,		The state of the s
Sr.	Date of	Order or other proceedings with signature of Judge or Magistrate
No	order/	
•	proceeding	
1	s 2	3
<b>T</b>	2	3
		BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL
į	.*	Appeal No. 875/2018
		Date of Institution 10.07.2018 Date of Decision 30.05.2019
		Farhan Ullah S/o Ziarat Gul R/o Suri Zai Bala, Peshawar.
-		Appellan
		1. Director Elementary & Secondary Education, Khybe
	. ,	Pakhtunkhwa Peshawar.
		2. District Education Officer (DEO), Peshawar.
		Respondents
	30.05.2019	Mr. Muhammad Hamid MughalMember (J) Mr. Ahmad HassanMember (E
	·	
		JUDGMENT MUHAMMAD HAMID MUGHAL, MEMBER: Learne
	·	counsel for the appellant and Mr. Muhammad Jan, Deputy Distric
	,	Attorney for the respondents present.
ı		2. The appellant has filed the present service appeal for
	6/0>	adjustment on the post of CT and release of his salaries since
1 .		January, 2016.
3		3. Learned counsel for the appellant argued that the appellant
		was appointed to the post of CT vide order dated 04.05.200

however he was dismissed from service on 01.03.2011 for producing forged attested copies of academic documents; that feeling aggrieved against his dismissal order dated 01.03.2011, the appellant filed departmental appeal which was accepted and resultantly the appellant was reinstated in service vide order dated 21.03.2011; that after reinstatement the appellant served for about four (04) years and seven (07) months; that the salaries of the appellant were stopped in the year 2016 and he was not allowed to work; that the allegation of presenting fake attested copies of academic documents is baseless; that the appellant secured diploma of CT from Skill Professional Trade Testing Council (Punjab); that no inquiry or disciplinary proceedings were taken place against the appellant before the stoppage of his salary and restraining him from performing job.

4. As against that learned Deputy District Attorney argued that the appellant applied for the post of CT through fake and bogus academic documents and thereby procured illegal appointment; that according to the forged attested copies of academic certificates produced by the appellant, he procured 613 marks in Matric while according to his genuine certificate, he obtained 478 marks, similarly, as per forged certificates furnished by the appellant, he secured 775 marks in F.Sc while his genuine F.Sc certificate reflects that he got 531 marks. Further argued that the appellant furnished CT certificate allegedly issued from Schools & Literacy Department Khyber Pakhtunkhwa Peshawar and upon verification, the same was

Jan S.

also found fake and bogus. Further argued that vide order dated 01.03.2011, the appellant was awarded major penalty of dismissal from service for producing forged attested copies of academic documents for the post of CT teacher; that the order dated 21.03.2011 relied upon by the appellant for his reinstatement in service, is also fake and bogus; that the plea of the appellant that he was reinstated in service upon acceptance of his departmental appeal is incorrect. Further argued that vide judgment dated 19.01.2018 passed in Civil Petition No.243-P of 2016, the august Supreme Court declined to reinstate similarly placed person namely Hashmat Ali, who also secured employment to the post of CT through fake and bogus documents.

- 5. Arguments heard. File perused.
- 6. There is no dispute that vide order dated 01.03.2011, the appellant was dismissed from service on account of producing forged attested copies of academic documents for recruitment as CT.
- 7. The appellant remained unable to establish that his departmental appeal against his dismissal order was accepted. There is no any departmental appeal against the dismissal order dated 01.03.2011 nor any order by the appellate authority, setting aside the dismissal order dated 01.03.2011, on file.
- 8. The respondents have disowned the order dated 21.03.2011 regarding alleged reinstatement of the appellant.
  - 9. Learned counsel for the appellant could not demonstrate that

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the Skill Professional Trade Testing Council mentioned above is a recognized institution to issue diploma of CT.

- 10. The respondents have also annexed with their joint reply forged copies of academic documents bearing the name of appellant.
- 11. Plea of learned Deputy District Attorney regarding identical nature case of Hashmat Ali is also found genuine.
- 12. In the light of above discussion, the appellant has not been able to seek indulgence of this Tribunal. Consequently, the present service appeal is dismissed. Parties are left to bear their own costs.

  File be consigned to the record room.

(MUHAMMAD HAMID MUGHAL) MEMBER

AHMAD HASSAN) MEMBER

ANNOUNCED 30.05.2019

30.05.2019

Learned counsel for the appellant and Mr. Muhammad Jan learned Deputy District Attorney present. Vide separate judgment of today of this Tribunal placed on file, the present service appeal is dismissed. Parties are left to bear their own costs. File be consigned to the record room.

(Ahmad Hassan) Member (Muhamad Hamid Mughal) Member

ANNOUNCED. 30.05.2019

17.12.2018

Appellant in person and Mr. Kabir Ullah Khattak learned Additional Advocate General alongwith Mr. Arshid Ali ADO litigation present. Written reply not received. Representative of the respondents requested for time to furnish written reply/comments. Granted. To come up for written reply/comments on 16.01.2019 before S.B.

Member

16.1.2019 Counsel for the appellant and Addl. AG alongwith Arshad Ali, ADO for the respondents present.

Reply on behalf of the respondents has been submitted. To come up for arguments before D.B on 25.03.2019. The appellant may furnish rejoinder within a fortnight, if so advised.

Chairman

25.03.2019

Counsel for the appellant and Mr. Kabirullah Khattak, Additional AG alongwith Mr. Arshed Ali, ADO for the respondents present. Learned counsel for the appellant seeks adjournment. Adjourned to 30.05.2019 for rejoinder and arguments before D.B.

(HUSSAIN SHAH) MEMBER (M. AMIN KHAN KUNDI) MEMBER

03.05.2019 Appellant absent. Learned counsel for the appellant absent. Mr. Muhammad Jan learned Deputy District Attorney for the respondents present. Adjourn. To come up for arguments on 30.05.2019 before D.B.

Member

Member

01.08.2018

Appellant Farhan Ullah alongwith his counsels M/S Mian Muhammad Imran and Muhammad Uzairulah Jan, Advocates present and heard in limine.

Contends that the respondents are denying the payment of salary to the appellant without any legal justification and has also been stopped from working without adopting procedure as prescribed under the law.

Points raised need consideration. The appeal is admitted to full hearing, subject to all legal objections. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to the respondents. To come up for written reply/comments on 13.09.2018 before S.B.

Appellant Deposited
Security & Casess Fee

Chairman

13.09.2018

Appellant Farhan Ullah in person present. Mr. Kabirullah Khattak, Add: AG for respondents present. Written reply not submitted. Learned AAG requested for adjournment. Granted. Case to come up for written reply/comments on 31.10.2018 before S.B.

31-10-18

Due to Pretinement of Honorable Chairman Un Triberal is non functional Ulurafare the Case is adjacurned To come up for the Same on 17-12-2018

# Form- A FORM OF ORDER SHEET

Court of	,	
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Case No.	875 <b>/2018</b>	

	Case No	875 <b>/2018</b>
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	10/07/2018	The appeal of Mr. Farhan Ullah presented today by Mian Muhammad Imran Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please.
	11-7-2018	
2-		This case is entrusted to S. Bench for preliminary hearing to
_	. •	be put up there on <u>01-3-2018</u> .
1		
		CHAIRMAN
	<b>.</b>	
	01.08.2018	Neither appellant nor his counsel present. Case to co
		up for preliminary hearing on 13.09.2018 before S.B.
	•	Chairman
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# BEFORE THE HONORABLE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

Service Appeal No.	876	/2018
service Appear No.		2010

Farhanullah Khan S/O Ziarat Gul R/O Suri zai Bala, Peshawar

.....Appellant

#### VS

1. Director, Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar et. al.

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4.	Copy of Appointment as Constable	С	11
5.	Copy of NOC Dated: 2/1/2009	D	12
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7.	Copy of Dismissal, Order	F	1.7
- 8.	Copy of Reinstatement Order	G	18 A.B.C.D.E
9.	Copy of Transfer Order to GiMS Ghari	Н	19-2°,A
	Fazal Rahim Peshawar & Relieving Chit	·	,, ,,
10.	Copy of Sanction of Duplicate Service	I	2.1
	Book		,
11.	Copy of W.P No. 53/2017 and order	. J	22-27-A 28-30
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Appellant

Through

(Mian Muhammad Imran)

(Muhammad Uzairullah Jan) Advocates High Court



.....Respondents

# BEFORE THE HONORABLE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA

·	Service A <sub>l</sub>	ppeal No	875	/2018	Khyber Pakhtukhwa Service Tribunal Diary No. 1142
<u>Farhanullah Kh</u>	<u>an</u> S/O Ziarat	Gul R/O St	ıri zai Bala, Pe		Butted 0-7-20
				****	Appellant
		· ·	/S		
<ol> <li>Director,</li> <li>Peshawar</li> </ol>	Elementary	& Secon	dary Educat	ion, Khyber	Pakhtunkhwa,

