




# FORM OF ORDER SHEET

Court of \_\_\_\_\_

C.O.C application No. 403 /2022

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1	19/07/2022	<p>The C.O.C application of Mr. Shafiq Khan submitted today by Mr. Taimur Ali Khan Advocate. Original file be requisitioned. It is fixed for hearing before Single Bench on <u>20/07/2022</u></p> <p>By the order of Chairman</p> <p> REGISTRAR</p> <p>Counsel for the petitioner present.</p> <p>Notice of COC Petition be issued to the respondents. To come up for reply/arguments on 18.08.2022 before S.B.</p> <p> (Mian Muhammad) Member (E)</p>
20.07.2022	18.08.2022	<p>Clerk of learned counsel of the appellant present.</p> <p>It is evident from record that notices of COC petition as ordered on 20.07.2022 have not been issued. The office is, therefore, directed to issue notice to the respondents today positively. Adjourned. To come up for reply/arguments on on COC Petition before the S.B on 12.09.2022.</p> <p> (Mian Muhammad) Member (E)</p>

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

COC No. 403 /2022  
In SERVICE APPEAL NO.421/2022

Shafiq Khan

V/S


Muhammad Sheraz Khan  
DEO (M) Kohat

**INDEX**

S.No.	Documents	Annexure	P. No.
1.	Memo of COC	-----	01-03
2.	Copy of memo of appeal along with application	A	04-10
3.	Copy of order sheet dated 30.06.2022	B	11-12
4.	Copy of notification dated 05.07.2022	C	13-14
5.	Vakalat Nama	-----	15

**PETITIONER**

THROUGH:

  
**TAIMUR ALI KHAN**  
**ADVOCATE HIGH COURT**  
**PESHAWAR**

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

COC No. 403 /2022  
In SERVICE APPEAL NO.421/2022

Khyber Pakhtunkhwa  
Service Tribunal

Diary No. \_\_\_\_\_

Dated 19-7-2022

Mr. Shafiq Khan, SCT (BPS-16),  
GHS Dara Adam Khel, Kohat.

**PETITIONER**

**VERSUS**

Mr. Muhammad Sheraz Khan  
District Education Officer (Male Kohat) (Respondent No.4)

**RESPONDENT**

**CONTEMPT OF COURT PETITION UNDER ORDER XXXIX RULE 2 (3) OF CPC FOR INITIATION OF CONTEMPT OF COURT PROCEEDING AGAINST MR. MUHAMMAD SHERAZ KHAN, DISTRICT EDUCATION OFFICER (MALE) KOHAT (RESPONDENT NO.4) FOR VIOLATING THE ORDER DATED 30.06.2022 OF THIS HONOURABLE TRIBUNAL BY APPOINTING/ADJUSTING MR. AFTAB KHAN ON THE POST OF SST PHYSICS/MATHS GROUP IN GHS DARA ADAM ADAM KHEL AGAINST THE AVAILABLE VACANT POST OF SST PHYSICS/MATHS GROUP VIDE NOTIFICATION DATED 05.07.2022 DESPITE THE FACT THE HONOURABLE SERVICE TRIBUNAL GAVE DIRECTION TO THE RESPONDENTS ON 30.06.2022 NOT TO MAKE INITIAL RECRUITMENT ON THE AVAILABLE VACANT POST OF SST (BPS-16) IN PHYSICS/MATHS GROUP IN SUB DIVISION DARA ADAM KHEL TILL THE DECISION OF THE MAIN SERVICE APPEAL.**

**RESPECTFULLY SHEWETH:**

1. That the petitioner filed the instant appeal for against the impugned action of the respondents of not promoting on the post of SST (BPS-16) in Physics/Maths group under 40% quota from SCT (BPS-16) despite the availability of post in his quota along with the application of restraining the respondents to make promotion initial recruitment on available one vacant post of SST (BPS-16) in Physics/Maths group

in Sub Division Dara Adam Khel. **(Copy of memo of appeal is attached as Annexure-A)**

