائری مرکول در او او او او او ان کو انسال انتھوڑی میوا ت کرری ۔ ان مع در ورسے بیمانی کسی دی ای او مطر نے مری ترین کوران می برایمی کون درجم کردی اسی ا یں۔ مرمی معیت میں سوں۔ وزت میں ارس کا او مصر سے سائی رشمنی مرا تنزار یا ہے۔ سرع ما رمیں ان كه كل فعي كن اور وعده كن مركل دفير الرار عاكام بهوها سكا - حسب وعدى مي دفير كيا سكن وه ريف وليد مع فكرس ووركيد كا كراد و كالم أبي سوستن م خاب ورالا- آب راس فی عرف می آئے فرند سی وان در رسوں کہ بھے کورند نو بررار کی سکول لونسل ملنموزی تحفیل مرکوف میں رہا رہاجائے در رہ دی ری اور ور رات کی جاتے د کار شخوره کی برزورک ا سردست کا ماک . آب که بری مربال موگ . المرائع فوق فوق کے آپ کا فردازی ممنظ دیا کو رفقک بوش كونس سفورى تعلى مرتبوك فلصسوا Mactro. 03149278757) 19.10.2017.0)00

1 doing 10 " while 10 M - NA Cirlis L H'illent 1 NE - 10 91, UN. 03 مر من مسى كريم حان ساكن موضع بوشك كوين كوش مشورى كعبل بربكوك Jung (18 80) = Jun 0/18/11/0 0 point Jens 18 8 10 16 1 ميون - الحالي ملى عارات 2012 من رس من بلك ربن كر ملو هزورما ت اللك وات تو دفری سے فیلی ای - با می مسنے در رکر در کوی ای او سیل بربار ک سوا كى دى دى در ترف كاكر الرسى لىنظور المرده في كعنسال دردى -عمروه ازن ال دی ای او مال کوس نے در تورست دمری کر مرے لئے مرد تورال سا کر العاملية الله ما ي - وي موروف في مرى ريم مترف تورانيف درام كي مول فعلى آناد مركوف سی کراری - قوار در در ار بوشن کوشل جه س نے رس سلط س دی ای اوسیرات سے را لی کی رائع ر نے مہر عالی کے میری تیربائی تر رہائی براغری کو ل دیگرہ ور لونٹن کو نسل سفوری سوا ت کردی ۔ اِس فى الى دو مال كا الم درو ورسى له دران كه المرون في من الحر المروز ك مادن ما حوالي س - برای معیت میں سوں - ففت س اس دی ای دو عقب سے ساتھ دستی براتر کریا ہے۔ اس میں ان كه كل فعي كما ادر ولا ه كما كرار دفير الرآب عاكام سوم ما ساع - حسب و عليد في دفير كما مكن وه المني وطرك لا زره ها بونن کونس سفوری تعمل مرتدک وین رین ریاحات در در می دی ای از در این کان از در برات می ها مرا سروس ما رکوشخوره ن براوری ا مراست ن ماک . آب لایل عراف که مران مین در ای کاردادی مین ریاگور نظرکا يونني كونيل سنيموري فعظى الرين talo. 3149278757) 19·10·2417-0193

ي ست منا- "دا مُركمُ رُوعه- المنفره المندُ سيندُره الحوليث وي الر عبير يختو فوال درواس مراد العاد دلاء ورمانے کر اورش ہے کہ دفتر ہے اور اسے اور انکوائری ہوئی تھی۔ انکوائری 10/20/20 کو کا اور صفاقتہ مری کیے اور جسرا مروس کے میں میں اور میں ایک اور میں میں کا مال امن انگرا کری بر میں (العر میں کا کا اس انگرا کری بر میں المی کے میں دائیں تا وار سیاست کے سنا دور میں کی کئی ہے اور جسرا میروس کے بیمی میں ملے معالی میں میں اور جسرا میروس کے بیمی میں ملے میں میں کی کئی گئی ہے۔ اور برامر میری ہے ۔ میں کا کا اس کا قبل ا آرمیسان سالمان می کر میرای سنجوان کارایسی این سراسان کا وصول اور انگوافر او برای در امر که اها ما یت مادر فرمادسی کا تراف ا عرف فی فیم بردی سوسک - اور ندی اردر عامکی بھی جو در فرماد سی - اس میل مین دو درور در فواست کی می نیکن کی بیر نیکن گئی بیری گئی سی در فرماد سی می دو we will فی ایس ر زره کسل submitted in DEO sweet Diary No = 66 }
Dated 07/06/2018

SUBJECT: ENQUIRY REPORT () Annex "J"

The undersigned has been nominated as enquiry officer vide Directorate of Elementary & Secondary Education Khyber Pakhtunkhwa. Peshawar Notification Endstt: No. 6375-77 dated 27/12/2047 to hunt out the facts in the light of the request of District Education Officer (M) Swat letter No.5582 dated 28-11-2017 which is self-explanatory (F/A).

Case History:

A letter was submitted by District Education Officer (M) Swat, wherein, it was mentioned that an enquiry committee constituted constituted upon Mr. Zulfiqar ul Mulk Dy. DEO (M) Swat as Chairman & Mr. Mohsin ADEO (Establishment Secondary) as member to enquire the matter regarding complaint against Mr. Abdul Mastaan SDEO (M) Barikot and Karim Khan SPST for his long absence/dual duties etc.

Meanwhile, the alleged Mr. About Mastaan SDEO (M) Barikot submitted an application requesting that he is not satisfied with enquiry committee and demanded for conduction an impartial enquiry regarding the subject issue.