APPEAL U/S 04 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT 1974 AGAINST THE REJECTION OF DEPARMENTAL APPEAL/REPRESENTATION VIDE DATED 26/6/2018 AS THE APPELLANT IS STILL ON THE STRENGTH OF THE EDUCATION DEPARTMENT AS A "CERTIFIED TEACHER" AND THERE IS NO LETTER OR ORDER ISSUED REGARDING DISPENSING WITH THE SERVICES OF THE APPELLANT TILL DATE

2. District Education Officer (DEO), Peshawar

The appellant is pleased to beseech before this Honorable Tribunal as under;

1. That the petitioner is a well-qualified person having done "Masters in Islamiat" from the "University of Peshawar" in the year 2012 under Roll No. 35738 and Registration No. 2003-PC-2750. (Copy of the Masters Degree along with other Academic Documents are attached as F/A)

Registrar

- 2. That the petitioner has also at his credit CT (Certified Teacher) Course which has been carried out from the "Skill Professional Trade Testing Council" in the year 2005-2006 under Roll No. 2911347. (Copy of the CT Course Certificate is attached as F/B)
- 3. That it is inevitable to bring into the notice of this Honorable Court/Tribunal that after completion of Bachelors of Arts (B.A) from the University of Peshawar in the Year 2004-2005, the petitioner was appointed as "Constable" in the Khyber Pakhtunkhwa Police Department on 20/05/2006 and awarded/allotted Constabulary No. 1779. (Copy of the Appointment Order as Constable is attached as F/C)

(2)

- 4. That it is further intrinsic to submit that the petitioner after serving uprightly and sincerely in the <u>Police Department for about three years</u> applied to the <u>post of CT (Certified Teacher) BPS-09</u> and the <u>Police Department granted the petitioner NOC (No Objection Certificate)</u> in this regard on 02/01/2009. (Copy of the NOC Dated: 02/01/2009 is attached as <u>F/D</u>)
  - 5. That the petitioner being an eligible candidate having the requisite qualification for the post of "CT", got appointed on 4/5/2009 under Order No. 2137-2238 Dated: 4/5/2009 along with other candidates. The petitioner was directed to perform duties in "GHS Mattani Peshawar". (Copy of the Appointment Order Date: 4/5/2009 is attached as F/E)
  - 6. That the <u>stroke of misfortune hit that petitioner</u> when after serving honestly and satisfactorily for about two years as a "CT" was <u>dismissed from service on 01/03/2011</u> under Endst: No. 1417-25 Dated: 01/03/2011 for producing forged attested copies of academic documents. (Copy of the <u>Dismissal Order Dated: 01/03/2011 is attached as F/F</u>)
  - 7. That the petitioner, being aggrieved from the Dismissal Order vide Dated: 01/03/2011 preferred appeal before the competent authority on 03/03/2011 which was accepted and the petitioner was reinstated on 21/03/2011 and took over the charge in the "GMS Asia Park Peshawar". (Copy of the Reinstatement Order Dated: 21/03/2011 is attached as F/G)
  - 8. That it is further essential to state that after the reinstatement of the petitioner, he served for about <u>four years and seven months</u> in the "GMS Asia Park Peshawar" as "CT" and then was <u>transferred to "GMS Ghari Fazal Rahim Peshawar" on 08/10/2015</u> under Endst: No. 1085-90 Dated Peshawar, the 8/10/2015. (Copy of the Transfer Order to GMS Ghari Relieving Certificate is attached as <u>F/H</u>)
  - 9. That it is further submitted that even the Respondents also sanctioned the preparation of the duplicate service book of the petitioner vide Endst: 8061-64 Dated: 30/12/2015 which is also one of the essential letter regarding the innocence of the petitioner. (Copy of the Sanction for Duplicate Service Book is attached as F/I)
  - 10.That Writ Petition No. 53-P/2017 was instituted before this Honorable Peshawar High Court wherein the petitioner requested for the release of his salary since December 2015 which was disposed of with the direction to approach to the competent forum. (Copy of the W.P No. 53/2017 is attached as F/J)
  - 11. That in order to file <u>service appeal before this Learned Tribunal</u>, it was mandatory to submit departmental appeal afore which was preferred on 23/04/2018 and was rejected on 26/6/2018 by Respondent No. 1. (Copy of the Departmental Appeal and Rejection Letter is attached as F/K)

12. That feeling aggrieved, the appellant approaches this Honorable Tribunal on the following grounds inter alia;

#### **GROUNDS:**

- A. That the act of the Respondents to stop and not to issue the salaries since the January 2016 to the appellant and also not to adjust him on the post of "CT" is against the mandate of law, rules, equity and fairplay.
- B. That the appellant has not been removed, dismissed or terminated from his duties/service as there is no such sort of order available which means the appellant is still on the strength of the education department.
- C. That the appellant was dismissed from service on 1/3/2011 after performing two years duties at "GHS Mattani Peshawar" based on concocted allegation of fake attested copies of academic record which was taken back and the appellant was reinstated on 21/3/2011 by the competent authority after preferring proper appeal.
- D. That the allegation of fake academic attested copies or record is baseless because the appellant has done his Bachelors in the year 2004-2005 under university registration No. 2003-PC-2750 while done Master in Islamiat in the year 2012 having the same registration No. 2003-PC-2750 which is a well established probity about correctness of his academic documents.
- E. That each and every academic document including Matriculation, F.Sc, B.A, M.A as well as CT Course Certificate have been verified a fresh by the petitioner from the concern quarters and endorsed to be correct and genuine. Such documents have already been provided to the Anti-Corruption Establishment under Diary No. 19125 Dated: 27/12/2017. (Copies of the Entire Verified Academic Documents along with Receipts are attached as F/L)
- F. That the reinstatement order dated: 21/3/2011 is also authentic and indubitable because such has been issued after the departmental appeal of the petitioner apart from the fact that such reinstatement order remained in the field for more than five years as well as during such period the petitioner has also been transferred to "GMS Ghari Fazal Rahim Peshawar" from "GMS Asia Park Peshawar" on the order of the competent authority. It doesn't turn on and lead to believe a prudent and sagacious mind that an un-lawful appointee being appointed and reinstated on fake documents could remain salted away and lie-low from the sharp as a tack and weather eyes of the department.

- G. That it is also a bewilderment and conundrum on the part of the Respondents that even they issued sanction for the preparation of the duplicate service book of the petitioner on 30/12/2015 vide Endst: 8061-64 but no question raised on the reinstatement of the petitioner which is no doubt, evident spitefulness.
- H. That the appellant was appointed in the Khyber Pakhtunkhwa Police as "Constable" on 20/05/2006 and was allotted Constabulary No. 1779. The petitioner enrolled as a "Constable" after acquiring his Bachelor's Degree from the University of Peshawar and in his Enlistment Order, it is clearly mentioned that the petitioner has done graduation. Thus, the petitioner applied for the said post of "Constable" on the basis of his graduation, hence, it is proved that he was graduate at the time of his first appointment in the year 2006.
- I. That it is axiomatic to submit that <u>after his reinstatement on 21/3/2011</u>, the appellant performed his duties for more than five years in the <u>education department</u> and <u>till date</u>, no explanation, show cause notice, <u>statement of allegation</u> etc have been served along with the probity that <u>no enquiry</u> has been conducted against the appellant at all.
- J. That it is also intrinsic to state that the K-P Civil Servant (Efficiency & Discipline) Rules, 2011 has mandated a proper disciplinary procedure against a civil servant who is found ineligible vice versa but in the instant case, the appellant has been left in lurch and in limbo and no enquiry or disciplinary proceedings were taken place but the salary of the appellant was unceremoniously stopped and he has been stopped from working as well.
- K. That the universal adage <u>"Audi Altarem Partem"</u> is rightly applicable because the appellant <u>has not been given opportunity to place forth</u> his defense which is against the mandate of law and rules.
- L. That the doctrine of Locus Poententia is applicable because the appellant performed his duties for more than six years on the post of "CT" and he has already been reinstated by the Respondents so, again raising such dispute and question is brazen violation of Article 13 of the Constitution which is tantamount to double jeopardy.

M. That any other ground can be raised at the time of arguments.

#### PRAYER:

In light of the foregoing submissions, it is therefore, most convivially and humbly prayed that on acceptance of this service appeal, this Honorable Tribunal may graciously be pleased to;

- 1. Release the unpaid accrued salaries to the appellant since January 2016 till date
- 2. Adjust the appellant on the post of "CT"
- 3. <u>Direct the Respondents</u>, in case of any pending charges, to afford opportunity of hearing to the appellant
- 4. <u>Grant any other relief</u>, deems appropriate by this Honorable Tribunal

Through

Dated: /0 /07/2018

(Mian Muhammad/Imran)

(Muhammad Uzairullah Jan) Advocates High Court

Note: As per instruction of my client (Appellant), this is the first service appeal on the above mentioned subject-matter before this Honorable Tribunal.