2. That the appeal of the petitioner was fixed for preliminary hearing on 30.06.2022 before this Honorable Tribunal. The Honorable Tribunal was kind enough to admit the case of the appellant for regular hearing on the date fixed and also directed the respondents not to make initial recruitment on the available vacant post of SST (BPS-16) in Physics/Maths in Sub Division Dara Adam Khel till the decision of the main service appeal. **(Copy of order sheet dated 30.06.2022 is attached as Annexure-B)**
3. That despite the clear direction of this Honorable Tribunal by not making initial recruitment on the available vacant post of SST (BPS-16) in Physics/Maths in Sub Division Dara Adam Khel till the decision of the main service appeal, Mr. Sheraz Khan District Education Officer (Male) Kohat (respondent N.4) appointed/adjusted Mr. Aftab Khan on the available vacant post of SST (BPS-16) in Physics/Maths group in Sub Division Dara Adam Khel Kohat vide notification dated 05.07.2022, which is clear violation of order dated 30.06.2022 of this Honorable Tribunal. **(Copy of notification dated 05.07.2022 is attached as Annexure-C)**
4. That the petitioner now wants to file COC under order XXXIX Rule 2 (3) of CPC for violating the order dated 30.06.2022 of this Honorable Tribunal by respondent No.4 on the following grounds.

### **GROUND**

- A. That the Honorable Tribunal clearly mentioned in the order sheet dated 30.06.2022 not to make initial recruitment on the available vacant post of SST (BPS-16) in Physics/Maths in Sub Division Dara Adam Khel till the decision of the main service appeal, but despite that Mr. Muhammad Sheraz Khan District Education Officer (Male) Kohat appointed/adjusted Mr. Aftab Khan on the available vacant post of SST (BPS-16) in Physics/Maths in Sub Division Dara Adam Khel without waiting to the decision of the service appeal, which is clear violation of order dated 30.06.2022 of this Honorable Tribunal and amount to contempt of court.
- B. That the respondent department should not make recruitment /appointment on the available vacant post of SST (BPS-16) in Physics/Maths in Sub Division Dara Adam Khel and shall wait till the

decision of the service appeal of the petitioner as per direction dated 30.06.2022 of this Honorable Tribunal, but the respondent No.4 make appointment/adjustment on the available vacant post of SST (BPS-16) in Physics/Maths in Sub Division Dara Adam Khel in arbitrary manner.

- C. That the interim relief has been granted by Honorable Tribunal in the favour of the petitioner on 30.06.2022 by not making initial recruitment on the available vacant post of SST (BPS-16) in Physics/Maths in Sub Division Dara Adam Khel till the decision of the main service appeal, but due to the action of the respondent No.4 by appointing/adjusting on the vacant post of SST (BPS-16) in Physics/Maths in Sub Division Dara Adam Khel before the decision of the service appeal will effect the service appeal of the petitioner.
- D. That the petitioner seeks permission of this Honorable to advance other grounds and proof at the time of hearing

It is, therefore, most humbly prayed that contempt of court proceeding may kindly be initiate against Mr. Muhammad Sheraz Khan, District Education Officer (male) Kohat (respondent No.4) for violating the order dated 30.06.2022 of this Honourable Tribunal by appointing/adjusting Mr. Aftab khan on the post of SST Physics/Maths group in GHS Dara Adam Adam Khel against the available vacant post of SST Physics/Maths group vide notification dated 05.07.2022. t. Any other remedy, which this august Service Tribunal deems fit and appropriate that, may also be awarded in favour of petitioner.

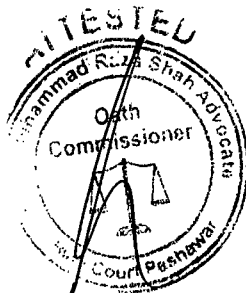
  
**PETITIONER**  
Shafiq Khan

**THROUGH:**

  
**(TAIMUR ALI KHAN)**  
**ADVOCATE HIGH COURT**  
**PESHAWAR**

**AFFIDAVIT**

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



  
**DEPONENT**

1.9 JUL 2022

A 4

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL  
PESHAWAR

SERVICE APPEAL NO. \_\_\_\_\_/2022

Mr. Shafiq Khan, SCT (BS-16),  
GHS Darra Adam Khel, Kohat.

