



Form-A
FORM OF ORDER SHEET

Court of _____

Case No. 1240 /2020

S.No:	Date of order Proceedings	Order or other proceedings with signature of judge
1	2	3
1	28/02/2020	<p>The present appellant initially went in Writ Petition before the Hon'ble Peshawar High Court A.Abad Bench and the Hon'ble High Court vide its order dated 12.02.2020 treated the Writ Petition into an appeal and sent the same to this Tribunal for decision in accordance with law. The same may be entered in the Institution Register and put up to the worthy Chairman for further order please.</p> <p style="text-align: right;"> REGISTRAR 28/2/2020</p>
2-		<p>This case is entrusted to touring S. Bench at A.Abad for preliminary hearing to be put up there on <u>23-10-2020</u></p> <p style="text-align: right;"> Chairman</p>

23.10.2020

Counsel for appellant present. Preliminary arguments heard. File perused.

Points raised need consideration. Admitted to regular hearing subject to all legal objections. The appellant is directed to deposit security and process fee within 10 days. Thereafter notices be issued to respondents for written reply/comments. To come up for written reply/comments on 18.01.2021 before S.B at Camp Court, Abbottabad.


(Rozina Rehman)
Member (J)
Camp Court, A/Abad

18.01.2021

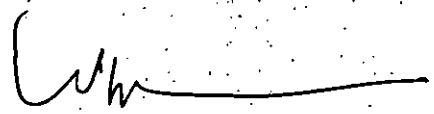
Due to COVID-19, the case is adjourned for the same on 17.02.2021 before D.B.


READER

17.02.2021

Nemo for appellant.

Security and process fee has not been deposited. Notice be issued to appellant/counsel for 14.06.2021 for further proceedings, before S.B at Camp Court, Abbottabad.


Member (E)
Camp Court, A/Abad

14.06.2021

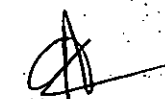
Due to cancellation of tour, Bench is not available. Therefore, case to come up for the same as before on 29.09.2021.


Reader

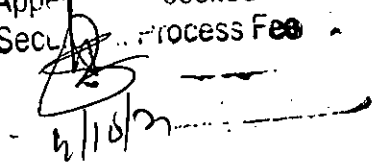
29.09.2021

Counsel for the appellant present and submitted an application for extension of time to deposit security and process fee.

Appellant is allowed to deposit security and process fee within three days from today. Thereafter, notices be issued to the respondents for submission of written reply/comments on next date, positively. If the respondents have not submitted written reply/comments on next date, their right of filing of reply/comments will stand struck off and the case will be heard and decided on the basis of available record. Case to come up on 16.11.2021 before the S.B at Camp Court, Abbottabad.


Chairman
Camp Court, A/Abad

Appellant Deposited
Security Process Fee


2/11/21

16.11.2021

Appellant in person and Mr. Muhammad Riaz Khan Paindakhel, Asstt. AG alongwith Muhammad Tauseef, ADEO for the respondents present.

Parawise comments have not been submitted. Another last chance is given to the respondents. Respondents are directed to submit written reply/comments on the next date, failing which their right for submission of written reply/comments shall be deemed as struck off. Case to come up on 20.01.2022 before S.B at camp court, Abbottabad.

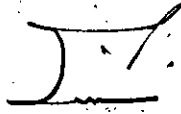

Chairman
Camp Court, A/Abad

20.01.2022

Appellant in person present. Mr. Muhammad Touseef, ADEO (Litigation) alongwith Mr. Kabirullah Khattak, Additional Advocate General for the respondents present.

Representative of the respondents stated at the bar that the respondents rely on their comments already submitted by them in the Writ Petition.

Appellant requested that the appeal in hand may be fixed before the D.B at Principal seat Peshawar. To come up for arguments before the D.B on 26.01.2022 at Principal seat Peshawar.


(Salah-ud-Din)
Member (J)
Camp Court A/Abad

ORDER

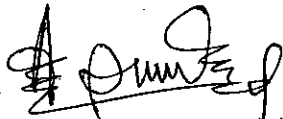
26.01.2022

Learned counsel for the appellant present. Mr. Kabirullah Khattak, Additional Advocate General alongwith Muhammad Touseef ADEO for respondent present. Arguments heard and record perused.

Vide our detailed judgment of today, separately placed on file, the instant appeal is accepted as prayed for. Parties are left to bear their own costs. File be consigned to record room.

ANNOUNCED

26.01.2022



(AHMAD SULTAN TAREEN)
CHAIRMAN



(ATIQ-UR-REHMAN WAZIR)
MEMBER (E)

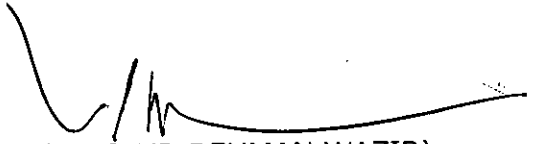
therein that the appellant was reported absent during the last 4-5 years and had illegally drawn salary for the mentioned period, hence disciplinary proceedings may be initiated against him. In continuation of letter dated 15-12-2018, the Sub-Divisional Education Officer clarified vide another letter dated 01-01-2019 that since he was posted recently in Mansehra sub division, hence he was not aware of the fact that the appellant was serving in Balakot sub division since 2013 and requested that his letter dated 15-12-2018 may be treated as cancelled, despite the respondents vide order dated 26-12-2018 held in abeyance his retirement order dated 17-12-2018 and inquiry committee was constituted vide order dated 26-12-2018, but till date no such inquiry was conducted and pension of the appellant was withheld for no good reason.

06. We have observed that disciplinary proceedings were initiated on letter of SDEO Mansehra, who later on withdrew his letter with apology as he had wrongly reported the appellant as the appellant was not serving under his sub-division. No inquiry was conducted against the appellant, despite his pension is withheld to date, which however was not warranted. It is added that no inquiry can be conducted against retired employee and respondents were supposed to inquire into issues before his retirement, hence the entire action of the respondents is illegal and unlawful and is liable to be set aside. We are of the considered opinion that the appellant has not been treated in accordance with law and his pension and other benefits were illegally withheld for longer.

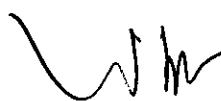
07. In view of the foregoing discussion, the instant appeal is accepted as prayed for. Parties are left to bear their own costs. File be consigned to record room.

ANNOUNCED
26.01.2022


(AHMAD SULTAN TAREEN)
CHAIRMAN


(ATIQ-UR-REHMAN WAZIR)
MEMBER (E)

02. Learned counsel for the appellant has contended that as per notification of Finance Department dated 04-06-1977, action regarding sanction of pension should be initiated by the head of attached department (respondent No. 3) one year before the date of retirement and no delay in sanction of pension is to be caused, hence the impugned action/inaction of the respondents run counter to the ibid notification; that all the legal requirement in respect of the sanction of the pension of the petitioner has been completed and it has wrongly been withheld by the respondents; that no departmental inquiry is pending against the appellant, hence he cannot be deprived of his legal right of pension and all other admissible benefits; that the respondents have put the process of his pension in backburner since long without any legal cause; that such action of the respondents is patently illegal, against the fundamental rights of the appellant as well as causing exploitation of the appellant.

 03. Learned Additional Advocate General for the respondents has contended that SDEO Mansehra was not aware of the fact that the appellant was serving in Balakot sub division, hence he rightly requested for cancellation of his letter dated 15-12-2018; that the appellant also remained absent from his duty from Balakot sub division as per report of SDEO Balakot; that the appellant was retired from service vide order dated 17-12-2018 but after his retirement it came to the knowledge of the respondents that the appellant remained absent from duty for quite longer and usurped salary for longer, hence his retirement order dated 17-12-2018 was held in abeyance vide order dated 26-12-2018.

04. We have heard learned counsel for the parties and have perused the record.

05. Record reveals that the appellant on his own request was accorded sanction dated 17-12-2018 to the grant of encashment of leave in lieu of LPR for 238 days, as he has already been retired from service with effect from 31-08-2018. Simultaneously another letter dated 15-12-2018 addressed to District Education Officer Mansehra by Sub-Divisional Education Officer Mansehra stating

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 1241/2020

Date of Institution ... ~~28.02.2020~~

Date of Decision ... 26.01.2022

Muhammad Riaz, Son of Aziz Ur Rehman, Ex SPST, GPS Gul Dhari Kaghan District
Mansehra. ... (Appellant)

VERSUS

Secretary Education, Khyber Pakhtunkhwa, and others. (Respondents)

Arshad Khan Tanoli,
Advocate ... For Appellant

Kabirullah Khattak,
Additional Advocate General ... For respondents

AHMAD SULTAN TAREEN ... **CHAIRMAN**
ATIQU-UR-REHMAN WAZIR ... **MEMBER (EXECUTIVE)**

JUDGMENT

ATIQU-UR-REHMAN WAZIR MEMBER (E):-

Brief facts of

the case are that the appellant was serving with respondents, who got retired with effect from 31-08-2018 after rendering service of 33 years, however respondents refused pensionary benefits under the plea that the appellant remained absent for quite some time. The appellant filed departmental appeal followed by a writ petition No 100-A/2019, which was disposed of in terms that his writ petition was treated as service appeal and was referred to this tribunal for disposal in accordance with law. The appellant prayed to direct the respondents to release his pay/pension/gratuity/GP Fund and all other benefits, perks and privileges admissible under the rule in consequence of retirement of the appellant vide order dated 17-12-2018.



THE
PESHAWAR HIGH COURT,
ABBOTTABAD BENCH

Ph: 0992-9310058
Fax: 0992-9310055

No: 405

Dated Abbottabad 17-16 February 2020

From

The Additional Registrar,
Peshawar High Court,
Abbottabad Bench.

To

The Honourable Chairman Service Tribunal,
KPK Peshawar.

Subject :

WRIT PETITION NO. 100-A/2019.

MUHAMMAD RIAZ

PETITIONER

VERSUS

SECRETARY EDUCATION KPK & OTHERS

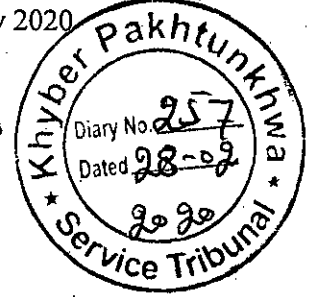
RESPONDENTS

Sir,

I am directed to forward herewith Writ Petition No. 100-A/2019 titled "Muhammad Riaz Vs Secretary Education KPK & others" total sheets (47) along with a copy of judgment of the Honourable Division Bench dated 12.02.2020 for necessary action please.

Yours Faithfully,


(Additional Registrar)



PESHAWAR HIGH COURT ABBOTTABAD
BENCH

JUDICIAL DEPARTMENT

JUDGMENT SHEET

WP No. 100-A/2019.

Date of hearing 12.02.2020.

*For Petitioner/s (Muhammad Riaz) by
Mr. Abdul Saboor Khan, Advocate.*

*Respondents by Raja Muhammad Zubair,
AAG.*

IJAZ ANWAR. J. Through the instant petition under Article 199 of the Constitution of Islamic Republic of Pakistan, 1973, the petitioner namely *Muhammad Riaz*, has invoked the jurisdiction of this Court with the following prayer:-

“It is therefore, most respectfully prayed that this Honourable Court may graciously be please to:-

A). Direct the respondents to release/pay gratuity, pension, GP Funds and all other benefits, perks and privileges admissible under the rules on the subject in consequence of the retirement of the petitioner vide order dated: 17.12.2018.

B). Issue any other writ or order or direction to respondents and pass such other orders and further orders

as may be deemed necessary on the facts and in the circumstances of the case.

2. Brief facts of the case are that petitioner was serving with the respondents' department who got retired w.e.f 31.08.2018 vide order dated: 17.12.2018 after rendering service of 33 years. However, respondents are not paying the pensionary benefits to the petitioner on the ground of his absence from service.

3. **Heard.** Record available gone through.

4. Admittedly, the position and status of the petitioner is of a civil servant and the grievance of the petitioner directly relates to the terms & conditions of his service, which is not amenable to the writ jurisdiction of this Court under Article 199 of the Constitution, in view of the bar contained in Article 212 of the Constitution of Islamic Republic of Pakistan, 1973. Reliance is placed on case titled '*Pir Muhammad Vs. Government of Baluchistan through Chief Secretary and others*' (2007 SCMR 54), thus, where, a civil servant is aggrieved of violation of any of the terms & conditions of his/her service, then he/she can approach the Service Tribunal for the redressal of his/her grievance but on no count he/she could agitate such issue before this Court.

However, instead of passing any order in the case, in the interest of justice, we treat this petition as service appeal and send the same to the service Tribunal for its disposal in accordance with law.