Advocat<u>e</u>

# University of Peshawar

Pakistan Supplementary 2004

FARHAN ULLAH KHAN	son of		
Prihate Candidate Of	District Peshawa	<u> </u>	and a
prescribed examination held in	2005 is this day &		—having Passed the
Dac/16	elor of Arts.	in _	~
The examination was taken <u>In Parts</u>		Allested	
Registration No. 2003-PC-2750  Rell No. 29040		Jones	Registrar

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# Uniberzity of Pezhawar

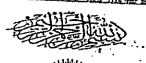


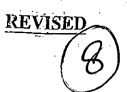
Hakistan Session: Annual 2011 FARHAN ULLAH son of ZIARAT GUL Private Candidate of\_\_\_\_\_ District Peshawar having Passed the prescribed examination held in \_\_\_\_\_July 2011 \_\_\_\_ is this day admitted by the University Of Peshawar to the Aegree of \_\_\_\_\_ Master of Arts in Islamiyat 2nd Division The examination was taken as a Whole Registration No: Roll No. 35738 8. S. J. C M. 17301-7013087-7 Result Declared on January 31, 2012

079164

S.No. 125580

Roll No. 22486





Board of Intermediate and Secondary Education Peshawar N.W.F. Pakistan

Alles Any V

Secondary School Certificate Examination SESSION 2000 ANNUAL

(Science Group)

This is to Certify that Farhan Ullah	Khan Son / Daughter of	$\bigcup \mathcal{H}$
Khalil Mohmand School	& College D. 1.1	Passed the Secondary School Certificate
Examination of the Board of Intermediate and Se	condan Education D	passed the Secondary School Certificate
Candidate. He / She obtained 479 Marks	Tyl	larch/April, 2000 as a Regular
The Candidate passed in the following subjects:	noticed and has been placed in Grade_	C Representing Good
1. English 3. Islamiyat		
2: Urdu 4 Pakistan Studios	5. Mathematics	7. Chemistry
He / She has been awarded Gradeon  Date of birth according to admission form	6. Physics	8. Biology
Date of birth according to admission form	the basis of internal assessment by the Ins	stitution concerned.
A admission form	February 15, 1985	
Issue	ed in lieu of O.C# 105090 (Annual - 200	
	- 105090 (Annual - 200)	
Asstt Secretary		

This certificate is issued without alteration or erasure

S.No. 115021 Roll No. <u>58822</u>

Group. Pre-Engineering



### Board of Intermediate and Secondary Education Peshawar A.W.F.P. Pakistan INTERMEDIATE EXAMINATION

RMEDIATE EXAMINATIOI SESSION 2002-ANNUAL

This is to Certify that	Farhan Ullah Khan	Sonof	Ziara	at Gul
and a student of	Govt. College Badber Peshawa	ar ,	Registered No	20-B/BDR-2000
	e Examination of the Board of			
held in May, 2002	_ as a _ Regular _ Candidate	. He obtaine	ed <u>531</u> Mark	ks out of 1100
and has been placed in Gra	de <u>D</u> Lepresenting <u>Fair</u>	He h	kas been awarded E	rade_D_ on the
basis of internal assessment	by the institution concerned. ${\mathfrak S}$			
Asstt Secretary	Blest and	<b>.</b> .		Gretary relary

This certificate is issued without alteration or erasure.



# Skill Professional Trade Teating Council

Established under Education & Skill Development Organization Act, XXI of 1860, Government of Punjab, Pakistan

Master log certificate No: 00010002776

Roll No: 2911347



Session: 2005-2006

# This is to Acknowledge That

Mr/Ms. Farhan Ullah Khan S/D of Mr. Ziarat Gul

has successfully completed the prescribed Course of study in

CERTIFIED TEACHER

The test was conducted at:-

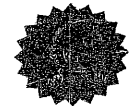
Khyber Institute of Management and Technology Pexhauar.

He/She showed the following competency in the test:-

Total Marks	Marks Obtained	Percentage	Grade
1500	1250	80%	<b>*</b>
[	<u> </u>		·//-\\

The Recognition of the reof this Diploma has been issued on the 18th Day of the Worth Dec. 2006.





Professional frade Lesting Council Council Controller Examiner

Controller (Exams)



Skill Professional Trade Testing Council

ation or erasure. Effors / omissions expected

Visit: www.esdo.org.pk for online verification

Alexandre

: This diploma / certificate is issued without afteration or erasure. Errors / o

#### ENLISTMENT ORDER

. Recruit/Constable Farhan Ullah Khan S/O Ziarat Gul R/O Buta Khel Sohrizai Bala P.S Badaber Distt: reshawar is hereby enlisted as recruit/Constable in BPS (5) with 

> Height 5'-8 Chest 33 ½ x35 Education B.A Date of Birth 15.02.1985

His service is purely on temporary basis and liable for termination at any time without any notice.

O.B No. /330

INTENDENT OF POLICE, CAPITAL CITY POLICE PESHAWAR

## NO OBJECTION CERTIFICATE.

(12)

It is certified that Constable Farhan Ullah No. 1779 is a permanent of Govt: servant in Police Department. This office has no objection on his appointment from Police Department to Education department.

Hamle.

lo. 21 /PA, lated 2 / 1 /2009.

Superintendent of Police, Cantt: Peshawar.

Ale Start

(H)

Alled

#### OFFICE OF THE EXECUTIVE DISTRICTTOFFICER (E.& SEDUCATION) PESHAWAR.

#### VINGUIMENT

Consequent upon the Selection by the Departmental Selection Compattee the following in-service/ Fresh (Male) candidates of District Peshawar are hereby appointed against the CT posts on regular basis (Non Pension-able) at the school noted against their each name in BPS (09) of the National Pay Scale (3820-230-10720) plus usual aflowances as admissible under the rules on the following terms and conditions:

1 (11)	75 % Hatch Wise (Non Pension-able)								
Ls	Name / Father Name of the	Year of	ц <u>хи</u> , г. Гм.	Score	Posted at	[Remarks 777]			
N	Candidate	passing CT	List	1700710	,				
'	C Interest	Exam:	No	,		1 1			
1	Wilayat Khan S/o Raza Khan	13/05/1996	1	39.08	GHS Kaga Wala	Against Vacant			
!'.	i i i i i i i i i i i i i i i i i i i	13/03/17/0	'	37.00	Peshawar	Post			
2	M. Amir Irlan S/o	25/05/1996	2	54.66	GHS Regi	Against Vacant			
1	Muhammad Irlan		-	1	Peshawar	Post ·			
, ,	Mujahid Khan S/o Races	30/08/1996	3	50.05	GHS Bada Ber	Against Vacant			
Ι".	Khan			'	Peshawar	Post			
4	Fazal Hussain S/o Syed Pir	31/12/1996	4	58:58	GHS Bada Ber	Against Vacant			
1".	Zaman Shah				Peshawar	Post			
5	Jameel Shah S/o Bashir Shah	31/12/1996	5	42.57	GHS Regi	Against Vacant			
	}			·	Peshawar	Post			
6	Zafar Igbal S/o Ameer	13/05/1997	6	62,42	GHS P.K. Bala	Against Vacant			
Ι".	Badshah				Peshawar	Post			
7	Said Wali S/o Abdul Nabi	13/05/1997	7	59.83	GHSS Chaghar	Against Vacant			
1.			1		Matti Peshawar	Post .			
8	Mehlooz Ur Rehman S/o	13/05/1997	8	55.46	GHS Mian Gujar	Against Vacant			
	Manzoor Ur Rehman	•	ŀ		Peshawar	Post			
9	Faroog Abdul Aziz S/o	13/05/1997	9	54.91	GHSS Adizai	Against Vacant			
ļ	Abdul Aziz	•		· ·	Poshawar	Post			
10	Tehseenullah S/o	13/05/1997	10	54.73	GHS Shahi Bala	Against Vacant			
:	Muhammad Zureen Khan				Peshawar	Post			
111	Rareem Ullah S/o	۱۰ .	11	53.45	GHSS Chaghar	Against Vacant			
1	Rizwanullah	13/05/1997	1		Matti Peshawar	post ' -			
12	Arshad Hussain S/o Waris		12	50.12	GHSS Adizai	Against Vacant			
	Khan	13/05/1997			Peshawar	Pest :			
13	S. Tafiscel Hussain Shah S/o		13	47.89	GHSS Musazai	Against Vacant			
1	S.Noor Muhammad Shah	13/05/1997			Peshawar	Post			
14	Mushtaq Ahmad S/o Said		14	47.17	GHS Tela Band	Against Vacant			
	Badshah	13/05/1997	<u> </u>		Peshawar	Post			
15	Noor Ul Amin S/o Mir		15	43.32	GHSS Adizai	Against Vacant.			
	Ahmad Khan	13/05/1997		<u> </u>	Peshawar	Post			
16	Muqadar Khan S/o Ajab	,	16	42.62	GHS Ghari Sher	Against Vacant			
	.Khan	13/05/1997	_		Dad Peshawar	Post			
17	Manzoor Ahmad S/o Noor		17	50.39	GHS Shaghali	Against Vacant			
	Ahmad	10/07/1997			payan Peshawar	Post			
18	Yousaf Khan S/o MUrsaleen		18	47.29	GMS Qilla Shah	Against Vacant			
	Khan	10/02/1998	١.,		Baig Peshawar	Post			

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HEAD WASTER G.M.S.Asif Park Peshawar Somo Atter

