

Learned counsel for the appellant present. Mr. Noor Zaman Khattak, District Attorney for the respondents present. Arguments heard and record perused.

Vide our detailed judgment of today placed on file, of service appeal bearing No. 823/2020 titled "Mehboob Ali Versus The Secretary (E&SE) Khyber Pakhtunkhwa, Peshawar and two others", we are inclined to accept the instant service appeal. The impugned orders dated 04-10-2019 are set aside and two annual increments for the year 2019, 2020 are hereby restored with all consequential benefits, and the appellants Niaz Muhammad and Javid Iqbal are re-instated in service with all back benefits. Parties are left to bear their own costs. File be consigned to record room.

ANNOUNCED 22.12.2021

(AHMAD SULTAN TAREEN)
CHAIRMAN

(ATIQ UR REHMAN WAZIR) MEMBER (E) 1.10.2021

Mr. Taimur Ali Khan, Advocate, for the appellant present. Mr. Hussain Ali, Litigation Officer alongwith Mr. Muhammad Adeel Butt, Additional Advocate General for the respondents present.

File to come up alongwith connected Service Appeal bearing No. 828/2020 titled Javid Igbal Versus Education Department on 14.12.2021 before D.B.

> (Salah-Ud-Din) Member (Judicial)

14-12-21

DB is on Toux case to come up? For The Same on Dated. 21-12-21

21.12.2021

Appellant in person present. Mr. Noor Zaman Khattak, District Attorney for respondents present.

File to come up alongwith connected Service Appeal bearing No. 828/2020 titled Javid Iqbal Versus Education Department on 22.12.2021 before D.B

Atiq Ur Rehman Wazir)

Member (E)

29.03.2021

Appellant present through counsel.

Kabir Ullah Khattak learned Additional Advocate General present.

File to come alongwith connected appeal No.823/2020 titled Mehboob Ali Vs. Education Department, on $\frac{3}{6}$ /2021 before D.B.

(Atiq ur Rehman Wazir) Member (E)

(Rozina Rehman) Member (J)

03.06.2021

Appellant present through counsel.

Muhammad Rasheed learned Deputy District Attorney for respondents present.

Learned counsel for appellant submitted rejoinder which is placed on file. To come up for arguments on 13.08.2021 before D.B.

(Rozina Rehman) Member (J) Chairman

13.08.2021

Counsel for appellant present.

Asif Masood Ali Shah learned Deputy District Attorney for respondents present.

File to come up alongwith connected Service Appeal No.823/2020 titled Mehboob Ali Vs. Education Department on 20.10.2021 before D.B.

(Rozina Rehman) Member (J) Chairman

01.09.2020

Junior to counsel for the appellant present.

After admission of appeal on 27.02.2019, notices have not been served upon the respondents. Therefore, notices be issued to the respondents for submission of written reply/comments on 27.10.2020 before S.B.

Chairman

27.10.2020

Nemo for appellant.

Kabir Ullah Khattak learned Additional Advocate General alongwith Wahid Ullah for respondents present.

Written reply on behalf of respondents was not submitted. Representative of respondents requests for time to furnish written reply/comments. Opportunity is granted. To come up for written reply/comments on 22.12.2020 before S.B.



22.12.2020

Counsel for appellant present.

Kabir Ullah Khattak learned Additional Advocate General alongwith Hussain Ali Litigation Assistant for respondents present.

Representative of respondents submitted reply which is placed on file. To come up for rejoinder, if any, and arguments on 29.03.2021 before D.B.

(Rozina Rehman) Member (J) Learned counsel for the appellant present. Preliminary arguments heard.

The appellant (PST) has filed the present service appeal against the order dated 04.10.2019 whereby minor punishment of withholding of two annual increments for the year 2019 & 2020 was awarded to him.

Submissions made by the learned counsel for the appellant, need consideration. The present service appeal is admitted for regular hearing subject to all just legal objections. The appellant is directed to deposit security and process fee within 10 days. Thereafter notices be issued to the respondents for written reply/comments. To come up for written reply/comments on 14.04.2020 before S.B.

Appellant Deposited Security & Process Fee

14.04.2020

Due to public holiday on account of COVID-19, the case is adjourned to 08.07.2020 for the same. To come up for the same as before S.B.

Reader

Member

08.07.2020

Counsel for the appellant present.

Mr. Kabir Ullah Khattak learned Additional Advocate General for the respondents present.

Written reply on behalf of respondents was not submitted. Learned AAG requested for time in order to submit written reply/comments. Opportunity is granted. To come up for written reply/comments on 01.09.2020 before S.B.



Member (J)

Form- A

FORM OF ORDER SHEET

Court of		
Case No	827/ 2020	

:	Case No	827/ 2020
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
,1	2	3
1-	04/02/2020	The appeal of Mr. Ikramullah presented today by Mr. Taimur Ali Khan Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please decrease
j .		REGISTRAR 4 12 1202
2-		This case is entrusted to S. Bench for preliminary hearing to be put up there on 2764250
•	·	CHAIRMAN
1		
;· ·		
ż	Ĩ.,	
		:
-		
,		
		· · · · · · · · · · · · · · · · · · ·

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

APPEAL NO. 2 2/2020

Ikramullah

V/S

Education Deptt:

INDEX

S. No.	Documents	Annexure	P. No.
01	Memo of appeal		01-04
02	Copies of Fard, work order of	A,B,C&D	05-08
1	PARASA, complaint and application		
03	Copies of show cause notice and reply	E&F	09-11
	to show cause notice		
04	Copies of order dated 04.10.2019 and	G&H	12-15
-	departmental appeal		
05	Vakalat Nama	**********	16

APPELLANT.

THROUGH:

(TAIMUR ALI KHAN) ADVOCATE HIGH COURT

Bilour plaza, Peshawar cantt: Cell# 0333-9390916

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Mayber Pakappalahwa Service Terremal

100 No. 987

Dana 4-02-2020

APPEAL NO. 2 /2020

Mr. Ikramullah, PST (PBS-12), GPS Beha, Swat.

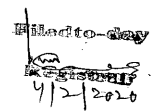
(APPELLANT)

VERSUS

- #. The Secretary (E&SE) Khyber Pakhtunkhwa, Peshawar.
- The Director (E&SE), Khyber Pakhtunkhwa, Peshawar.
- 3. The District Education Officer (Male), Swat.

(RESPONDENTS)

APPEAL UNDER SECTION 4 OF THE SERVICE TRIBUNAL ACT, 1974 AGAINST THE ORDER DATED 04.10.2019, WHEREBY THE PENALTY OF WITH HOLDING OF 02 ANNUAL INCREMENT FOR THE YEAR 2019 & 2020 HAS IMPOSED UPON THE APPELLANT AND AGAINST NOT TAKING ACTION ON THE DEPARTMENTAL APPEAL OF THE APPELLANT WITHIN THE STATUTORY PERIOD OF NINETY DAYS.



PRAYER:

THAT THE ACCEPTANCE OF THIS APPEAL, THE ORDER DATED 04.10.2019 MAY KINDLY BE SET ASIDE AND THE 02 ANNUAL INCREMENT FOR THE YEAR 2019 & 2020 OF THE APPELLANT MAY BE RESTORED WITH ALL BACK AND CONSEQUENTIAL BENEFITS. ANY OTHER REMEDY WHICH THIS AUGUST TRIBUNAL DEEMS FIT AND APPROPRIATE THAT MAY ALSO BE AWARDED IN FAVOUR OF APPELLANT.