Announced.

12.02.2020.

Tahir PS



JUDGE

aw
JUDGE

*Hon'ble Justice Ijaz Anwar &
Hon'ble Justice Shakeel Ahmed.*

**IN THE PESHAWAR HIGH COURT, ATD BENCH
OPENING SHEET FOR WRIT BRANCH**

Date of Filing: 21.01.2019

District: Manshera

Case Type: Writ Petition Nature of Original Proceeding:

Category Code:

--	--	--	--	--	--

(Categories & Sub categories are given at the back of the opening sheet)

Review/ Contempt of Court in respect of: MANDAMUS

Writ of:

Heabus Corpus		Prohibition		Mandamus	Quo Warranto	Certiorari	
---------------	--	-------------	--	----------	--------------	------------	--

If Certiorari:

Forum	Date	(I)nterlocutory/ (F)inal Order

Case Pertains to
 SB
 DB

Petitioner Name	Muhammad Riaz Son of Aziz Ur Rehman
Mobile No.	0345-9625943
Address	Ex. PST GPS Gul Dhari Circle R/O Phulra Mansehra.
CNIC No.	13503-2179711-9
Email Address	

Counsel for Petitioner (s)	ABDUL SABOOR KHAN ADVOCATE HIGH COURT
Mobile No.	0334-5574289
Address	District Courts Manserha
CNIC No.	13403-3748328-1
Email Address	-

Respondents	Director Elementary and Secondary education etc
Address	

Original Order/Action/Inaction Complained of:

Prayer: It is, therefore, most respectfully prayed that this Honourable court may graciously be pleased to:-

A). Direct the responds to release/pay gratuity, pension, GP Funds and all other benefits, perks and privileges admissible under the rules on the subject in consequence of the retirement of the petitioner vide order dated 17.12.2018.

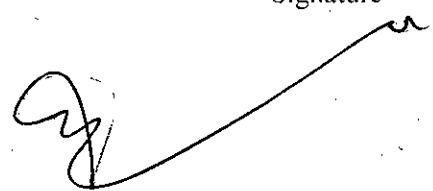
B). issue any other writ or order or direction to respondents and pass such other orders and further orders as may be deemed necessary on the facts and in the circumstances of the case.

Law/Rules/governing the original proceedings/action/Inaction
The Constitution of Islamic Republic of Pakistan 1973

Note: Any suggestion to improve the proforma will be appreciated.

Signature

FILED
ADDITIONAL REGISTRAR
ABBOTABAD BENCH
21/1/19



**BEFORE THE PESHAWAR HIGH COURT
BENCH ABBOTTABAD**

Service Appeal No 1240/2020
W.P No _____ A/2018

Muhamamd Riaz Petitioner

VERSUS

Secretary Education KPK and other

.....Respondents

**WRIT PETITION
INDEX**

S#	Description of documents	Annexure	Page#
1.	Memo of Writ petition along with affidavit	1-7
2.	Correct Address of the Parties	8
3.	Certificate and list of law books	9
4.	Copy of appointment order.	A	10
5	Copy of application dated 30.08.2018 and order dated 17.12.2018.	B&C	11-12
6	Copy of letter dated 15.12.2018.	D	13
7	Copy of letter dated 01.01.2019.	E	14
	Copy of application dated 18.01.2019.	F	15
11	Copies of Notices and Postal receipt.	16-23
12	Court fee Stamp paper Rs 500/-	24
13	Wakalat Nama	25

Dated: 19.01.2019

Muhammad Riaz
..... Petitioner

Through
ABDUL SABOOR KHAN & FAZAL HAQ
Advocates High court

SCANNED FILE

Date 21/01/19

Sign DAH

FILED TODAY
ADDITIONAL REGISTRAR
PESHAWAR HIGH COURT
ABBOTTABAD BENCH
21/1

**BEFORE THE PESHAWAR HIGH COURT
BENCH ABBOTTABAD**

S. A. No 124P/2020

W.P No 100-Aof 2018

Muhammad Riaz, Son of Aziz ur Rehman, Ex
SPST, GPS Gul Dhari Circle Kaghan District
Mansehra.

..... Petitioner

VERSUS

- 1). Secretary, Education Khyber Pakhtun
Khwa.
- 2). Director Elementary and Secondary
Education Khyber Pakhtun Khwa.
- 3). District Education Officer (Male) Mansehra.
- 4). Sub Divisional Education Officer (Male) Sub
Division Mansehra.
- 5). Sub Divisional Education Officer (Male) Sub
Division Balakot.
- 6). Assistant Sub Divisional Education Officer
(Male) Circle Kaghan.

..... Respondents

~~EX-111-1018~~
ADDITIONAL REGISTRAR
PESHAWAR HIGH COURT
ABBOTTABAD BENCH
Q 21/1/19

WRIT PETITION UNDER ARTICLE 199 OF
CONSTITUTION OF ISLAMIC REPUBLIC OF
PAKISTAN 1973, FOR A DECLARATION TO THE
EFFECT THAT THE IMPUGNED ACT OF THE
RESPONDENTS WHEREBY RESPONDENTS THE

**GRATUITY AND PENSION BENEFITS ARE NOT
BEING RELEASED/PAID DESPITE HAVING
MADE HIM RETIRED ON 31.08.2018.**

PRAYER:

**IT IS, THEREFORE, MOST RESPECTFULLY
PRAYED THAT THIS HONOURABLE COURT
MAY GRACIOUSLY BE PLEASED TO:-**

- A). Direct the respondents to release/pay gratuity, pension, GP Funds and all other benefits, perks and privileges admissible under the rules on the subject in consequence of the retirement of the petitioner vide order dated 17.12.2018.
- B). issue any other writ or order or direction to respondents and pass such other orders and further orders as may be deemed necessary on the facts and in the circumstances of the case.

Respectfully shewith!

FILED FOR
1) That petitioner had been serving as
Senior Primary School Teacher (SPST) at
Gul Dhari Circle Kaghan District
Mansehra.

ADDITIONAL REGISTRAR
PESHAWAR HIGH COURT
ABBOT ABAD

GRSI

22/11

**(Copy of appointment order
is annexed as annexure "A").**

- 2). That, petitioner vide application dated 30.08.2018 sought retirement from service after having served the 33 long years which was accepted and petitioner was got retired w.e.f 31.08.2018 by respondent No 03, vide order dated 17.12.2018.

(Copy of application dated 30.08.2018 and order dated 17.12.2018 are annexed as annexure "B&C").

- 3). That, respondent No 05 out of ulterior motive vide letter dated 15.12.2018 conveyed to respondent no 03 that petitioner has remained absent since long in Kaghan circle and drawn salary for about 04 and 05 year absent period, recommending disciplinary proceedings against the petitioner, instead of treating the petitioner in accordance with law his pension benefits were withheld.

(Copy of letter dated 15.12.2018 is annexed as annexure "D").

- 4). That, vide letter dated 01.01.2019, respondent No 05 stated that he was unaware regarding absence of the petitioner and requested to treat the letter dated 15.12.2018 as cancelled.

~~FILED TODAY~~
 ADDITIONAL REGISTRAR
 PESHAWAR HIGH COURT
 BBOI TABAD BENCH

(Copy of letter dated 01.01.2019 is annexed as annexure "E").

- 5). That, after the cancellation of letter dated 15.12.2018, petitioner filed an application with respondent no 03, requesting for release of his pensionary benefits, but no heed was paid.

(Copy of application dated 18.01.2019 is annexed as annexure "F").

- 6). That, petitioner having been made retired w.e.f 31.08.2018, respondents are not paying the gratuity/pension, GP Funds, and all other admissible benefits available under the relevant rules on one pretext or others.
- 07). That, felling aggrieved from the action/inaction of the respondents, petitioner having no other remedy except to file the present writ petition on the following amongst other grounds.

GROUND:

- A). That, as per notification of finance Department, dated 04th June, 1977, action regarding sanction of pension should be initiated by the head of attached Department **(Responded**

FILED TODAY
 M
 ADDITIONAL REGISTRAR
 PESHAWAR HIGH COURT
 @ 21/1/19 PESHAWAR BENCH

No 03), one year before the date of retirement and no delay in sanction of pension is to be caused, hence, the impugned action/inaction of the respondents runs counter to the *ibid* notification.

B). That, all the legal requirements in respect of the sanction of the pension of the petitioner has been completed and it has wrongly been withheld by the respondents.

C). That, no departmental inquiry is pending against the petitioner, hence he cannot be deprived of his vested right of pension and all other admissible benefits.

D). That, respondents have put the process in respect of sanction of pension of the petitioner on backburner since long without any legal cause.

~~FILED~~ TODAY

ADDITIONAL REGISTRAR
PESHAWAR HIGH COURT
ABBOTTABAD BENCH

E). That, withholding of the pensionary benefits of the petitioner without any cause is patently illegal, against the fundamental right of the petitioner as well as causing exploitation of the petitioner.

PRAYER

IT IS, THEREFORE, most respectfully prayed that this Honourable court may graciously be pleased to:-

- A). Direct the respondents to release/pay gratuity, pension, GP Funds and all other benefits, perks and privileges admissible under the rules on the subject in consequence of the retirement of the petitioner vide order dated 17.12.2018.
- B). issue any other writ or order or direction to respondents and pass such other orders and further orders as may be deemed necessary on the facts and in the circumstances of the case.

Dated: 19.01.2019

Muhammad Riaz

..... Petitioner

FILED TODAY

ADDITIONAL REGISTRAR
PESHAWAR HIGH COURT
ABBOTTABAD BENCH

Through

ABDUL SABOOR KHAN & FAZAL HAQ
Advocate High court

AFFIDAVIT!

I, Muhammad Riaz, Son of Aziz ur Rehman, Ex SPST, GPS Gul Dhari Sarcad Kaghan District Mansehra, do hereby solemnly affirm and declare on oath that the contents of the foregoing Writ petition are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honourable Court.

Dated: 19.01.2019

Muhammad Riaz
(DEPONENT)

13503 - 2179711 - 9

AFFIDAVIT

S.No: 424/424

Receipt No: 242

Certified that the above was verified on Solemn affirmation At before me on this

21 day of Dec 2018

at M. Riaz S/o Aziz ur Rehman

Res. GPS Gul Dhari Sarcad District Mansehra

Who is personally know is me

Oath Commissioner
(Additional Registrar)

Peshawar High Court Abbottabad Bench

21/1/19

FILED TODAY

**ADDITIONAL REGISTRAR
PESHAWAR HIGH COURT
ABBOTTABAD BENCH**

[Signature]

**BEFORE THE PESHAWAR HIGH COURT
BENCH ABBOTTABAD**

W.P No ____ A/2018

Muhamamd Riaz **Petitioner**

VERSUS

Secretary Education KPK and other

.....**Respondents**

WRIT PETITION
CORRECT ADDRESSES OF THE PARTIES

PETITIONER

Muhammad Riaz, Son of Aziz ur Rehman, Ex
SPST, GPS Gul Dhari Circle Kaghan District
Mansehra.

RESPONDENS

- 1). Secretary, Education Khyber Pakhtun
Khwa.
- 2). Director Elementary and Secondary
Education Khyber Pakhtun Khwa.
- 3). District Education Officer (Male) Mansehra.
- 4). Sub Divisional Education Officer (Male) Sub
Division Mansehra.
- 5). Sub Divisional Education Officer (Male) Sub
Division Balakot.
- 6). Assistant Sub Divisional Education Officer
(Male) Circle Kaghan.

Dated: 19.01.2019

Muhammad Riaz
..... **Petitioner**

FILED TODAY

**ADDITIONAL REGISTRAR
PESHAWAR HIGH COURT
ABBOTTABAD BENCH**

Through

ABDUL SABOOR KHAN & FAZAL HAQ

Advocate High court

**BEFORE THE PESHAWAR HIGH COURT
BENCH ABBOTTABAD**

W.P No ____ A/2018

Muhamamd Riaz Petitioner

VERSUS

Secretary Education KPK and other

.....Respondents

WRIT PETITION

CERTIFICATE,

Certified that no such like writ Petition has ever been preferred nor decided from any court.

LIST OF LAW BOOKS.

1. Constitution of Islamic Republic of Pakistan, 1973.
2. Other Law books as per need.

Dated: 19.01.2019

**MUHAMMAD RIAZ
..... Petitioner,**

Through

**ABDUL SABOOR KHAN & FAZAL HAQ
Advocate High court**

**ADDITIONAL REGISTRAR
PESHAWAR HIGH COURT
ABBOTTABAD BENCH**
20/1/19

P. (10) *MANSEHRA*
A)

OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) MANSEHRA.

O.O.No. 52

Dated. 19/5 /1985.

