

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Appeal No. 301/2018

Date of Institution ... 05.03.2018

Date of Decision ... 18.01.2019

Ghaizullah Khan son of Rimal Khan R/O Khushali Malik Khel Post office Razmak,  
Razmak Camp Tehsil Razmak District Waziristan Agency. ... (Appellant)

VERSUS

The Additional Chief Secretary, FATA, Government of Khyber Pakhtunkhwa FATA  
Secretariat, Peshawar. ... (Respondents)

Appellant ... In person

---

MR. HAMID FAROOQ DURRANI, ... CHAIRMAN

JUDGMENTHAMID FAROOQ DURRANI, CHAIRMAN:-

1. The facts, as gatherable from record, are that the appellant was appointed as P.T.C (BPS-7) on 31.07.1999 and in the said regard a notification was issued by respondent No. 3. He was proceeded against departmentally on account of absence from duty and his services were terminated on 28.09.2000. The appellant there-after submitted many applications to the respondents, from time to time, with the prayer for his reinstatement into service but to no avail. Finally, the service appeal in hand was preferred on 05.03.2018.

2. The appellant appeared in person and argued the matter. His contention was that due to extra-ordinary circumstances in the tribal area at the relevant time he could not join his duty on account of terrorists threats and subsequently submitted applications for his reinstatement in service. It was also stated that on 28.04.2000, an

application was submitted by the appellant for grant of two years leave which was not considered.

3. I have considered the contention of appellant and have also gone through the record. It is admitted by the appellant that he did not prefer any departmental appeal against the impugned order of termination dated 28.09.2000 in accordance with rules. There are, however, available on record copies of certain applications which are dated 14.3.2003, 06.05.2013, 05.10.2016 and 03.11.2017. Except the first two, all other contain almost verbatim contents while in application dated 05.10.2016 it is added that in case the application remained unattended the appellant would resort to the court. Despite, the application dated 03.11.2017 was purportedly submitted by the appellant to the respondents while the appeal in hand was preferred on 05.03.2018.

4. Under the Khyber Pakhtunkhwa Government Servants (E&D) Rules, the appellant was obligated to submit departmental appeal in proper form within 30 days from the issuance of impugned order of termination dated 28.09.2000. On the other hand, the first application submitted by the appellant was on 14.05.2003 which remained un-responded. The appellant once again slept over his right of preferring service appeal before the Tribunal for so many years. More-so, the instant appeal was preferred at least 15 months after purportedly conveying to the respondents his intention to resort to the court.

5. In view of the above the appeal in hand is badly barred by time and is accordingly dismissed in limine. File be consigned to the record room

  
(HAMID FAROOQ DURRANI)  
CHAIRMAN

ANNOUNCED  
18.01.2019

07.12.2018

Nemo for appellant.

On 29.10.2018 the instant matter was adjourned on the strength of a note by Reader of the Tribunal. Issue notice to appellant/his counsel for 18.01.2019 for preliminary hearing before S.B.



Chairman

03.08.2018

Neither appellant nor his counsel present. Case to come up for preliminary hearing on 17.09.2018 before S.B.

  
Chairman

17.09.2018

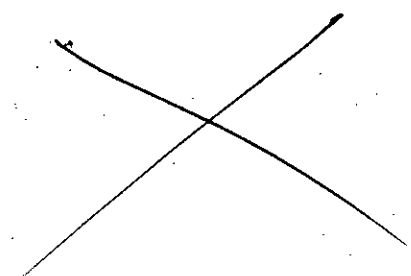
Clerk to counsel for the appellant present and made a request for adjournment due to general strike of the Bar. Case to come up for preliminary hearing on 19.09.2018 before S.B.

  
(Ahmad Hassan)  
Member

19.09.2018

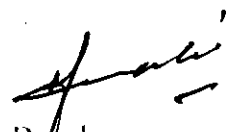
Neither appellant nor his counsel present. Case to come up for preliminary hearing on 29.10.2018 before S.B.

  
(Ahmad Hassan)  
Member



29.10.2018

Due to retirement of Hon'ble Chairman, the Tribunal is defunct. Therefore, the case is adjourned. To come up on 07.12.2018.

  
Reader

04.04.2018

Counsel for the appellant present and seeks adjournment. Adjourned. To come up for preliminary hearing on 18.04.2018 before S.B.

  
(Ahmad Hassan)  
Member

18.04.2018

Counsel for the appellant present and seeks adjournment. To come up for preliminary hearing on 09.05.2018 before S.B.

  
(Ahmad Hassan)  
Member

09.05.2018

The Tribunal is non functional due to retirement of the Honorable Chairman. Therefore, the case is adjourned. To come up for the same on 06.07.2018 before S.B.

  
Reader





06.07.2018

Assistant to learned counsel for the appellant present and requested for adjournment. Adjourned. To come up for preliminary hearing on 03.08.2018 before S.B.

  
(Muhammad Amin Khan Kundi)  
Member

Form-A  
FORM OF ORDERSHEET

Court of \_\_\_\_\_  
Case No. 301 /2018

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1	05/03/2018	<p>The appeal of Mr. Ghiazullah Khan presented today by Mr. Nasir Ali Khan Qureshi Advocate may be entered in the Institution Register and put up to Learned Member for proper order please.</p> <p style="text-align: right;"> REGISTRAR 5/3/18</p>
2-	14/03/18.	<p>This case is entrusted to S. Bench for preliminary hearing to be put up there on <u>19/03/18.</u></p> <p style="text-align: right;"> MEMBER</p>
19.03.2018		<p>Appellant in person present and seeks adjournment as his counsel is not available. Adjourn. To come up for preliminary hearing on 04.04.2018 before S.B</p> <p style="text-align: right;"> Member</p>

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Appeal No. 301 /2018.

Ghaizullah Khan Vs ACS (FATA), KPK & Others.

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S.No	Discription of Documents	Annexure	Pages
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5.	Affidavit		7
6.	Copy of Domicile Certificate	"A"	8
7.	Copy of Appointment Letter	"B"	9-15
8.	Copy of the Termination Order	"C"	16
9.	Copy of various appeals and applications	"D1 to D6"	19-24
10.	Copy of the Testimonial	"E"	25-30
11.	Wakalatnama		

Dated: <sup>28</sup>02/2018

APPELLANT

THROUGH COUNSEL

  
NASIR ALI KHAN QURESHI

ADVOCATE HIGH COURT BANNU

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

Appeal No. 301 /2018.

Khyber Pakhtunkhwa  
Service Tribunal

Diary No. 314

Dated 05-3-2018

Ghaizullah Khan S/O Rimal Khan R/O Khushali Malik Khel P/O Razmak, Razmak  
Camp Tehsil Razmak District North Waziristan Agency

.....APPELLANT

**VERSUS**

1. The Additional Chief Secretary, FATA, Govt. of Khyber Pakhtunkhwa, FATA Secretariat, Peshawar.
2. The Director of Education FATA, Khyber Pakhtunkhwa, Peshawar.
3. The Education Officer, Miranshah <sup>Agency</sup> . *NWA*

.....RESPONDENTS

**APPEAL UNDER SECTION-4 OF THE KHYBER PAKHTUNKHWA, SERVICE TRIBUNAL ACT, 1974 AGAINST THE ORDER DATED 28 / 09 / 2000, VIDE WHICH THE APPELLANT WAS TERMINATED WITHOUT ANY PLASIBLE REASONS.**

**PRAYER :**

ON ACCEPTANCE OF THIS SERVICE APPEAL, THE IMPUNDGE ORDER DATED 28 / 09 / 2000 MAY KINDLY BE SET ASIDE AND THE APPELLANT BE RE-INSTATED AS PTC TEACHER AT GPS SHAWALI (GARYUM) NORTH WAZIRISTAN AGENCY, AND ALL OTHER BACK BANIFITS MAY KINDLY ALSO BE GRANTED.