RESPECTFULLY SHEWETH:

FACTS:

- 1. That the appellant is performing his duty in GPS Beha as Primary School Teacher (BPS-12). It is performed to mention here that since appointment, the appellant is performing his duty with great devotion and honesty whatsoever assigned to him and no complaint has been filed against the appellant regarding his performance.
- 2. That the local people of the Community denoted land for GPS Beha which is evident from Fard. The building of GPS was damaged and under PARASA program, the concerned department constructed new building for GPS Beha and during the construction of the building, the staff and students of GPS Beha was shifted to GHS Beha and the students of GPS beha were thought in evening shift in GHS Beha. When the construction of the new building was completed, GHS staff illegally occupied the building of the GPS Beha before handling over the building to the department, on which the appellant along with staff of GPS Beha filed complaint to DEO (M) Swat against the illegal occupation of GPS Building by GHS staff, but despite taking action on the compliant of GPS Beha Staff according to law and rules, the DEO (M) Swat handed over the new constricted building to GHS Beha staff, on which the appellant and other staff of GPS Beha also filed application to your respondent No2 to look into the matter in accordance with law and rules. (Copies of Fard, work of PARASA, complaint and application are attached as Annexure A,BC&D)
- 3. That show cause notice was issued to the appellant in which different baseless allegations were leveled against the appellant. The appellant submitted detail reply to show cause notice and denied all allegations and gave real facts about the situation and also requested that proper inquiry may be conducted on the allegations through impartial inquiry committee. (Copies of show cause notice and reply to show cause notice are attached as Annexure-E&F)
- 4. That without serving charge sheet and without conducting regular on the allegations mentioned in show cause to dig out the realty and without considering the reply of the appellant, penalty of with holding of 02 annual increments for the year 2019& 2020 has imposed upon the appellant vide order dated 04.10.2019, against which the appellant filed departmental appeal on 16.10.2019, which was not responded within the statutory period of ninety days. (Copies of order dated 04.10.2019 and departmental appeal are attached as Annexure-G&H)

5. That appellant has no other remedy except to file the service appeal for redressal of his grievance on the following grounds amongst others.

GROUNDS:

- A. That not taking action on the departmental appeal of the appellant and the impugned order dated 04.10.2019 are against the law, facts, norms of justice and material on record, therefore not tenable and liable to be set aside.
- B. That no inquiry was conducted against the appellant to dig out the realty about the allegations and penalty of with holding of 02 annual increments for the year 2019 & 2020 has imposed upon the appellant in slipshod manner, which is the violation of law and rules and as well as Superior Courts judgments.
- C. That no reason has been recorded by the competent authority to dispense with inquiry, which is violation of law and rule and as such the impugned order dated 04.10.2019 is liable to be set aside.
- D. That no charge sheet was issued to the appellant before passing the impugned order dated 04.10.2019, which is the violation of law and rules.
- E. That in reply to show cause notice, the appellant denied the entire allegations and gave the real about the situation and also requested to competent authority that proper inquiry may be conducted through impartial inquiry committee to find out the realty about the allegations, but despite that no inquiry was conducted by the competent authority and the appellant was punished for no fault on his part.
- F. That no opportunity of personal hearing was provided to the appellant before passing the impugned order dated 04.10.2019, which is violation of Sub Rule (d) of Rule 7 of E&D Rules 2011.
- G. That the land was donated by the local Community for the building of GPS and the PARASA also constructed building for GPS Beha, but the staff of GHS Beha illegally occupied the newly constructed building on which the appellant along with staff of GPS Beha filed complaint to DEO (M) Swat against the illegal occupation of GPS

Building by GHS staff, but despite taking action on the compliant of GPS Beha Staff according to law and rules, the DEO (M) Swat handed over the new constricted building to GHS Beha staff, due to which baseless allegations were leveled against the appellant and without conducting regular inquiry on the allegations, penalty of with holding of 02 annual increments for the year 2019& 2020 has imposed upon the appellant vide order dated 04.10.2019 on that baseless allegations.

- H. That the appellant did not conduct any misconduct and the penalty of with holding of 02 annual increment for the year 2019 & 2020 imposed upon the appellant is too harsh which is liable to be set aside.
- I. That the appellant has been condemned unheard throughout and has not been treated according to law and rules.
- J. That the appellant seeks permission to advance other grounds and proofs at the time of hearing.

It is, therefore, most humbly prayed that the appeal of the appellant may kindly be accepted as prayed for.

APPELLANT

Through:

TAIMUR ALI KHAN ADVOCATE HIGH COURT

ASAD MAHOMOOD ADVOCATE HIGH COURT

خدبست نمبر مطيسيبوجني لگان وسائل نمبرخسره نببر کھتونی . مرکمانه رقبدمع نام ما لك مع احوال نام كاشتُكارمع احوال كيفيست فشم زبين آبيٰ شي معشرح مع ونڈ ما لک كاشتكار 5256 2823 66 irect lana_s ineer (iager p Shaz Cu

or the exec. Administrative Approved secretary to the specification and scape of Vicik

int



OFFICE OF THE PROJECT DIRECTOR
PARRSA /USAID PROJECTS UNIT
C&W DEPARTMENT SAIDU SHARIF SWAT

Ph# 0946-721781 091-5700107

E-mail: parrsa.pusw@hotmail.com

NO. 193/7mp ./PaRRSA/PU-SW/2012-

DATED 05 /05 /2016

To.

M/S Multammad Alam Khan Junu Government Contractor Village Janu. P.O & Tehsii Khwaza Khela District Swat

SUBJECT:-

RE-CONSTRUCTION THEHABILITATION OF FLOOD DAMAGED SCHOOLS UNDER PARESA PROGRAM SUB-HEAD: GPS BIHA DISTI SWAT

The Evaluated lowest bid cost amounting to Rs. 23.437 (M) Rupees Twenty three point four three seven (Million) offered by you for execution of the subject Cited work on the basis of item rates (as per BOQ attached) is hereby approved subject to the following condition.

- 1. Fulfillment of all Codal and financial formulities.
- 2 The Deputy Director/Assistant Director PaRRSA/US/JD C&W (Peptt) in charge are responsible for the execution of the work according to the epicofications and ecopolic for work provided in the administrative approval.
- The work may be completed in stipulgted period.
- 4. You are directed to execute contract agreement before commancement of the work.
- 5. The execution of work shall take place when funds are released
- 6. The income tax and stamp duty shall be recovered a per rules
- 7. The Deputy Director PARRSA/USAID C&W Deptt: /consultants will specify the quarry /sources of the basic material to the contractor so as to ensure the good quality of work
- 8. The scope of work may be restricted to approved bid cost of the work both qualitatively and quantitatively.
- 9. Time allowed for completion of works is (12 months).
- 10 The tender is liable to cancellation with penalty if the work is Sublette Copy of BOQ annexed.

PROJECT DIRECTOR

Copy forwarded for information:

- Accountant General Khyber Pakhtunkhwa i 'eshawar
- 2. Deputy Director PaRRSA/USAID Project Unit C&W Department Swat
- 3. Program Manager PDMA/PaRRSAPeshwar
- 4 Senior Engineer Contract PDMA/PaRikSA Peshawar
- 5. Project Manager PMU PaRRSA Swat
- 6. D.A.O (Local)
- Team Leader ,Shaz Consultants: Phase-fV idayatabad Poshawar who will be responsible for the execution of work according to the specification and scope of Work provided in the Administrative Approval.

Au

America Do C

To

The DEO Sahib

Edu Dept

Swat Gulkada

Subject: Request for legal action against illegal occupation of the building of GPS Biha by the staff of GHS Biha

Sir,

Honorably, the following request is made:

- 1. The building of GPS Biha was under construction since last three years and the school was running at the building of the GHS biha afternoon.
- 2. Now the construction work has been completed yet not handed over to the dept.
- 3. The staff of GHS illegally occupied the building.
- 4. It is the violation of the departmental rules regulations and misuse of authority.
- 5. The building is the property of GPS biha from the days of the swat state.
- The construction company constructed the building for GPS biha.
 Therefore it is requested to refran the GHS staff from gross misconduct.

Thanks

HT+staff GPS Biha

G.P.S, Beha/ Distr. Swat.

Copies forwarded to sectary edu KPK Director edu KPK Director Parrsa SDEO Circle Matta

ceeiled

P.A

District Educa

PA To District Education Officer Male, Swat

D8) Annemice D

To.