APPOINTMENT:-

Mr. Mohd Riaz SIO Azizur Rehman

R/O: Serani (Khalid) is hereby appointed as P.T./P.T.S at
CMS/GPS Ghazikote against vacant/newly created P.T.C

posts/pos. Mr. _____
@ Rs. 560/- PM-fixed (BPS-7) plus usual allowances, as admissible
under the rules in the interest of public service with effect
from the date of his taking over charges.

- Note:-
- 1.No.TA/DA etc is allowed.
 - 2.Charge reports should be submitted to all concerned.
 - 3.He should produce his Age & health Certificate from
Medical Supdt:Distt:Headquarter Hospital Mansehra.
 - 4.He should not be handed over charge if his Age is
below 18 Year and above 25 years.
 - 5.His appointment is purely temporary and liable to ~~KMX~~
termination at any time without any reason.
 - 6.His original certificates may please be checked
before handing over charge.

(HAJI SARFARAZ KHAN)
DISTRICT EDUCATION OFFICER
(MALE) MANSEHRA.

Endst: No. 2064-87-1 Dated Mansehra the 19/5 /1985.
Copy forwarded for information & n/a to the:-

1. S.D.E.O (Male) Mansehra
2. The Headmaster/Headteacher CMS/GPS Ghazikote (Shahdada)
3. Candidate concerned.
4. O.O.File.

[Signature]
DISTRICT EDUCATION OFFICER
(MALE) MANSEHRA.

P-71

ANNEXURE

>B<

کمزور صحت و دسترس آلودگی اور ماحولیات کے مسائل کے بارے میں

حوالہ: ریٹائرمنٹ کے سروس 31-08-2018

جانب عالی

تذریعہ صحت کے مسائل کے بارے میں ایڈوائزری
سراغماں کے بارے میں، سائل 33 کے جواب اور کیا ہے، مذکورہ ایڈوائزری
جاری ہیں کہ سائل - مہربانی فرمائیں سائل کو مورخہ 31-08-18 سے
ریٹائرمنٹ کے بارے میں سائل کے جوابات کی عمر دہائی سے دیا گیا ہے۔

تذریعہ صحت کے مسائل کے بارے میں

الغرض

مہربانی کے بارے میں SPST کے بارے میں ایڈوائزری کے بارے میں

مورخہ 30/08/18

Forwarded to the DEO (M)
Mansehra for n/a plz

DEO
(M) Balakot

R-12

ANNEXURE
2 C



OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) MANSEHRA.

LEAVE ENCASHMENT/
RETIREMENT/ ORDER

Consequent upon the approval of the competent authority, under the provision of rule 20 of Govt of Khyber Pakhtunkhwa revised leave rules 1981. Sanction is hereby accorded to the grant of Encashment of Leave in lieu of LPR for 238 days in respect of Mr. Muhammad Riaz SPST GPS Gul Dhari Circle Kaghan as he has been retired from service w.e.f. 31-08-2018 (AN) on premature basis.

Necessary entry to this effect should be made in his service Book.

---Sd---

DISTRICT EDUCATION OFFICER
(MALE) MANSEHRA.

Endst No 18522-25 / F.No.5/Vol-XI/Ret./Enc./PSTs Dated 17/12 /2018

Copy to the:-

1. SDEO (M) Balakot.
2. District Accounts Officer Mansehra.
3. B&AO Local Office.
4. ADEO Sports local Office
5. Official Concerned.

DY: DISTRICT EDUCATION OFFICER
(MALE) MANSEHRA.

P-13

Amir Riaz (1335)
S.D.

OFFICE OF THE SUB DIVISIONAL EDUCATION OFFICER (MALE) MANSEHRA

No 1014

Dated 15/12/2018

To
The District Education Officer
(Male) Mansehra

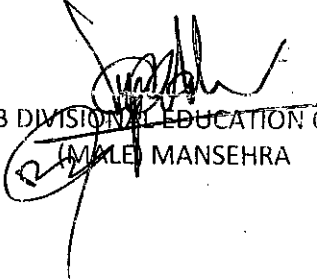
Subject: ABSENT REPORT IN R/O MR. MUHAMAMD RIAZ SPST GPS ?

Memo:

7921
17/12/18

I am to refer to this office letter No. 979 dated 23/11/2018 and SDEO (M) Balakot letter No. 166-69 Dated 11/12/2018 regarding subject noted above and to state as follow;

1. Mr. Muhammad Riaz SPST GPS got his transfer from GPS Sarni Phulra circle to GPS Badalgran Kaghan circle on Corrigendum basis with Mr. Junaid Alam PST posted at GPS Sarni Vide Endst: No. 9273-78 dated 15/08/2013.
2. Service Book was handed over to his for arrival at Kaghan circle and his pay was activated in cash center Kaghan.
3. As confirmed from record of DEO (M) Office he was promoted from B-12 to B-14 SPST post on SPST vide Notification 2876-997 dated 27/02/2015 when he was posted in circle Kaghan some transfer orders with Kaghan Circle are also available on the record.
4. He was reported absent from duty by Mr. Anwar Shah ASDEO Circle Kaghan in the year 2015 from GPS Guldheri and a show cause notice was issued vide Endst: No 18608 F.No.17 Vol-III Dated 09/12/2015. But decision of the competent authority is not known to this office.
5. Pay of employee of Balakot sub Davison shifted on Establishment of new Sub division and cast center w.e.f 01/07/2017. But some employees including Mr. Riaz SPST could not be shifted to proper DDO Code / Cost center for unknown reason.
6. in the light of above it is clear that Mr. Muhammad Riaz spst remained absent since long in Kaghan circle and drawn on under salary for about 4-5 years absent period it is therefore, required that disciplinary proceeding may be initiated against him besides approach competent from for recovery of this amount.


SUB DIVISIONAL EDUCATION OFFICER
(MALE) MANSEHRA

بمقام صاحب ڈسٹرکٹ ایجوکیشن آفیسر (مزدان) مالیر

Assurance

وہ بے عالی!

F

گزارش مفید سا کرنے میں رفاہی سہولتوں سے $\frac{33}{35}$ سال تکمل ہو سکا

Permatore basis، یہ ریٹائرمنٹ کی ہے۔ اور آپ جناب نے مورخہ 17-12-2018 کو

عمری ریٹائرمنٹ کے اہلقات دئے ہیں۔ اس دوران SDEO (M) مالیر نے

میں لائسنس کا بنیاد پر غیر ملکی عدالت کی طرف سے 1014 مورخہ $\frac{12}{15}$ 18

لکھا تھا۔ جس پر کو چاہئے لگائے گئے تھے۔ بنام میں اس SDEO (M) مالیر

نے جناب عامر الرحمن میں عرضی جو یہ ملحق لکھا تھا۔ داریں 2018

میں چونکہ ریٹائرمنٹ 2 چھاپوں۔ قانون کے مطابق جب ریٹائرمنٹ

ڈرڈ جاری ہو جائے۔ تو داریں نہیں ہو سکتی۔

اس لئے میں یہ دیکھ کر کہ جناب صاحب نے عارف متولی صاحب

نے بھی نوٹس بھیجا ہے۔ میرا درخواست ہے کہ میرا آرڈر بحال کر کے

میرے پینشن پیور جلد عمل کر لئے جائیں۔ میں ذاتی طور پر مشکور

رہوں گا

آپ کا سپر

18/11/19

محمد ریاض صاحب سہیل

ڈسٹرکٹ ایجوکیشن آفیسر

سرکل کمانڈر

From the office of
ABDUL SABOOR KHAN
Advocate High Court,

To,

- 1). Secretary, Education Khyber Pakhtun Khwa.
- 2). Director Elementary and Secondary Education Khyber Pakhtun Khwa.
- 3). District Education Officer (Male) Mansehra.
- 4). Sub Divisional Education Officer (Male) Sub Division Mansehra.
- 5). Sub Divisional Education Officer (Male) Sub Division Balakot.
- 6). Assistant Sub Divisional Education Officer (Male) Circle Kaghan.

Subject: **NOTICE UNDER RULE 2(3) VOLUME NO. V**
CHAPTER 4-J OF PESHAWAR HIGH COURT
RULES AND ORDERS.

Respected Sir,

It is to inform you that a Writ Petition is being filed on behalf of Muhammad Riaz, Son of Aziz ur Rehman, Ex SPST, GPS Gul Dhari Circle Kaghan District Mansehra, for issuing his gratuity, pension, GP Fund and other admissible allowances as per rules.

Dated: 19.01.2019


ABDUL SABOOR KHAN
Advocate High court

P-18

From the office of
ABDUL SABOOR KHAN
Advocate High Court,

To,

- 1). Secretary, Education Khyber Pakhtun Khwa.
- 2). Director Elementary and Secondary Education Khyber Pakhtun Khwa.
- 3). District Education Officer (Male) Mansehra.
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Dated: 19.01.2019


ABDUL SABOOR KHAN
Advocate High court

P-19

From the office of
ABDUL SABOOR KHAN
Advocate High Court,

To,

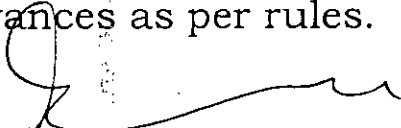
- 1). Secretary, Education Khyber Pakhtun Khwa.
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Dated: 19.01.2019


ABDUL SABOOR KHAN
Advocate High court

P. 20

From the office of
ABDUL SABOOR KHAN
Advocate High Court,

To,

- 1). Secretary, Education Khyber Pakhtun Khwa.
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Dated: 19.01.2019


ABDUL SABOOR KHAN
Advocate High court

P(21)

From the office of
ABDUL SABOOR KHAN
Advocate High Court,

To,

- 1). Secretary, Education Khyber Pakhtun Khwa.
- 2). Director Elementary and Secondary Education Khyber Pakhtun Khwa.
- 3). District Education Officer (Male) Mansehra.
- 4). Sub Divisional Education Officer (Male) Sub Division Mansehra.
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CHAPTER 4-J OF PESHAWAR HIGH COURT
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Dated: 19.01.2019


ABDUL SABOOR KHAN
Advocate High court

P-22

From the office of
ABDUL SABOOR KHAN
Advocate High Court,

To,

- 1). Secretary, Education Khyber Pakhtun Khwa.
- 2). Director Elementary and Secondary Education Khyber Pakhtun Khwa.
- 3). District Education Officer (Male) Mansehra.
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Subject: **NOTICE UNDER RULE 2(3) VOLUME NO. V**
CHAPTER 4-J OF PESHAWAR HIGH COURT
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Dated: 19.01.2019


ABDUL SABOOR KHAN
Advocate High court

For sitting

BEFORE THE HONOURABLE PESHAWAR HIGH COURT
BENCH ABBOTTABAD.

Writ Petition No.100-A/2019

Muhammad RiazPETITIONERS.

VERSUS

Govt of Khyber Pakhtunkhwa Khawa through Secretary Education,
Peshawar others

.....RESPONDENTS.

WRIT PETITION UNDER ARTICLE 199 OF CONSITUTION OF
ISLAMIC RE-PUBLIC OF PAKISTAN 1973.

PARA WISE COMMENTS ON BEHALF OF RESPONDENTS No.01, 02 and 03
ARE AS UNDER

INDEX

S.No	Description of documents	Annexure	Pages
1.	Comments of Respondents		1-3
2.	Affidavit		4
3.	Copy of the promotion order is annexed as annexure A)	A	5-7
4.	Copy of Absent report dated 11-12-2018	B	8
5.	Copy of the Held in abeyance order dated 26/12//18	C	9
6.	Copy of the letter dated 26/12/18	D	10
7.	Copy of the Pension rule 2006.	E	11

2

Received by
Petitioner
27/6/19

ADDITIONAL REGISTRAR
PESHAWAR HIGH COURT
ABBOTTABAD

Copy Received
for AS Ad

DISTRICT EDUCATION OFFICER
(MALE) MANSEHRA

Assistant Advocate General
Khyber Pakhtunkhwa
Abbottabad
Date: 20-06-2019

SCANNED FILE
Date: 18/06/19
Sign: [Signature]

BEFORE THE HONOURABLE PESHAWAR HIGH COURT
BENCH ABBOTTABAD.

Writ Petition No.100-A/2019

Muhammad RiazPETITIONERS.

VERSUS

Govt of Khyber Pakhtun Khawa through Secretary Education, Peshawar
othersRESPONDENTS.

WRIT PETITION UNDER ARTICLE 199 OF CONSITUTION OF
ISLAMIC RE-PUBLIC OF PAKISTAN 1973.

PARA WISE COMMENTS ON BEHALF OF RESPONDENTS No.01, 02 and 03
ARE AS UNDER:-

PRELIMINARY OBJECTIONS.