(APPELLANT)

VERSUS

1. The Secretary Elementary & Secondary Education Khyber Pakhtunkhwa, Civil Secretariat Peshawar.
2. The Director, Elementary & Secondary Education Khyber Pakhtunkhwa, Peshawar.
3. The Additional Director (Merged Districts), Elementary & Secondary Education Khyber Pakhtunkhwa, Peshawar.
4. The District Education Officer, Sub Division Darra Adam Khel, Kohat.

(RESPONDENTS)

-----

APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNALS ACT 1974, AGAINST THE IMPUGNED ACTION OF THE RESPONDENTS OF NOT PROMOTING THE APPELLANT ON THE POST OF SST (BS-16) IN PHYSICS/MATHS GROUP UNDER 40% PROMOTION QUOTA FROM SCT (BPS-16) DESPITE THE AVAILABILITY OF POST IN HIS QUOTA AND AGAINST NOT TAKING ACTION ON THE DEPARTMENTAL APPEAL OF THE APPELLANT WITHIN WITHIN STATUTORY PERIOD 90 DAYS.

PRAYER:

THAT ON THE ACCEPTANCE OF THIS APPEAL, THE RESPONDENTS MAY KINDLY BE DIRECTED TO THE CONSIDER THE APPELLANT FOR PROMOTION TO THE VACANT/AVAILABLE POST OF SST BS-16 IN

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PHYSICS/MATHS GROUP UNDER 40% PROMOTION QUOTA OF SCT (BS-16). ANY OTHER REMEDY WHICH THIS AUGUST TRIBUNAL DEEMS FIT AND APPROPRIATE THAT MAY ALSO BE AWARDED IN FAVOUR OF APPELLANT.

**RESPECTFULLY SHEWETH:**

**FACTS:**

1. That the appellant is well qualified having MSc, MEd degrees and joined the respondent department as CT in the year 1990 and since his appointment he is performing his duty up to the entire satisfaction of his superiors and no complaint has been filed against him. (Copy of documents are attached as Annexure-A)
2. That the appellant was promoted to the post of SCT (BS-16) along with other officials vide notification dated 15.04.2014. (Copy of notification dated 15.04.2014 is attached as Annexure-B)
3. That the Department issued a notification/rules on 24.07.2014, wherein the post of SST (BS-16) can be filled through 75% promotion quota on the basis of seniority-cum-fitness from the concerned District and 75% promotion quota was further bifurcate in the manner that 40% from amongst the Senior Certified Teacher (BPS-16) with at least five years as Senior Certified Teacher and Certified Teacher having qualification of second class Bachelor Degree from recognized University from the groups with two subject with Chemistry, Botany or Zoology or Physics Maths "A" or "B" or Statistics or Humanities or other equivalent groups at degree level with English as compulsory subject and Bachelor of Education or Master of Education. (Copy of notification/Rules dated 24.07.2014 is attached as Annexure-C)
4. That the appellant has done BSc degree in the year 1991, but due to requirement of Physics/Maths for promotion to the post of SST (BS-16), the appellant did Physics as additional subject on 16.11.2020. (Copies of relevant degree/ transcript are attached as Annexure-D)
5. That the appellant was on the top of the seniority list of SCT (BS-16) of Physics/Maths group and the post of SST (BS-16) is vacant in

6

Tehsil Sub Division Darra Adam Keel in Physics/Maths group, which is evident from the statement given by the Education Officer TSD Darra Kohat and detail of vacant post of SSTs (BPS-16) for advertisement 2021-2022 (Male), but in spite that the appellant was not promoted to the post of SST (BPS-16) on the vacant/available post in 40% promotion quota of SCT (BPS-16). It is pertinent to mention that 8 posts of SSTs (BS-16) in Physics Maths Group were vacant in sub Division Dara Adm Khel in 2020, but all those posts were filled through initial recruitment. (Copies of seniority list and detail of statement Education Officer TSD Dare Kohat, detail of 1 vacant post of 2021-2022 and detail of vacant posts of 2020 are attached as Annexure-E,F,G&H)