The Director Sb

Edu Department

KPK PESHAWAR DIRECTORATE

GPS HT + Staff vs GHS - BIHA HT + Staff TEH MATTA

District Swat.

Subject:

Appeal against the unjust decision of building exchange by DEO sb Swat.

Dear Sir,

Honorably the following request is made:

- 1) A complain was fight against the illegal occupation of the building of GPS Biha by the staff of GHS Biha.
- 2) Formerly the matter was neglected and finally the building is handed over to the staff of GHS Biha.
- 3) The decision have no legal ground and justification.
- 4) This unjust and illegal decision will only increase the problems and miseries of the students and staff.
- 5) Therefore, it is requested to look into the matter in the light of rules and laws prevailing.
- Our claim is supported by the documents attached.
 - So the little children should not be Deprived of their just right.

Thanks.

HT+Staff+PTA GPS Biha

Date: 04-07-2019

Copies forwarded to

Secterory Education

DC Swat

AC Matta







OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) SWAT

SHOW CAUSE NOTICE

I Muhammad Amin, District Education officer (M) Swat, the Competent Authority under the Khyberpukhtun Khawa Government Servant (Efficiency & Disciplinary), Rules 2011, do hereby serve upon you, Mr.Ikramullahi PST GPS Beha District Swat, this show cause notice as follows:-

- 1. That the District Education Officer directed you on 3.7.2019 on the school log book to run GPS Beha in the building of GHS Beha and spare the Middle portion of the school for functioning of GHS Beha, because the enrolment of GHS is 425 and the enrolment of GPS is 168. The decision was made in the best interest of students. But you disobeyed the order of District Education Officer.
- 2. In the previous years the enrolment of GPS Beha was crossing the figure of 400 but you declined the enrolment to 168. This shows clear position of your inefficiency.
- 3. You misbehaved with the Head Master of GHS Beha, lodged an illegal FIR against the staff and locked class rooms for the students, which clearly indicates your misbehavior, misconduct and arrogance.
- 4. You have wasted precious time of the innocent children. You and your staff is wandering here and there in police stations and Courts in illegal and irrelevant prosecution and killing the precious time of students which shows your negligence in duties.
- 5. You filed a court case against the Education Department, although no personal grievances have been implemented against you, which shows your disloyalty and disobedience towards the Government and Department.

Thus as per available material on the record you have committed disobedience, inefficiency, misbehavior, misconduct, negligence and major corruption.

You are therefore, required to show cause as to why major penalty provided in the aforesaid Rules should not be imposed upon you "the minor penalty of "with holding 03 annual increments for the year 2019,2020 \$\&2021\]" under 4 (a) (ii) of the ibid Rules.

If no reply to this office is received within 15 days of delivery of this show cause, it shall be presumed that you have no defense to put in and in that case Ex-parte action will be taken against you.

Endst: No. 40 /PSHT

(MOHAMMAD AMIN)
DISTRICT EDUCATION OFFICER (M)
SWAT

Dated 5 / (/2019

Copy forwarded to:-

- 1- The Director of Elementary and Secondary Education Khyber PukhtunKhwa, Peshawor.
- 2- The Deputy Commissioner Swat.
 - 3- The DMO Swat District Swat.
 - 4- The SDEO Matta Swat with the remarks to hand over show cause notice to the teacher concerned Swat.
 - 5- Mr. Ikramullah PST GPS Beha Matta (Registered).
 - 6- P.A to District Education Officer (M) Swat local Office.
 - 7- The Official Concerned.

DISTRICT EDUCATION OFFICER (M

SWAT

Mr. Kramullah PST GPS Beha Matta District Swat (Registered) 🕌

F(16)

بخدمت جناب DEO صاحب محكمة تعليم ضلع سوات

م عنوان:شوکازنولس کے جوابات۔

جناب عالى!

اداب : آر ارش ہے کہ شوکاز نوٹس میں میرے خلاف جوالزامات لگائے گئے ہے ان میں کوئی حقیقت نہیں اور جناب والا کوجس نے بھی معلومات فراہم کی ہیں وہ ذاتی عناد پر بنی ہے جس کا حقیقت درجہ ذیل ہے۔

1 محترم ڈی ای اوصاحب! تین جولائی 2019 کوجمیں کوئی ایبادفتری آرڈریا نوٹس نیس ملاجس میں یہ بیان کیا گیا ہوں کہ گور نمنٹ پرائمری سکول بہا کوھائی سکول کے بلڈنگ میں چلایا جائے اور ٹدل حصے کوھائی سکول کی کیے بھی نہیں ہے۔
اس پرائمری سکول کے بلڈنگ کیلئے جوز مین دیا گیا ہے یہ دو کنال زمن محکمہ پٹوار میں پرائمری کی ملکیت ہے۔ نئے کمروں کی منظوری پرائمری کے بچوں کیلئے ہوئی ہے۔
ورک آرڈد پرائمری کے نام پر ہے۔سکول پر بورڈ پرائمری کا لگاہے۔

محتر م فی ای اوصاحب آپ تین جولائی 2019 کے لاگ بنگ نوٹس کے متعلق بتارہے ہے حالانکہ حقیقت یہ ہے کہ حالی سکول کے حید ابسر اور مثاف نے 18 مئی 2019 کو پرائمری سکول کے بنتے میں براتھا۔ اسکول کا تعمیر اتی کا مکمل نہیں ہوا تھا اور نہی ٹھیکد ارنے بلڈ تگ کواڈار کے بی حوالہ کیا تھا۔ ای دوران حائی سکول کے میڈ ماسٹر اور سٹاف نے پرائمری کے حق پر ڈاکہ ڈالا۔ اور حائی بلڈ تگ کوتا لے لگا کیں۔ ہم نے بار بار مجکے کواس مسلے کے طرف تعرف کی ایسلیں کیس کیس کیس کیس کی جواب نہیں ملا۔ (جوت منسلک ہیں)

2۔ پچھلے سالوں میں جب پرائمری طلب کا تعداد 400 سے تجاوز کرد ہا تھا تو وہ بھی ہمارے منت اور کوشٹوں کا ٹمر تھا۔ لیکن جب پرائمری کا پُر انا بلڈنگ گرایا گیا اور تھکے نے ہمارے ساتھ کمی تشم کا تعاون نہیں کیا۔ گی ون ہمارا ساز سانف بچوں نے پڑھائی جاری رکھنے کیلئے خالی بلڈنگ یا گھر ڈھونڈ تے دبین ہم پورے سٹاف نے مارنگ ٹائم میں پرائمری سکول کوکسی دوسری جگہ پر چلانے کے لئے کرایا کا ذہ بھی لیالین محکے نے ہمیں سکینڈ شفٹ میں پرائمری کوھائی سکول کے بلڈنگ میں جلانے پر مجبود کیا تو اُسی دوسری جگہ پر چلا نے کے لئے کرایا کا ذہ بھی لیالین محکے نے ہمیں ہواش دوم کوتا لے لگائیں ، بیلی کے لائن کو پرائمری سے بند رکھنا گیا اور معقوم اور کم عمر بچوں کو کھلے برآ مدے میں دھوپ اور بارشوں میں پڑھائی پر مجبود کیا۔ پورے تین سال پرائمری سے اور ساف ذکیل وخوار ہوتے آر ہیں۔ یہ صورت حال دود فعہ سالبقہ ڈی ای اور ساف ذکیل خوار ہوتے آر ہیں۔ یہ صورت حال دود فعہ سالبقہ ڈی ای اور ساف دیا ہو تھی جانے کی خواری سے این ہی وجو ہات کے بناء پر پرائیمری کا تعداد کم ہوتار ہا۔ بار بارادارے کو آگاہ کرتے میں لیکن اذارہ خاموش تماشائی بنمارہا۔ آج جب بھر پرائمری سٹاف کو پُرانے تین کمرے لیس تو اللہ کے فضل اور اساتذہ کے محت سے ایک دفعہ پھر تعداد کا میں تو اور کہ گئے۔ پرائمری کو اُسکاحق دواور در ذلٹ دیکھو۔ تعداد کی ساری ذمہ داری محکمے پرعائد ہوتی ہے۔