1. That the petitioners are not aggrieved person within the meaning of article 199 of the constitution of Islamic Republic of Pakistan 1973.
2. That the Petitioners have got no cause of action/locus standi to file the instant writ petition.
3. That the writ Petition is not maintainable in the present circumstances of the issue.
4. That the petitioners have not come to the Court with clean hands.
5. That the petitioners have concealed the material facts from Hon'ble Court.
6. That the petition is groundless and based on malafide, hence the same is liable to be dismissed.
7. That the Petitioners are stopped by their own conduct.
8. That the petitioner is a civil servant and approached to the appropriate forum, hence instant petition liable to be dismissed.
9. That the writ petition is against the fact, prevailing rules and Law. The present Writ Petition is liable to be dismissed.

FACTUAL OBJECTIONS.

1. Para No.01 is correct to the extent that the petitioner is promoted to the post of SPST at GPS Gul Dheri Kaghan vide Endst No.3836-960 dated 14-03-2015, whereas petitioner does not submitted his arrival report and remain absent for last four to five year and draw

NO. 4815
04-09-2019

FILED
ADDITIONAL REGISTRAR
PESHAWAR HIGH COURT
ABBOTTABAD BENCH

his salary on regularly basis without performing his duty. **(Copy of the promotion order is annexed as annexure A)**

2. Para No.02 is correct.
3. Para No. 3 is correct that the respondent no.3 initiated the disciplinary proceeding against the petitioner due to 4 to 5 year long absent period and drawl of salary from the Govt: Treasury without performing his duty, which was a serious misconduct. The reason is that when he is promoted to BPS 14 the whole district is working under the on Sub Division. i.e SDEO(M) Mansehra. Later on the District is further divided into 5 sub divisions, which includes SDEO Mansehra, SDEO Baffa, SDEO Balakot, SDEO Daband and SDEO Oghi. Before this all the employee were drawing their Salary from on DDO Code that is SDEO Mansehra. Later on due to different Sub division the different DDO code were allotted, but the petitioner still draw his salary under the SDEO (M) Mansehra .In this matter the SDEO(M) Balakot forwarded a letter Endst N.166414 dated 11-12-2018 with the remarks that as per available record and reported by Head Teacher of this school, he has never performed his duty nor submitted any arrival report to this office. **(Copy of the letter dated 11-12-2018 is annexed as annexure B)**
4. Para 5 is incorrect because respondent No.4 is unaware about the absent of the petitioner because petitioner is working under the jurisdiction of respondent No.5. Therefore respondent No.4 rightly cancelled his letter dated 15-12-2018.
5. Para No. 5 is incorrect because the application is bogus and fake having no diary Number. It means that he has not submitted any application regarding this.
6. Para No.06 is correct to the extent that petitioner is retired from service w.e.f 31-08-2018,whereas when it come notice to the competent authority that he has been remain absent from his duty upto 4 or 5 year and draw his salary without performing his duty his **"retirement order is hereby held in abeyance till further order"**. **(Copy of the Held in abeyance order dated 26/128//18 is annexed as annexure C)**
7. Petitioners have no right to invoke the Constitution jurisdiction of this Hon'ble Court, the petitioner is not aggrieved Person inter alia in the following Grounds:

GROUND

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**ADDITIONAL REGISTRAR
PESHAWAR HIGH COURT
ABBOTTABAD BENCH**

- A. Para A is correct to the extent that the case of retirement of civil servant process as soon as possible, whereas the petitioner case is quite different due to long absence of 4 to 5 year and drawing the salary of absent period.
- B. Para B is incorrect because the absent report forwarded by the respondent 5 clearly show that after promotion from 14/03/2015 he never took his charge in the said school nor performed his duty after the promotion, so respondent No.3 rightly start the proceeding against the petitioner.
- C. Para C is incorrect because inquiry is started against the petitioner. In this regard the competent authority constituted the inquiry committee vide Endst No.18914-15 dated 26/12/2018. (*Copy of the letter 26/12/18 is annexed as annexure D*)
- D. Para No. D is incorrect because according to pension rules 2006 sub section 1.8" Government reserve to themselves the right of the recovery from the pension of the Government pensioner on account of losses found in judicial or departmental proceeding to have been caused to government by the negligence, or fraud of such government pensioner during his service, provided that such departmental proceeding shall not be instituted after more than a year from the date of the retirement of the government pensioner . (*Copy of the rule is annexed as annexure E*)
- E. Para E is incorrect because the petitioner does not perform his duty and remain absent from 15/13/2015 to till the retirement order date and draw salary from the Govt: treasury. In the four years the students suffer in their educational process, simply he played with the future of the poor students and deprived them from their basic right of education. Hence the competent authority is rightly initiating the proceeding against the petitioner.

PRAYER.

It is therefore humbly prayed that this Honorable High Court may very graciously be dismiss the petition with cost.

Respondents.....

[Handwritten signature]
[Handwritten signature]
 Assistant Advocate General
 Khyber Pakhtunkhwa,
 Abbottabad

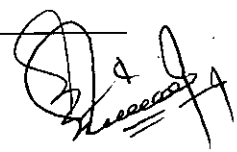
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 DISTRICT EDUCATION OFFICER,
 (MALE) MANSEHRA.

FILED / 10/11/18
 ADDITIONAL REGISTRAR
 PESHAWAR HIGH COURT
 ABBOTTABAD

AFFIDAVIT

I, Muhammad Toseef ADEO (lit:) on behalf of District Education Officer (Male) Mansehra do, hereby solemnly affirm and declare that the Parawise comments of the writ Petition No. 100-A/2019 titled Muhammad Riaz Versus Govt, is true to the best of my conviction and belief and nothing has been concealed from this Honorable Court.

DEPONENT _____



ASSISTANT DISTRICT EDUCATION OFFICER
(LITIGATION) MANSEHRA

CNIC# 13501-3019273-7

AFFIDAVIT

S.No: 8023/199

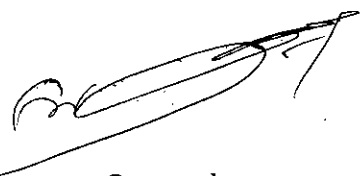
Receipt No: 199

Certified that the above was verified on Solemn affirmation _____ before me on this

17 day of June 2019, by

M. Toseef ADEO (lit:) who is personally known to me

Identified by _____



Additional Advocate General

Hon'ble High Court Abbottabad

Assistant Advocate General
Peshawar Bench
Abbottabad

Oath Commissioner
(Additional Registrar)
Peshawar High Court Abbottabad Bench



FILED TODAY

**ADDITIONAL REGISTRAR
PESHAWAR HIGH COURT
ABBOTTABAD BENCH**

eu/s

(21)

Annex A

(5)

OFFICE OF THE DISTRICT EDUCATION OFFICER (M) DISTRICT MANSEHRA

NOTIFICATION

In pursuance of Government of Khyber Pakhtunkhwa Peshawar Notification No SO(B&A)/1-18/E&SE/2012 and Finance Department Notification No SO(FR)/FD/10-22(E)/2010 Dated 16/07/2012, and subsequently Notification Issued by the District Education Officer (Male) Mansehra Endst: No 2876-997 Notification SPST Dated 27/02/2015 the following Senior Primary School Teachers B-14 are adjusted against vacant Post of SPST (B-14) with the following terms & conditions given below with effect from the date of their taking over the charge.

S.#	S.L.N	Name of Teacher	Present School	Union Council	Adjusted School	Union Council
1	75	Taj Muhammad	GPS Balora	Talhalla	GPS Nor Sum	Talhalla
2	155	Khurshid	GPS Janga	Bherkund	GPS Jahngan	Bherkund
3	487	Faiz Ali	GPS Sithan Gali	Hilkot	GPS Terhadda	Hilkot
4	494	Muhammad Naeem	GPS Ghandian	Inayat Abad	GPS Inyatabad	Inayat Abad
5	585	Khan Muhammad	GPS Bradar	Nika Pani	GPS Baradar	Nika Pani
6	718	Riaz	GPS Budi Da Nakka	Kawai	GPS Kaghan	Kaghan
7	776	Muhammad Taveer	GPS Ogra	Behali	GPS Ogra	Behali
8	799	M. Siddique	GPS Sari Danda Kholian	Karori	GPS Chairan	Karori
9	827	Muhammad Jan	GPS Dander	Satbani	GPS Banda	Satbani
10	891	Shabbir Ahmad	GMPS Jamal Mari	Kaghan	GPS Kalis Jamal Mari	Kaghan
11	901	Jamal Ali Shah	GPS Shahlaki	Jaloo	GPS Jaba	Attershisla
12	906	M. Humayun	GPS Mohandri	Mohandri	GPS Dhani Dahanoo	Mohandri
13	939	Muhammad Javed	GPS Shuhai Najaf Khan	Balakot	GPS Darra Balakot	Balakot
14	1026	Gulzar Hussain	GPS Kalis Rajwal	Kaghan	GPS Rawala Kot No 1	Kaghan
15	1035	Mohand Younas	GMPS Khan Pur Maira	Sum	GPS Badhan	Dhodial
16	1070	Muhammad Sultan	GMPS Nalla Manoor	Mohandri	GPS Badal Garan	Mohandri
17	1073	Noor Muhammad	GPS Makhani Gali	Karori	GPS Baradar	Karori
18	1171	Fazal Ur Rehman	GPS Mandi	Satbani	GPS Mandi	Satbani
19	1180	Riaz Muhammad	GMPS Beesan Phagal	Kaghan	GPS Guldhari	Kaghan
20	1217	Khalid Mehmood	GMPS Dhandan	Mohandri	GPS Kanar Dana	Mohandri
21	1248	M. Rasheed	GPS Dabrian	Ghanool	GPS Dabrian	Ghanool
22	1268	Muhammad Hanif	GPS Shagai	Garlat	GPS Hassa	Garlat
23	1293	Ghulam Sarwar	GPS Phalang	Satbani	GPS Khat Scrash	Satbani
24	1341	Muhammad Idrees	GPS Saoch	Kaghan	GPS Saoch	Kaghan
25	1346	Shahjehan	GMPS Lalwali	Chatter Plain	GPS Kotli Pain	Ichrian
26	1365	Mehraj Ahmad	GPS Raltian	Behali	GPS Potha	Behali
27	1373	Nazir Muhammad	GPS S.M Gul	Karori	GPS S.M. Gul	Karori
28	1399	Fazal Ur Rehman	GPS Kalish	Shohal Mazullah	GPS Kalish	S. Mazullah
29	1402	Ejaz	GPS Hayat Abad	Inyatabad	GPS Shamdhra	Shamdhra
30	1404	Muhammad Sadique	GPS Kalish	Shohal Mazullah	GPS Kalish	S. Mazullah
31	1424	Arshid Khan	GPS Roh	Garhi Habibullah	GPS Roh	G. Habibullah
32	1452	Muhammad Rafique	GPS Darmiana K. Ban	Kaghan	GPS Bari Madan	Kaghan
33	1464B	Basheer Ahmed	GPS Dakh Dana	Shoukat Abad	GPS Bajna Mera	Tanda
34	1475	Muhammad Pervez	GPS Kohali	Kawai	GPS Chapra Choshal	Hungrai
35	1494	Khurshid Alam	GPS Lohar Banda	Kaghan	GPS Andrasi Phaghal	Kaghan
36	1531	Ijaz Ahmad	GPS Bogara	Mohandri	GPS Seri Manoor	Mohandri
37	1540	Wali Ur Rehman	GPS Sum	Sum	GPS Sum	Sum
38	1541	Saeed Ur Rehman	GPS Nikki Mohri	Jabori	GPS Nikki Mohri	Jabori
39	1550	Mushtaq H. Shah	GPS Poucher Mara	Shoukat Abad	GPS Dotar	Shoukat Abad
40	1558	Muhammad Qasim	GPS Kalish	Shohal Mazullah	GPS Allari Bala	S. Mazullah
41	1563	Muhammad Nawaz	GPS Mehran	Darband	GPS New Darband	Darband
42	1578	Muhammad Younas	GPS Chukanna	Hungrai	GPS Saver	Hungrai
43	1590	Safdar Khan	GPS New Darband	Darband	GPS Darband	Darband
44	1598	Abdul Sattar	GPS Nara Doga	Phulra	GPS Kalwal	Phulra