		· · · · · · · · · · · · · · · · · · ·	•				134 147 134 147
. 1	9	Hamood Ur Rahman S/o	* ****	19	56.93	GHS Masho Khel	Against Vacunts
ŀ. '	'	Magbool Ur Rehman	27/02/1998			Peshawar	Post
, 2	ni l	Mir Afzal S/o Ali Pur Khan	ENTRE 1	20	49.18	GMS Passani	Against Vacant
;	-"	[VIII /VIX.ut Dr.C. / III / un l'unioni	27/02/1998			Peshawar	Post
1	21	Sameen Gul S/o Wazir Gul	=	21	48.48	GMS Bazid Khel	Against Vacant
-	٠.	Sampeen Gar Gro Hamilton	27/02/1998			Peshawar	Post
١,	22	Sajid Khan S/o Banat Sher-		22	46.85	GMS Sangu Landi	Against Vacant
1	ا 42	Sajid Kitati S70 Danat Sites	27/02/1998			Bala Peshawar	Post
!	, ;	Haider Hussain S/o Gul Jan		23	-16.09	GHSS Sheikhan	Against Vacant
1	ا دا ا سا	Arif	27/02/1998			Peshawar	Post
,	24	Sajad Ahmad S/o Bahader	. 100 100 100 100 100	24	45,36	GHS Shirkira	Against Vacant
1	3"	Sher	27/02/1998	7		Peshawar	Post
	25	Fazal Subhan S/o Said		25	45.23	GHS Shirkira	Against Vacant
	_	Rahman	27/02/1998			Peshawar	Post
1:	26	Shah Nawaz Khan S/o		26	56.11	GMS Ghari	Against Vacant
		Habibullah				Chandan Bala	Post
ļ			31/03/1998		la 45 3 192	Peshawar	
!	27	Lat Shah S/o S.Akhtar Shah		27	54.70	GMS Yousaf Khel	Against Vacant
	· i		31/03/1998			Peshawar	Post
•	28	Muhammad Äli S/o Mahaz	i	28	36.81	GHS Badaber	Against Vacant
i	.	Khan	31/03/1998			Peshawar .	Post
1:	29	Sajad Hussain S/o		29	54.53	GHS Kaga Wala	Against Vacant
		Muhammad Nawaz	10/07/1998	<u> </u>		Peshawar	Post
	30	Nadeem Ullah S/o Attaullah		30	48.64	GHSS Sheikhan	Against Vacanta
1.			10/07/1998_	<b> </b>		Peshawar	Post Against Vacant
ľ	31	Shahzada Kaleem Zia S/o		31	45.91	GMS Bazid KHel Peshawar	Post
ļ		Shahzada Shah Pur Jan	10/07/1998	32	62.12	GMS Ghari	Against Vacant
	32	Sher Wali S/o Wali Khan		32	02.12	Chandan Payan	Post
ĺ		•	11/05/1999		1	Peshawar	1.05
1.	33	Salah Ud Din S/o Khalil Ur		33	62.07	. GMS Suleman	Against Vacant
1	ננ	Rehman	11/05/1999	1.	1	Khel Peshawar	Post
1	34	Adil Noor S/o Khad Noor		34	60.23	GHSS Adizai	Against-Vacant
-			11/05/1999		1	Peshawar	Post

#### 25 % Open Merit (Non Pension-able)

,	8	Name / Father Name of the	Year of	М.	Score	Posted at	Remarks	•
1	Ν	Candidate	passing CT	List	•	· ·	,	1
ŀ		Wagar Khan S/o Said Karam	Examt   31/12/2008	l i	69.56	GHS Masho Khel		١.
			l			Peshawar GHS P.K. Bala	Post Against Vacant	
	2	Hashmat Ali S/o Abdul Subhan	31/03/2002	2	69.05	Peshawar	Post	
	3	Mansoor Ahmad S/o Nascer	31/12/2008	3	68.63	GHS Mushterzai	Against Vacant	
		Ahmad Javeed Khan S/o Sher	20/03/2007	اد	67.68	Peshawar GHS Mushterzai	Post   Against Vacant	
į	4	Muhammad	20/0,92007	<u>.</u> .'		Peshawar	Post	•.

HEAD WASTER G.M.S Asia Park Peshawar

	. 5	Muhammad Ismail S/o	131/12/2008	1.	1	1 .	
		Rizwanuffah .	3,771,272,008	5	67.24	GMS Suleman Klief Peshawar	- Summer Afternat
	, <b>(</b> 1	Said Rahman Shah S/o   Abdul Salam	20/03/2007	6	67023	GHS Nak Band	Post Against Vacant
	7	Zia Ur Rehman S/o Said · Raheem	31/12/2008	7	66,99	Peshawar GHSS Sheikhan	Post Against Vacant
	. %	Muhammad Sohail S/o Muhammad Ayub	06/05/2004	8	65.74	Peshawar GMS Passani	Post Against Vacant
	$\mathcal{I}_{j}$	Farhanullah Ser Ziarat Gul	13.05/2005	19	65.67	Peshawai GHS Mathani	Post Agaidst YaÇanl
/	i 10   	Ameen Bahader S/o Said Bahader	29/09/2008	40	. 65 aa .		Posi Against Yacant
	11	Farhatullah S/o Amanullah	05/05/2003	11.	65.27	Peshawar GHS Nak Band	Post Against Vacing
	12	Saleem Ullah Khan S/o Amanullah Khan	30/12/2005	12	65.16	Peshawar GHSS Adizai Peshawar	Post Against Vacani Post

#### TERMS AND CONDITIONS.

- 1. They will be governed by such rules & regulation as may be prescribed by the Govt: from time to time for eategory of the Govt: servants to which they belong,
- 2. In case of resignation prior notice of one month should be given by the official / teacher

concerned, other wise one month—pay/allowances will be forfeited in lieu thereof.

3. Their seniority will be determined in accordance with the merit of Departmental Selection Boarding.

Their appointment are purely temporary and liable to termination / reverted at any stage with out assigning any notice / reason.

5. Their service will be liable to termination / reversion at any stage if their Certificates / Degrees NIC/ Domicile etc testimonial found fake their services will be considered as terminated automatically and FIR will be lodged against them.

6. Their original Certificates / Degrees should be checked and verified from the concerned BISE / University etc before handing over the charge by the D.D.O concerned through the Executive District Officer (E&S)Education Peshawar.

7. Their declaration of assets should be obtained and kept in safe custody by the D.D.Q concerned.

8. They should take over charge of their posts with in one month after the issue of this notification /

Charge report should be submitted to all concerned.

10. TA/DA is not allowed to all Candidates.

11. The above selection has been made on the following criteria: -

Obtained marks Multiplied by Allocated Marks to Certificate / Degree and divided by Total Marks, e.g. 680x25/850 · 20

Allocation Marks.

SSC FA/FSe 25 BA/BSc 10 MA/MSc 10 Professional 25

Experience 05 (1 year=2 Marks / 2years - 3 Marks/ 3 years & above 5Marks)

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HEAD MA G.M.S Asia Park

Peshawar

12. Their service will be liable to termination, if they tried for transfer before completionalie tenure (i.e. 3 years).

Note; Charge will not be handed over until the verification of their appointment order.

(SAID RAHMAN) EXECUTIVE DISTRICT OFFICER (E & S) EDUCATION PESHAWAR

Findst: No.2137-2238/Dated Ca. 1 o 5 709.

Copy of the above is forwarded for information and necessary action to the: -

- P/S to Minister for Education NWFP Peshawar.
- P/S to Secretary (E&S) Education Govt: of NWFP Peshawar.
- 3. P/A to Director (E&S)Education NWFP Peshawar.
- District Accounts Officer Peshawar with the request that the bills of the above ٠١. named candidates may not be honoured tilf the verification of their Certificates/ Degrees etc from the concerned agencies duly authenticated by this office. 5.
  - P.S.O to District Nazim City District Govt: Peshawar.
- P/S to District Coordination Officer City District Govt: Peshawar, 6, 7.
- District Officer (Male) (E&S)Education Peshawar.
- 8-54 Principals / Head Master concerned with the remarks that
  - (i) Charger report should submit along with original fee receipt for each degree/certificate in duplicate for the purpose of verification to this office
- 55-97 All Candidates concerned.

98-101 ADO Establishment/ADO Accounts / Superintendent Establishment Branch / Cashier Joeal office.

> DISTRICT OFFICER(MALE) (E&S) EDUCATION PESHAN

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G.M.S A Flat Fall Pechicy ou

FFICE OF THE EXECUTIVE DISTRICT OFFICER (E & S. EDUCATION) PESHA FFICE OF THE EXECUTIVE DISTRICT OFFICER (E & S. EDUCATION) PESHAWAR

#### PERCE DRDER:-

WHEREAS Farhanullalı S/O Ziarat Gul CT GHS. Mattani Peshawar for sainst an La the NWFP Removal from Service (Special Powers). Ordinance, 2000, and where as the cused oriend was directed one dos other Mona Rokofy dated 25/8/2010 to opinion the serious

AND WHEREAS Show cause Natice was served upon the accused a through incipal vide this office Meno No. 1546 dated 10 [1/2010, but his reply was found unsatisfactory

AND WHERS AS The occured of The int old not appear before the competent author r person, I hearing , the competent authority is of the view that charges of lorged documents have come por vodagadas the dead that the

NOW, THEREFORE in exercise of the powers conterred under section King ikhtun K. wa. Removaltrom Service (Special Powers) Ordinance. 2000, the Competent Authority xecutive District Officer (ESSE) Perhaward is pleased to impose major penalty of "Distrissal from rvier" wan Mr. Parhandhan S/O Ziafot Gul CT. Gris. Mantani Peshawar from the diffe of pointmen as CF. I cont. 5 2004. The anauthorized salary drawn by him may be recovered and prisited in to Garateenery and the copy of Chelin no provided to this office

CAMILLUR REPLAND EXECUTIVE DISTRICT OFFICER (E & S.) EDUCATION) PESHAWAR

dar No. 16

i ristijus (vecemms) Qifficer Pashhvene, ι'n.