It is further mentioned in there, that a complaint was submitted by Mr. Karim Khan SPST regarding personal grudges with the earlier mentioned SDEO and he was complaining that his missing service book may kindly be recovered and his salary be released.

Procedure:

In compliance with the notification of the Directorate of E&SE and to find out the factual position of the case the undersigned proceeded as follows:

Checking of record:

All the available record has been thoroughly checked and enclosed herewith wherever necessary for further proceedings (F/B).

Statement/opinion of the Ex-Enquiry Officers:

For a crystal clear findings the undersigned met with the Ex-enquiry committee to record their opinion regarding the case and proceed further on the track (F/C).

Statement of the alleged SDEO:

A structured questionnaire was served to Mr. Abdul Mustaan the alleged SDEO and record his reply (F/D).

Statement of the Mr. Karim Khan SPST:

To justify the case, a similar natured questionnaire was also served to the teacher concerned for recording his reservations (F/E).

Findings:

Following findings drawn after conducting enquiry:

1416 /1/18 Spail 2017

- According to available record and evidence, the allegation labeled by Mr. Abdu Mustaan SDEO against Mr. Karim Khan were baseless as they were not supported with any documentary proof.
- 2) Mr. Abdul Mustaan failed to provide any evidence which shows Mr. Karim Khan has ever been abroad.
- 3) Charges of dual duty of Mr. Karim Khan could not be proved.
- 4) Charges framed against the said teacher shows malevolent intentions.
- 5) Cancellation of sanctioned leave without pay of 275 days before availing completely and thrice adjustments of the teacher concern during a month shows personal dislikes.
- 6) The teacher concerned proved a regular official through documental proof yet again his salary was not released up till now

Conclusion:

After following the procedural sequence mentioned above, snooping into the matter through documentary evidences the under signed came to the conclusion that:

- 1. Charges labeled against Mr. Karim Khan SPST were not proved.
- 2. The above findings reflected that there were personal grudges between SDEO concerned and Mr. Karim Khan SPST.

Recommendations:

Keeping all the facts in view, it is recommended that:

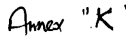
In Since Mr. Abdul Mustaan SDEO (M) Barikot failed to prove any change labeled against Mr. Karim Khan SPST hence, he may be reverted to his only con post of Subject Specialist and may never be appointed on any manageria posture.

The salary of Mr. Karim Khan SPST may be released with mirredials and rong with all benefits.

The eacher concern may be adjusted at his original duty station The leacher concern may be kept under strict observations on his days a

Assistant Director (3)

Directorate of Élementary & Secondary Education Khyber Pakhtunkhwa, Peshawar







DIRECTORATE OF ELEMENATRAY & SECONDARY EDUCATION DEPARTMENT KHYBER PAKHTUNKHWA

PH: 091-9225344/Fax: 091-9225345 Engail: ddu.esekp@gmail.com

F. No. 8/1 way 1250 Dated 06,06,2018



Near: Government Shaheed Hussnain Sharif Higher Secondary School No-1 City Peshawar.

To

The District Education Officer Male Swat

Sub: IMMEDIATE RELEASE OF PAY IN R/O Mr. KARIM KHAN SPST GPS ZARAKHELA, SWAT

Memo,

Attached is the copy of the complaint of Mr. Karim Khan SPST GPS Zara Khela of your district with the direction that immediately releases the salary of the applicant at GPS Zarakhela.

In case of non compliance of this order action will be taken under E&D rules 2011 against all the responsible ones

Compliance report be submitted to this office within three days positive

P Deputy Director (Estab)

E&SE Khyber Pakhtunkhwa

Endst: No. 1851-55 Dated 06/06/20

Copies communicated to;

- 1. PS to Secretary E&SED KP, Peshawar
- 2. Deputy Commissioner Swat
- 3. District Acount Officer Swat
- 4. Mr. Karim Khan SPST GPS Zarakhela, Swat
- 5. Personal file

Deputy Director (Estab)
E&SE Khyber Pakhtunkhwa

BEFORE THE PESHAWAR HIGH COURT MINGORA BENCH (DARUL QAZA) AT SWAT Honer

W.P No_219_M of 2018

Karim Khan son of Shah Khail Resident of Chungai, Shamozai, Tehsil Barikot, District Swat

- Govt. of KPK through Secretary Elementary & Secondary Education Khyber Pakh tunkhwa at Peshawar.
- Director Elementary & Secondary Education Khyber Pakhtunkhwa at Peshawar.
 - District Education Officer (M) District Swat:
 - Abdul Mastan SDEO (M) Tehsil Barikot, District Swat.Respondents

WRIT PETITION UNDER ARTICLE 199 OF CONSTITUTION OF ISLAMIC REPUBLIC OF PAKISTAN, 1973.

Respectfully Sheweth,

The facts of the instant case are as under:-

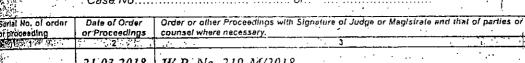
That the petitioner is a regular employee of the Education Department currently posted at GPS Dedawar, Tehsil Barikot, District Swat.



PESHAWAR HIGH COURT, MINGORA BENCH/ DAR UL QAZA, SWAT

FORM OF ORDER SHEET

Court of	٠	 	
Case No	_ r		•
Jase No	01	 	 · · · · · · ·



21:03.2018 W.P. No. 219-M/2018

Present: Mr. Arshad Khan, Advocate for the

Petitioner.