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47	Saif Ul Rehman	GMPS Dhamrian	City No 3	GPS No 1 Mansehra	City no 1
48	Nazeer, Ahmed	GPS Dhaman Dhari	Lassan Nawab	GPS Gallian	Parhina
49	Muhammad Javed	GPS Phagal	Kaghan	GPS Kalas Jamal Mari	Kaghan
50	Zar Khan	GPS Koliika	Bailian	GPS Bailian	Bailian
51	Chan Zeb	GPS Shohal Najaf	Balakot	GPS Hassari	Talhatta
52	Muhammad Riaz	GPS Pakhar Khoi	Sawan Mara	GPS Mohar Khurd	Sawan Mara
53	Dashir Ahmad	GPS Baikarar	Shergarh	GPS Gali Badral	Shergarh
54	Muhammad Sadiq	GPS Soach	Kaghan	GPS Satbani	Satbani
55	M. Manzoor	GPS Doong Jared	Mohandri	GPS Patan Des No 1	Kaghan
56	Muhammad Saleem	GMPS Lassa Mohandri	Mohandri	GPS Jamal Mari	Mohandri
57	Gul Islam	GPS Khawajgan	Malikpur	GPS Khawajgan	Malikpur
58	Syed Fida Hussain	GPS Kanari	Kaghan	GPS Kori Kaghan	Kaghan
59	Muhammad Abid	GPS Baffa Doraha	Inyatabad	GPS Baffa Doraha	Inyatabad
60	M. Hafeez Ul Haq	GPS Terha Pain	Trangri S Shah	GPS Terha Pain	Trangri S. Sha
61	Jhanzaib	GPS Talhatta	Talhatta	GPS Zameeri	Talhatta
62	Muhammad Yousaf	GPS Bi Chantari	Jaloo	GPS Kalgan	Labarkot
63	Akhtar Hussain	GMPS Beesan Phagal	Kaghan	GPS Kamal Ban	Kaghan
64	Muhammad Javed	GMPS Baglay	Karori	GPS Ghamian Seri	Karori
65	Fayyaz Ahmad	GPS Miana Doga	Karori	GPS Baradar	Karori
66	Khan Bahadar	GPS Kalwal	Phulra	GPS Kalwal	Phulra
67	Jamil Hussain Shah	GPS Deligree	Sawan Mara	GPS Malookra	Oghi
68	Muhammad Imtiaz	GMPS Jisgran Pain	Lassan Nawab	GPS Riaz Abad	Parhina
69	Abdul Hameed	GPS Khumarin	Shergarh	GPS Nawan Sher	Shergarh
70	Abdul Sattar	GPS Mera Hajjam	Lassan Nawab	GPS Oghi No 1	Oghi
71	Abdur Razzaq	GPS Danda Kholian	Karori	GPS Baradar	Karori
72	Muhammad Ishfaq	GPS Tarrappi	Sawan Mara	GPS Trawra	Oghi
73	Wazir Muhammad	GPS Gojra	Phulra	GPS Miana Gali	Phulra
74	Muhammad Arif	GPS Manjiani	Shanya	GPS Baldoga	Shanya
75	Tahir Rasheed	GPS Chitti Dhari	City No-4	GPS MM Pol	Sandeser
76	Salim Shah	GPS Sharota Toot	Ichrian	GPS Qazi Abad	Ichrian
77	Jamshed	GPS Tarknal	Ichrian	GPS Tarkinal	Ichrian
78	Saidar Hussain	GPS Tahr	Devli Jabar	GPS Traida	Sachan
79	Duri Aman	GPS Khudian	Lassan Nawab	GPS Oghi No 1	Oghi
80	Muhammad Haroon	GPS Katha Reeso	Hungrai	GPS Pandhir	Hungrai
81	Muhammad Shafi	GPS Chakka	Hungrai	GPS Chakka	Hungrai
82	M. Lalif	GMPS Bojia	Datta	GPS Chilla Batta	Sandeser
83	Altaf Hussain	GPS Bahda Manoor	Mohandri	GPS Seri Manoor	Mohandri
84	Muhammad Ismahil	GPS Lund Kund	Parhina	GPS Riaz Abad	Parhina
85	Sher Zaman	GPS Thonian	Kawai	GPS Bela Paras	Hungrai
86	Muhammad Akram	GPS Mallhar	Karori	GPS Nawan Sher	Karori
87	Zulfqar	GMPS Khuramabad	Tanda	GPS Tanda	Tanda
88	Said Rasool	GPS Sheri Bhangian	Ghanool	GPS Sar Bori	Satbani
89	Ishtiaq Hussain	GPS Suffaida Pain	Oghi	GPS Suffaida Pain	Oghi
90	Niaz Mohamd Shah	GPS Chungari	Devli Jabar	GPS Shatay No 2	Dhodial
91	Mohamd Shabbir	GPS Keri Nawaz Abad	Sachan	GPS Nalla Jabbar	Devli Jabar
92	Ziarat Shah	GMPS Nalli Jogra	Hilkot	GPS Koray	Ichrian
93	Naveed Ahmad	GPS Gahda	Mansehra Deh	GPS Zaffar Median	City No 2
94	Shah Room	GPS Sher Garh	Shergarh	GPS Bandi Shungli	Shergarh
95	Barkurdar Ahmad	GPS Nika Pani	Nika Pani	GPS Nika Pani	Nika Pani
96	Azhar Iqbal	GPS Khaki	Bherkund	GPS Bherkund	Bherkund
97	Iqbal Ahmed	GMPS Lammi Patti	Sum	GPS Pakhrai Timbri	Sum
98	Sajjad Ahmad	GPS Bahdi Gian	Bherkund	GPS Jahngan	Bherkund
99	Rashid Hussain	GPS Kulegah	Sum	GPS Dulla Mara	Dhodial
100	Asim Mehmood	GPS Baldarian	Mansehra Deh	GPS Hathi Mera	Sandeser
101	Anees Ur Rehman	GPS Phakwal	Behali	GPS Gudwai	Altershisha
102	Qazi Ijaz Ahmad	GPS Datta	Datta	GPS Ghazikot	Datta
103	Muhammad Farooq	GPS Kandi Jagir	Karnol	GPS Bagah	Karnol
104	Saqib Iqbal	GPS Sundi	Jabbori	GPS Dulla Mara	Dhodial
105	Muhammad Arif	GPS Mohyian	Lassan Thakral	GPS Lassan Thakral	L. Thakral
106	Abdur Rehman	GPS Khangiri	Shohal Mazullah	GPS Bajmohri	S. Mazullah
107	Rizwan Ali	GPS Khaki	Bherkund	GPS Pathan Colony	Bherkund
108	Mohamd Mushtaq	GPS Thanda Kathha	Dhodial	GPS Tarnain	Dhodial

2787	Muhammad Akram	GPS Moh	Shanya	GPS Nazral Khand	Shanya
2788	Babu Saeed	GPS Bafa Mera No.1	Baffa	GPS Baffa Khurd	Baffa
2789	Muhammad Jamil	GPS Choantran	Phulra	GPS Phulra	Phulra
2790	Muhammad Sadiq	GPS Jabri Kalesh	Shohal Mazullah	GPS Jabri Kalish	S.Mazullah
2793	Arshid Mahmood	GPS Kunhar Danna	Mohandri	GPS Kanar Dana	Mohandri
2794	Sher Muhammad	GPS Kandar	Phulra	GPS Khorian	Phulra
2795	Haq Nawaz	GMPS Khail Samumdar	Ghanool.	GPS Khola	Ghanool
2796	Munawar Shah	GPS Mara Jiya	Hamsherian	GPS Mera Jia	Hamsherian
2797	Abdul Marof	GMPS Chaja Basian	Karnol	GPS Satbani	Kaghan
2798	M. Mushlaq	GPS Kharyala	Karori	GPS Ghazikot	Karori

TERMS AND CONDITIONS:-

1. They would be on probation for a period of one year extendable for another one year.
2. They will be governed by such rules and regulations as may be issued from time to time by the Government.
3. Their services can be terminated at any time, in case their performance is found unsatisfactory during probationary period. In case of misconduct, he shall be preceded under the E&D Rules 2011, framed from time to time.
4. Charge report should be submitted to all concerned.
5. Their inter se Seniority on lower post will remain intact.
6. No TA/DA is allowed for joining his duty.
7. They will give an under taking to this effect to be recorded in their service Book.

Sd/-
DISTRICT EDUCATION OFFICER
(MALE) MANSEHRA

Endst: No.3836-960 Notification SPST Dated 14/03/2015.

- Copy forwarded for information and necessary action to the:-
1. The Director E&SE Khyber Pakhtunkhwa, Peshawar.
 2. The Deputy Commissioner Mansehra
 3. The District Monitoring Officer IMU Mansehra
 4. District Accounts Officer Mansehra.
 5. Deputy District Education Officer (Male) Mansehra.
 6. Sub Divisional Education Officer (Male) Mansehra.
 7. All ASDEO (M) Concerned
 8. Office order file.

DY: DISTRICT EDUCATION OFFICER
(MALE) MANSEHRA

14.3.15

OFFICE OF THE SUB:DIV:EDU:OFFICER (M) BALAKOT

To,

The District Education Officer (M)
Mansehra.

A list of employees was sent to undersigned to SDEO(M) Mansehra, who were taking salary from DDO Code MA 6145 SDEO Mansehra. There are fifty (50) employees working regularly in Sub- division Balakot. Source form for shifting salary from DDO Code MA 6145 to MA 6337 is attached and verified, except Muhammad Riaz SPST GPS Jiggen with remarks that as per available record and report by head teacher of this school, he has never performed his duty nor submitted any arrival report to this office.

Endstt: NO 16646H Dated:- 11-12-2018.

Copy of the above is forwarded to the:-

1. DEO (M) Mansehra, with recommendation for detail inquiry please.
2. SDEO (M) Mansehra.
3. ASDEO's Circle Hangrai and Kaghan for further information about said teacher urgently.
4. Office Copy.

Sub:Div:Edu:Officer (M)
Balakot.

Dy DEO (M)
SDEO (Mansehra)

for further info pl.

11/12/18
DEO (M)



Amx "C"
⑨

OFFICE OF THE DISTRICT EDUCATION OFFICER MALE
MANSEHRA

Edoedu_mansehra@yahoo.com
PHONE#0997-382271

NOTIFICATION:

The retirement order issued in r/o Mr. Muhammad Riaz SPST GPS Gul Dheri Tehsil Balakot vide No.18522-25/F.No5 /Vol-XI/Ret:/Enc:/PST's Dated: 17-12-2018 is hereby held in abeyance till further order.

Signed _____
District Education Officer (Male)
E&SED Mansehra.

Endstt: No: 18909-13 Dated: 26/12/2018.

Copy for information to:-

1. Deputy Commissioner Mansehra
2. DAO Mansehra for further necessary action please.
3. B&AO Mansehra.
4. SDEO Balakot.
5. SDEO Mansdehra.
6. Office Record.


Deputy District Education Officer (Male)
E&SED Mansehra.

Annex 'D' -

(12)

(16)

OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) MANSEHRA.

No 18914-15/Inquiry/PST/AE-III

Dated 26/12 /2018.

To

- 1- Mr. Muhammad Naseem Khan
Principal,
Govt: Higher Secondary School Behali.
- 2- Sher Muhammad;
Principal
Govt: High School Gandhian.


Subject: -
Memo

INQUIRY

Enclose please find herewith copy of letter received from Sub-Divisional Education Officer (Male) Mansehra vide his No 1014 dated 15-12-2018.

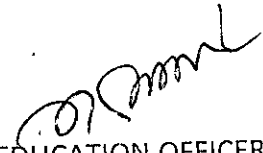
You are hereby appointed as inquiry Officers to probe into the matter and required to submit your recommendation/finding in the case, within 07 days to proceed further in to the matter please.

Encl: (Photo Copy of letter)


DY: DISTRICT EDUCATION OFFICER
(MALE) MANSEHRA.

Endstt: No 18916-17 / F.21/Adjustment/PST/Vol:II/AE-III Dated Mansehra the 26/12/2018

Copy of the above is forwarded for information to the Sub-Divisional Education Officer (Male) Mansehra/Balakot with the direction to co-operate with the Inquiry Officer in all respect being DDO please.


DY: DISTRICT EDUCATION OFFICER
(MALE) MANSEHRA

is remunerated by fees for the grant of a tenure of land or of any other source of revenue or of a right to collect money.

(11)
Annex E

- 1.6. (i) **Definitions-** Unless expressly specified otherwise in these rules, terms defined in Chapter-I of the West Pakistan Traveling Allowance Rules have the same meaning when used in these rules.
- (ii) **Pension-** Except when the term "Pension" is used in contradistinction to gratuity, pension includes gratuity.
- (iii) **Class IV service** means any kind of service which may be specially classed as such by Government.
- (iv) **Superior Service-** Superior Service means any kind of service which is not Class-IV Service.
- (v) **Ordinary Pension-** Ordinary pension means, pension other than extraordinary pension and includes special additional pension.
- (vi) **Full pension-** Full pension means the amount of ordinary pension admissible including 1/4th of the surrendered portion of the pension.