1.8 to Minutes for I beneatary & Secondary Education Khyber Pakhtun Khwa Qoshawar 1 San Steretary (Fox S. Education) Depth Coxt. of NWFP. 17.

I nogter in & in Industrian) Khyber Pakigtan Khya Pesharvar. ΙВ.

i mider e mordination enthag City (Instig) Copel Pushawar, 19.

frincipal GIII. Mattani Peshawar with the direction that recovery from 04/5/2009 in stoppage of part should no recovered from the teacher concerned. **-**20.

Fazal daşı

Atheralo

HEADINGSTER

G.M.S Asia Park Peshawar

(E & S.) EDUCATION) PESHAW





#### OFFICE OF THE EXECUTIVE DISTRICT OFFICER (E&S EDUCATION) PESHAWAR

OFFICE ORDER: WHEREAS Farhanullah S/O Ziarat Gul CT GHS, Mattani Peshawar for producing forged attested copies of documents for recruitment as CT teacher was proceeded against and NWFP removal from service (Special Powers) Ordinance 2000 and where as the accused official was directed under Memo No. 6049 dated 25/8/2010 to explain the serious irregularity.

And whereas show cause notice was served upon the accused through Principal vide this office Memo No. 1546 dated: 10/11/2010 but his reply was found unsatisfactory.

And whereas the accused official didn't appear before the competent authority for personal hearing, the competent authority is of the view that charges of forged documents have become proved against the accused official.

Now, therefore, in exercise of the powers conferred under section Khyber Pakhtunkhwa, Removal from Service (Special Powers) Ordinance, 2000, the competent authority Executive District Officer (E&S E) Peshawar is pleased to impose major penalty of "Dismissal from service" upon Mr. Farhanullah S/O Ziarat Gul CT GHS Mattani Peshawar from the date of appointment as CT i.e. 04/05/2009. The unauthorized salary drawn by him may be recovered and deposited in the Govt: treasury and copy of challan be provided to this office.

(JAMIL UR REHMAN)
EXECUTIVE DISTRICT OFFICER
(E&S) EDUCATION PESHAWAR

Endst: No. 1417-25 Dated

Dated: 01/03/2011

After T

# OFFICE OF THE EXECUTIVE DISTRICT OFFICER (E&S) EDUCATION PESHAWAR.

#### OFFICE ORDER

Counsequent upon the acceptance of appeal in respect of Mr: Farhan Ullah Khan S/O Ziarat Gul Ex-CT Govt: High School Mattani Peshawar vide order issue Endst No:1417-25 Dated 1/3/2011 is here by Re-Instated in service with effect from the date of his dismissal adjusted at Govt: Middle School Asia Park Peshawar against the vacant post of CT in the interest of public service.

NOTE:-

Necessary entry to this effect should be made in his Service book.

Dated of takening over Charge On 27/2/2011.

(JAMIL UR REHMAN) EXECUTIVE DISRTRICT OFFICER (E&S) EDUCATION PESHAWAR

/ Dated

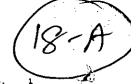
Copy forwarded to the :-

- 1. District Accounts Officer Peshawar.
- 2. P.A to Director (E&E) Education Khyber Pukhtankhwa Peshawar.
- 3. P.A to Executive Discrict Officer (E&S) Education Peshawar.
- 4. District Coordination Officer City District Govt: Peshawar.
- 5. Principal Govt: High School Mattani Peshawar.
- 6. Head Master Govt: Middle School Asia Park Peshawar.

7. Official concerned.

Executive District Officer (E&S) Education Peshawar





		· ·		-		
	shawar Dist				ver Dist.	
S#:1			th:December 2015	S#:2		nth:December 2015
			CT OFFICER (M) SCHOO		PW6017 -DISTR	ICT OFFICER (M) SCHOO
	Buckle:	GOVT MID	DLE SCHOOLS (MALE	Pers #: 00307279 Buckl	le: GOVT MI	DDLE SCHOOLS (MALE
Name: FARHAN ULLAH KE		NTN:		Name: FARHAN ULLAH KHAN	ntn:	
CERTIFICATED TEA	CHER	GPF.#:		CERTIFICATED TEACHER	GPF #:	•
CNIC No.1730170130877				CNIC No.1730170130877	Old #:	
CPF Interest Applied				CPF Interest Applied		
15 Regular / Co	otract	•	PW6017 -	15 Regular / Contra	ict	PW6017 -
PAYS AND ALLOWANCES:		'*'		PRYS AND ALLOWANCES:		
0001-Basic Pay		· · · · · · · · · · · · · · · · · · ·	17,320.00	5012-Adjustment Medical All	•	3,000.00
1000-House Rent Allowen			1,566.00	5309-Adj. 15% Adhoc Allowan	ice · · · ·	2,760.00
1210-Convey Allowance	2005		2,856.00	5898-Adj. Adhoc Allowance 5	08	5,300.00
1300-Medical Allowance			1,500.00	5950-Adj: Adhoc Relief All-2	014	1,840.00
1948-Adhoc Allowance 20			2,650.00	5964-Adj Adhoc Relief All 2	015	3,282.00
2148-15% Adhoc Relief A		1. *	1,380.00	5801-Adj Basic Pay		32,830.00
2174-Adhoc Relief Allow			920.00	<del>"</del> -		
2199-Adhoc Relief Allow			1,732.00			•
5002-Adjustment House R			4,698.00			
Greas Pay and Allowan		1.0	83,634.00	Gross Pay and Allowances	•	83,634.00
DEDUCTIONS:	1.	- <i>'3</i> '		DEDUCTIONS:		
		Subro:	1,520,00		Subre:	
3501-Benevolent Fund		effect and	160.00	6204-Adj. Emp.Edu. Fund KPK	- <del></del> -	200.00
3511-Addl Group Insurance	ce e		13.00			
3604-Group Insurance			115.00		•	•
3990-Emp.Edu. Fund KPK			100.00			
6006-Adj Group Insuranc	ce	•	26.00	•	•	~
6075-Adj GPF			13,040.00			•
6145-Adj Addl Group In	Surance		360.00			
Total Deductions		:	15,554.00	Total Deductions		15,554.00
-			68,080.00			60,080.00
	D.O.B	LFP Quota: 4		D.C		
	5.02.1985		ITY BRANCE, PESHAMA			CITY BRANCE, PESHAWA
09 Years 07 Months 013	Days	7900162303 ~ .		09 Years 07 Months 013 Day	ys 7900162303	·







#### Peshawar Dist.

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	т.		

15 Regular / Contract PAYS AND ALLOWANCES: 0001-Basic Pay 1000-House Rent Allowance 1210-Convey Allowance 2005

1300-Medical Allowance 1948-Adhoc Allowance 2010@ 50% 2148-15% Adhoc Relief All-2013 2174-Adhoc Relief Allow-2014 2199-Adhoc Relief Allow @10%

Gross Pay and Allowances DEDUCTIONS:

3501-Benevolent Fund
3511-Addl Group Insurance
3604-Group Insurance
3990-Emp.Edu. Fund KPK

Total Deductions

D.O.B 05.02.1985

09 Years 06 Months 012 Days

P Sec:003 Month:November 2015 PW6017 -DISTRICT OFFICER (M) SCHOO GOVT MIDDLE SCHOOLS (MALE

NTN: GPF #: Old #:

W6017	-
16,415	. 00
1,566	
2,856	.00
1,500	.00
2,650	.00
1,380	.00
920	.00
1,641	.00

Subrc:	1,520.00
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•	13.00
	115.00
	100.00

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LFP Quota: 4

HABIB BANK LIMITED CITY BRANCH, PESHAWA 7900162303

WP53P2017-ANEX

Pashawar Dist.

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S#:1		
	00307279	Bockle:

CERTIFICATED TEACHER

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CERTIFICATED TEACHER
CNIC No. 1730170130877
CFF Interest Applied
15 Regular / Contract
PAYS AND ALLOWANCES:
0001-Rasic Pay
1000-House Rent Allowance
1210-Convey Allowance 2005
1300-Hedical Allowance
1948-Adhoc Allowance 20108 50%
2148-15% Adhoc Relief All-2013
2174-Adhoc Relief Allow-2014
2199-Adhoc Relief Allow 610%

Gross Pay and Allowances DEDUCTIONS:

3501-Benevolent Fund 3511-Addl Group Insurance 3604-Group Insurance 3990-Eap.Edu. Fund KPK

09 Years 05 Honths 013 Days

Total Deductions

EFP GETTS. HABIB BANK LIMITED CITY BRANCH, PESHAUA 7900163303

P Sec:003 domth:October 2015 Pus017 -DISTRICT OFFICER (M) SCHOO BOVY MIDDLE SCHOOLS (MALE

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MTH: GFF H: Dl: H:

PM6017

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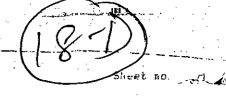
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WP53P2017-ANEX





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<b>原</b> 家	

Peshawar Dist.