Filed to-day  
Registrar  
5/3/18

**HUMBLY SHEWETH:-**

1. That the appellatant is the bonafide resident of North Waziristan Agency. **(Copy of Domicile Certificate is hereby attached as Annexure- A)**
2. That the appellatant was properly appointed as PTC Teacher at GPS Shawali (Garyum) N.W.A. **(Copy of Appointment Letter is hereby attached as Annexure- B)**
3. That the appellatant perform his duty regularly and with full of dedications, in spite of the fact, that the said school is situated in a remote for flange mountainous area.



4. That it is pertinent to mentioned here that the militants had threatened the appellatant of dire consequences and was not allowed performing his duty.
5. That the appellatant been threatened could not attend his school, thus moved an application for long leave as the applicant application for transfer from the said school was not allowed.
6. That the application for long leave was put in process but to the utmost disappointment of the appellatant, the concern authorities dismissed the appellatant at the behest of some rival of the appellatant. **(Copy of the Termination Order is hereby attached as Annexure- C)**
7. That the appellatant made many appeals to the Director Education respondent No.2 and other Superior Officials but the appellatant was kept in wait by all the Superior Officers. **(Copy of various appeals and applications are hereby attached as Annexure-D1 to D )**
8. That in the meanwhile the Turbulent FATA came under the control of Taliban and appellatant and his family left the tribal area and were compelled to leave in camps arrange for the IDPs. Thus it made the future of the appellatant bleak and uncertain.
9. That one Taj Muhammad was also terminated in the same order dated 28 / 09 / 2000, but being a man of means got himself re-instated in the year 2005. *(Copy of Application and re-appointment order are hereby attached as Annex-D)*
10. That the appellatant had knocked at every door for justice but all the doors never open before the appellatant.

Hence the instant appeal inters alia on the following grounds:-

**GROUNDS:-**

- A. That the appellatant is a well experienced and hard worker teacher **(Copy of the Testimonial is hereby attached as Annexure- E).**
- B. That no show cause notice has been served upon the appellatant.
- C. That the appellatant is a poor person and cannot grace the plump of the appointing authorities.
- D. That the position / status of the appellatant is at par with the Taj Muhammad, who has been re-instated. While the appellatant is grappling with measures and poverty.
- E. That since the termination order of appellatant, the appellatant preferred so many appeals but received no positive response from either quarter.



F. Thus the appellant seek permission to advance other points at the time of argument.

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

Dated: -28/02/2018

APPELLANT  
GHAIZULLAH KHAN

THROUGH COUNSEL

NASIR ALI KHAN QURESHI  
ADVOCATE HIGH COURT BANNU

CERTIFICATE

It is certified that no such like appeal has earlier been filed by the appellant before this Honorable court and declared on oath that the contents of the said appeal are true and correct to the best of my knowledge and belief.

DEPONENT

THROUGH COUNSEL

NASIR ALI KHAN QURESHI  
ADVOCATE HIGH COURT BANNU

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

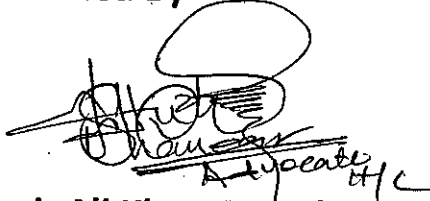
Appeal No. \_\_\_\_\_/2018.

Ghaizullah Khan VS ACS (FATA), KPK & Others.

AFFIDAVIT

I, Ghaizullah Khan S/O Rimal Khan R/O Khushali Malik Khel P/O Razmak, Razmak Camp Tehsil Razmak Tehsil Razmak North Waziristan Agency, do hereby solemnly affirm and declare on oath that the contents of the Appeal are true and correct to the best of my knowledge and belief. Nothing has been concealed from this Honorable Court.

Identified By

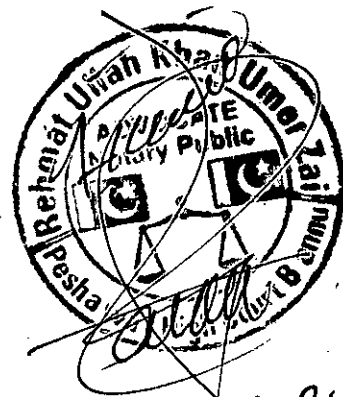


Nasir Ali Khan Qureshi  
Advocate High Court Bannu

Deponent



Ghaizullah Khan  
CNIC # 21507-9581906-3



3/3/18

5

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

Appeal No. \_\_\_\_\_/2018.

Ghaizullah Khan Vs ACS (FATA), KPK & Others.

**MEMO OF ADDRESSES**

**Appellant**

Ghaizullah Khan S/O Rimal Khan R/O Khushali Malik Khel P/O Razmak,  
Razmak Camp Tehsil Razmak District North Waziristan Agency.

**RESPONDENTS**

1. The Additional Chief Secretary, FATA, Govt. of Khyber Pakhtunkhwa,  
FATA Secretariat, Peshawar.
2. The Director of Education FATA, Khyber Pakhtunkhwa, Peshawar.
3. The Education Officer, Miranshah

Dated: 20/02/2018

**APPELLANT**

**THROUGH COUNSEL**

**NASIR ALI KHAN QURESHI**

**ADVOCATE HIGH COURT BANNU**

6

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

Appeal No. \_\_\_\_\_/2018.

Ghaizullah Khan VS ACS (FATA), KPK & Others.

**APPLICATION FOR CONDONATION OF DELAY**

**Humbly Sheweth:-**

1. That the appellant / applicant had moved many appeals for re-instatement as a PTC Teacher, but without any fruit full result.
2. That in the year 2005 when Taj Muhammad was re-instated, the petitioner was also assure by the appointing authorities that after proper time the appellant would be re-instated and the appellant took this as gospel truth but the sudden termile and law & order situation of the NWA agency clashed all hops of the appellant to the grounds. Thus he could not prefer an appeal before this honorable court.
3. That the delay occurred is not intentional but because of the above mentioned facts. Keeping in view the above submission.

It is humbly prayed that the delay may kindly be condon with and appeal be considered with in time.

**Dated: 20/02/2018**

**APPELLANT**  
  
**GHAIZULLAH KHAN**

7

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Appeal No. \_\_\_\_\_/2018.

Ghaizullah Khan

Vs

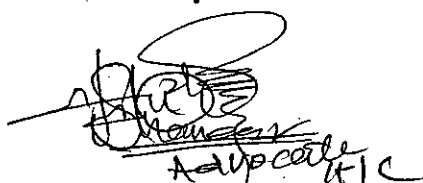
ACS (FATA), KPK & Others.

**AFFIDAVIT**

I Ghaizullah Khan S/O Rimal Khan R/O Khushali Malik Khel P/O Razmak, Razmak Camp Tehsil Razmak North Waziristan Agency, do hereby solemnly affirm and declare on oath that the contents of the Application are true and correct to the best of my knowledge and belief. Nothing has been concealed from this Honorable Court.

Identified By

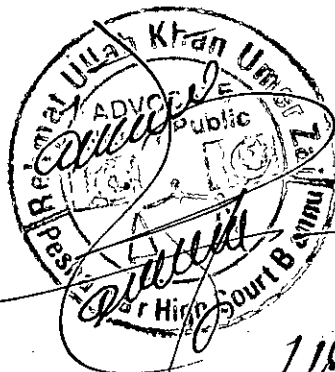
Deponent



Nasir Ali Khan Qureshi  
Advocate High Court Bannu



Ghaizullah Khan  
CNIC # 21507-9581906-3



3/3/18

8

ANNEX  
"A"

# TRIBAL DOMICILE CERTIFICATE



Certified that Mr / Mrs / Miss GHAIZULLAH KHAN  
Son / Daughter of RIMAL KHAN  
Tribe WAZIR Sub Tribe TORIKHEL  
Village MALIK KHEL Tehsil RAZMAK  
Sub-Division Razmak is bonafide resident of  
North Waziristan Agency.