2

www.nwfpfinance.gov.pk

- 1.7 In any case where pension or gratuity is not admissible under these rules, a competent authority may grant pension which will, not save in most exceptional circumstances, exceed Rs. 100 a month or a gratuity not exceeding the equivalent value of that amount; provided that the general spirit of the rules is observed.

1.8 (a) Good conduct is an implied condition of every kind of pension. Government may withhold or withdraw a pension or any part of it if the pensioner be convicted of serious crime or be found to have been guilty of grave misconduct either during or after the completion of his service, provided that before any order to this effect is issued, the procedure regarding imposition of the penalty of removal from service shall be followed.

(b) Government reserve to themselves the right of recovery from the pension of Government pensioner on account of losses found in judicial or departmental proceedings to have been caused to Government by the negligence, or fraud of such Government pensioner during his service, provided that such departmental proceedings shall not be instituted after more than a year from the date of retirement of the Government pensioner.

(c) In case the amount of pension granted to a Government servant be afterwards found to be in excess of that to which he is entitled under the rules, he shall be called upon to refund such excess.

(d) Except with the previous sanction of the Provincial Government, no pensioner shall, within a period of two years from the date of his retirement take part in any election or engaged in political activity of any kind.

In future all Civil Servants who are under enquiry be excluded from the enquiry proceedings under the E&D Rules after attaining the age of superannuation and they may be allowed full pensionary benefits as provided under the rules. However it has further been decided that if some pecuniary loss caused to the Government is likely to be proved against a Government Servant who superannuates before decision of the case against him, an FIR should be lodged against him for judicial proceedings immediately after the date of superannuation and exclusion of his name from the departmental enquiry.

وکالت نامہ

P-25

بعدالت جناب پشاور ہائی کورٹ بینچ ایبٹ آباد

محمد ریاض نام ڈائریکٹر ایگزیکٹو اینڈ سیکنڈری ایجوکیشن وغیرہ
رٹ پیشین

پیشینر

منجانب:

باعث تحریر آنکہ!

عبدالصبور خان اینڈ فضل الحق ایڈووکیٹس ہائی کورٹ

اندریں مقدمہ عنوان بالا اپنی طرف سے برائے بیرونی وجوہات ہی بمقام پشاور ہائی کورٹ

کو بدیں شرط وکیل مقرر کیا ہے کہ میں ہر پیشی پر خود یا بذریعہ مختیار خاص زور و عدالت حاضر ہوتا ہوں گا اور بوقت پکارے جانے وکیل صاحب
موصوف کو اطلاع دیکر حاضر کرواؤں گا۔ مگر کہ پیشینہ مقدمہ میرے خلاف ہو گیا تو صاحب

موصوف اس کے کسی طرح ذمہ

پہلے یا بروز تعطیل بیرونی کرنے

موصوف ذمہ دار نہ ہوں گے اور

درخواست پر دستخط تصدیق کرنے

کرنے کا ہر قسم کا بیان دینے اور

یکطرفہ درخواست حکم اتنا ہی یا فیصلہ

بدوران مقدمہ یا اپیل و نگرانی کسی دوسرے دہن یا بیرونی سے جو دیا اپنے ہمراہ مقرر کریں اور ایسے مشیر قانونی کو بھی اس امر میں وہی اختیارات

حاصل ہوں گے جیسے صاحب موصوف کو، پوری فیس تاریخ پیشی سے پہلے ادا نہ کر دوں تو صاحب موصوف کو پورا اختیار ہوگا کہ وہ مقدمہ کی بیرونی نہ

کریں اور ایسی حالت میں میرا مطالبہ صاحب موصوف کے برخلاف نہیں ہوگا۔ مجھے کل ساختہ پر داختمثل ذات خود منظور و قبول ہوگا۔ لہذا

وکالت نامہ لکھ دیا ہے تاکہ سند رہے۔ مضمون وکالت نامہ سن لیا اور اچھی طرح سمجھ لیا ہے اور منظور ہے۔

مورخہ 19.01.2019

محمد ریاض ولد عزیز الرحمان سابقہ GPS، SPST گلڈھیری بالا کوٹ

Attested & Accepted

Abdul Saboor Khan & Fazal Haq

Advocates High Court

HIGH COURT BAR ASSOCIATION
ABBOTTABAD BENCH
S. No. 12195 Date of Issue: 19/11/18
Name of Advocate: M. Anshad Khan Tanoli
B.C. No. 102575 H.C.B.A. No. 102575
Other Bar Adv's I.D. No. _____
Place of Practice _____
Sign. of Issuing Authority _____

وکالت نامہ

Peshawar High Court Atd Bench بعدالت
M. Riaz نام Govt & other عنوان:
Petitioner منجانب:
نوعیت مقدمہ:

باعث تحریر آنکہ

مقدمہ مندرجہ میں اپنی طرف سے واسے پیروی وجواب دہی کل کاروائی متعلقہ آں مقام

Muhammad Anshad Khan Tanoli
Advocate High Court
Office No. 33 Adjacent to

کو وکیل مقرر کر کے اقرار کرتا ہوں کہ صاحب Muhammad Anshad Khan Tanoli کی کل کاروائی کا کامل اختیار ہوگا نیز وکیل صاحب موصوف کو کرنے راضی نامہ و تقرر ثالث و فیصلہ بر حلف و دینے اقبال دعویٰ اور بصورت دیگر ڈگری کرانے اجراء وصولی چیک روپیہ و عرضی دعویٰ کی تصدیق اور اس پر دستخط کرنے کا اختیار ہوگا اور بصورت ضرورت مقدمہ مذکور کی کل یا کسی جزوی کاروائی کے لئے کسی اور وکیل یا مختار صاحب قانونی کو اپنے ہمراہ اپنی بجائے تقرر کا اختیار بھی ہوگا اور صاحب مقرر شدہ کو بھی وہی اور ویسے ہی اختیارات ہوں گے اور اس کا ساختہ پرداختہ مجھ کو منظور و قبول ہوگا۔ دوران مقدمہ جو خرچہ و ہرجانہ التوائے مقدمہ کے سبب ہوگا اس کے مستحق وکیل صاحب ہوں گے۔ نیز بقایا رقم وصول کرنے کا بھی اختیار ہوگا۔ اگر کوئی پیشی مقام دورہ پر ہو یا حد سے باہر ہو تو وکیل صاحب موصوف پابند ہوں گے کہ پیروی مقدمہ مذکورہ کریں اور اگر مختار مقرر کردہ میں کوئی جزو بقایا ہو تو وکیل صاحب موصوف مقدمہ کی پیروی کے پابند نہ ہوں گے۔ نیز درخواست بمراد استجارت نالش بصیغہ مفلسی کے دائر کرنے اور اس کے پیروی کا بھی صاحب موصوف کو اختیار ہوگا۔

لہذا وکالت نامہ تحریر کر دیا تاکہ سند رہے۔

المرقوم: 8 النومبر 2019

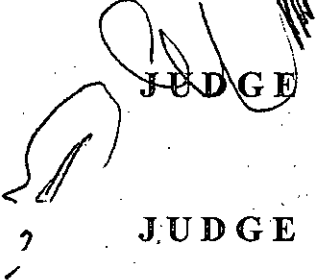
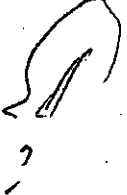
بمقام: Muhammad Anshad Khan Tanoli

Accepted
Muhammad Anshad Khan Tanoli
Advocate High Court
Office No. 33 Adjacent to
Abbottabad

ال

PESHAWAR HIGH COURT, ABBOTTABAD BENCH



ORDER SHEET

Date of Order of Proceedings	Order or other Proceedings with Signature of Judge(s).
1.	2.
06.02.2019	<p><u>W.P No.100-A/2019</u></p> <p>Present: <i>Nemo</i> for the petitioner.</p> <p>***</p> <p>Adjourned due to strike of the Bar.</p> <p> JUDGE</p> <p> JUDGE</p>

SCANNED

PESHAWAR HIGH COURT, ABBOTTABAD BENCH.



FORM OF ORDER SHEET

Date of Order of Proceedings	Order or other Proceedings with Signature of Judge (s)
1	2
27.03.2019	<p><u>W.P.No.100-A/2019.</u></p> <p>Present: Petitioner in person.</p> <p>***</p> <p>Comments be called from the respondent No.3, so as to this court within a fortnight. Adjourned to a date in office.</p> <p> JUDGE</p> <p> JUDGE</p>

SCANNED

PESHAWAR HIGH COURT, ABBOTTABAD BENCH.



FORM OF ORDER SHEET

Date of Order of Proceedings	Order or other Proceedings with Signature of Judge (s)
1	2
28.05.2019	<p><u>W.P.No.100-A/2019.</u></p> <p>Present: Clerk of counsel for the petitioner.</p> <p>***</p> <p>The requisite comments have not yet been filed by the respondent No.3. Reminder be issued to him to file the same within a fortnight. Adjourned to a date in office.</p> <p style="text-align: right;"> JUDGE</p> <p style="text-align: right;"> JUDGE</p>

PESHAWAR HIGH COURT, ABBOTTABAD BENCH.**FORM OF ORDER SHEET**

Court of.....

Case No.....of.....

Date of Order of Proceedings	Order or other Proceedings with Signature of Judge (s)
1	2
19.11.2019	<p><u>WP No. 100-A/2019.</u></p> <p>Present: Clerk of Mr. Arshad Khan Tanoli, Advocate for petitioner.</p> <p>Raja Muhammad Zubair, AAG for respondents.</p> <p>***</p> <p>The former submitted fresh power of attorney on behalf of petitioner and requested for adjournment. Allowed.</p> <p>Adjourned.</p> <div style="text-align: right;">  JUDGE </div> <div style="text-align: right; margin-top: 20px;">  JUDGE </div>



Tahir (P.S)

Hon'ble Justice Ijaz Amwar & Hon'ble Justice Shakeel Ahmad

SCANNED

PESHAWAR HIGH COURT, ABBOTTABAD BENCH.

FORM OF ORDER SHEET

Date of Order of Proceedings	Order or other Proceedings with Signature of Judge (s)
1	2
11.12.2019	<p><u>W.P.No.100-A/2019.</u></p> <p>Present: Clerk of counsel for the petitioner.</p> <p>***</p> <p>On the call of Khyber Pakhtunkhwa Bar Council, the lawyer community is observing strike, therefore, the case is adjourned to a date in office.</p> <p> JUDGE</p> <p> JUDGE</p>

بعد اللت جناب جسٹس سرورین سرینوئل لپٹا در

مہر مہالک نیم گورنمنٹ

سرورین اسل نمبر 1241/2

درخواست نمبر 1 ادا حال سکوری منس

جناب عالی درخواست نمبر 2

1 = نیم اسل نمبر 1241/2
2 = مارننگ ٹور

3 = نیم اسل نمبر 1241/2
مطلب 2

3 = نیم اسل نمبر 1241/2
مطلب 2

لکھنا اسٹیشن سکوری منس صاحبہ
کوئی ایجازت بخشی جاوے

29 9/21

مہر مہالک

(For use in Police Department only).

Heirs,

- 1.
- 2.
- 3.

Verification Roll No. dated received back

Left thumb impression

① Passed S.S.C Exams. under R.No. 13541 in 1984 (supplementary) from the B.I.S.E. Peshawar. Marks obtained 342. Grade (D).