Pers #: 00307279 Buckle: Name: FARHAN ULLAH KHAN

CNIC No. 1730170130877 GPF Interest Applied 15 Active Temporary PAYS AND ALLOWANCES:

PAYS AND ALLOWANCES:
0001-Basic Pay
1001-House Rent Allowance 45%
1300-Medical Allowance 2010@ 50%
2148-15% Adhoc Relief All-2013
2174-Adhoc Relief Allow-2014
2199-Adhoc Relief Allow 210%
5002-Adjustment House Rent
5012-Adjustment Medical All
Gross Pay and Allowances

DEDUCTIONS:

GPF Balance 4,575.00 3501-Benevolent Fund 3511-Benevolent runu 3511-Addl Group Insurance 3604-Broup Insurance 3990-Eep.Edu. Fund KPK 5011-Adj Conveyance Allowance 6001-Adj Benevolent Fund 6006-Adj Group Insurance

Total Deductions

09 Years 02 Honths 013 Days

P Sec:003 , Month: July 2015 PR7135 - Head Master G. H. S Rashid G HEAD MASTER GHS RASHID GA GFF # 01d #: ·

> PR7135 11,870,00 2,349.00 1,500,00 2,650.00 1,380.00 920.00 1,189.00 2,349,00 1,200.00 42,212.00

> > 1,520.00 180.00 13.00 115.00 100 00 1,428,00 180.00 115.00

> > > 5, 284, 00 36,928 00

LFF Quota: BABIR BANK LIMITED CITY BRANCH, PESHAWA 7900142303

Sobre:

Peshawar Disc.

Fers #: 00307279 Puckle: FARHAN ULLAH KHAN Name:

S#: 2

CNIC No. 1730170130877 GFF Interest Applied 15 Active Temporary PAYS AND ALLOWANCES: FATS AND ALLOWANCES:
5309-Adj. 15% Adhoc Allowance
5898-Adj. Adhoc Allowance 50%
5911-Adj. Adhoc Relief 2011
5938-Adj. Adhoc Relief All 2012
5950-Adj. Adhoc Relief All 2014
5801-Adj Basic Fay

Gross Pau and Allowances DEDUCTIONS:

GFF Balance 4,575.00 6075-Adj GPF 6145-Adj Addl Group Insurance 6204-Adj. Emp. Edu. Fund KPK

latal Deductions

05, 02, 1985

09 Years 02 Months 013 Days

PR7135 -Head Master 6.8.5 Kashi HEAD MASTER GHS RASHID GA 6/F #: 01d #.

> PR7135 1,380.00 795.00

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∟'F Guolia. HABIB BANK LIMITED CITY BRANCH, FEEH 7700162303

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Peshawar Dist.

Pers N: 00307279 Buckle: Name: FARHAH ULLAH KHAN

CHIC No. 1730170130877 GPF Interest Applied 15 Active Temporary PAYS AND ALLQUANCES: PAYS AND ALLOWANCES:

0001-Basic Pay
1001-House Rent Allowance 45%
1210-Convey Allowance 2005
1300-Medical Allowance
1948-Adhoc Allowance 2010@ 50%
1970-Adhoc Relief Allow 2011
2118-Adhoc Relief Allow (2012)
2148-15% Adhoc Relief Allow-2014
Gross Pay and Allowances
DEDUCTIONS: DEDUCTIONS:

SPF Balance 1,520.00 3501-Benevolent Fund 3511-Addl Group Insurance 2604-Group Insurance 3990-Emp.Edu. Fund KPK

Total Deductions

09 Years 01 Months O(2 Days

P Sec:003 Month: June 2015 PR7135 -Head Master G.H.S Rashid G HEAD MASTER GHS RASHID GA GPF #: Old H:

> PR7135 2,349.00 2, 854, 00 1,200.00 2,650.00 775.00 1,840,00 920.00

1,520.00 Subre: 180.00 i3.00 115.00 100,00

1,928.00

23, 190, 00

21,262.00

LEP Quota: 4 HABIB BANK EIMITED- CITY BRANC 7900162303

#### OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) PESHAWAR

#### **OFFICE ORDER**

Consequent upon the approval authority competent Mr. Farhan Ullah Khan (C.T) GMS Asia Park Peshawar, is hereby transferred on his own pay and BPS against the vacant post of C.T at GMS Ghari Fazal Rahim Peshawar in the interest of public service w.e.f. the date of his taking over charge.

Note: No T/A D/A allowed. Charge report should be submitted to all concerned.

#### (SHARIF GUL) DISTRICT EDUCATION OFFICER (MALE) PESHAWAR

 $-\frac{40}{2}$  Dated Peshawar, the \_ Copy of the above is forwarded to the:-

- Accountant General Khyber Pakthunkwa Peshawar.
- PA to Director Elementary & Secondary Education Khyber Pakhtunkhwa.
- PA to District Education Officer (Male) Peshawar
- Head Master concerned.
- Cashier Local Office.
- Assistant Programmer EMIS Local Office.

Dy: District Education Officer (Male) Peshawar

G.M.S Asia Park Peshawar

RELEIVING CHIE In compliance with the order of the District Education Officer (TVI) Peshawar r Endst: No. 2085 -900 ated-8/10/2015. Mr. Farhan Ullah Khan CT CMS Asia Park Peshawar city, is hereby relieved of his duties to day on \$710/2015 and directed to report for duty to the Head Master C. S Garhi Pazli-Ruhim Peswhawarammediately. GMS Asia Pay (Poslia HEAD MASTER GMSAsia Park Peshawar

Forland 10/2010 PRHICIPAL .19 TAN SYDERSE. Poplaria 4. . . . . . .

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20 B سلطال 14.11 dill Mullim Sweeter بِستخط روان 1/cm/c C/Wiastic C./ WEGGE Ч 1 ij.  $\mathcal{L}$ P P 1 F p ٩ 1 p 111 H ./ P 17 7 ۱۳ P 15\_ ก 12 14 ? ĮΛ 7 // 7 19  $I^{j}$ ۲٠ # 71 μ. 17:5 2/2 開ル ĵ j) 图11 分小加收 0 ۲۲ . 71-21-110 7//0 <u>ز ۳ ۲</u> 13 1, <u> ۲4'</u> 1/20 7 N P 74 They 7/20 î n 1 11 n 1 p · \$\bar{p}\$ 19,5 7/30 h  $\overline{\mathcal{G}}$ 0 7 1 ۳. 9 7/ 71 قتنجرت مال ماينته حال ميزان حال باتغاقیہ اِستوالی مابنة STATE OF بساري ميزان کل آ كرود دوكر برانك برس ١٠٠٠ أودكوازاد المد هور ١٠٠٠ ا Pesnanar The said the

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## ATTENDANCE CERTIFICATE

This is to Certify that Mr Farkan Ullah

CIT teacher in GMS Asia Park Perhawar

Performed his duly punchually duringhis

tenure from 22-03-2011 to 08-10-2015. As

endowsement Certificate regarding his Service

during the Stated Period is Issue to him.