MOHAMMAD IBRAHIM KHAN, J-. Karim Khan

the Petitioner herein, is imploring the constitutional jurisdiction of this Court with the following perspective prayer:-

"It is therefore humbly prayed that on acceptance of this writ petition, to issue directions to the respondent department:

- 1. To release the salary of Petitioner since august 2017 till date
- 2 To issue directions to the Respondent No. 3 to make adjustment of the Petitioner at GPS School Zara Khela.
- 3. To handover the service book illegally retained by the Respondent No.3.
- 4. Any other relief which this Honorable Court deeins fit and proper in the circumstances may also be very kindly granted.

lha

"Nowab (D B.) Hon'ble Mr. Justice Mahammad Ghazanfar Khu Hon'hie Mr. Justics Mohammad Jarahtin Khun

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(40)



- 2. Arguments of learned counsel for the Petitioner heard in motion and available record perused with his able assistance.
 - From perusal of the record and contention raised by learned counsel for the Petitioner, it transpires that in essence the Petitioner is aggrieved from his repeated transfer orders from one school to another during the shortest span of time. He has also prayed for release of his salary coupled with request for adjustment at the school of his choice i.e. GPS Zara Khela and handing over of service book for necessary entries. But as the above-referred matters relate to terms and conditions of his service, for which competent forum is the Khyber Pakhtunkhwa Service Tribunal constituted under Service Tribunals Act 1973. The jurisdiction of all other Courts including the High Court is specifically ousted because of the provision contained in Article 212 (2) of the Constitution. So, the prayers of the Petitioner in view of ibid Afticle

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C-T'

Nawnb (D.R.) Hon'ble Mr. Justice Muhammad Ghazanfar Kha Han'ble Mr. Justice Monammad Ibrahim Khan

42

under: -

(2) Notwithstanding anything hereinbefore contained where any Administrative Court or Tribunal is established under clause (1), no other court shall grant an injunction, make any order or entertain any proceedings in respect of any matter to which the jurisdiction of such Administrative Court or Tribunal extends and all proceedings in respect of any such matter which may be pending before such other immediately before the court establishment of the Administrative Court or Tribunal; other than an appeal pending before the Supreme abate on shall Court, . establishment.

4. Sim larly, Section 4 of Khyber.

Pakhtunkhwa Service Tribunal Act. 1974

C-T.C

"Nawab (D.B.) Hen'ble Mr. Justice Mahammad Ghasanfar Khi Roo'his Mr. Arthre Ma'annaidd (Braidill Bhai provides a complete procedure to the Petitioner in such like circumstances. According to the said Section any civil servant aggrieved by any final order upon presentation or departmental appeal, whether original or appellate, made by a departmental authority in respect of any of the terms and conditions of his/her service, may within thirty days of the communication of such order to his/her or within six months of the establishment of the appropriate Tribunal; whichever is later, prefer an appeal before the Tribunal having jurisdiction in the matter.

- 5. As admittedly transfer is one of the terms and conditions of civil servant as defined in Chapter-Il Section 10 of Civil Servants Act, 1973, therefore, this Court lacks jurisdiction to entertain the writ petition challenging the transfer orders.
 - 6. Consequently, this writ petition being not maintainable before this Court is hereby dismissed in *limine*. However, the Petitioner

c-To

"Nawab (D.O.) Hon'ble Mr. Justice Muliammad Ghazanfar Khan

(43)

would be at liberty to approach the proper forum for redressal of his grievances, if need be. Announced
Dt.21*.03.2018.

07/16 03/18

"Nawab (D.B.) Han'ble Mr. Jostice Huhammad Ghazanfar Kha Han'ble Mr. Jastice Mahammad Dicahlm Khan

CT-C.

|Page

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BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA AT PESHAWAR

Service Appeal No_____ of 2018

Karim Khan son of Shah Khail

Resident of Chungai, Shamozai, Tehsil Barikot,

District Swat

.Appellant

VERSUS ,

- 1. Govt. of KPK through Secretary Elementary & Secondary Education Khyber Pakhtunkhwa at Peshawar.
- 2. Director Elementary & Secondary Education Khyber Pakhtunkhwa at Peshawar.
- 3. District Education Officer (M) District Swat.
- 4. Abdul Mastan SDEO (M) Tehsil Barikot, District Swat.

.....Respondents

SERVICE APPEAL UNDER SECTION 4,
OF THE KPK SERVICE TRIBUNAL ACT,
1974, AGAINST THE action & inaction of
the respondent No. 3 WHEREBY the
appellant's salary has been with held
since august, 2017 till date, issuing
premature and illegal transfer / posting
from one station to another and
Department Appeal filed by the appellant
on 19,10-2017, which is still pending

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before the Respondent No. 2, hence, the instant appeal.

PRAYER IN APPEAL

On acceptance of this appeal, to issue directions to the respondent department.

- i) To release the salary of Appellant since august 2017 till date.
- ii) To issue directions to the respondent No. 3 to make adjustment of the Appellant at GPS School Zara Khela.
- iii) To handover the service book illegally retained by the respondent No. 3.
- iv). Any other relief which this Honorable Court deems fit and proper in the circumstances may also be very kindly granted.