Qualification	Date	Qualifications
English	②	First Arts
Pashtu		Exam Peshawar under R.No. 320 obtaining 155 marks result declared on 1-8-1988
Urdu		Leadership examination
Plan-drawing		Training School Final examination
Finger print		Other qualifications—
Drill instructing		③ Passed Intermediate Exams from BISE Abbottabad
Court duties		Under Roll No 53674 and obtained marks 527/1100 in 2nd division. Result declared on session 2004
Reserve duties		

DE DISTRICT JUDICIAL OFFICER
(MALE)

N. B—Line to be drawn under the qualification possessed.

Note—

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9. Sign

10. Sign
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Offi

Handwritten signature

Note: The entries in this page should be renewed or re-attested at least every five years and the signature to items 9 and 10 should be dated

1. Name *Muhammad Riaz*

2. Race *Tanoli*

3. Residence *Sarni (Manshera)*

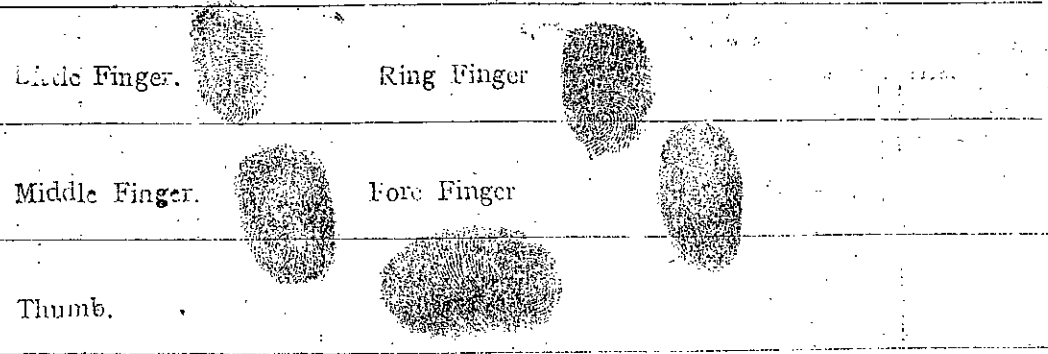
4. Father's name and residence *Azizur-Rehman.
R/o
Sarni P.o. Phulra*

5. Date of birth by Christian era as nearly as can be ascertained *fourteenth January one thousand nine hundred and sixty six.
(14-1-1966)*

6. Exact height by measurement *5 - 6*

7. Personal marks for identification *A cut mark on Head.*

8. Left hand thumb and Finger impression of (non-gazetted) officer



9. Signature of Government servant *M. Riaz*

10. Signature and designation of the Head of the Office, or other Attesting Officer. *S. J. Khan
S. J. Khan (M)
Manshera*

3541
Date
320
also
2004

OFFICIAL OFFICER
ALE Manshera

8	9	10	11	12	13		14	15
					Leave			
					Period	Government to which debitabls		
	Signature and designation of the head of the office or other attesting officer in attestation of columns 1 to 8	Date of termination of appointment	Reason of termination (such as promotion, transfer, dismissal, etc).	Signature of the head of the office or other attesting officer	Nature and duration of leave taken	Allocation of period of leave on average pay upto four months for which leave salary is debitabls to another Government	Signature of the head of the office or other attesting officer	Reference to any recorded punishment or censure, or reward or praise of the Government Servant.
<i>fixe</i>	<i>S.D.E.O. Manschra</i> (M) Manschra 30/6/85	<i>Scale raised</i>	<i>S.D.E.O. Manschra</i>	<i>S.D.E.O. Manschra</i>			<i>Appointed as P.T. vide D.E.O(M) Manschra O.O. NO 52 dated 14/5/1985 in (B.P.S 7) (ad Rs. 560/- per fixe)</i>	
	<i>S.D.E.O. Manschra</i> (M) Manschra 30/6/87	<i>Scale raised</i>	<i>S.D.E.O. Manschra</i>	<i>S.D.E.O. Manschra</i>			<i>S.D.E.O. Manschra</i>	
	<i>S.D.E.O. Manschra</i> (M) Manschra 30/11/88	<i>Scale raised</i>	<i>S.D.E.O. Manschra</i>	<i>S.D.E.O. Manschra</i>			<i>S.D.E.O. Manschra</i>	
	<i>S.D.E.O. Manschra</i> (M) Manschra 30/11/89	<i>Scale raised</i>	<i>S.D.E.O. Manschra</i>	<i>S.D.E.O. Manschra</i>			<i>S.D.E.O. Manschra</i>	
	<i>S.D.E.O. Manschra</i> (M) Manschra 7/29	<i>Trf.</i>	<i>S.D.E.O. Manschra</i>	<i>S.D.E.O. Manschra</i>			<i>Sanction Medical leave vide D.E.O(M) Manschra O.O. NO Nil</i>	
	<i>S.D.E.O. Manschra</i> (M) Manschra 16/90	<i>Trf.</i>	<i>S.D.E.O. Manschra</i>	<i>S.D.E.O. Manschra</i>			<i>End of NO 268 dated 20.1.89 N.E. 1.5.8.89 to 26.9.89 (51 days) on full pay and 27.9.89 to 30.9.89 (4 days) without pay</i>	
	<i>S.D.E.O. Manschra</i> (M) Manschra 30/70	<i>Trf.</i>	<i>S.D.E.O. Manschra</i>	<i>S.D.E.O. Manschra</i>			<i>Sub Div. Edu. Officer (M) Manschra</i>	
	<i>S.D.E.O. Manschra</i> (M) Manschra 30/70	<i>Trf.</i>	<i>S.D.E.O. Manschra</i>	<i>S.D.E.O. Manschra</i>			<i>Service verified for the period from 15.5.85 to 30.11.86 from reg. roll & other office records</i>	
	<i>S.D.E.O. Manschra</i> (M) Manschra 19.3.91	<i>Trf.</i>	<i>S.D.E.O. Manschra</i>	<i>S.D.E.O. Manschra</i>			<i>Service verified for the period from 1-12-86 to 30.11.87 from reg. roll & other office records</i>	
	<i>S.D.E.O. Manschra</i> (M) Manschra 31.5.91	<i>Scale raised</i>	<i>S.D.E.O. Manschra</i>	<i>S.D.E.O. Manschra</i>			<i>S.D.E.O. Manschra</i>	
	<i>S.D.E.O. Manschra</i> (M) Manschra 11.91	<i>Trf.</i>	<i>S.D.E.O. Manschra</i>	<i>S.D.E.O. Manschra</i>			<i>S.D.E.O. Manschra</i>	
	<i>S.D.E.O. Manschra</i> (M) Manschra 30.11.92	<i>Trf.</i>	<i>S.D.E.O. Manschra</i>	<i>S.D.E.O. Manschra</i>			<i>Service verified for the period from 1-12-87 to 30.11.87 from reg. roll & other office records</i>	

Asst. Sup. Div. Edu. Officer
 Asst. Sup. Div. Edu. Officer
 Asst. Sup. Div. Edu. Officer

(1)

(2)

(3)

1 Name of post	2 Whether substantive or officiating and whether permanent or temporary	3 If officiating, state (i) substantive appointment, or (ii) whether service counts for pension under Art. 371 C. S. R.	4 Pay in substantive post	5 Additional Pay for officiating	6 Other emolument falling under the term "Pay"	7 Date of appointment	8 Signature of Government servant	9 Signature designation head of the other attesting officer in attestation of columns
Q.P.S. Sarani	Temp/off		1455/-	1515		1-12-92	[Signature]	[Signature] Mans
do			1575/-	1575		1-12-93	[Signature]	[Signature] Mans
Revised Entries due to Anomaly Increment w.e.f. 1-6-91 @ Rs. 60/- P.M.								
Q.P.S. Sarani			1395/-			1-6-91	[Signature]	[Signature] Mans
do			1455/-			1-12-91	[Signature]	[Signature] Mans
do			1515/-			1-12-92	[Signature]	[Signature] Mans
do			1575/-			1-12-93	[Signature]	[Signature] Mans
			Grade Rs. 1480-81-2695					
do			2128/-			1-6-94	[Signature]	[Signature] Mans

Scale of the P.M.N.E.F. 1-6-1991
 pay fixed to the revised scales 1994
 at Rs. 1335/- P.M.N.E.F. 1-6-1991
 with next increments on 1-12-1991

Accounts Officer
 Pay Fixation Post
 P.M.N.E.F. Post

Revised entries into
 Vol. 103 (A) dated
 dated 17-12-93
 Govt Servant
 Mansur Ali 3945-47

[Signature]

UNDER TAKING.

I do hereby given an under taking to this effect that if any overpayment made to me as a result of snomly Increment w.e.f. 1-6-91. The same will be recover/deducted from my Pay/Pension Gratuity.

Signature of Government servant

Signature and designation of the head of the office or other attesting officer in attestation of columns 1 to 8

D term of

S. D. E. O. (M)
Manshra

Signature.

15

Reference to any recorded punishment or censure, or reward or praise of the Government Servant.

10	S.D.E.O. (M) Manshra	30 93.	4/11	S.D.E.O. (M) Manshra	1-12-88 to 30-11-90
11	S.D.E.O. (M) Manshra				
12	S.D.E.O. (M) Manshra	30 11/91	4/11	S.D.E.O. (M) Manshra	1-12-90 to 30-11-91
13	S.D.E.O. (M) Manshra	30 11/92	4/11	S.D.E.O. (M) Manshra	1-12-91 to 30-11-92
14	S.D.E.O. (M) Manshra	31 5/94	Scale Revised	S.D.E.O. (M) Manshra	

Allowed Anomaly Increment vide Dir. Pw: R. K. Pushawar B. No. 195-97/A-258/N Dated 2-9-93

S.D.E.O. (M)
Manshra

Suspended from Govt Service vide D.O. No. 195-97/A-258/N dated 4-9-95

1	2	3	4	5	6	7	8
Name of post	Whether substantive or officiating and whether permanent or temporary	If officiating state (i) substantive appointment, or (ii) whether service counts for pension under Art. 371 C.S.R.	Pay in substantive post	Additional Pay for officiating	Other emolument falling under the term "Pay"	Date of appointment	Signature of Government servant
Revised Entries:							
G.P.S. Saran			1515			1 ¹² / ₉₃	[Signature]
	Rs. 1480-81-2695		2047			1 ⁶ / ₉₄	[Signature]
G.P.S. N. radoga			2047			30 ⁶ / ₉₄	[Signature]
			2047			1 ¹² / ₉₄	[Signature]
G.P.S. N. radoga			2128	2269		30 ⁶ / ₉₅	[Signature]
			2128			1 ¹² / ₉₅	[Signature]
G.P.S. N. radoga			2209	2290		30 ⁵ / ₉₆	[Signature]
			2209			10 ¹⁰ / ₉₆	[Signature]
G.P.S. Kothkay KD			2209			22 ⁹ / ₉₆	[Signature]
G.P.S. Dehri K.K. Rail			2290	2371		12 ¹² / ₉₆	[Signature]
			2290			8 ¹² / ₉₆	[Signature]
G.P.S. Kali Getti			2290			21 ¹² / ₉₇	[Signature]
			2371			1 ¹² / ₉₈	[Signature]
			2452			22 ⁴ / ₉₉	[Signature]
			2452			1 ¹² / ₉₉	[Signature]
			2533				[Signature]
			2533				[Signature]
			2614				[Signature]

Signature and designation of the head of the office or other attesting officer in attestation of columns 1 to 8

[Handwritten signatures and initials in the right margin, including names like Saran, N. radoga, Kothkay, Kali Getti, etc.]

1	2	3	4	5	6	7	8	9
Name of post	Whether substantive or officiating and whether permanent or temporary	If officiating, state (i) substantive appointment, or (ii) whether service counts for pension under Art. 371 C. S. R.	Pay in substantive post	Additional Pay for officiating	Other emolument falling under the term 'Pay'	Date of appointment	Signature of Government servant	Signature and designation of the head of the office or other attesting officer in attestation of columns 1 to 8
Pst		Arised Embries	1-9-08	due to	upgradation of pay	Basic pay scale 12		
Pst		BBS	12 3630	260	11430			
Barnala	off/perm		5970	✓		2/12/07	/90	D.D.
		BBS	12 4355	310	13655		9A	
B	B		7145	✓		7/08	9A	D.D.
B	B		7455	✓		7/08	9A	D.D.
B			7765	✓		1/12/09	9A	D.D.
B			8075	✓		1/12/10	9A	D.D. (M) D.D. (M) Pay Mansol

Annual
1909-10
1910-11
Mansol

1	2	3	4	5	6	7	8	9
Name, of post	Whether substantive or officiating and whether permanent or temporary	If officiating, state (i) substantive appointment, or (ii) whether service counts for pension under Art. 371	Pay in substantive post	Additional Pay for officiating	Other emolument falling under the term 'Pay'	Date of appointment	Signature of Government servant	Signature or designation of head of the office or other attesting officer in attests of columns 1-4
	Entry Revised, due to annual increment without pay order (13-10-2003 to 6-5-2005) in the light of order issued vide EDO Case Manselva No. 662527 dated 7/10/2010							
		BPS No-7 (Rs. 2220-190-5820)	4380/-			1-12-09		By: D.C. Pay: Man
		(BPS No-7 Rs. (Rs. 2555-140-6755))						
			5075/-			1-7-05		By: D.C. Pay: Man
			5215/-			1-12-05		By: D.C. Pay: Man
			5355/-	10-Instalment 7-5-08		1-12-06		By: D.C. Pay: Man
		BPS No-7 (Rs. 2940-160-7740)						
			6140/-			1-7-07		By: D.C. Pay: Man
			6300/-			1-12-07		By: D.C. Pay: Man
		2-12-2007 (Revised BPS No-12 (3630-3060-11430))						
			6490/-			2-12-07		By: D.C. Pay: Man
		BPS No-12 Rs. (4355-310-13655)						
			7765/-			1-7-08		By: D.C. Pay: Man
			8075/-			1-12-08		By: D.C. Pay: Man
			8385/-			1-12-09		By: D.C. Pay: Man