Photo



**Political Naib Tehsildar**  
(Name in Block Letters)

Tehsil. ZAFAR AHMED KHAN  
RAZMAK

**ATTESTED**

**Assistant Political Officer / Agent**  
(Name in Block Letters)

HUSSAIN ZADA KHAN

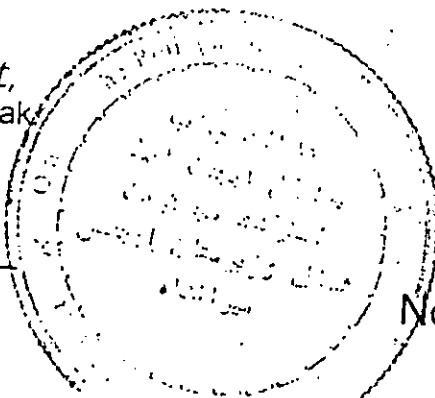
Assistant Political Agent,  
Razmak Sub Division, Razmak

**Countersigned**

**Political Agent**  
North Waziristan Agency

No. 5855

Date with seal 15/8/89



2

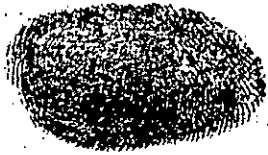
مفتی محمد امجد علی صاحب مدظلہ العالی نے ۱۰/۵/۱۹۲۹ء میں لکھا ہے کہ  
یہ خط لکھنے کے وقت میں نے اس وقت کو مدنظر رکھا ہے

کہ اس کے ساتھ ساتھ جو نقصان میں میرا لبریشن کیا ہے۔ یہ خط لکھنے کے

وقت میں اس طرح کی صورت اور یہ خط لکھنے کی صورت کرتے ہیں

عند بیان کی صورت میں ہم دوسرے دار ہونگے

مد غازی و شہر الی ملہ حیل : مد غازی و شہر الی ملہ حیل



Attested  
[Signature]

PT/R

Police Officer, Tehsildar,  
RAKMAN, 17-8-29



(199) (25)

ANNEX  
"E"



**PAKISTAN** National Identity Card  
ISLAMIC REPUBLIC OF PAKISTAN



Name  
Ghaiz Ullah Khan



Father Name  
Ghaiz Ullah Khan

Father Name  
Rimal Khan

Father Name  
Rimal Khan

Gender: M  
Country of Stay: Pakistan

Identity Number: 21507-9581906-3  
Date of Birth: 04.04.1976

Date of Issue: 21.10.2013  
Date of Expiry: 21.10.2020



Holder's Signature

83956

*Handwritten signatures and text:*  
Ghaiz Ullah Khan  
Advocate  
H/C



سزود پتہ: خوشمالی مایک خیل، ڈاک خانہ رزمک، رزمک

21507-9581906-3

کمپنی، تحصیل رزمک، ضلع نارنگ پور، وزیرستان  
ایجنسی



سٹریٹ پتہ: خوشمالی مایک خیل، ڈاک خانہ رزمک، رزمک

کمپنی، تحصیل رزمک، ضلع نارنگ پور، وزیرستان  
ایجنسی

سزود پتہ: خوشمالی مایک خیل، ڈاک خانہ رزمک، رزمک

Registrar General of Pakistan

101281025426

گمشدہ کارڈ ملنے پر قریبی لیڈ بکس میں ڈال دیں

OFFICE OF THE AGENCY EDUCATION OFFICER NORTH WAZIRISTAN MIRANSHAH.  
APPOINTMENT.  
RAZMAK SUB-DIVISION.

Consequent upon the approval of the Departmental Selection Committee, the following Trained PTC candidates who are placed on merit i.e. 25% open merit & 75% Batch-wise on the resultant vacancies are hereby appointed in BPS No. 7 (Rs. 1480-81-2695) plus usual Allowances as admissible under the rules at the Schools noted against their names.

SNo.	Merit Order.	Name/Father's Name.	School.	Remarks.
1.	01	Mr. Noor Sardar S/O Mir Sardar	GPS Shawali (Garyum)	against vacant Post.
2.	02. ✓	Mr. Ghaisullah S/O Himal Khan	-do-	-do-
3.	03	Mr. Abdul Wali S/O Noordat Khan	GHS Razmak Camp (Pry: Section)	-do-

Their appointment is being made subject to the following terms and conditions:-

1. If the senior one is left through oversight/mistake, the junior one will be terminated.
2. Their original qualifications and other documents will be got verified from the concerned Institutions/Board/Universities etc.
3. Their appointment is purely being made on temporary basis and are liable to termination with-out any reason/notice. In case they wish to resign from their posts, they should give one month's prior notice or forfeit one months pay in lieu thereof.
4. They should produce their Health and Age Certificates from the M/S HQ Miranshah.
5. Their Age should not less than 18 years and not more than 30 years.
6. If they failed to resume their charge with in 15 days of the issue of this order will be treated as cancelled.
7. The order will take effect w.e.f. 1.8.99.
8. Their Salaries will not be drawn till the verification of their documents from the quarter concerned are received.

(H. FAZAL QADIR KHAN)  
Agency Education Officer,  
North Waziristan Miranshah.

Endst: No. 2586-92 / PTC/RZK/MALE/AEO/NWA

Dated 31/2/1999.

- Copies to:-
1. The Director of Education (FATA) NWFP, Peshawar in duplicate.
  2. The Regional Director of Education (FATA) D.I. Khan Region D.I. Khan.
  3. The Agency Accounts Officer Miranshah.
  4. The AAEO circle concerned.
  5. The Pay Clerk.
  6. The teachers concerned.

*Attested*  
*[Signature]*  
Agency Education Officer,  
North Waziristan Miranshah.

No. 12782 / Dated Peshawar the 21/8 / 1999.

From,

The Registrar  
Departmental Examinations,  
Education Department NWFP,  
Peshawar.

To

The Agency edu. officer,  
North Waziristan Agency

Subject:-

VERIFICATION OF DMC/ORIGINAL CERTIFICATE.

Memo:-

Reference your memo No. 2798

Dated

19/8/99

The DMC/Original Certificate received with your memo. under reference are checked with the result register and other relevant record of this Office and found as under.

Roll No.	Name of candidate	Name of Exam	Year	Marks Obtained	Remarks
2478	ShaiZullah	1997		778	1st

*[Handwritten signature and stamp]*

*[Handwritten signature]*

Registrar  
Departmental Examinations,

(11)

MEDICAL CERTIFICATE

Name of Official..... Mr. Ghaziz Ullah

Cast or rank..... Wazir.

Father's name..... Mr. Rimal Khan

Residence..... of Village Kholishli Malik Khel  
..... Tehsil Razmak N.W.A.

Date of birth..... 4.4.1976

Exact height by measurement..... 5 . 4.

Personal mark of identification..... Scar on the right foot

Signature of the Official..... *Ghaziz Ullah*

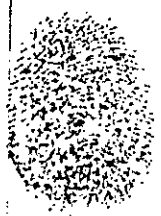
Signature of head of office.....

Seal of Office.....

I do hereby certify that I have examined Mr. Ghaziz Ullah a candidate for  
employment in the Office of the Education Deptt;.

and can not discover that he had any disease communicable or other constitutional  
affection or bodily infirmity except..... *Nil*

I do not consider this as disqualification for employment in the office of the Education  
Deptt;..... His age according to his own statement..... 23 year and by  
appearance about *Twenty three years (23)*



LEFT HAND THUMB AND FINGER  
IMPRESSIONS. 5.3.1995.....