2- محترم ڈی ای اوصاحب: تین سال ھائی سکول کاھیڈ ماسٹر ہم سے ملے ہی نہیں بداخلاقی اور بدتمیزی کا تو کوئی سوال ہی پیدائہیں ہوتا۔ DEO صاحب کو یہ رپورٹ کمل جھوٹ ، منافقت اور حسد پر بنی بلی ہے۔ سٹاف کے خلاف کے خلاف کے خلاف کے درخواست دیا جسکی شوت ہمارے ساتھ ہیں۔ آپ پڑھ سکتے ہیں متعلقہ پولسٹیشن اور تحصیل ھیڈ ماسٹر اور سٹاف نے ترائمری سٹاف کے خلاف 107/151 کے لئے درخواست دیا جسکی شوت ہمارے ساتھ ہیں۔ آپ پڑھ سکتے ہیں متعلقہ پولسٹیشن اور تحصیل عدالت ہیں ہمیں ذکیل کیا گیا۔ جس کے پانچ ون بعد ہم نے اپنے ون بعد ہم نے اپنے دوخواست دیا لیکن اُن سے کسی نے نہ وجہ پوچھی اور نہ وضاحت طلب کے کما از مہیں ہیں؟ ھائی سکول کے طلب ء سے کرے ہم نے ہیں بندکیں۔ اُنھوں نے پہلے ہی سے چار کمرے قبضہ کیستھیں اور چار کمرے عدالت تھم پر جو بند معدالت نے بھیا تھا اُس نے بندکیں تھیں جو DEO صاحب کے تھم پر ASDEO مداحیان اللہ نے کھول دیس اور اب پورانیا بلڈیگ ھائی سکول کے جو بندہ عدالت ہے۔

4-ہم نے بھی معصور پچوں کا وقت ضائے ہیں کیا ہم اپنے فرائفن معبی بخو بی انجام دے رہے ہیں۔ ہم پولیس میشن اور عدالتوں میں بھی نہیں تھویں۔اگست کے مسنے میں پانچ دفعہ پانچ فروں نے ہمارے پرائمری کامر پرائز ویزٹ کیا۔ جو بھی آیا ہما را پورا شاف حاضر اور مصروف کار پایا۔ (ثبوت لف ہیں)
مینے میں پانچ دفعہ پانچ فروں نے ہمارے پرائمری کامر پرائز ویزٹ کیا۔ جو بھی آیا ہما را پورا شاف حاضر اور مصروف کار پایا۔ (ثبوت لف ہیں)

5-علاقے کے وام، پر تمری بچوں کے والدین اور پی ٹی می میٹی کے مداخلت کو مدنظر رکھ کرہم نے حالات کومزید بھڑنے نے بچانے کیلئے انصاف کے لئے عدالت

نون: بائی کے تعداد کو قاد بنا کربلڈنگ اِن کے حوالہ کرناسراسرناانسانی ہے۔ اگر ہائی کوخرورت تھی تو محکہ کے افسران بالاکو ہائی سکول میں توسیع کرنا چاہے تھا نہ کہ پرائمری ان کے حوالہ کیا۔ اگر جناب والامہر بانی کر کے اِن الزامات کے جائزہ کے لئے غیر جانبدار کمیٹی نتخب کریں تو حقیقت سامنے آ جائیں گا۔۔

از:اكرام الله جي بي الس بها-

MITTER





OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) SWAT.

NOTIFICATION

1. Whereas Mr. Ikramullah PST BPS-12 GPS Beha Swat ,was proceeded against the Khyber Pakhtunkhwa Government servant (Efficiency & Discipline) Rules 2011 for the charges mentioned in the show cause notice.

- 2. Whereas a show cause notice was issued vide this office Endst: No. 440-46 dated 5.9.2019 for the charges leveled against him.
- 3. Whereas last year the enrolment of the school was 425 but the same enrolment was reduced to 168 which is a clear proof of his inefficiency on one hand and not taking interest in teaching learning process and decreasing the enrolment on the other hand.
- 4. Whereas his misbehavior with the Head Master of GHS Beha and lodging a false FIR against him without the approval and consent of this office.
- 5. Whereas he was held responsible of wasting the precious time of the students of the school GHS Beha as well as the innocent kids of GPS Beha.
- 6. Whereas he filed a court case against his Department without any personal grievances.
- 7. Whereas the District Education Officer (M) Swat being competent authority after having considered the charges and evidences on record against him and found them as proved

Now, Therefore I Muhammad Amin District Education Officer (M) Swat being competent authority under the Khyber Pakhtunkhwa Government Servants (Efficiency and Discipline) Rules 2011 do hereby impose upon him "withhold two annual increment for the year 2019 & 2020" under 4 (a) (ii) of the ibid Rules with immediate effect in the interest of public service.

1597-93

(MUHAMMAD AMIN) DISTRICT EDUCATION OFFICER (M)

/P.F/GPS Beha/DEO/M

.

-/2019-

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) Matta Swat with the direction to serve the order on the accused teacher.
- 5- P.A to District Education Officer (M) Swatthe local office
- 6- Mr. Ikromullah PST GPS Beho Matta (Registered).

DISTRICT EDUCATION OFFICER (MY SWAT

Mr. Manuel Maller H (131)

To

The Worthy Director, Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar.

SUBJECT: DEPARTMENTAL APPEAL AGAINST THE ORDER
DATED 04.10.2019, WHEREBY THE APPELLANT HAS
BEEN REMOVED FROM SERVICE.

RESPECTED SIR,

Most humbly it is submitted that:

- 1. That the appellant was appointed in Education Department as PST (BPS-12). It is pertinent to mention here that since appointment, the appellant was performing his duty with great devotion and honesty whatsoever assigned to him and no complaint has been filed against the appellant regarding his performance.
- 2. That the appellant was performing his duty in GPS Beha as Primary School Teacher and due to large number of students and old building of the GPS Beha, the department constructed new building for GPS Beha and during the construction the staff and student of GPS Beha was shifted to GHS Beha and when the construction of the new building was completed, GHS illegally occupied the building of the GPS Beha before handling over the building to the department, on which the appellant along with staff of GPS Beha filed complaint to DEO (M) Swat against the illegal occupation of GPS Building by GHS staff, but despite taking action on the compliant of GPS Beha Staff according to law and rules, the DEO (M) Swat handed over the new constricted building to GHS Beha staff, on which the appellant and other staff of GPS Beha also filed application to your Honour to look into the matter in accordance with law and rules. (Copies of complaint and application is attached as Annexure A&B)
- 3. That show cause notice was issued to the appellant in which different baseless allegations were leveled against the appellant. The appellant submitted detail reply to show cause notice and denied all allegations and gave real facts about the situation and also requested that proper inquiry may be initiated on the allegations through impartial inquiry committee. (Copies of show cause notice and reply to show cause notice are attached as Annexure-C&D)



- 4. That without serving charge sheet and without conducting regular on the allegations mentioned in show cause to dig out the realty and without considering the reply of the appellant, penalty of withholding of two annual increment for the year 2019 & 2020 has been imposed upon the appellant vide order dated 04.10.2019. (Copy of of all documents order dated 04.10.2019 is attached as Annexure-E)
- 5. That now the appellant wants to file departmental appeal against the removal order dated 04.10.2017 on the following grounds.