Ch. Sarni

BPS No-7 = 6490
 BPS No-12 = 6490
 260
 26750
 PM1

By: D.C. Pay: Man

By: D.C. Pay: Man

By: D.C. Pay: Man

By: D.C. Pay: Man

By: D.C. Pay: Man

By: D.C. Pay: Man

By: D.C. Pay: Man

By: D.C. Pay: Man

By: D.C. Pay: Man

By: D.C. Pay: Man

8	9	10	11	12	13	14	15	
	Signature and designation of the head of the office or other attesting officer in attestation of columns 1 to 8	Date of termination of appointment	Reason of termination (such as promotion, transfer, dismissal, etc.)	Signature of the head of the office or other attesting officer	Leave		Signature of the head of the office or other attesting officer	Reference to any recorded punishment or censure, or reward or praise of the Government Servant.
					Nature and duration of leave taken	Allocation of period of leave on average pay upto four months for which leave salary is debitable to another Government		
					Period	Government to which debitable		
<i>J.H.</i>	By: D.O (M) 30/05 Pry, Manschra	30/05	S/R	By: D.O (M) Pry, Manschra				
<i>J.H.</i>	By: D.O (M) 30/05 Pry, Manschra	30/05	hrr	By: D.O (M) Pry, Manschra				
<i>J.H.</i>	By: D.O (M) 30/08 Pry, Manschra	30/08	hrr	By: D.O (M) Pry, Manschra				
<i>J.H.</i>	By: D.O (M) 30/07 Pry, Manschra	30/07	S/R	By: D.O (M) Pry, Manschra				
<i>J.H.</i>	By: D.O (M) 30/07 Pry, Manschra	30/07	hrr	By: D.O (M) Pry, Manschra				
<i>J.H.</i>	By: D.O (M) 30/07 Pry, Manschra	30/07	Revised dated all mail	By: D.O (M) Pry, Manschra				
<i>J.H.</i>	By: D.O (M) 30/08 Pry, Manschra	30/08	S/R	By: D.O (M) Pry, Manschra				
<i>J.H.</i>	By: D.O (M) 30/08 Pry, Manschra	30/08	hrr	By: D.O (M) Pry, Manschra				
<i>J.H.</i>	By: D.O (M) 30/09 Pry, Manschra	30/09	hrr	By: D.O (M) Pry, Manschra				
<i>J.H.</i>	By: D.O (M) 30/10 Pry, Manschra	30/10	hrr	By: D.O (M) Pry, Manschra				

1 Name of post	2 Whether substantive or officiating and whether permanent or temporary	3 If officiating state (i) substantive appointment, or (ii) whether service counts for pension under Art. 371 C. S. R.	4 Pay in substantive post	5 Additional Pay for officiating	6 Other emolument falling under the term "Pay"	7 Date of appointment	8 Signature of Government servant	9 Signature and designation of the head of the office or other attesting officer in attestation of columns 1 to 8
G.P. Sarni Garnala			8695/-	9005		1/10	[Signature]	[Signature] [Designation]
Scale Revised under N.P. 01-07-2011 B/S 12 - 7000-500 - 32000.			14000/-	14500		1/11	[Signature]	[Signature] [Designation]
DO	DO		14500/-	15000		1/11	[Signature]	[Signature] [Designation]
DO	DO		15000/-	15500		1/12	[Signature]	[Signature] [Designation]
G.P. Badal Gyan	DO		15000/-	16000		18/13	[Signature]	[Signature] [Designation]
G.P. Bueli da Nappa. Do	DO		15500/-	16000		1/13	[Signature]	[Signature] [Designation]
D	Do			16500		1/14	[Signature]	[Signature] [Designation]
<p>Revised entries vide notification of untraced increment NWFP Dsharar issued under B/S 14 No - B/S No. 7 @ Pt. 560-23-1020</p>								
w	-		560/-			15/1985	[Signature]	[Signature] [Designation]
w	-		583/-			1/1985	[Signature]	[Signature] [Designation]

9	10	11	12	13	14	15	
Signature and designation of the head of the office or other attesting officer in attestation of columns 1 to 8	Date of termination of appointment	Reason of termination (such as promotion, transfer, dismissal, etc.)	Signature of the head of the office or other attesting officer	Nature and duration of leave taken	Signature of the head of the office or other attesting officer	Reference to any recorded punishment or censure or reward or praise of the Government or Service	
				Leave			
				Allocation of period of leave on average pay upto four months for which leave salary is debitable to another Government			
				Period	Government to which debitable		
	30/6 13/11/11 Div. I, Manshehra	Scale Review	S.D.O. (M) 7991 KIARSEHRA	15	Service verified for the period We 07-11-07 to 30-11-09 From Acq. Rolls & Other record of this Office.	SUB DIVISIONAL EDU. OFFICER (Male) Manshehra	
	S.D.O. (M) 30/11 KIARSEHRA	invt	S.D.O. (M) KIARSEHRA	16	Service verified for the period We 01-11-09 to 30-11-2012 From Acq. Rolls & Other record of this Office.	SUB DIVISIONAL EDU. OFFICER (Male) Manshehra	
	S.D.O. (M) 30/11 KIARSEHRA	invt	S.D.O. (M) KIARSEHRA	17	Service verified for the period 1-12-12 to 30-11-13 from the Acq. rolls & other office record	SUB DIVISIONAL EDU. OFFICER (M) Manshehra	
	SUB DIVISIONAL EDU. OFFICER (Male) Manshehra	To be for	SUB DIVISIONAL EDU. OFFICER (Male) Manshehra			SUB DIVISIONAL EDU. OFFICER (Male) Manshehra	
	SUB DIVISIONAL EDU. OFFICER (Male) Manshehra	invt	SUB DIVISIONAL EDU. OFFICER (Male) Manshehra			SUB DIVISIONAL EDU. OFFICER (Male) Manshehra	
	SUB DIVISIONAL EDU. OFFICER (Male) Manshehra		Sub Divisional Edu. Officer (Male) Manshehra			SUB DIVISIONAL EDU. OFFICER (Male) Manshehra	
	31/7 2015 Sub Divisional Officer (Male) Manshehra	Revised Entrols NO 210	Sub Divisional Officer (Male) Manshehra	878	B: 560- 15-5-14	SUB DIVISIONAL EDU. OFFICER (Male) Manshehra	
		allowance for the m/o		4/2014 - Through SAP system in 8714	Pay 9th 2014 M/F 2014 SDBA (M)	SUB DIVISIONAL EDU. OFFICER (Male) Manshehra	
			Sub Divisional Edu. Officer (Male) Manshehra			SUB DIVISIONAL EDU. OFFICER (Male) Manshehra	
	Sub Divisional Edu. Officer (Male) Manshehra	inc	Sub Divisional Edu. Officer (Male) Manshehra			SUB DIVISIONAL EDU. OFFICER (Male) Manshehra	
	Sub Divisional Edu. Officer (Male) Manshehra	inc	Sub Divisional Edu. Officer (Male) Manshehra			SUB DIVISIONAL EDU. OFFICER (Male) Manshehra	
	Sub Divisional Edu. Officer (Male) Manshehra		Sub Divisional Edu. Officer (Male) Manshehra			SUB DIVISIONAL EDU. OFFICER (Male) Manshehra	
	Sub Divisional Edu. Officer (Male) Manshehra		Sub Divisional Edu. Officer (Male) Manshehra			SUB DIVISIONAL EDU. OFFICER (Male) Manshehra	
	Sub Divisional Edu. Officer (Male) Manshehra		Sub Divisional Edu. Officer (Male) Manshehra			SUB DIVISIONAL EDU. OFFICER (Male) Manshehra	

1 Name of Post	2 Substantive or officiating and whether permanent or temporary	3 If officiating, state (i) substantive appointment or (ii) Whether service counts for pension under Art. 371 C.S.R.	4 Pay in substantive Post	5 Additional pay for officiating	6 Other emolument falling under the term "pay"	7 Date of Appointment	8 Signature of Government servant	9 Signature and Design of the head of the office or other attesting officer if attestation of columns 1 to 8
			152500/-			12/1/2014	[Signature]	Sub Divisional Officer (Male) Mans
		Revised Promotion BLS no-14 (8000-610-26300)	183701/-			28/2/2015	[Signature]	Sub Divisional Officer (Male) Mans
		BLS No-14 (10310-790-4040)	237701/-			01/7/2015	[Signature]	Sub Divisional Officer (Male) Mans
			265000/-			12/1/2015	[Signature]	S.D.E (M) Mans
		SIR B-14 Rs-12720-960-42120	30360/-			07/1/16	[Signature]	S.D.E (M) Mans
			31340/-			12/1/16	[Signature]	S.D.E (M) Mans
		SIR B-14 Rs-15100-1120-50200	37410/-			7/1/17	[Signature]	[Signature]
			39500/-			12/1/17	[Signature]	S.D.E (M) Mans

MS
BLS No-17500
BLS No-17700
BLS No-183701
BLS No-183701

BLS Jagan
BLS Gulphari

9	10	11	12	13		14	15
Signature and Designation of the head of the office or other attesting officer in attestation of columns 1 to 8	Date of termination or appointment	Reason of termination (such as promotion, transfer, dismissal, etc.)	Signature of the head of the office or other attesting officer	Leave		Signature of the head of the office or other attesting officer	Reference to an recorded punishment or censure, or reward or praise of the Government Servant
				Nature and duration of leave taken	Allocation of period of leave on average pay upto four months for which leave salary is debitable to another Government		
				Period	Government to which debitable		
Sub Divisional Edu: Officer (Male) Manshehra	8/30/2015	Revised Promotion B/S No-14	Sub Divisional Edu: Officer (Male) Manshehra		(19) Service verified w.e.f 01-12-2014 as regularized post in office record.		30/06-2015
Sub Divisional Edu: Officer (Male) Manshehra	6/2015	Revised Post	Sub Divisional Edu: Officer (Male) Manshehra			S.D.E.O (M) Manshehra	
Sub Divisional Edu: Officer (Male) Manshehra	30/15	SIR B-14	S.D.E.O (M) Manshehra		(20) Service verified w.e.f 1-7-15 To 30.10.18 from A.C.B. Roll & other records of this office.	S.D.E.O (M) Manshehra	
S.D.E.O (M) Manshehra	6/30/16	SIR B-14	S.D.E.O (M) Manshehra			S.D.E.O (M) Manshehra	
S.D.E.O (M) Manshehra	11/30/16	SIR	S.D.E.O (M) Manshehra		(21) Service verified w.e.f 1/15/16 To 30-11-17 from A.C.B. Roll & other records of this office.	S.D.E.O (M) Manshehra	
S.D.E.O (M) Manshehra	6/30/17	SIR	S.D.E.O (M) Manshehra		(22) Service verified w.e.f 1/11/17 To 31-08-18 from A.C.B. Roll & other record of this office.	S.D.E.O (M) Manshehra	
S.D.E.O (M) BALAKOT	11/3/17	Retired from service	S.D.E.O (M) BALAKOT			S.D.E.O (M) BALAKOT	
S.D.E.O (M) BALAKOT	8/18		S.D.E.O (M) BALAKOT			S.D.E.O (M) BALAKOT	

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Leave

Signature and Designation of the head of the office or other attesting officer in attestation of columns 1 to 8

Date of termination or appointment

Reason of termination (such as promotion, transfer, dismissal, etc.)

Signature of the head of the office or other attesting officer

Nature and Duration of leave taken

Allocation of period of leave on average pay upto four months for which leave salary is debitible to another Government

Signature of the head of the office or other attesting officer

Reference to any recorded punishment or censure, or reward or praise of the Government Servant

Period Government to Which debitible

A Consolidative Service Certificate
certified that Mr. Mohammad
Riaz Vs Ist who is working in
Education department since 15th 85
as regular employee.
His services are hereby verified
from 15-05-1985 to 31-8-2018 under
my kind control & entire
satisfaction.

Tal
SDEO (M)
BALAKOT



KHYBER PAKHTUNKHWA
SERVICE TRIBUNAL, PESHAWAR

No. 1081 /ST

Dated: 18/05 /2022

All communications should be addressed to the Registrar KPF Service Tribunal and not any official by name.

Ph:- 091-9212281
Fax:- 091-9213262

To

Edu:

The District Police Officer,
Government of Khyber Pakhtunkhwa,
Mansehra.

Subject: JUDGMENT IN APPEAL NO. 1241/2020, MR. MUHAMMAD RIAZ

I am directed to forward herewith a certified copy of Judgement dated 26.01.2022 passed by this Tribunal on the above subject for strict compliance.

Encl: As above


REGISTRAR

KHYBER PAKHTUNKHWA
SERVICE TRIBUNAL
PESHAWAR