Mr. Farkan Wah is Very efficient ay

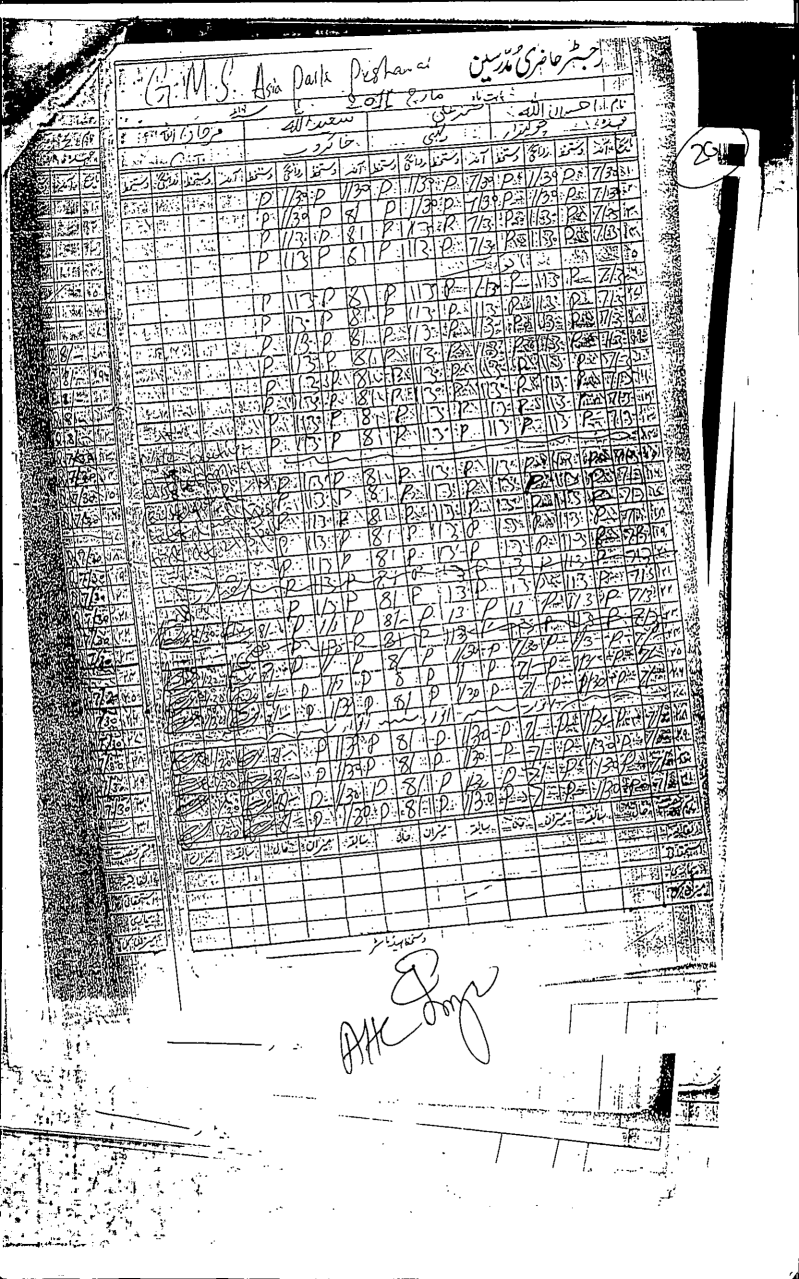
Cooperative fellow & wish him Success

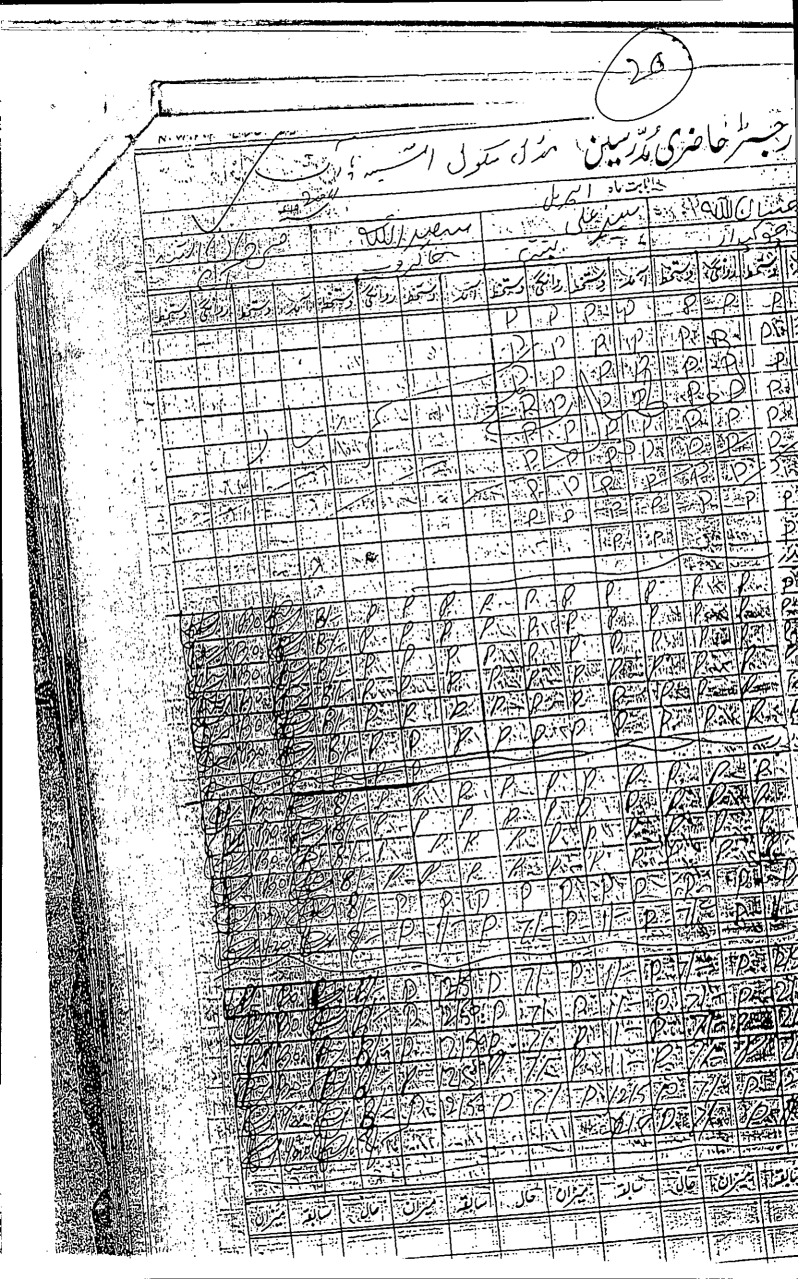
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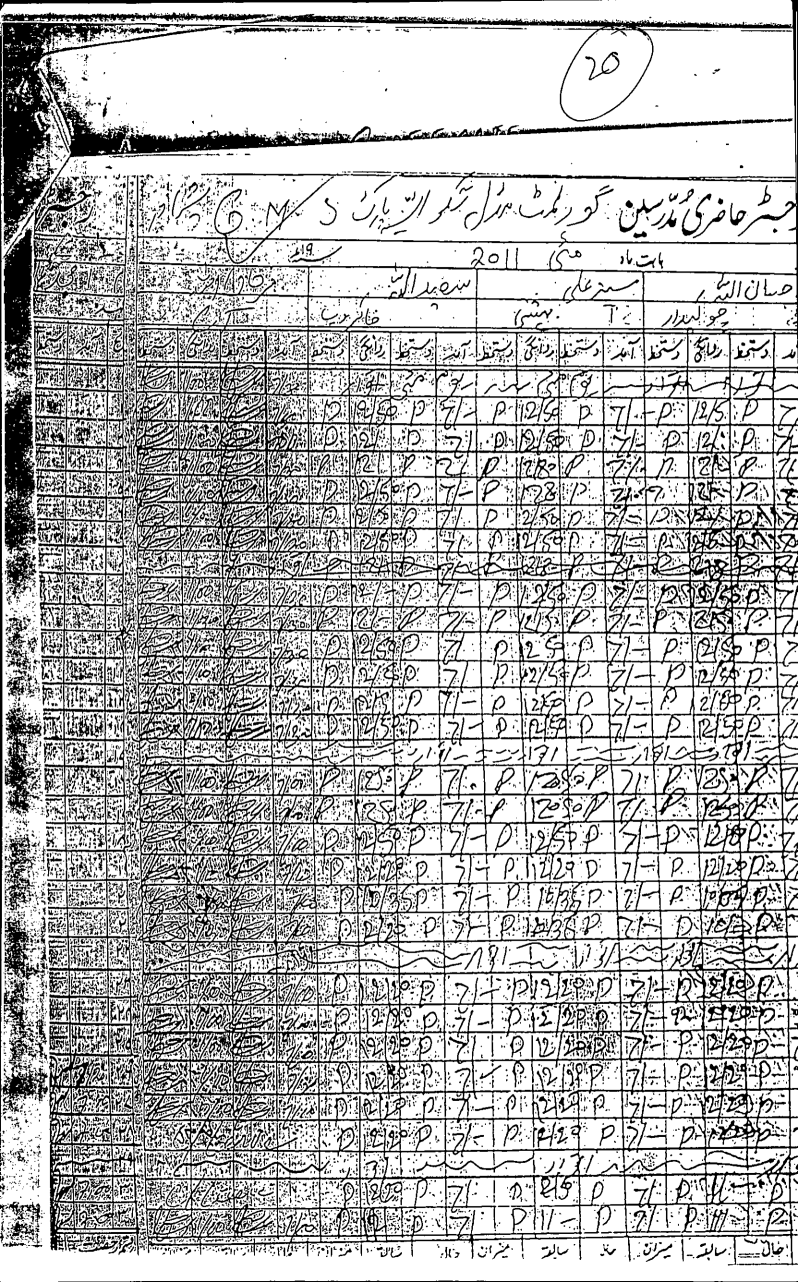
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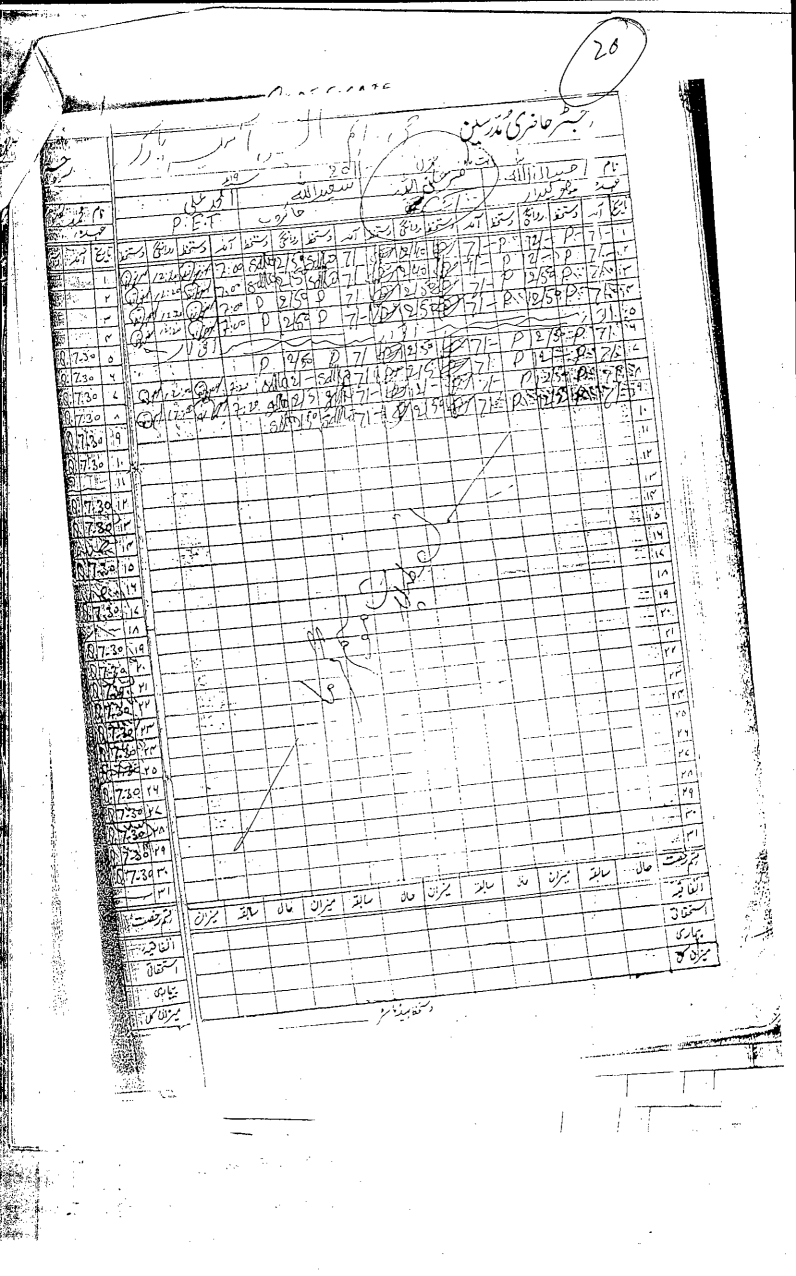
HEMMASTER