*Attested*  
*Dr. [Signature]*  
Medical Superintendent  
G. O. Hospital, [Location]

(12)

# SERVICE BOOK

## سروس بک

## کتاب ملازمت



*Handwritten signature and stamp, possibly 'A. H. Khan' and 'Secretary'.*

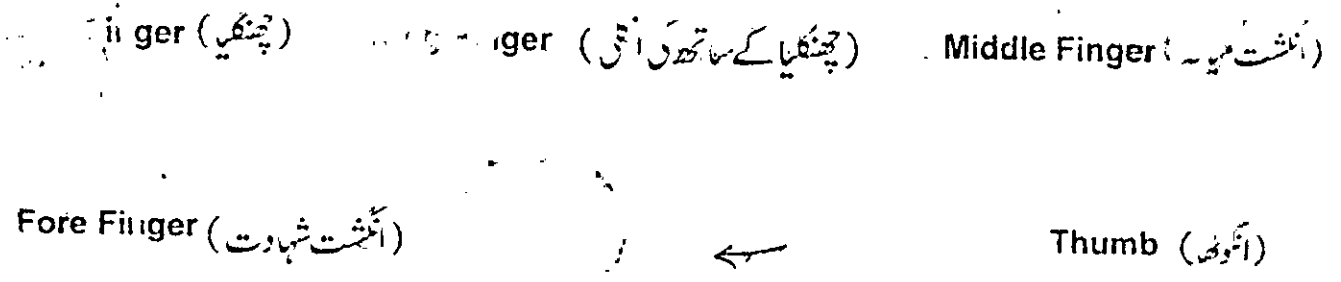
03336923998

Name	Ghaizullah
Father's Name	Qasim Khan
Qualification	FA
Designation	P/c
Department	Education
Permanent Address	Malik Khan Tehsil Rajmeh

- 1. Name (نام) Mr. Chaizullah Khan
- 2. Nationality and Religion (قومیت و مذہب) Pakistani - Islam
- 3. Residence (رہائش گاہ) vill. Malik Kher Tehsil Razmak
- 4. Father's Name and Residence (والد نام و رہائش گاہ) Mr. Rimel Khan As above
- 5. Date of birth Christian era as nearly as can be ascertained (تاریخ پیدائش عیسوی کے قریب) 4-4-1976 (Fourth April N.H. & Seventy Six)
- 6. Exact height by measurement (قد و قامت) 5-4"
- 7. Personal mark of identification (شخصی نشانی) NIL -

8. Left hand/right hand thumb and finger impressions of (Non-gazetted officer)

(مرد کی صورت میں بائیں اور عورت کی صورت میں دائیں ہاتھ کی انگلیوں کے نشانات)



9. Signature of Govt. Servant (سرکاری ملازم کے دستخط)

Attested by Advocate H.C.

10. Signature and designation of the Head of the Officer or other Attesting Officer

(تصدیق کنندہ افسر کے دستخط اور مہر)

Signature of Head of the Officer

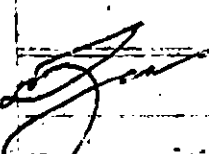
Deputy Education Officer N.W. Agency Miranshah


Note: The entries in this page should be renewed or re-aggested at least every five years and the signatures in lines 9 and 10 should be dated. Finger prints need not be taken after every 5 hears under this rule.

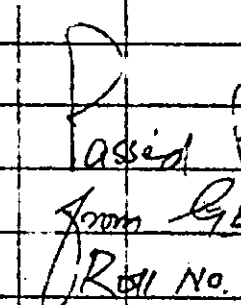
اس صفحے کے مندرجہ کم از کم پانچ سال بعد تصدیق ہوگا۔ یہ فی سال 9 اور 10 میں دستخطوں کے نیچے تاریخ لکھنی چاہیے۔  
انگوٹھ کے نشانات کے لئے ہر پانچ سال کے بعد تصدیق ضرورت نہیں۔





9	10	11	12	13	14	15				
Signature and designation of the Head of the office or other attesting officer in attestation of column 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 of average pay up to four months (or earned leave not exceeding 120 days) to which leave salary is debitable to another Government	Reference to any recorded punishment of censure, or reward, or praised of the Government servants				
					<table border="1"> <tr> <th>Period</th> <th>Government to which debitable</th> </tr> <tr> <td></td> <td></td> </tr> </table>	Period	Government to which debitable			
Period	Government to which debitable									
<p>دستخط افسر مجاز</p>  <p>Agency Education Officer N.W. Agency Miranshah.</p>	<p>تاریخ انتظام تاریخ</p>	<p>وجوہات انتظام ترقی یا تعمیر</p>	<p>دستخط افسر مجاز</p>	<p>فصلت نوعیت و معیار</p>	<p>پارہ 1 کی رخصت کے لئے اور 2 تا 4 کا تعین</p>	<p>دستخط افسر مجاز</p> <p>سزا یا جزا یا غیر مناسب کارکردگی کا ریکارڈ</p>				
					<p>Appointed as P.T.C. trainee teacher at G.P.S. Shamsi 1657-Gashyuan NSA vide AEO NSA Enroth. NO. 2586-G2 Date 31-7-1999.</p>					
					<p>Agency Education Officer N.W. Agency Miranshah.</p>					
					<p>Passed S.S.C. Examination from B/S.E. Banku, under R/O No. 18292 obtaining 359/850 marks Certificate issued on 11-8-1994.</p>					
					<p>Agency Education Officer N.W. Agency Miranshah.</p>					
					<p>Passed P.T.C. Examination from GEC Mir Ali under CR No. 2478 obtaining 778/1200 marks. Result issued on 22-2-1998.</p>					
					<p>Agency Education Officer N.W. Agency Miranshah.</p>					


  
 Agency Education Officer  
 N.W. Agency Miranshah.


  
 Agency Education Officer  
 N.W. Agency Miranshah.



9	10	11	12	13	14	15
Signature and designation of the Head of the office or other attesting officer of column 1 to 8 امیر عیاض افسر عیاض	Date of termination or appointment تاریخ انصراف ملازمت	Reason of termination (such as promotion, transfer, dismissal etc.) بابت انتقال رہی جا رہا یا برطرفی	Signature of the head of the office or Attesting Officer امیر عیاض افسر عیاض	Nature and duration of leave taken نوعیت نوعیت و مدت Period of average pay up to four months (or earned leave not exceeding 120 days) to which leave salary is payable to another Government پندرہ روزوں کی رخصت ہے اور اس دوران میں Period to which leave salary is payable to another Government ←	Signature of the Head of the office other attesting officer امیر عیاض افسر عیاض	Reference to any recorded punishment of censure, or reward, or praised to the Government servants سزا یا جزا غیر مناسبت کارکردگی کا ریکارڈ
				Passed F.A. Examination from B.I.S.E. Danna, under Roll No. 70423 Session 1996 (A) obtaining marks 517/1100.		
					Education Officer V.W. Agency Miranshah	

امیر عیاض  
امیر عیاض  
امیر عیاض  
امیر عیاض  
امیر عیاض

16

ANNEX  
"C"

OFFICE OF THE AGENCY EDUCATION OFFICER NORTH WAZIRISTAN AGENCY MIRANSHAH.  
TERMINATION OF SERVICE.

The charges levelled against the following teachers in this Office show cause Notice NO: 8605-8/E/D/AEO/NWA dated 11.9.2000, NO: 8874-77 dated 22.9.2000, NO: 8609-12/E/D/AEO/NWA dated 11.9.2000 and NO: 8868-71 dated 22.9.2000 with regard to absence from duty since long and going abroad which have been established as they did not make any written and oral representation with in the specified period and thus their services are hereby terminated with effect from 1.9.2000.