GROUNDS:

- A) That the impugned order dated 04.10.2019 is against the law, facts, norms of justice and material on record, therefore not tenable and liable to be set aside.
- B) That no inquiry was conducted against the appellant to dig out the realty about the allegations and penalty of withholding of two annual increment for the year 2019 & 2020 has been imposed upon the appellant in slipshod manner, which is the violation of law and rules and as well as Superior Courts judgments.
 - C) That no reason has been recorded by the competent authority to dispense with inquiry, which is violation of Sub rule (a) of Rule 5 of E&D Rules 2011 and as such the impugned order of imposing the penalty of withholding of two annual increment for the year 2019 & 2020 is liable to be set aside.
 - D) That no charge sheet was issued to the appellant before passing the impugned order of imposing the penalty of withholding of two annual increment for the year 2019 & 2020, which is the violation of law and rules.
 - E). That in reply to show cause notice, the appellant denied the entire allegations and gave the real about the situation and also requested to competent authority that proper inquiry may be conducted through impartial inquiry committee to find out the realty about the allegations, but despite that no inquiry was conducted by the competent authority and the appellant was punished for no fault on his part.



- That no opportunity of personal hearing was provided to the appellant before passing the impugned order dated 04.10.2019, which is violation of Sub Rule (d) of Rule 7 of E&D Rules 2011.
 - G) That the the department constructed building for GPS Beha, but the staff of GHS Beha illegally occupied the newly constructed building on which the appellant along with staff of GPS Beha filed complaint to DEO (M) Swat against the illegal occupation of GPS Building by GHS staff, but despite taking action on the compliant of GPS Beha Staff according to law and rules, the DEO (M) Swat handed over the new constricted building to GHS Beha staff, due to which baseless allegations were leveled against the appellant and without conducting regular inquiry on the allegations, the penalty of withholding of two annual increment for the year 2019 & 2020 has been imposed upon the appellant vide order dated 04.10.2019 on that baseless allegations.
 - H) That the appellant has been condemned unheard throughout and has not been treated according to law and rules.

It is, therefore, most humbly requested, that on the acceptance of this departmental appeal, impugned order dated 04.10.2019 may be set aside and the two annual increment for the year 2019 & 2020 of the appellant may be restored with all back and consequential benefits.

Date: 16-10-2019

Ikramullah,

Ex-PST GPS Beha

R/O Village Beha

P/O Matta, District Swat.

Cell#



VAKALAT NAMA

NO.

	the second of
IN THE COURT OF KP Sesure	e Pribunal, Peshawas
Mechanimad JK:	samullah PS/ (Appellant) (Petitioner)
	(Plaintiff)
VEF	RSUS
Education D	(Respondent) (Defendant)
I/We, <u>Illan ullah</u>	
me/us as my/our Counsel/Advocate in the his default and with the authority to engany/our costs. I/We authorize the said Advocate to deposited or deposited or deposited or deposited or deposited or deposited or deposited.	omise, withdraw or refer to arbitration for above noted matter, without any liability for age/appoint any other Advocate/Counsel or it, withdraw and receive on my/our behalf all my/our account in the above noted matter to leave my/our case at any stage of the outstanding against me/us
Dated /2019	(DA)
Juccu	(CLIENT)
A-A	ACCEPTED
Asad Mahmood	TAIMUR ALI KHAN
Advocate High Couli	Advocate High Court BC-10-4240
Shah Faisal	CNIC: 17101-7395544-5
Advocate of	Cell No. 0333-9390916
May 1	

OFFICE:
Room # FR-8, 4th Floor,
Bilour Plaza, Peshawar,

Cantt: Peshawar

BEFORE THE KHYBER PAKTUNKHWA SERVICE TRIBUNAL PESHAWAR.

Service Appeal No. 827/2020

Ikramullah PST (BPS-12) GPS Beha, District Swat.

	Appellant
--	-----------

Versus

- 1. Government of Khyber Pakhtunkhwa through Secretary Elementary and Secondary Education Peshawar.
- 2. Director Elementary and secondary education Khyber Pakhtunkhwa at Peshawar.
- 3. District Education officer (Male) Swat.

						,					Respondents	S

Parawise Comments on Behalf of the Respondents:

Respectfully Shewith

Preliminary objections:

- 1. That the Appellant is not an aggrieved person within the meaning of Section 4 of the service Tribunal Act, 1974.
 - 2. That the Appellant has no cause of action / locus standi.
 - 3. That the Appellant has not come to this Honorable Court with clean hands.
 - 4. That the Appellant has filed this instant service appeal just to pressurize the respondents.
 - 5. The present service appeal is liable to be dismissed for non-joinder/miss joinder of necessary parties.
 - 6. That the instant service appeal is against the prevailing law and rules.
- 7. That the Appellant has filed this instant Service Appeal on malafide motives.
 - 8. That the instant appeal is badly time barred.
 - 9. That the instant service appeal is not maintainable in the present form, and above in the present circumstances of the issue.
 - 10. That the Appellant has estopped by his own conduct.
 - 11. That the Appellant has concealed the material facts from this Honorable Tribunal.

FACTS:

1

- 1. That the Para No.1 is correct. Hence no comments.
- 2. That the Para No.2 is correct to the extent of the building completion, the rest of the para is incorrect and denied. Being competent authority, respondent no.3 directed the Appellant as well as the High School staff for the mentioned sifting in the best interest of students.
- 3. That the Para No.3 is incorrect and not admitted. The Appellant ignored the directions of the competent authority and behaved rudely. He was time and again ordered to comply with the direction of the respondent no.3 but he was reluctant to do so which is gross misconduct on part of the Appellant. Therefore, Show Cause Notice was issued to him under E & D rules 2011. Copy of Log Book as annexure A)
- 4. That the Para No.4 is incorrect and not admitted. The material available on record and misconduct of the Appellant was enough to proceed against him under the rules, therefore, enquiry was not needed in the instant case.
- 5. That the instant service appeal of the Appellant is bereft of any merit, hence liable to be dismissed inter alia following grounds.

GROUNDS

- A. That the Para No. A is incorrect and denied. The respondent department has to act according to the rules, policy and law. The Appellant has been treated in accordance with law, rules and policy.
- B. That the Para No. B is incorrect and denied. The Appellant has been treated in accordance with law, rules and policy. The respondent department cannot even think of the violation of any Article of the constitution.
- C. That the Para No. C is repetition of above para, hence no comments.
- D. That the Para No. D is incorrect and denied. Detail reply of this Para has already been given in the above Paras.
- E. Para No. E is repetition of above para, hence no comments.
- F. That the Para No. F is incorrect and not admitted. The material available against the Appellant were sufficient to impose major penalty under E & D rules 2011to the Appellant without enquiry and personal hearing.
- G. That the Para No. G is correct to the extent of the construction of the building the rest of the para is incorrect and denied. The shifting of the students from GHS building to GPS building was issued by the respondent no.3 in the best interest of students. The Appellant on his own ill will was reluctant to obey the orders of the high ups and misconducted by not obeying the orders.
- H. That the Para No. H is incorrect. As stated in the foregoing paras, the respondent department acted under the rules and policy.
- I. That the Para No. I is repetition of the above paras. Hence, no comments.

J. That the Para No. J is irrelevant, however the respondents also seek permission of this Honorable Tribunal to advance further grounds at the time of arguments:

It is, therefore, very humbly prayed that the instant service appeal of the Appellant may be dismissed with cost in favor of the respondents.

DISTRICT EDUCATION OFFICER (M)
SWAT AT GULKADA

DIRECTOR, ELEMENTARY AND SECONDARY EDUCATION KHYBER PAKHTUNKHWA

SECRETARY/1 ELEMENTARY AND SECONDARY EDUCATION PESHAWAR

لالصيال The andorsigned visited CHS/CIPS Belia on 3-7-2019 alog with SDEO+ASDEOP principal ditiss Lotat. Both Cips and ditis are currently functioning in the Sems old building of CHS Beha in Morning and evening Shifts nespectively. New GPS + Cons how been Alcanstructed and handed and to department There are 5 class from 5 and affice in old letts building. The classes ise and Lection wise e-voloment of diffs is as under 6th A 6th B 7th A 71h B 8th A 8th B 57 64 42 35 38 35 914 A 914 B loth A loth & 48 45 32 The Staff room + 46+ Sign CETB) is running in the sugle

Wirm.