6. That as the appellant is one the top of seniority of Physics/Maths group and post of SST (BPS-16) is also available in Physics/Math group, but despite that the appellant was not promoted to the post SST (BPS-16), therefore, he filed departmental for promotion to the post of SST (BPS-16) on 13.12.2021, which was not responded within the statutory period of ninety days. (Copy of departmental appeal is attached as Annexure-I)

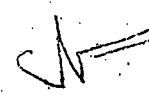
#### GROUND:

- A) That not taking action on the departmental appeal of the appellant within the statutory period of ninety days and not considering the appellant for promotion on the post of SST (BPS-16) in Physics/Maths group under 40% quota of SCT (BPS-16) are against the law, rules, norms of justice and material on record, therefore, not tenable.
- B) That the appellant is on the top of the seniority list of SCT (BPS-16) in Physics/Maths group and the post of SST (BPS-16) is also vacant/available, therefore it is the legal right of the appellant to be promoted on the post of SST (BPS-16) in Physics Maths group on 40% promotion quota of SCT (BPS-16) on the vacant/available post being eligible and senior most.
- C) That not promoting the appellant on the vacant post of the SST (BPS-16) in Physics/Maths group under 40% promotion quota of SCT (BPS-16) being eligible and on the top of seniority of Physics/Maths group by the respondents showing arbitrariness on the part of respondents.



- 7
- D) That 40% promotion quota of SCT (BPS-16) of the department is still in filed and the appellant being senior most is eligible for promotion to the post of SST (BPS-16) on the basis of that 40% promotion quota of SCT (BPS-16).
- E) That depriving the appellant from his legal right of promotion to the post of SST (BPS-16) in Physics/Maths group under 40% promotion quota of SCT (BPS-16) by the respondents will damage the service carrier of the appellant both in monitoring benefits as well as in further promotion chances.
- F) That the appellant has not been treated according to law and rules and has deprived from his legal right of promotion to the post of SST (BPS-16) in Physics/Maths group under 40% promotion quota of SCT (BPS-16).
- G) That 8 posts of SST (BPS-16) in Physics Maths group were vacant in the Sub Division Darra Adam Khel in the year 2020 and all the posts were filled through initial recruitment and now 1 post of SST (BPS-16) in Sub Division Darra Adam Khel is vacant and the respondents also wants to fill this vacant post through initial recruitment by advertising that vacant post without observing the promotion quota of SST (BPS-16), which is against the law and rules notified on 24.07.2014.
- H) That the appellant seeks permission of this Honourable Tribunal to advance others grounds and proofs at the time of hearing.

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

  
APPELLANT

Shafiq Khan

THROUGH:

  
TAIMUR ALI KHAN  
(ADVOCATE HIGH COURT)

8

**BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL  
PESHAWAR**

SERVICE APPEAL NO. \_\_\_\_\_/2022

Shafiq Khan

V/S

Education Department

**APPLICATION FOR RESTRAINING THE  
RESPONDENTS TO MAKE INITIAL RECRUITMENT  
ON AVAILABLE ONE VACANT POST OF SST (BPS-16)  
IN PHYSICS/MATHS GROUP IN SUB DIVISION DARA  
ADAM KHEL.**

**RESPECTFULLY SHEWETH:**

1. That the appellants has filed the instant appeal for consideration for promotion to the post of SST (BPS-16) against 40% promotion quota from SCT (BPS-16) in this Honourable Tribunal, in which no date has been so far.
2. That 8 posts of SSTs (BS-16) in Physics Maths Group were vacant in Sub Division Dara Adam Khel in 2020, but all those posts were filled through initial recruitment and now 1 post of SST (BPS-16) in Physics Maths group is vacant/available in the Sub Division Dara Adam Khel and that 1 post was also advertised which is evident from annexure-G attached with the appeal and screening test schedule. **(Copy of screening test schedule is attached as Annexure-R-1)**
3. That the available 1 vacant post fall in the promotion quota of SST (BPS-16) Physics/Maths group and advertising that 1 vacant post by the respondent is clear violation of the notification/rules 24.07.2014 as the appellants is eligible being on the top of the seniority of SCT (BPS-16) and have the required qualification for promotion to the post of SST (BPS-16), therefore, it is in interest of justice to restrain the respondents to make initial recruitment on that available vacant post SST (BPS-16) in physics/Maths group in Sub Division Dara Adam Khel.