<u>SR: NO</u>	<u>Name &amp; Designation</u>	<u>School where posted.</u>
1.	Mr: Taj Muhammad PTC	GPS, Surdar Nekhal (Razmak).
2.	Mr: Ghaizullah Khan PTC	GPS, Shahwali Kot (Garyum).
.....		

scf  
Agency Education Officer  
North Waziristan Agency Miranshah.  
Dated 28 / 9 / 2000

Endst: NO 8928-33 / PTC/AEO/E/D

Copy to the:-

1. The Director of Education of Education (PATA) NWFP Peshawar.
2. The Political Agent North Waziristan Agency Miranshah.
3. AEO Circle concerned.
4. Headteachers concerned.
5. Teachers concerned.
6. Accountant local Office.

Agency Education Officer -  
North Waziristan Agency Miranshah.  
*Paul*

*Attended  
by  
S. Khan  
Advocate  
etc*

fro

enct  
y.

اپیلی بنام

جناب والا شان ڈائریکٹر ایجوکیشن قبائیلی علاقہ جات

صوبہ سرحد پشاور

ذریعہ: قبائلی ملازمت

جناب عالی

گزارش ہے کہ سائل گورنمنٹ پرائمری سکول سردار نیک۔ بل رزک پر سختی ٹرینڈ p.t.c استاد اپنے فرائض سرانجام دے رہا تھا۔  
 نے فرائض سرانجام دیے۔ A.E.O میرا ان شان نے سائل کو ملازمت سے فارغ کر دیا۔ سائل کو A.E.O کی طرف سے کوئی شوک زونس نہیں  
 دیا۔ اور تین اور سنی کا موقع دیے بغیر بے روزگار کر دیا۔ سائل نے کئی بار اپیلیں کیں۔  
 بدقسمتی سے اب تک کوئی شنوائی نہیں ہوئی ہے۔ اس مہنگائی کے دور میں ایک بال بچے دار تعلیم یافتہ قبائلی گونا گوں مسائل کا شکار رہتا ہے۔  
 لہذا درخواست ہے کہ سائل کو اپنی ملازمت پر بحال کیا جائے۔ سائل اپنے افران بالا کو کسی قسم کی شکایت کا موقع نہیں دے گا۔

العارض

تاج محمد ولد شیر علی خان گورنمنٹ پرائمری سکول سردار نیک (پشاور) قبائلی وزیرستان ایجنسی

Rumalali Khan

15/1/2015

Attest  
15/1/2015

OFFICE OF THE AGENCY EDUCATION OFFICER N.W. AGENCY.

RE-APPOINTMENT.

As per direction of the Director of Education FATA NWFP Peshawar vide his No: Nil dated 10.2.2005, Mr: Taj Mohammad S/O Sher Ali Khan Ex-PTC Teacher GPS Surdar Nekbal Razmak(NWA) Terminated Vide this office No: 8928-33 dated 28.9.2000 w.e.f. 1.9.2000 is hereby Re-Appointed as PTC Teacher against Vacant PTC post at GPS Gul Rafi Jan Kot Razmak(NWA) vice Bahadar Jan PTC retired from service in BPS-7 Rs: -2555-140-6755 purely on contract basis for ~~two~~ YEARS w.e.f. the date of taking over charge.

TERMS AND CONDITIONS.

1. His appointment is being made purely on contract basis and liable to termination at any time without any notice if wish to resign from his post He should give one month prior notice or forfeit one month pay lieu thereof.
2. He should not be handed over charge of the same post if he is below 18 year or above <sup>23</sup>35 year of Age.
3. He should produce his Health and Age certificate from the Medical SUPDT: A/H/Q/Hospital Miransha h.
4. His original qualification date of Birth and Domicial certificate should be checked and photo copy be placed on the record before handed over charge of the same post.
5. If he fails to resume his charge within 15 days the order should be treated as cancelled.
6. His academic/prof: certificates will be referred to all concerned Board/University by (depositing usual fee charges) for necessary verification till the receipt his certificates the salary will not be drawn.
7. TA/DA is not allowed.
8. He should produce his NIC to AAO circle concerned.
9. charge report should be submitted in duplicate to all concerned
10. He will be terminated if he found absent 4 days Continously from the the date taking over charge.

Agency Education Officer,  
North Waziristan Agency.

Endst: NO: 4405-10 / AEO/NWA Dated Miransha h the 14-9 / 05

Copy to:-

1. The Director of Education FATA NWFP Peshawar.
2. The Agency Accounts Officer NWA at Miransha h.
3. AAO Circle concerned.
4. Candidate concerned.
5. Accountant 41500-Pry: Section Local office.

*Attest*  
*[Signature]*  
Shahwar  
AS-1000  
A/C

*[Signature]*  
Agency Education Officer,  
North Waziristan Agency.

خدمت صبا ایجنسی ایگزٹیشن افسیر شمالی وزیرستان ایجنسی

صبا علی!

موربانہ گزارش ہے کہ فوری کو شدید مشکلات اور

جان و اخلت ہے۔ جو جان سے مارنے کی دھمکیاں مل

رہی ہے۔ اس وجہ سے جو میرا سکول جانا ناگزیر

ہو رہا ہے۔ لہذا آپ صاحبان میری فرمائش

دو سال کی <sup>مطلوبہ</sup> تعلیم فراہم کریں

بہتر گزارش ہوگی

عزیز اللہ خان گورنمنٹ پرائمری سکول شمالی وزیرستان

28/4/2000

Attestation  
Signature  
Name  
Date  
HAC

صناب وال نشان ڈائریکٹر خانا حیدر بختون خواہ میٹا در

صناب وال!

موردانہ گزارش ہے کہ عدوی نے ایجنسی ایجوکیشن آفیسر کو

جیسے کہ وہ ایک درخواست دیا تھا۔ لیکن صناب وال آج

تک اس کے کوئی کاروائی نہیں ہوئی۔ یہیں رشتہ کسی نے

علو بیان کر کے ایجنسی ایجوکیشن آفیسر نے مسائل کو نوکری

سے دست بردار کیا۔ صناب وال اپنے مال کے در اور بیوں

سوں مشگل سے دوچار ہوں۔ لہذا آج صبح

سے درخواست ہے کہ صبح دوبارہ اپنے نوکری کے

مال کو دے

یہی گزارش ہے

عزیز اللہ خاں بی بی بی بی بی گویندگی ام ای کل سٹوڈنٹ گزٹ گرام  
مشال عزیز

14/3/2003  
Received

Signature  
Shouqat  
ADP Code 4412



(21)

اپیل بنام

ANNX.

"D3"

جناب والا شان ڈائریکٹر ایجوکیشن قبائلی علاقہ جات خیبر پختون خواہ پشاور

عنوان: دوبارہ بحالی ملازمت

جناب عالی!