PTO

Attasled

Head Master
Govt High School

(To Com

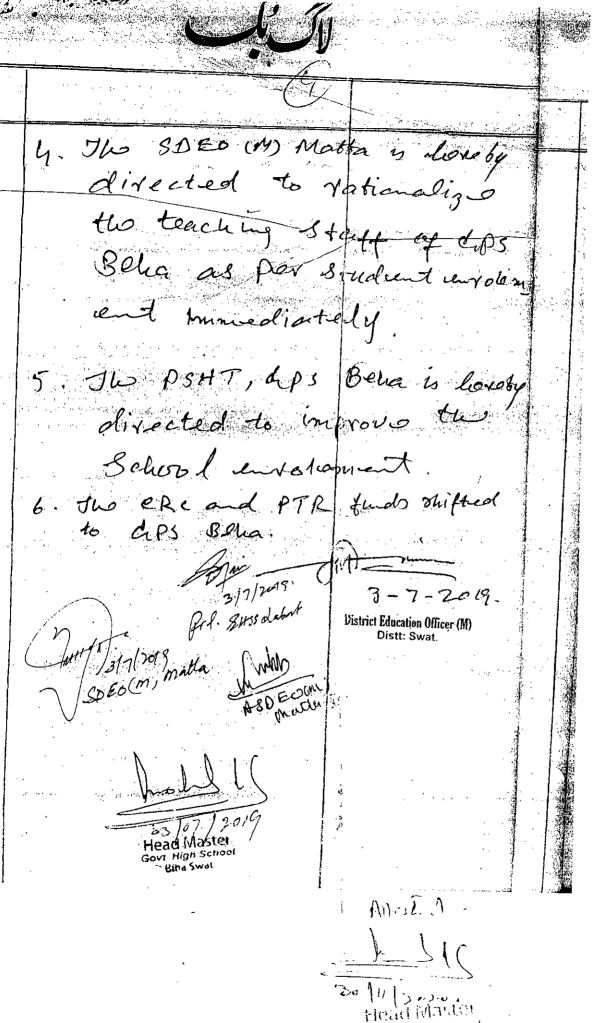
6 class rooms i. o 6th A, 6th B, 7th A; 7th 8, 8th A and 8th B with total cervolomed of 270 hors been accomodated in new cins Building. The Cips is currently being run in. atts old building in And Shift i.o elening. The envolonment of GPS as under: 514 Kd 1st 2nd -3rd fich 28:21 -25 total = 168. There are 8 new and 3 old Youms in new Cips of ams Building. Keeping in view to ground realities School envoloment, material en record and evidences heard, the following decisions we have by taken in the best injured of studiets Department & public Ancital

Head M. 13.65.0

GMS, the building of blot dets LIGHT OF oud and Thoughouse the PSHI SDEO WI MAKE 6 yearns disperted to Num distacted to now but 11 NOOMS Je H/M total Both

The state of the s

Head Master 6



BEFORE THE KPK, SERVICE TRIBUNAL, PESHAWAR.

Service Appeal No. 827/2020

Ikram Ullah

VS

Education Department

REJOINDER ON BEHALF OF APPELLANT

RESPECTFULLY SHEWETH:

Preliminary Objections:

(1-10) All objections raised by the respondents are incorrect and baseless. Rather the respondents are estopped to raise any objection due to their own conduct.

FACTS:

- 1. Admitted correct by the respondents department as the record of the appellant is present with the department.
- 2. First portion of para 2 is admitted correct by the respondents hence no comments, while the rest of para is incorrect as the new building was constructed for GPS Beha, but the staff of GHS illegally occupied the new constructed building of GPS Beha before its handing over to the department on which the appellant and staff of GPS adopted proper way and filed application/complaint to respondent No.2 and No.3, but no action has been taken on that application/compliant and the appellant and the staff of the GPS Beha has done all that in the interest of students of the GPS Beha as the old building of GHS Beha is located in Village Nalkot and already GPS Nalkot is working in that location and by shifting of GPS Beha to the old building of GHS Beha, people of village of Beha were not willing to send their children to GPS Beha as it is at distance from village Beha and already GPS Nalkot is present in that location and due to that reason the GPS Beha was again shifted to newly constructed building of GPS Beha which is evident from the log book PTC meeting minutes, letter dated 25.11.2019 and 14.12.2019. (Copies of log book, PTC meeting Minutes, letter dated 25.11.2019 and 14.12.2019 are attached as Annexure-A,B,C&D)

- 3. Incorrect. The appellant did not ignore the direction of the competent authority and did not behave rudely and acted upon as he was directed by his high ups.
- 4. Incorrect. The appellant was removed from service on baseless allegations and without conducting proper inquiry which is not permissible under the law and rules.
- 5. Incorrect. The appellant has good cause of action to file the instant as he was removed from service for no fault on his part.

GROUNDS:

- A) Incorrect. The respondent department has not acted in accordance with law, facts, norms of justice and material on record, therefore not tenable and liable to set aside.
- B) Incorrect. The appellant has not been treated in accordance with law and rules and has been removed from service in slip shod manner without conducting proper and regular inquiry, which is violation of law and rules and as such the impugned order is liable to be set aside on this ground alone.
- C) Incorrect. As replied in B above.
- D) Not replied according to para D of the appeal. Moreover para D of the appeal is correct.
- E) Not replied according to para E of the appeal. Moreover para E of the appeal is correct.
- F) Incorrect. While para F of the appeal is correct.
- G) First portion of G is admitted correct, hence no comments, while the rest of the para is incorrect, hence denied as the interest of the students of GPS Beha was in that to not to shift that school to the old building of GHS Beha as the old building of GHS Beha is located in Village Nalkot and already GPS Nalkot is working in that location and by shifting of GPS Beha to the old building of GHS Beha, people of village of Beha were not willing to send their children to GPS Beha as it is at distance from village Beha and already GPS Nalkot is present in that location and due to that reason the GPS Beha was again shifted to newly constructed building of GPS Beha, which means that the respondents admitted the stance of the appellant by not shifting GPS Beha to the old building of GHS Beha, but despite that the appellant was punished for no fault on his part. Moreover the appellant has always obeyed order of his superiors.

- H) Incorrect. The respondent department did not act in accordance with law and rules.
- I) Incorrect. While para I of the appeal is correct.
- J) Incorrect. While para J of the appeal is correct.
- K) First portion of para K is incorrect hence denied as the appellant has legal right to advance other grounds and proof at the time of hearing, while the rest of para is legal.

It is, therefore, most humbly prayed that the appeal of appellant may kindly be accepted as prayed for.

APPELLANT

THROUGH:

(TAIMUR ALI KHAN) ADVOCATE HIGH COURT

AFFIDAVIT

It is affirmed and declared that the contents of rejoinder are true and correct to the best of my knowledge and belief.