Respectfully Sheweth,

The facts of the instant case are as under;-

- That the appellant is a regular employee of the Education
 Department currently posted at GPS Dedawar, Tensil

 Barikot, District Swat.
- 2) That the appellant applied for the grant of leave which was granted to the appellant for the period of 01-03-2017

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(46)



|Page B

to 15-12-2017 under the relevant rules. (Copy of order dated 04-02-2017 is attached as annexure "A")

- That the appellant went on leave, in the meanwhile the respondent No. 4 with mala-fide intention and out of personal grudges made a complaint against the appellant, consequently the respondent No. 3 cancelled the leave granted to the appellant vide office order dated 19-07-2017. (Copy of office order dated 19-07-2017 is attached as annexure "B")
- That upon the cancellation of the leave the Appellant had reported back, in compliance of the office order issued by the respondent No. 3 and assumed his duty at GPS Dedawar on 03-08-2017. (Copies of office order dated 11-09-2017, arrival report & charge report are attached as annexure "C")
- That the appellant till date is performing his duties, but the salary of the appellant has not been released by the respondent department, hence the appellant filed written request to the respondent No. 3 to the effect to make adjustment of the appellant so as to release the salary of the appellant. (Copy of application is attached as annexure "D")
- 6) That in meanwhile the centre incharge / respondent No. collected service book of all teachers of Illaqa Shamozai for allocation of annual increment of the year 2016.

G-T-C

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including the appellant. Later on, the appellant needed his service book for necessary entries in DAO office, therefore, the appellant approached the respondent No. 4 office for collection of service book, respondent No. 4 out of personal grudges with the appellant withheld the original service book, and said that the same has been lost in his office. The appellant again made an application to the respondent No. 3 for handing over the original service book, but of no avail. (Copy of the application is attached as annexure "E")

- 7) That after bringing into notice the aforementioned:
 harassment at the hands of respondent No. 4, the
 appellant had been further humiliated by making another
 premature and illegal transferred of the Appellant from
 GPS Dedawar to GPS Zara Khela vide corrigendum dated
 09-10-2017. (Copy of corrigendum dated 09-10-2017 is
 attached as annexure "F")
 - 8) That despite of usurping the statutory right of the Appellant, the appellant assumed duty at GPS Zara Khela on 10-10-2017. (Copy of charge report is attached as annexure "G")
 - 9) That the wrath of the respondent No. 4 does not end here, and after one week another corrigendum issued by the respondent No. 3 vide which again the adjustment order of the appellant was placed at GPS Bar Cham, Rangila on

CTC

(48)



| Page

dated 16-10-2017. (Copy of corrigendum is attached as annexure "H")

- That the appellant agitated the maltreatment, harassment and humiliation by filing department appeal before the respondent No. 2 against the action & omission adverse to the rights of the appellant, but the same is not been decided; and remains pending before the authority.

 (Copy of application -2017 are attached as annexure
 - been initiated on the charges of dual duties, the inquiry report was submitted, wherein the appellant has been exonerated of the charges leveled upon the complaint of respondent No. 4, and it was held in the aforesaid inquiry report that the allegation of respondent No. 4 are based on malevolent intentions, hence the recommendation for punitive action against the respondent No. 4 was also suggested. (Copy of inquiry report dated 07-02-2018 is
 - 12) That it is depressing to mention that despite of the aforementioned inquiry report neither the salary of the appellant has been released nor the adjustment order related to posting of the appellant has been acted upon, and a service book of the Appellant has also not been recovered, and the respondent No. 4 still working as

CT-C

(49)

SDEO Barikot, Swat despite of clear recommendation by the inquiry officer.

- That after the result of the inquiry in favour of the appellant, the respondent No. 3 did not implement the recommendation of the inquiry report, therefore, the appellant went to the Honorable Peshawar High Court for redressal of his grievances. But the Honorable Court held that the relief sought in the writ petition pertains to the "terms & condition" of service, hence having no jurisdiction to entertain the same and held to approach this Honorable Tribunal. (Copies of writ petition & judgment dated 21-03-2018 are attached "K")
 - 14) That the appellant have no other proper remedy, except to file the appeal this Honorable Tribunal Court, on the following grounds...

GROUNDS:

- A) That the action of respondents are unlawful, against the law, arbitrary and against the norms of justice.
 - B) That the august Apex Court of the County
 have laid guiding principles in many
 judgments that authority cannot stop salary

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(50)

even at the time of suspension so the act of respondents are contrary to those guidelines therefore it is liable to set aside.

- C) That it is admitted position that the Appellants were still working in the department and salaries has not been released to them without any reason, so the act of respondents as with holding of salaries of the Appellants is not in accordance with law.
 - D) That the sheer abuse of the powers and consequent harassment of the Appellant at the hand of the respondent No. 4 is gross violation of fundamental right of the Appellant.
 - E) That the stoppage / non-payment of salary since august, 2017, is an inhuman treatment on the part of respondents No. 3 and 4 and the Appellant has been relegated to the status of bonded labour.
 - F) That withholding the service book of the Appellant and frequent transfer / posting speak volume of the misuse, and arbitrary exercise of power on the part of respondents.

C-T-C

(51)



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(52)

No. 3 & 4, which need the interference of this honorable court.

- G) That the high handedness of the respondent No. 4 is evident from the facts that the despite of clear recommendation related to release of salary of the Appellant, and reverting the respondent No. 4 from SDO post have not been implemented so far.
 - i) That further grounds, with leave of this

 Honorable Court, would be raised at the time

 of arguments before this Honorable Court.

PRAYER

It is therefore humbly prayed that on acceptance of this appeal, to issue directions to the respondent department.

- vi) To release the salary of Appellant since august 2017 till date.
 - ii) To issue directions to the respondent
 - iii) To handover the service book illegally retained by the respondent No. 3.

C-T-C.



| Page

iv) Any other relief which this Honorable

Court deems fit and proper in the

circumstances may also be very kindly

granted

Appellant

Karim Khan

Through Counsel

ARSHAD KHAN Advocate, High Court

CERTIFICATE:

No such like appeal earlier has been filed by the Appellant on the subject matter before this Honorable Court.