مودبانہ عرض ہے مسائل گورنمنٹ پرائمری سکول شوالی کوٹ گڑیوم پرنسپل ٹرینڈ IPTC استاد اپنا فرائض سرانجام دے رہا تھا۔ کسی نے غلط بیانی کر کے AEO میران شاہ نے مسائل کو ملازمت سے فارغ کر دیا۔ مسائل کو AEO کی طرف سے کوئی شکاژ نوٹس نہیں جاری ہوا اور بغیر تحقیق اور صفائی کا موقع دیئے بغیر بے روزگار کر دیا۔ مسائل نے کئی بار اپیلیں کیں۔ مگر بد قسمتی سے اب تک کوئی شنوائی نہیں ہوئی ہے۔ اس مہنگائی کے دور میں ایک بال بچے دار تعلیم یافتہ قبائلی گونا گوں مسائل کا شکار رہتا ہے۔ لہذا درخواست ہے کہ مسائل کو اپنی ملازمت پر بحال کیا جائے۔ مسائل اپنے افسران بالا کو کسی قسم کی شکایت کا موقع نہیں دے گا۔

مشکور و ممنون و دعا گو رہوں گا۔

مورخہ: 06/05/2013

غیر اللہ خان ولد ریمال خان (گورنمنٹ پرائمری سکول شوالی کوٹ گڑیوم شمالی وزیرستان ایجنسی)

غیر اللہ خان

Advocate  
H/C

## جناب والا ایجنسی ایجوکیشن آفیسر میرانشاہ شمالی وزیرستان ایجنسی

عنوان: دوبارہ بحالی ملازمت

جناب عالی!

مودبانہ عرض ہے کہ سائل گورنمنٹ پرائمری سکول شوالی کوٹ گڑیوم پرنسٹنٹ ٹرینڈ PTC استاد اپنا فرائض سرانجام دے رہا تھا۔ کسی نے غلط بیانی کر کے AEO میرانشاہ میں سائل کو ملازمت سے فارغ کر دیا۔ سائل کو AEO کی طرف سے کوئی شوکانوٹس نہیں جاری ہوا اور بغیر تحقیق اور صفائی کا موقع دئے بغیر بے روزگار کر دیا سائل نے کئی بار اپیلیں کیں۔ مگر بد قسمتی سے کوئی شنوائی نہیں ہوئی ہے۔ اس مہنگائی کے دور میں ایک بال بچے دار تعلیم یافتہ قبائلی گونا گوں مسائل کا شکار رہتا ہے۔

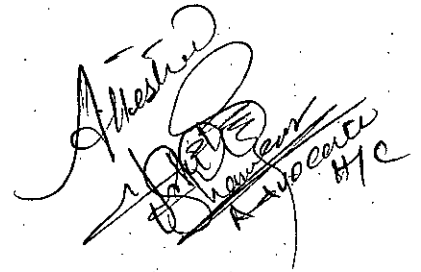
لہذا درخواست ہے کہ سائل کو اپنی ملازمت پر بحال کیا جائے۔ سائل اپنے افسران بالا کو کسی قسم کی شکایت کا موقع

نہیں دے گا۔

مشکور و ممنون و دعا گو رہوں گا۔

مورخہ: 05/10/2016

غیر اللہ خان ولد ریمال خان (گورنمنٹ پرائمری سکول شوالی کوٹ گڑیوم شمالی وزیرستان ایجنسی)

اپیل بنام

# جناب والا ایجنسی ایجوکیشن آفیسر میرانشاہ شمالی وزیرستان ایجنسی

عنوان: دوبارہ بحالی ملازمت

جناب عالی!

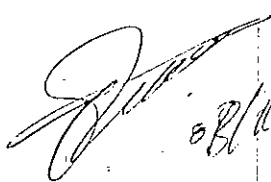
مودبانہ عرض ہے کہ سائل گورنمنٹ پرائمری سکول شوالی کوٹ گڑیوم پرنکسٹٹ ٹرینڈ IPTC استاد اپنا فرائض سرانجام دے رہا تھا۔ کسی نے غلط بیانی کر کے AEO میرانشاہ میں سائل کو ملازمت سے فارغ کر دیا۔ سائل کو AEO کی طرف سے کوئی شوکاژ نوٹس نہیں جاری ہوا اور بغیر تحقیق اور صفائی کا موقع دئے بغیر بے روزگار کر دیا سائل نے کئی بار اپیلیں کیں۔ مگر بد قسمتی سے کوئی شنوائی نہیں ہوئی ہے۔ اس مہنگائی کے دور میں ایک بال بچے دار تعلیم یافتہ قبائلی گونا گوں مسائل کا شکار رہتا ہے۔

لہذا درخواست ہے کہ سائل کو اپنی ملازمت پر بحال کیا جائے۔ سائل اپنے افسران بالا کو کسی قسم کی شکایت کا موقع نہیں دے گا۔


مشکور و ممنون و دعا گوہ رہوں گا۔

مورخہ: 03/11/2017

غیر اللہ خان ولد ریمال خان (گورنمنٹ پرائمری سکول شوالی کوٹ گڑیوم شمالی وزیرستان ایجنسی)



03/11/2017



Ghair Allah Khan  
Advocate  
H/C

اپیل بنام

## جناب والا شان ڈائریکٹر ایجوکیشن قبائلی علاقہ جات خیبر پختون خواہ پشاور

عنوان: دوبارہ بحالی ملازمت

جناب عالی!

مہودبانہ عرض ہے کہ سائل گورنمنٹ پرائمری سکول شوالی کوٹ گڑیوم پرنسٹھٹ IPTC استاد اپنا فرائض سرانجام دے رہا تھا۔ کسی نے غلط بیانی کر کے AEO میرانشاہ میں سائل کو ملازمت سے فارغ کر دیا۔ سائل کو AEO کی طرف سے کوئی شوکاژ نوٹس نہیں جاری ہوا اور بغیر تحقیق اور صفائی کا موقع دئے بغیر بے روزگار کر دیا سائل نے کئی بار اپیلیں کیں۔ مگر بد قسمتی سے کوئی شنوائی نہیں ہوئی ہے۔ اس مہنگائی کے دور میں ایک بال بچے دار تعلیم یافتہ قبائلی گونا گوں مسائل کا شکار رہتا ہے۔ میرے اپیل اور درخواست پر کوئی رد عمل نہیں ہوتا اس لیے مجھے مجبوراً کوٹ کے ساتھ رجوع کرنا پڑھے گا۔

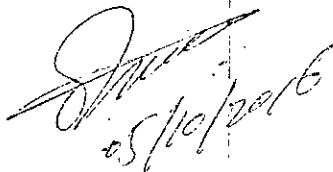
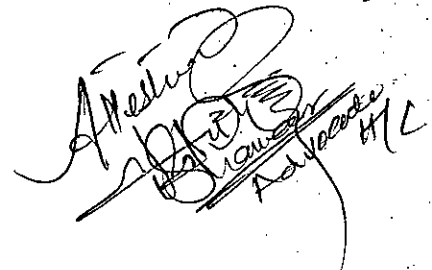
لہذا درخواست ہے کہ سائل کو اپنی ملازمت پر بحال کیا جائے۔ سائل اپنے افسران بالا کو کسی قسم کی شکایت کا موقع

نہیں دے گا۔

مشکور و ممنون و دعا گوہ رہوں گا۔

مورخہ: 05/10/2016

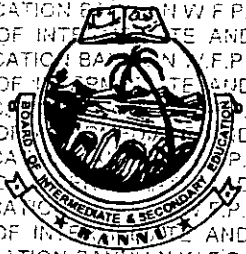
غیر اللہ خان ولد ریمال خان (گورنمنٹ پرائمری سکول شوالی کوٹ گڑیوم شمالی وزیرستان ایجنسی)

BN. NO. 006925

Roll No. 18292

**BOARD OF INTERMEDIATE AND SECONDARY EDUCATION**



Bannu N.W.F.P. Pakistan

**Secondary School Certificate Examination**

**SESSION 1994 (ANNUAL)**

**THIS IS TO CERTIFY THAT** Ghaiz Ullah Khan  
Son / Daughter of Rehal  
and a student of District Bannu

has passed the **Secondary School Certificate Examination** of the  
**Board of Intermediate & Secondary Education, Bannu**  
as a Regular Private candidate. He/She obtained 359 Marks out of 850

and has been placed in Grade D Representing Fairtion Bannu N.W.F.P.  
The Candidate passed in the following subjects:

- 1. English
- 2. Urdu
- 3. Islamiyat
- 4. Pakistan Studies
- 5. Mathematics
- 6. Physics
- 7. Chemistry
- 8. Biology

He / She has been awarded Grade D on the basis of  
**internal assessment by the institution concerned.**

Date of birth according to admission form is Fourth April

one thousand nine hundred and Seventy Six. (04/4/1976.)