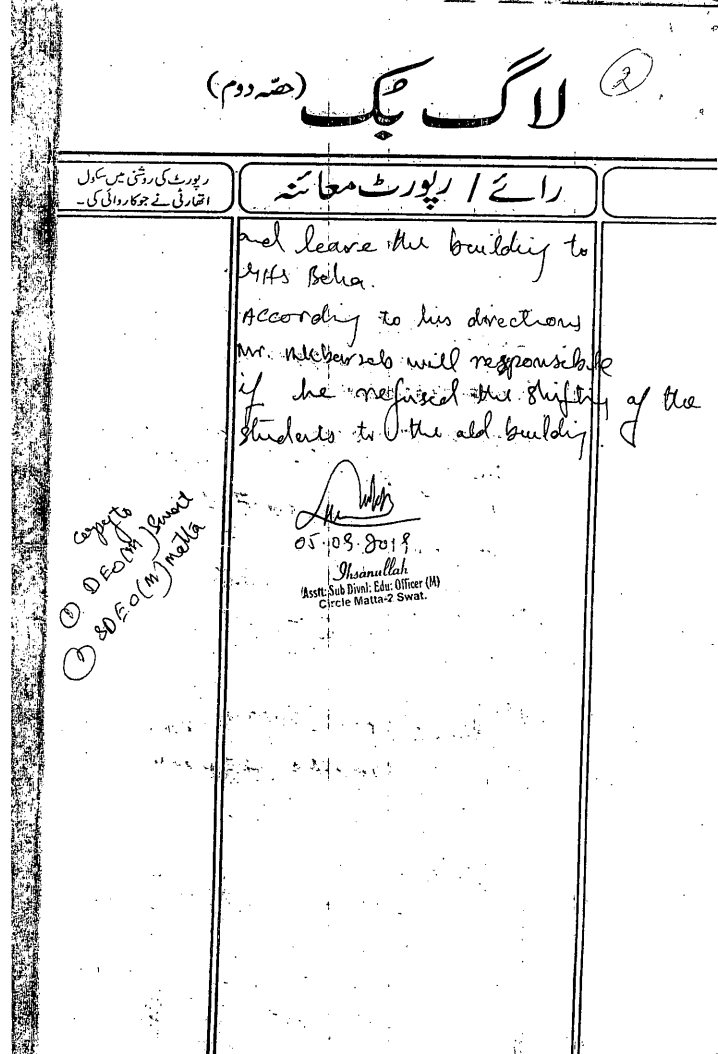
ATTESTED

DEPONENT.

ر پورٹ کی روشنی میں ^{سک}ول اقتار ٹی نے جو کاروائی کی ۔

رائے / ربورٹ معائنہ

visit of Gps Biha cen the Derections of DEO(M) event plant the shifting of the students Datul: 05.09. 3019 Time: 10. 20 Am. As telephonically directly by DEO Sword, I visiteel eg on Biller regarde the shifting of the students to the ald building to GHO Breha I have been directed by DE sweet that her Has nuhammad psHTal M. Javel I ghad 8pst have fleen. issued show cause nathres mr. NAS Muhammad is no morie the unhange if the exps Baha secondiff to this directions Mr. Akbarzeb port will be the incharge up the flyps Beha. Therefore the new by appointed melonge is directed to plift the Students to the and buildiff of "CIHS 13cha immediately He po more directed to unlock the downs of the new building and



بوتت <u>اکنا ا</u> بردن <u>العزان</u> بمقام <u>Beha</u> اکنا ا

	ایجنڈا
	1621/26 b. GHS. 3 sub. 2 b. 9ps 1
1922) Jewy	(62), 2 y. y. y. y. 2
	3
	الجنذا
. ذمه داریال .	الم كا احلاس مين عمل كمنى عبران منفؤم أو
, LU	الروحتى معلى كر جو تلمائى سكول كا براد ملا نگر
Q.	نلکوٹ کاؤں کے حرورس واقع ع اورونان برؤیر
X	ای کوم نکو یا کا کا موجودی - ای مادیم این کون
1	الله على المرود من علي الله كي الله الله الله الله الله الله الله الل
La Company	10 2) 20 - 12 2) (2 (2) 2 (2) 2 (2) 2 (2) 2)
5	الله اس ع خروم به کما عائے ۔ مربر جمل کرنے میں ان
2 2 73	- اع اصران بالاس اسي وغيل بر (له مان او بالأرم)
	122 25 18 19 5 US LOS 19 5 0 ME
Clark	ide Signification Aurang Jaho
<u> LOVO</u>	ام كراك كاد مخط او كل الم
	English Office Contraction of the Contraction of th



The

Sub Divisional Education Officer (Male) Matta

Subject: Reshifting Of GPS Beha to the Newly Constructed Building

Memo:

In compliance to DEO (Male) swat order Dated 07/11/2019 the staff of GPS Beha is shifted the school W.e.f 20-11-2019.I personally visited the school on 21-11-2019, and found that the staff of GPS Beha present in the old GHS Building but there were no students present because the parents are not interested to send their children to the old GHS Building.

Ptc council has also passed a resolution to re-shift the school Building to the newly constructed building of GPS Beha. Copy of the resolution is attached. As the old Building of GHS Beha is in the boundaries of Nalkot and GPS Nalkot is situated only a few steps away from the GHS old building.

If the GPS Beha school runs in GHS Beha old building it will certainly effect GPS Nalkot and eventually both the schools will be merged.

Therefore it is suggested to re-shift GPS Beha to the newly Constructed building of GPS Beha ,Middle section of GHS Beha and GPS Beha will run in the same newly constructed building of GPS Beha and high section will shift to the old GHS Beha building.

Endst N C

Assistant Sub Divisional Edu Officer (M)

Matta Circle II

Forwarded in original
To the DEO(n, Small of med)
only please; of





.02). :03).

04). 05). 06).

OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) SWAT

No.	/F.No.21/DEO(M) Swat/Parrsa Dated /4/12 /2019
To,	
	The Sub Divisional Edu: Officer (Male) Matta Swat
Subject:- Memo:-	WORKING OF GPS, GMS AND GHS BEHA IN THE CONCERNED BUILDING
	Reference your letter No.173 dated 25/11/2019, The undersigned is pleased to distribute various portions /classes of the mentioned Schools in subject cited above as per the following distribution of building.
	01). GPS Beha will work in its old three rooms building. 02).GMS portion of GHS Beha (class 6 th to 8 th) will work in newly constructed Middle building. 03).High portion of GHS Beha (class 9 th to 10 th) will work in old building of GHS Beha
	District Education Officer (M) Swat
Endst: No	5691-961
01). 02).	Copy forwarded to:- The Director E&SE Khyber Pakhtunkhwa Peshawar. The Deputy Commissioner Swat

The Head Master GHS Beha for information and necessary action, please.

The District Monitoring Officer Swat.

The Head Teacher concerned 4PS Belia

ASDDEO(M) Circle Matta.

District Education Officer (M)
Swat

BEFORE THE KPK, SERVICE TRIBUNAL, PESHAWAR.

Service Appeal No. 827/2020

Ikram Ullah

VS

Education Department

REJOINDER ON BEHALF OF APPELLANT

RESPECTFULLY SHEWETH:

Preliminary Objections:

(1-10) All objections raised by the respondents are incorrect and baseless. Rather the respondents are estopped to raise any objection due to their own conduct.

FACTS:

- 1. Admitted correct by the respondents department as the record of the appellant is present with the department.
- 2. First portion of para 2 is admitted correct by the respondents hence no comments, while the rest of para is incorrect as the new building was constructed for GPS Beha, but the staff of GHS illegally occupied the new constructed building of GPS Beha before its handing over to the department on which the appellant and staff of GPS adopted proper way and filed application/complaint to respondent No.2 and No.3, but no action has been taken on that application/compliant and the appellant and the staff of the GPS Beha has done all that in the interest of students of the GPS Beha as the old building of GHS Beha is located in Village Nalkot and already GPS Nalkot is working in that location and by shifting of GPS Beha to the old building of GHS Beha, people of village of Beha were not willing to send their children to GPS Beha as it is at distance from village Beha and already GPS Nalkot is present in that location and due to that reason the GPS Beha was again shifted to newly constructed building of GPS Beha which is evident from the log book PTC meeting minutes, letter dated 25.11,2019 and 14.12.2019. (Copies of log book, PTC meeting Minutes, letter dated 25.11.2019 and 14.12.2019 are attached as Annexure-A,B,C&D)

- 3. Incorrect. The appellant did not ignore the direction of the competent authority and did not behave rudely and acted upon as he was directed by his high ups.
- 4. Incorrect. The appellant was removed from service on baseless allegations and without conducting proper inquiry which is not permissible under the law and rules.
- 5. Incorrect. The appellant has good cause of action to file the instant as he was removed from service for no fault on his part.