Head Master GMS Asia Parik Peshawar









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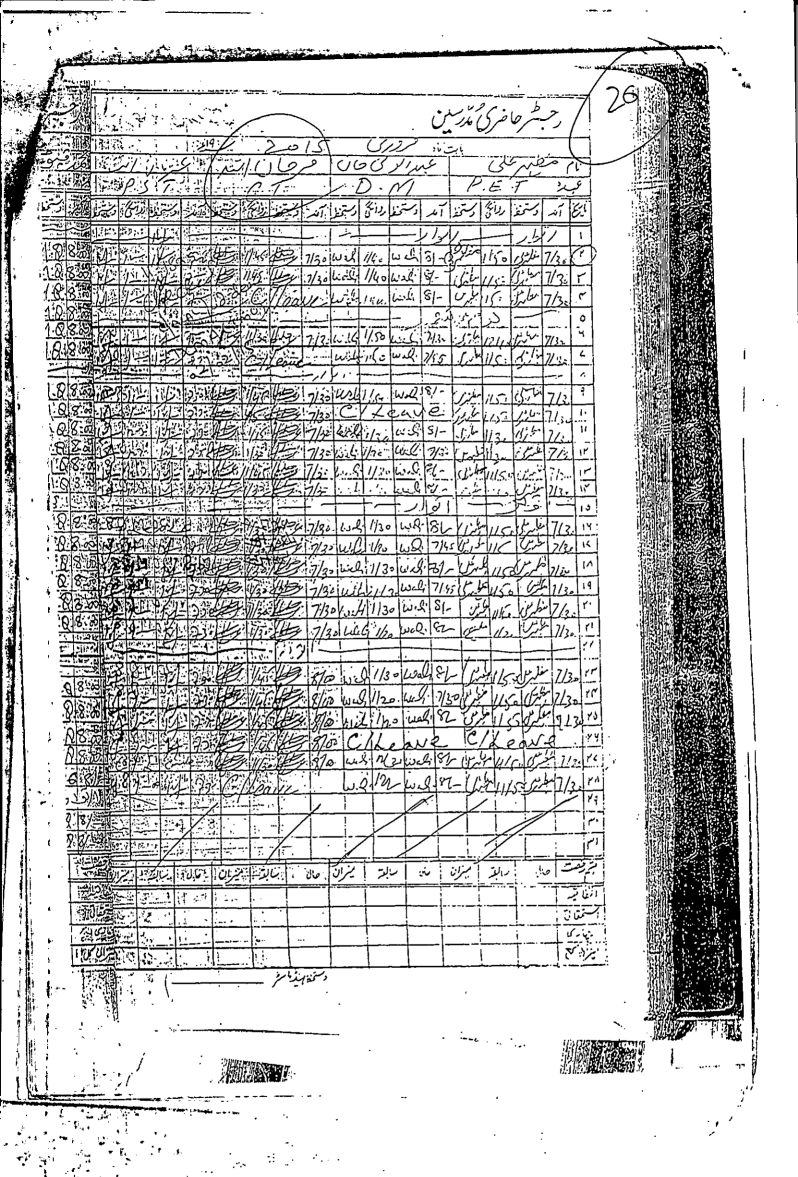
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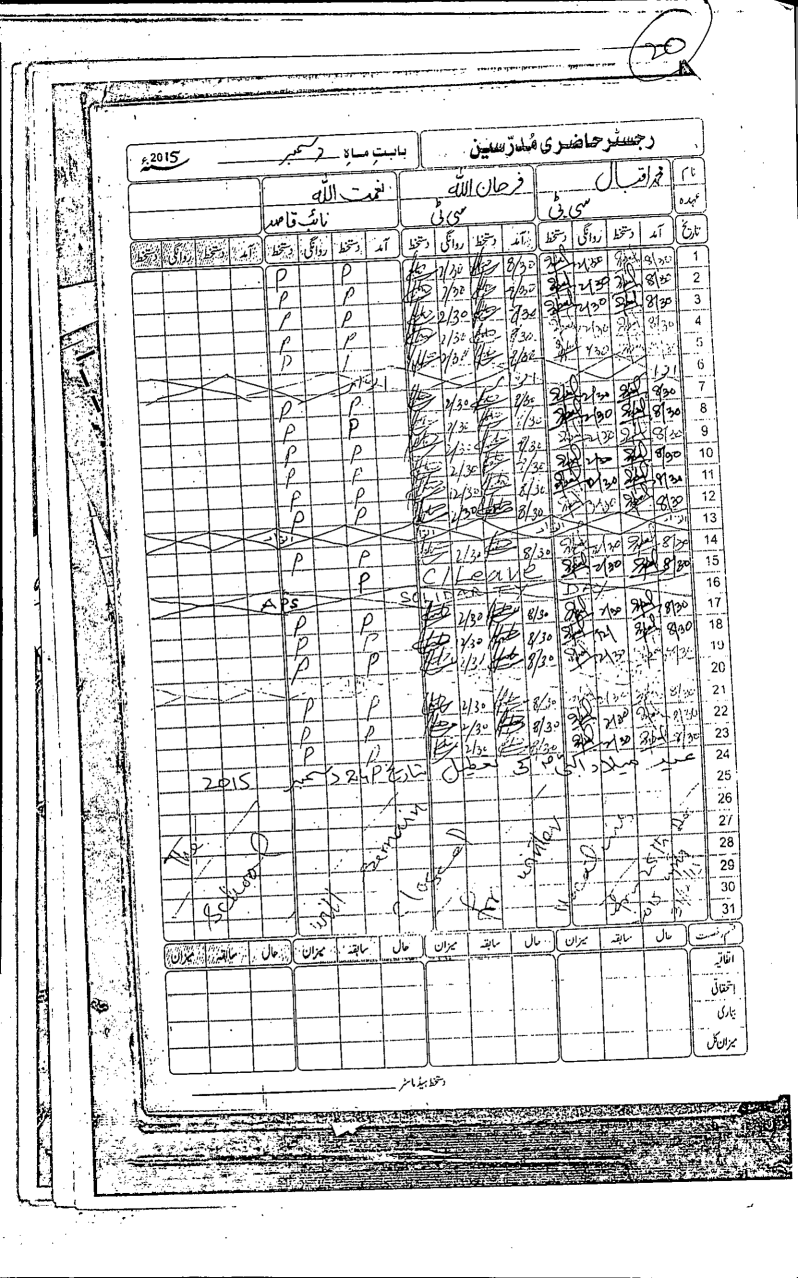
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