*(Signature)*  
Secretary

*(Signature)*  
Secretary

*This certificate is issued without alteration or erasure.*

بِسْمِ اللّٰهِ الرَّحْمٰنِ الرَّحِیْمِ

BN N<sup>o</sup> 000026

Roll No. 70428



**Board of Intermediate & Secondary Education**  
Bannu N.W.F.P Pakistan  
**INTERMEDIATE EXAMINATION**  
**HUMANITIES GROUP**  
SESSION 1996 (ANNUAL)

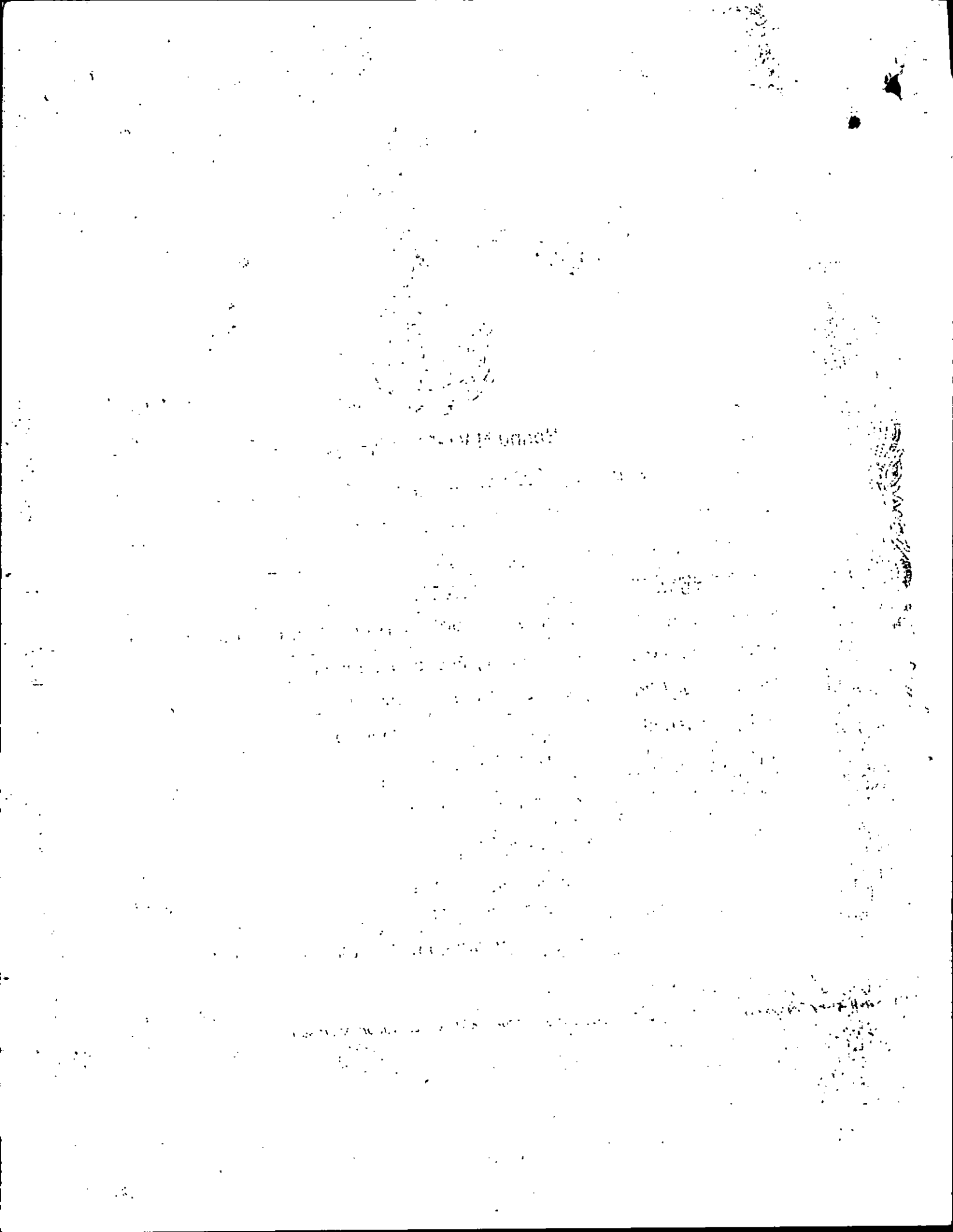
**THIS IS TO CERTIFY THAT** Ghaiz Ullah Khan  
Son/Daughter of Rimal Khan  
and a student of Govt College Miran Shah N.W.A  
Registered No. 118-BB/MS-94 has passed the Intermediate  
Examination of the Board of Intermediate & Secondary Education, Bannu.  
as a Regular/Private candidate. He/She obtained 517 Marks out of 1100  
and has been placed in Grade  Representing Fair  
He/She has been awarded Grade  on the basis of internal assessment by  
the Institution concerned.

*Muleez*  
Asst. Secretary

*Almas*  
*Secretary*  
HC

This certificate is issued without alteration or erasure.

*Secretary*  
Secretary



Let off by the system on 15/4/98

# DETAIL MARKS CERTIFICATE

## TRAINING CLASSES EXAMINATION P. T. C. 199

Roll No 2478 Name Ghagullah Son/Daughter of Reman Ichan

S. No.	SUBJECT	Max Marks	Marks Obtained		TOTAL
			Inter	Ext	
1	Principles of Edu. and Method of Teaching	100			60
2	Child Develop: and Coun:ling	100			60
3	School Org: and Class Room Management	100			77
4	Lang: and Method of Teaching	100			63
5	Math: matics and Method of Teaching	100			63
6	Science and Method of Teaching	100			77
7	Social Studies and Method of Teaching	100			63
8	Islamist and Method of Teaching	100			73
9	Art and Craft, Art and Method of Teaching	100			75
10	Health and Principles of Education	100			63
	Teaching Practice	200			104
	Grand Total	1200			778

Seven hundred & Seventy eight

Passed/Failed Division D

To Re-appear in

19

Prepared by

*Ahmed*  
Principal  
Govt College Miranshan

Date of declaration 27-2-98

*Ahmed*  
Principal  
Govt College Miranshan

*Abdul K*  
By: Registrar  
Departmental Examination  
Education Department  
N.W.F.P., Peshawar



# NCC & W G DIRECTORATE



## Certificate

No. & Name P-2113786 Ghaiz Ullah Khan  
 College Govt. Degree College Miranshah  
 Sector D.I. Khan

*has attended*

### NCC Central Camp Training 1995

*at*

### Abbottabad

*from 15th June 95 to 3rd July 95*

*Attested*  
*[Signature]*  
 NCC & W G Directorate  
 Abbottabad

*[Signature]*  
 Lt Col  
 A/Director  
 NCC & W G Directorate  
 (Akhtar Ali)

30

Ref. NGR Part III, Para 25a

PAF (PTF)-21

Book No.

8954

NCC No.