Appellant

Karim Khan

Through Counsel

ARSHAD KHAN
Advocate, High Court

C.T.

(53)



OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) SWAT.

Annex "M"

Removal.



NOTIFICATION

- 1.Whereas Mr.Karim Khan SPST GPS Barcham Rangela Swat ,was proceeded against the Khyber Pakhtunkhwa Government servant (Efficiency & Discipline)Rules 2011 for the charges mentioned in the show cause notice and as per visit remarks of Dy District Education Officer (M) of this office dated 16.5.2018.
- 2. Whereas reported by the Sub Divisional Education Officer (M) Barikot vide his letter No.362 dated 5.12.2017 that you were found absent from your duty since 14.11.2017 without any proper sanction of leave from the competent authority.
- 3. Whereas a show cause notice was served upon you on your home address vide this office Endst: No. 14195-99 dated 08.06.2018
- 4.Whereas your reply dated 12.6.2018 to the show cause notice dated 8.6.2018 was found unsatisfactory.
- 5. Whereas the District Education Officer (M) Swat being competent sythority after having considered the charges and evidences on the record against you were proved.
- 6. Now, Therefore I Nawab Ali District Education Officer (M) Swat being competent authority do hereby impose upon you the Khyber Pakhtunkhwa Government Servants (Efficiency and Discipline) Rules 2011 "the major penalty of "REMOVAL FROM SERVICE" under Rules 4 (b) (iii) with immediate effect in the interest of public service.

(NAWAB ALI)
DISTRICT EDUCATION OFFICER (M)
SWAT

_/P.F/Show Cause Notice/PST/DEO/M.

Dated 3/ / 7 /2018.

- Copy forwarded to:

 1- The Director Elementary & Secondary Education KPK Peshawar w/r to his letter No2580/F.No.9/Enquiry of Abdul Karim with the request that the pay can not be drawn due to removal from service being absent from duty since long.
- 2- The District comptrollers of Account Swat at Saidu Sharif.
- 3- The District Monitoring Officer Swat.
- 4- The Sub Divisional Education Officer (M) Barikot Swat with the direction to make necessary entry in original service book under Intimation to this office.
- 5- ASDEO (M) concerned with the direction to serve the order on the accused teacher.
- 6- P.A to District Education Officer (M) Swat the local office.
- 7- The teacher concerned.

DISTRICT EDUCATION OFFICER (M)



BEFORE THE Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar.

Department Appeal No of 2018

VERSUS

DEPARTMENTAL APPEAL AGAINST THE
ORDER DATED 31-07-2018 PASSED BY
THE RESPONDENT, WHERE BY THE
PETITIONER HAS BEEN REMOVED FROM
SERVICE.

Prayer of appeal

On acceptance of this

Departmental appeal the order

dated 31-07-2018 passed by

respondent may kindly be set
aside and the appellant may

kindly be reinstated with all

back benefits. Any other remedy

C-T-C



not specifically asked for in the appeal and the appellant is entitled, therefore may kindly be granted.

Respectfully Sheweth: BRIEF FACTS

- 1) That, the appellant was serving as SPST at Government Primary School Zara Khela, Tehsil Barikot, District Swat by virtue of order dated 25-01-2018 of this office. (Copy of order is attached)
- 2) That in compliance of the above mentioned order, the petitioner regularly attended his duty at GPS Zara Khela, but on mala-fide and personal grudges SDEO Tehsil Barikot namely Abdul Mastan the concerned principal refused to provide the register for attendance.
- That this office continually directed the office of District Education Officer Swat to adjust the services of the petitioner at GPS Zara Khela, and also to release the salary of the petitioner by order dated 07-06-2018.

 (Copy of order dated 07-06-2018 is attached)
- 4) That the respondent / DEO Swat in blatant violation of the direction of this office initiated another inquiry at the behest of

C-T-C



SDEO Abdul Mastan, to which the petitioner replied but the respondent in clear defiance of the repeated orders of this office, and at the instigation of SDEO Barikot imposed a major penalty upon the petitioner, which is glaring illustration of making mockery of the rights of the petitioner, and an unprecedented abuse of authority by the respondent and SDEO Barikot.

PRAYER

On acceptance of this Departmental appeal the order dated 31-07-2018 passed by respondent may kindly be set-aside and the appellant may kindly be reinstated with all back benefits.

Any other remedy not specifically asked for in the appeal and the appellant is entitled, therefore may kindly be granted.

Appellant

Karim Khan "SPST" Government Primary School Zara Khela Swat. Cell No. 0340-5839785 Dated: 20th August, 2018

C-T-16

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR AT CAMP COURT, SWAT.

Service Appeal No.1451/2018

Date of Institution

03.12.2018

Date of Decision

04.10.2021



Karim Khan son of Shah Khail Resident of Chungai, Shamozai, Tehsil Barikot, District Swat.

(Appellant)

VERSUS

Government of Khyber Pakhtunkhwa through Secretary Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar and two others.

(Respondents)

Arshad Khan,

Advocate

For appellant,

Asif Masood Ali Shah, Deputy District Attorney

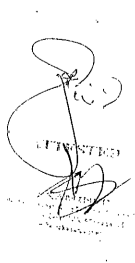
For respondents.