4. That if the respondents are not restrained to make initial recruitment on the vacant post of SST (BPS-16) in Physics/Maths, the appellant will compel for further litigation.

It is, therefore, most humbly prayed that on the basis of above submissions, the respondents may kindly be restrained to make initial recruitment on the available vacant post of SST (BPS-16) in physics/Maths group in Sub Division Dara Adam Khel till the decision of the main service appeal.

  
APPELLANT

Shafiq Khan

THROUGH:

  
TAIMUR ALI KHA)

(ADVOCATE HIGH COURT)

AFFIDAVIT

It is solemnly affirmed that the contents of the application is true and correct to best of my knowledge and belief and nothing has been concealed from this Honourable Service Tribunal.

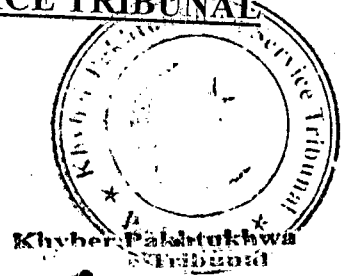
  
DEPONENT



B (11)

**BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL  
PESHAWAR**

SERVICE APPEAL NO. 421 /2022



Mr. Shafiq Khan, SCT (BS-16),  
GHS Darra Adam Khel, Kohat.

No. 453  
Dated 24-03-2022

(APPELLANT)

VERSUS

1. The Secretary, Elementary & Secondary Education Khyber Pakhtunkhwa, Civil Secretariat Peshawar.
2. The Director, Elementary & Secondary Education Khyber Pakhtunkhwa, Peshawar.
3. The Additional Director (Merged Districts), Elementary & Secondary Education Khyber Pakhtunkhwa, Peshawar.
4. The District Education Officer, Sub Division Darra Adam Khel, Kohat.

(RESPONDENTS)

Filed to-day  
*[Signature]*  
Registrar  
24/3/2022

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APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNALS ACT 1974, AGAINST THE IMPUGNED ACTION OF THE RESPONDENTS OF NOT PROMOTING THE APPELLANT ON THE POST OF SST (BS-16) IN PHYSICS/MATHS GROUP UNDER 40% PROMOTION QUOTA FROM SCT (BPS-16) DESPITE THE AVAILABILITY OF POST IN HIS QUOTA AND AGAINST NOT TAKING ACTION ON THE DEPARTMENTAL APPEAL OF THE APPELLANT WITHIN WITHIN STATUTORY PERIOD 90 DAYS.

PRAYER:

THAT ON THE ACCEPTANCE OF THIS APPEAL, THE RESPONDENTS MAY KINDLY BE DIRECTED TO THE CONSIDER THE APPELLANT FOR PROMOTION TO THE VACANT/AVAILABLE POST OF SST BS-16 IN

Certified to be true copy

*[Signature]*  
Khyber Pakhtunkhwa  
Service Tribunal  
Peshawar

30.06.2022

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Counsel for the appellant present. Preliminary arguments heard. Record perused.

Rs-600/-  
Appellant Deposited  
Security & Process Fee  
A. J. J. 4/7/22

Points raised need consideration. Instant appeal is admitted for regular hearing subject to all legal objections. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notice be issued to respondents for reply. To come up for reply/comments on 27.07.2022 before S.B.

Annexed with the memorandum of appeal, is an application for restraining the respondents to make initial recruitment on the available vacant post of SST (BPS-16) in Physics/Maths group in Sub Division Dara Adam Khel till decision of the main service appeal. Notice of the instant application be also issued to the respondents. In the meanwhile, respondents are directed <sup>not</sup> to make initial recruitment on the available vacant post of SST (BPS-16) in Physics/Maths group in Sub Division Dara Adam Khel till the decision of the main service appeal.