895355



THE NATIONAL CADET CORPS

CERTIFICATE OF SERVICE

The Director General National Guards  
is pleased to record the services rendered by:-

No. P-2113786

Name GHAIZULLAH KHAN

Son of REMAL

in GOVT DEGREE COLLEGE MIRAN SHAH

with 11 Company 11 Battalion

from 07 JAN 95 to 26 JAN 95 &  
15 JUN 95 03 JUL 95

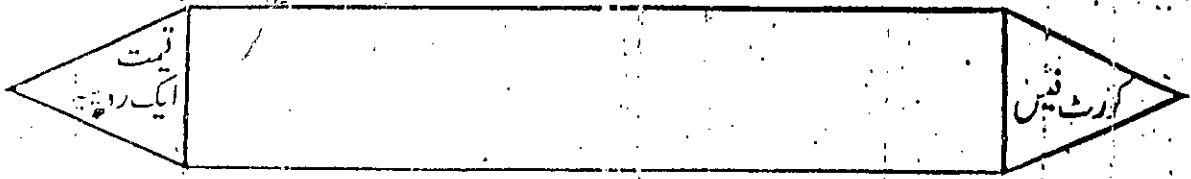
D I KHAN

*Ghauqbal*  
LT COL  
FOR Director

15 NOV 1995 National Cadet Corps & Women Guards  
NAJAM IQBAL

*Ahmed*  
*Director*  
*NAJAM IQBAL*  
*11C*

بعدالت جناب ضیہ بخٹو خواہ سروس ٹریبونل کشاور



28 فروری 2018ء منجانب مستند  
غنیہ اللہ خان بنام ایڈیشنل چیف سیکرٹری قائمہ و طرہ

مورخہ  
مقدمہ  
دعویٰ  
جرم

## باعت خیر آنکہ

مقدمہ مندرجہ بالا عنوان بالا میں اپنی طرف سے واسطے پیروی و جواب دہی وکل کارروائی متعلقہ ان مقام کشاور نے لے نامہ سلی خان قریشی ایڈووکیٹ مقرر کر کے اقرار کیا جاتا ہے کہ صاحب موصوف کو مقدمہ کی کل کارروائی کا کامل اختیار ہوگا نیز وکیل صاحب کو راضی نامہ و مقرر ثالث و جملہ پر حلف دینے جواب دہی اور اقبال دعویٰ اور بصورت ڈگری کرانے اجراء اور وصولی چیک روپیہ اور عرضی دعویٰ اور درخواست ہر قسم کی تصدیق ذرا اس پر دستخط کرنے کا اختیار ہوگا۔ نیز بصورت عدم پیروی یا ڈگری یا کسی طرفہ یا اپیل کی برآمدگی اور منسوخی دائر کرنے اپیل نگرانی و نظر ثانی و پیروی کرنے کا اختیار ہوگا اور بصورت ضرورت مقدمہ مذکور کے کل یا جزوی کارروائی کے واسطے اور وکیل یا مختار قانونی کو اپنے ہمراہ یا اپنی بجائے تقرر کا اختیار ہوگا اور صاحب مقرر شدہ کو بھی وہی جملہ مذکورہ بالا اختیارات حاصل ہوں گے اور اس کا سامنتہ پر داختم منظور و قبول ہوگا اور دوران مقدمہ میں جو خرچہ و ہزجانہ التوائے مقدمہ کے سبب سے ہوگا۔ اس کے مستحق وکیل صاحب موصوف ہوں گے۔ نیز بقایا و خرچہ کی وصولی کرنے کا بھی اختیار ہوگا۔ اگر کوئی تاریخ پیشی مقام دورہ پر ہوگا تقاضا باہرہ و تو وکیل صاحب پابندوں گے کہ پیروی مقدمہ مذکور کریں۔ لہذا نکالت نامہ لکھ دیا کہ سند ہے۔

المرقوم 28 ماہ فروری 2018ء

العبد الغائب

گواہ شد

العبد



KHYBER PAKHTUNKHWA  
BAR COUNCIL

NASIR ALI KHAN QURESHI

Advocate  
bc-10-3907  
Date of issue: January 2017  
Valid upto: January 25 20



Adv. Secretary  
KP Bar Council

Accepted

Annexed  
Advocate

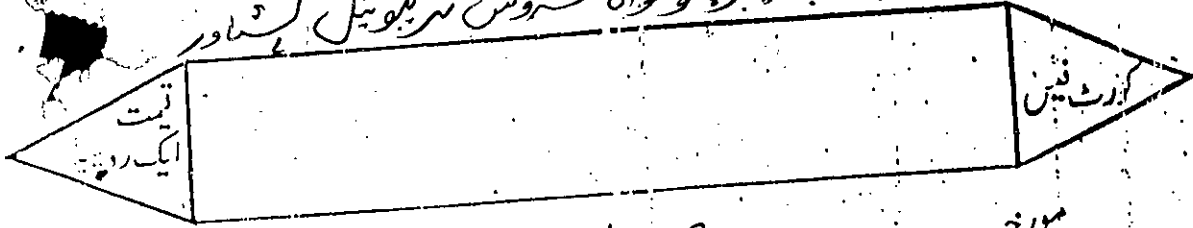
نمبر: 619368

قلم

Advocate

غنیہ اللہ خان

بدرت جہان صبر پختونخواہ سروس ٹریبونل کراچی



28 فروری 2018ء منجانب مستند  
غنی اللہ خان بنام ایڈیشنل چیف سیکریٹری قائمہ عدلیہ

مورخہ  
مقدمہ  
دعویٰ  
حرم

## باعت خیر آنکہ

مقدمہ مندرجہ بالا عنوان بالا میں اپنی طرف سے واسطے پیردی و جواب دہی و کل کارروائی متعلقہ ان مقام کراچی کے لئے نام اسلی خان قریشی ایڈووکیٹ مقرر کر کے اقرار کیا جاتا ہے کہ صاحب موصوف کو مقدمہ کی کل کارروائی کا کامل اختیار ہوگا نیز وکیل صاحب کو راضی نامہ و مقرر ثالث و فیصلہ پر صاف دیکھ کر جواب دہی اور اقبال دعویٰ اور بصورت ڈگری کرانے اجراء اور وصولی چیک روپیہ اور عرضی دعویٰ اور درخواست ہر قسم کی تصدیق ذرا اس پر دستخط کرنے کا اختیار ہوگا۔ نیز اس وقت عدم پیردی یا ڈگری یا کسی طرف یا اپیل کی برآمدگی اور منسوخی دائر کرنے اپیل نگرانی و نظر ثانی و پیردی کرنے کا اختیار ہوگا اور بصورت ضرورت مقدمہ مذکور کے کل یا جزوی کارروائی کے واسطے اور وکیل یا مفارقات قانونی کو اپنے ہمراہ یا اپنی بجائے تقرر کا اختیار ہوگا اور صاحب مقرر شدہ کو بھی وہی جمانہ کورہ بالا اختیارات حاصل ہوں گے اور اس کا سامانہ پر داختم منظور و قبول ہوگا اور دوران مقدمہ میں جو خرچہ دہر جانہ التوائے مقدمہ کے سبب است ہوگا۔ اس کے مستحق وکیل صاحب موصوف ہوں گے۔ نیز بقایا و خرچہ کی وصولی کرنے کا بھی اختیار ہوگا۔ اگر کوئی تاریخ پیشی مقام دورہ پر ہوگا تقاضا باہر ہو تو وکیل صاحب پابند ہوں گے کہ پیردی مقدمہ مذکور کریں۔ لہذا نکالت نامہ لکھ دیا کہ سندرت۔

با شکر و کرم  
انعم زب

الرقوم 28 ماہ فروری 2018ء

غنی اللہ خان العبد گواہ مستند

قلم نویس  
Advocate  
Advocate  
Advocate



KHYBER PAKHTUNKHWA  
BAR COUNCIL

ADVOCATE HIGH COURT

NASIR ALI KHAN QJRESHI

Advocate  
bc-10-3907  
Date of issue: January 2017  
Valid upto: January 2020



613368: نمبر  
Addl Secretary  
K.P. Bar Council