Rozina Rehman Atiq ur Rehman Wazir

Member (J) MEMBER (E)

JUDGMENT

Rozina Rehman, Member (J): Briefly stating the facts necessary for the disposal of the lis in hand are that appellant was a regular employee of the Education Department. He was proceeded against departmentally on the charges of dual duties but was exonerated of the charges. Despite inquiry report, neither his salary was released nor adjustment order related to the posting of appellant was acted upon, he, therefore, filed writ petition in the august Peshawar High Court, Peshawar but he was advised to approach Service Tribunal. In the meanwhile, Show cause notice was issued to the appellant and



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major penalty of removal from service was imposed upon appellant. He preferred departmental appeal which was not responded to, hence, the present service appeal.

- 2. We have heard Arshad Khan Advocate for appellant and Asif Masood Ali Shah learned Deputy District Attorney for the respondents and have gone through the record and the proceedings of the case in minute particulars.
- 3. Arshad Khan Advocate learned counsel appearing on behalf of appellant, inter-alia, argued that show cause notice and the impugned order has been passed in violation of the decision rendered by the upper hierarchy and that frequent transfer posting of the appellant violated the rights of appellant. He contended that case of the appellant was decided in a mechanical manner without diverting to the facts of the case and that the appellant was subjected to administrative persecution.
- 4. Conversely, learned D.D.A submitted that the appellant remained absent from duty on the dates of the visits of the officers as well as during the entire period between 01.03.2017 to 15.12.2017. He contended that the appellant never performed duty at his duty station since 14.11.2017 and as per complaints of the S.D.E.O Barikot Swat, appellant remained absent from duty time & again as he was working abroad and lastly, he submitted that show cause notice was served upon the appellant and after observing codal formalities, he was removed from service.
- 5. From the record, it is evident that appellant filed writ petition in

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appellant may be released with all back benefits and he may be adjusted at his original duty station. From the record, it is evident that no proper inquiry was conducted in respect of the allegations mentioned in the show cause notice. Travelling history coupled with other material available on file were not provided to the appellant. The respondents have candidly violated the set norms & rules and conducted the proceedings in an authoritarian manner. We have observed that the appellant was kept deprived of affording opportunity of defense. It is a well settled legal proposition duly supported by numerous judgment of the apex court that for imposition of major penalty, regular inquiry is a must.

For what has been discussed above, this appeal is allowed. The 6. respondents are directed to reinstate the appellant into service for the purpose of de-novo inquiry to be conducted within 90 days of the receipt of this judgment. Needless to mention that the appellant shall be provided proper opportunity of defense during the inquiry proceedings. The issue of back benefits shall be subject to final outcome of the de-novo inquiry. Parties are left to bear their own costs. File be consigned to the record room.

ANNOUNCED. 04.10.2021

> (Atiq ur Rehman Wazir) Member (E)

Camp Court, Swat

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. (Rozinโล Menyber (J) Camp Court, Swat



OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) SWAT.



Anner "P"

NOTIFICATION

- 1. Whereus you Mr. Karim Khan SPST GPS Rangela Barcham Swat, was proceeded against the Khyber Pakhtunkhwa Government servant (Efficiency & Discipline) Rules 2011 for the charges mentioned in the show cause notice and as per visit remarks of Dy District Education Officer (M) of this office dated 16.5.2018.
- 2.Whereas reported by the Sub Divisional Education Officer (M) Barikot vide his letter No.362 dated 5.12.2017, you were found absent from your duty since 14.11.2017 without any proper sanction of leave from the competent authority.
- 3.Whereus a show cause notice was served upon you on your home address vide this office Endst:No.14195-99 dated 08.06.2018
- 4. Whereas your reply dated 12.6.2018 to the show cause notice dated 8.6.2018 was found un-satisfactory.
- 5. Whereas the District Education Officer (M) Swat being competent authority after having considered the charges and evidences on the record against you were proved.
- 6. Whereas you Mr: Karim Khan Ex-SPST GPS Rangela Barcham was removed from service vide this office order issued under Endst: No.754-60 dated 31.07.2018.
- 7. Whereas feeling aggrieved from the above mentioned order dated 31.07.2018, the said Mr: Karim Khan filed service appeal before the Khyber Pakhtunkhwa Service Tribunal which was decided vide Judgment dated 04.10.2021 wherein the Honorable Tribunal directed the respondents to re-instate into service for the purpose of de-novo enquiry.
- 8. Whereas the said Mr: Karim Khan SPST was re-instated into service for the purpose of de-novo enquiry vide this office Endst: No.234-40 dated 29.11.2021.
- 9.Whereas the undersigned being the competent authority constituted enquiry committee vide Notification Endst:No.693-97 dated 08.11.2021.
- 10. Whereas the enquiry committee conducted the said enquiry after giving him proper opportunity of hearing in his defense and considered the evidences available on record such as FIA travel history e.t.c, and recommended major penalty of "DISMISSAL FROM SERVICE" under E&D Rules.

Now, Therefore I Muhammad Riaz District Education Officer (M) Swat being competent authority do hereby impose upon him the Khyber Pakhtunkhwa Government Servants (Efficiency and Discipline) Rules 2011 "the major penalty of "DISMISSAL FROM SERVICE" under Rules 4 (b) (iv) with immediate effect in the interest of public service

Consequent upon the above, this office re-instatement into service order issued vide Endst: No. 234-40 dated 29.11.2021 is hereby withdrawn in the interest of public service.