GROUNDS:

- A) Incorrect. The respondent department has not acted in accordance with law, facts, norms of justice and material on record, therefore not tenable and liable to set aside.
- B) Incorrect. The appellant has not been treated in accordance with law and rules and has been removed from service in slip shod manner without conducting proper and regular inquiry, which is violation of law and rules and as such the impugned order is liable to be set aside on this ground alone.
- C) Incorrect. As replied in B above.
- D) Not replied according to para D of the appeal. Moreover para D of the appeal is correct.
- E) Not replied according to para E of the appeal. Moreover para E of the appeal is correct.
- F) Incorrect. While para F of the appeal is correct.
- G) First portion of G is admitted correct, hence no comments, while the rest of the para is incorrect, hence denied as the interest of the students of GPS Beha was in that to not to shift that school to the old building of GHS Beha as the old building of GHS Beha is located in Village Nalkot and already GPS Nalkot is working in that location and by shifting of GPS Beha to the old building of GHS Beha, people of village of Beha were not willing to send their children to GPS Beha as it is at distance from village Beha and already GPS Nalkot is present in that location and due to that reason the GPS Beha was again shifted to newly constructed building of GPS Beha, which means that the respondents admitted the stance of the appellant by not shifting GPS Beha to the old building of GHS Beha, but despite that the appellant was punished for no fault on his part. Moreover the appellant has always obeyed order of his superiors.

- H) Incorrect. The respondent department did not act in accordance with law and rules.
- I) Incorrect. While para I of the appeal is correct.
- J) Incorrect. While para J of the appeal is correct.
- K) First portion of para K is incorrect hence denied as the appellant has legal right to advance other grounds and proof at the time of hearing, while the rest of para is legal.

It is, therefore, most humbly prayed that the appeal of appellant may kindly be accepted as prayed for.

APPELLANT

THROUGH:

(TAIMUR ALI KHAN) ADVOCATE HIGH COURT

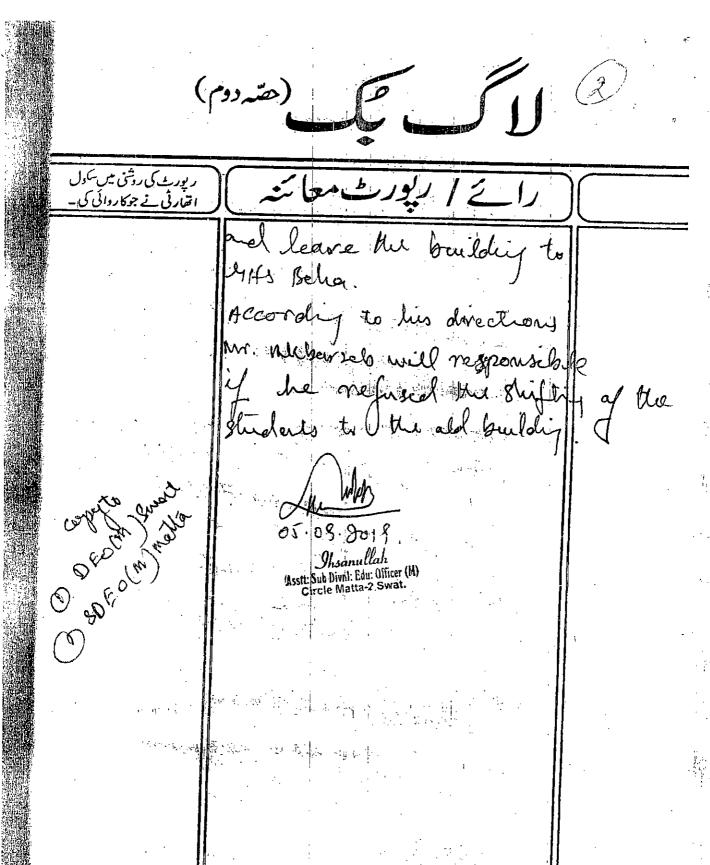
AFFIDAVIT

It is affirmed and declared that the contents of rejoinder are true and correct to the best of my knowledge and belief.

DEPONENT

ر بورب کی روشنی میں ^{سک}ول رائے / رپورٹ معائنہ | ا تھارٹی نے جو کاروائی کی visit of lyps Biha our the Derections of DEO(M) sweet bout the shifting of the students Datul: 05.09. 3019. Time: 10.20 Am. As telephonically directed by DEO Sword, I visited en Biller regarding the shifting of the students to the old building to Gift Beha I have been directed by DEO sweet that her Hias muhammad psittal M. Javel I ghad 8pst have fleen issued show cause naolice / mr. NAS Muhammad is no more the whorse If the eps Beha secondiff to this directions Mr. Akbarzeb port will le the incharge of the flips Beha. Therefore the new by appointed melorge is directed to thift the Students to the and buildiff of "CIHS 13 cha immediately He to further more directed to under the

down of the new buildly and



		K 3
		6
	نصلے	ایجندًا
ذمه داریاں	الى ك احلاس مين على كمنى عبران منفوطور	
10	المريد حتى منعل كل كر جو تله عانى سكول كا براد المر ذاك	
	اللوث كاول ع حرورسي والخدع اورومان له	<u> </u>
- K	ایک GPS ملکوٹ کئی موجورہ - اس لیدیم این کر ا	·
-60	الحو ملكو ع حرور سن معتم اللاء كي عي المدي ما	-
5	الله الله الله الله الله الله الله الله	
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	ایمس اس سے محروم نہ کی جائے۔ مرید عملے کئی عمران	
13 8	ر افسران مالاس این و فیلی بر نظر مای اور برالزی کولی کے ملر نگ کو ایر اگری کو کوالم کرنے کولاد رفای کی	

adeah wing Jeh wang Jeh

The said of 19 to Grand

2(4)

OFFICE OF THE ASSISTANT SUB DIVISION EDUCATION OFFICER MATTA CIRCLE II

Τn

The

Sub Divisional Education Officer (Male) Matta

Dated 25/11/2019

Subject: Reshifting Of GPS Beha to the Newly Constructed Building

Memo:

In compliance to DEO (Male) swat order Dated 07/11/2019 the staff of GPS Beha is shifted the school W.e.f 20-11-2019. I personally visited the school on 21-11-2019, and found that the staff of GPS Beha present in the old GHS Building but there were no students present because the parents are not interested to send their children to the old GHS Building.

Ptc council has also passed a resolution to re-shift the school Building to the newly constructed building of GPS Beha.Copy of the resolution is attached. As the old Building of GHS Beha is in the boundaries of Nalkot and GPS Nalkot is situated only a few steps away from the GHS old building.

If the GPS Beha school runs in GHS Beha old building it will certainly effect GPS Nalkot and eventually both the schools will be merged.

Therefore it is suggested to re-shift GPS Beha to the newly Constructed building of GPS Beha, Middle section of GHS Beha and GPS Beha will run in the same newly constructed building of GPS Beha and high section will shift to the old GHS Beha building.

Endst No 173 -

Assistant Sub Divisional Edu Officer (M)

Matta Circle II

forwarded in original
to the DEO(n, Smeet of
miles

Bub Divert File



OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) SWAT



No	/F.No.21/DEO(M) Swat/Parrsa Dated 14/12 /2019
To,	
	The Sub Divisional Edu: Officer (Male) Matta Swat
Subject:-	WORKING OF GPS. GMS AND GHS BEHA IN THE CONCERNED
Memo:-	BUILDING .
	Reference your letter No.173 dated 25/11/2019, The undersigned is pleased to distribute various portions /classes of the mentioned Schools in subject cited above as per the following distribution of building.
• .	01). GPS Beha will work in its old three rooms building. 02).GMS portion of GHS Beha (class 6 th to 8 th) will work in newly constructed Middle building. 03). High portion of GHS Beha (class 9 th to 10 th) will work in old building of GHS Beha
	District Education Officer (M)
Endst: No	5691-96 / Swat
	Copy forwarded to:-
01).	The Director E&SE Khyber Pakhtunkhwa Peshawar.
02).	The Deputy Commissioner Swat
03).	The District Monitoring Officer Swat.
04).	The Head Master GHS Beha for information and necessary action, please.
05).	ASDDEO(M) Circle Matta.
06). • • • • • • • • • • • • • • • • • • •	The Head Teacher concerned 4PS Belia

District Education Officer (M)
Swat