(MUHAMMAD RIAZ)
DISTRICT EDUCATION OFFICER (M)
SWAT
Endst:No. /P.F/Show Cause Notice/PST/DEO/M.
Copy forwarded to:

- 1- The Director Elementary & Secondary Education KPK Peshawar.
- 2- The District comptrollers of Account Swat at Saidu Sharif.
- 3- The District Monitoring Officer Swat.
- 4- The Sub Divisional Education Officer (M) Barikot Swat with the direction to make necessary entry in original service book under intimation to this office.
- 5- ASDEO (M) concerned with the direction to serve the order on the accused teacher.
- 6- P.A to District Education Officer (M) Swat the local office.
 - Mr:Karim Khan S/O Shahkhail Mohalla Kuz Palaw Village្ភ Chungai P.O Zara Khela Tehsil Barikot Swat .

DISTRICT EDUCATION OFFICER (M)

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BEFORE THE DIRECTOR ELEMENTARY & SECONDARY EDUCATION KHYBER PAKHTUNKHWA AT PESHAWAR

(64)

Service Appeal No_____ of 2022

VERSUS

District Education Officer (M) District Swat......Respondent

DEPARTMENTAL APPEAL AGAINST, the order dated 15-01-2022 of the respondent, whereby the appellant's has been dismissed from his service.

PRAYER IN APPEAL

On acceptance of this appeal the order dated 15-01-2022 passed by the respondent be declared as illegal, discriminatory, against law, void ab-initio and may graciously be set aside the same and the appellant may be reinstated on service with all back benefits. Any other relief which are proper in the instant circumstances of the may also be granted though not specifically asked for

Respectfully Sheweth,

The facts of the instant case are as under;-

- 1) That the appellant is a regular employee of the Education Department and appointed on 27-12-1999.
- 2) That the appellant applied for the grant of leave which was granted to the appellant for the period of 01-03-2017 to 15-12-2017 under the relevant rules.
- 3) That the appellant went on leave, in the meanwhile the one Abdul Mustan with mala-fide intention and out of personal grudges made a complaint against the appellant, consequently the respondent cancelled the leave granted to the appellant vide office order dated 19-07-2017.
- 4) That upon the cancellation of the leave the Appellant had reported back, in compliance of the office order issued by the respondent and assumed his duty at GPS Dedawar on 03-08-2017.
- of the appellant has not been released by the respondent, hence the appellant filed written request to the respondent to the effect to make adjustment of the appellant so as to release the salary of the appellant.

- That in meanwhile the center incharge / Abdul Mustaan collected service book of all teachers of Illaqa Shamozai for allocation of annual increment of the year 2016, including the appellant. Later on, the appellant needed his service book for necessary entries in DAO office, therefore, the appellant approached the respondent office for collection of service book, respondent out of personal grudges with the appellant withheld the original service book, and said that the same has been lost in his office. The appellant again made an application to the respondent for handing over the original service book, but of no avail.
- 7) That after bringing into notice the aforementioned harassment at the hands of respondent, the appellant had been further humiliated by making another premature and illegal transferred of the Appellant from GPS Dedawar to GPS Zara Khela vide corrigendum dated 09-10-2017.
- 8) That despite of usurping the statutory right of the Appellant, the appellant assumed duty at GPS Zara Khela on 10-10-2017.
- 9) That the wrath of the respondent does not end here, and after one week another corrigendum issued by the respondent No. 3 vide which again the adjustment order

of the appellant was placed at GPS Bar Cham, Rangila on dated 16-10-2017.

- 10) That the appellant agitated the maltreatment, harassment and humiliation by filing department appeal before this worthy office against the action & omission adverse to the rights of the appellant, but the same is not been decided, and remains pending before the authority.
- 11) That in the meanwhile departmental proceedings also been initiated on the charges of dual duties, the inquiry report was submitted, wherein the appellant has been exonerated of the charges leveled upon the complaint of one Abdul Mustaan, and it was held in the aforesaid inquiry report that the allegation of the said Abdul Mustaan are based on malevolent intentions, hence the recommendation for punitive action against the Abdul Mustaan was also suggested.
- 12) That it is depressing to mention that despite of the aforementioned inquiry report neither the salary of the appellant has been released nor the adjustment order related to posting of the appellant has been acted upon, and a service book of the Appellant has also not been recovered despite of clear recommendation by the inquiry officer.

- 13) That after the result of the inquiry in favour of the appellant, the respondent did not implement the recommendation of the inquiry report, therefore, the appellant went to the Honorable Peshawar High Court for redressal of his grievances. But the Honorable Court held that the relief sought in the writ petition pertains to the "terms & condition" of service, hence having no jurisdiction to entertain the same and held to approach the Service Tribunal, and the petitioner filed service appeal before the honorable Service Tribunal.
- 14) That during the appeal of the appellant & direction of this office, the respondent initiating inquiry and after that the respondent removed the appellant from his service vide order dated 31-07-2018.
- 15) That the appellant filed department appeal before this worthy office, and that after the appellant filed service appeal.
- 16) That the said appeal was allowed vide order / judgment dated 04-10-2021, whereby the respondent were directed to re-instate the appellant in to service for the purpose denovo inquiry to be conducted within 90 days of the receipt of this judgment.
- 17) That the respondent not conducted the inquiry independently and not giving proper opportunity to the

appeal for his defense as the department / respondent already were trying to deprive the appellant for his post without any reason and ultimately, without any property & cogent reasons illegally, unlawfully once again terminated the appellant vide order 15-01-2022.

18) That the appellant have no other proper remedy, except to file the appeal this worthy office, on the following grounds.

GROUNDS:

- A) That the action of respondent is unlawful, against the law, arbitrary and against the norms of justice.
- B) That the august apex court of the county have laid guiding principles in many judgments that authority cannot dismissed the service, so, the act of respondent is contrary to those guidelines therefore it is liable to set aside.
- C) That the sheer abuse of the powers and consequent harassment of the appellant at the hand of the respondent & one Abdul Mustaan is gross violation of fundamental right of the appellant.

- That in case of imposing major penalty D) principle of natural justice requires that a regular inquiry was to be conducted in the matter and opportunity of defense of personal hearing was to be provided to the civil servant proceeded him otherwise against procedure against him without following the would be amount to condemned unheard. So, on this ground to the impugned order regarding dismissal / removal is liable to be struck down on this score alone.
- E) That the penalty of dismissal / removal from service imposed upon appellant for absence from service is illegal being violative of section 7 (a).
- F) That the appellant were illegally treated & dismissal/ removal from service is too harsh so, the impugned order is not maintainable in the eye of law.



J) That no show cause notice, charge sheet, personal hearing and no explanation been conducted / served against appellant, which is against the laid down rules and regulations and thus this act of the respondents is amounts to abuse of law.

PRAYER

It is therefore humbly prayed that on acceptance of this appeal, to issue directions to the respondent to reinstate the appellant with all back benefits. Any other relief which this Honorable Court deems fit and proper in the circumstances may also be very kindly granted

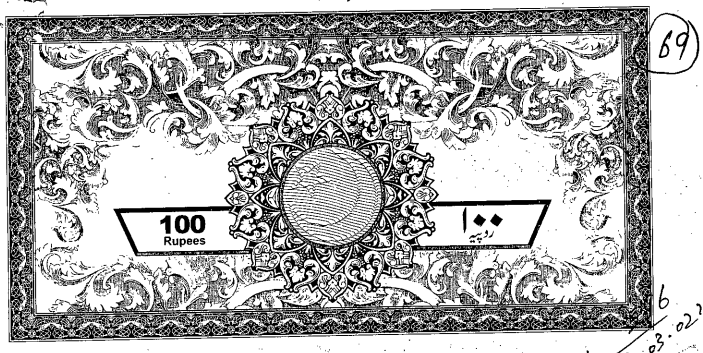
Appellant

Karim Khan

Identified by

MOMIN KHAN

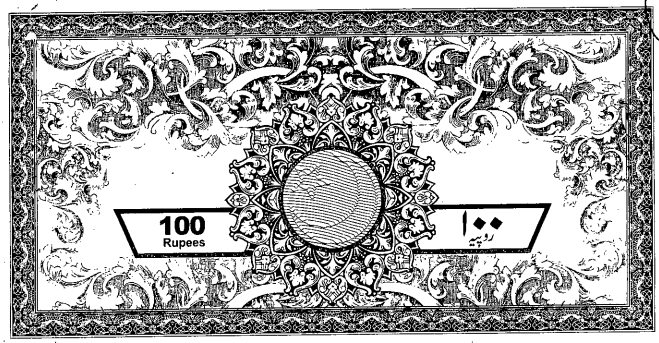
Advocate, High Court & Federal Shariat Court Islamabad



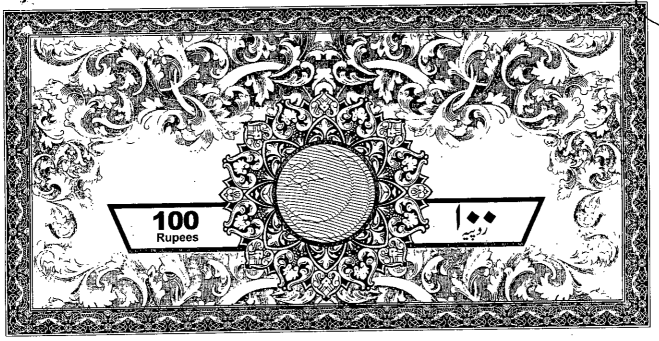
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Rs: 10/-ا مار کونسل نمبر_ 261 يبربنختوا كؤاه بعقام بيشاود مقدمه مندرجه عنوان بالاميس يني طرف سے برائے بيروي اقرار کیا جاتا ہے ، کہ صاحب موصوف کومقدمہ کی کل کاروائی کو کامل اختیار ہوگا ، نیز وکیل صاحب کوراضی نامہ کرنے وتقرر ثالث کرنے وعویٰ،جواب وعویٰ، اقبال وعویٰ، اور درخواست برائے سرسبزگی مقدمہ،منسوخی ڈگری یکطرفه،اجراء و پیروی کرنے کا مختار ہوگا۔ نیز دائر کرنے اپیل نگرانی ،نظر ثانی و پیروی کرنے کا مختار ہوگا۔اور مقدمہ ندکورہ کیلئے کل وقتی یا جزوی کاروائی کیلئے کسی دیگروکیل یا مخار قانون کوایئے ہمرارہ یا اپنے بجائے تقریر کا اختیار ہوگا اورصاحب مقررشده کو بھی جمله مذکوره اختیارات حاصل ہوں گے،اوراس کا ساختہ ویردا ختہ منظور قبول ہوگا، بدوران مقدمہ جوخر چہو ہر جانہ کسی بھی سبب سے حاصل ہوگا ،وہ وکیل موصوف وصول کرنے کا حقدار ہوگا ،کوئی تاریخ پیشی مقام مذکورہ بالاسے باہر ہو، تو وکیل صاحب پیروی مقدمہ کرنے کے یابندنہ ہوں گے، مقدمہ کسی عدالت میں بعدم پیروی خارج ہونے یا ڈگری میکطرفہ ہونے کے صورت میں دکیل صاحب ذمہ دارہیں ہوں گے، لہذاوکالت نامہلکھ دیا کہ سندر ہے