(Fareeha Paul)  
Member (E)

[Signature]

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800  
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13/1

13-7-22  
13-7-22



OFFICE OF THE DISTRICT EDUCATION OFFICER  
(MALE) KOHAT



**NOTIFICATION**

Consequent upon the advertisement bearing No.INF (P) 6079/2021 and recommendation of the Departmental Selection Committee, and subsequent appointment order received from Directorate of Elem: & Secy: Education Khyber Pakhtunkhwa Peshawar for further adjustment vide Endst:No.6979-85/F.No.01/ SSTs contract/Appointment (Male)/2022 Dated Peshawar the 24-06-2022, the following candidates of TSD Darra, Kohat are hereby adjusted to the post of SST (G), SST (B/C), & SST (M/P) Male in BPS-16 (Rs.18910-1520-64510) @ Rs.18910/- fixed plus usual allowances as admissible under the rules on Adhoc/contract basis under the existing policy of the Provincial Government, in Teaching Cadre, on the terms and conditions given below with immediate effect and further adjusted against vacant post in the school mentioned against each.

**i) APPOINTMENT OF SECONDARY SCHOOL TEACHER GENERAL (MALE) BPS-16 ON ADHOC BASIS UNDER 25% OPEN QUOTA**

S#	Roll No	Name	Father Name	D.O.B	CNIC	Academ ic Marks	NTS Marks	Total Score	Adjusted at
1.	123696	Nadeem Khan	Usmar Din	30-04-1993	14301-3229903-3	57.53	78	135.53	GHS Guz Darra, Kohat
2.	124205	Muhammad Bilal	Akbar Zaman	18-04-1991	17301-9564636-9	63.03	69	132.03	GMS Jammu, Kohat

**ii) APPOINTMENT OF SECONDARY SCHOOL TEACHER BIO-CHEM (MALE) BPS-16 ON ADHOC BASIS UNDER 25% OPEN QUOTA**

S#	Roll No	Name	Father Name	D.O.B	CNIC	Academ ic Marks	NTS Marks	Total Score	Adjusted at
1.	07147	Naqeeb Ullah	Attaullah Khan Afridi	07-04-1995	14301-6080358-3	59.79	84	143.79	GHS Guz Darra, Kohat
2.	07176	Muhammad Ilyas Khan	Mir Alam Khan	09-12-1991	14301-7826620-5	63.62	67	130.62	GHS Darra Adam Khel, Kohat

**iii) APPOINTMENT OF SECONDARY SCHOOL TEACHER MATH-PHY (MALE) BPS-16 ON ADHOC BASIS UNDER 25% OPEN QUOTA**

S#	Roll No	Name	Father Name	D.O.B	CNIC	Academ ic Marks	NTS Marks	Total Score	Adjusted at
1.	71715	Aftab Khan	Munawar Khan	13-04-1986	22401-0414940-5	57.7	85	142.7	GHS Darra Adam Khel, Kohat

**TERMS AND CONDITIONS:-**

1. No TA/DA is allowed.
2. Charge reports should be submitted to all concerned in duplicate.
3. Appointment is purely on temporary & contract basis initially for one year with immediate effect.
4. They should not be handed over charge if they exceed 35 years or below 19 years of age. Age relaxation case may be submitted to competent authority.
5. If any meritorious candidate is deprived of appointment by this order, and the competent authority accepts his appeal, the appointment order of the low merit candidate will be withdrawn, and the adjustment order will be reviewed according to the merit.

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6. Appointment is subject to the condition that the certificates/documents must be verified from the concerned authorities by the DEO (concerned), anyone found producing bogus certificate will be reported to the law enforcing agencies for further action.
7. Their services are liable to termination on one month's notice from either side. In case of resignation without notice their one month pay/allowances shall be forfeited to the Government.
8. Pay will not be drawn until and unless a certificate provided by the DEO (concerned) to the effect that their certificates are verified & found correct & genuine.
9. They should join their post within 30 days of the issuance of this notification. In case of failure to join the post within 30 days, their appointment will expire automatically and no subsequent appeal shall be entertained.
10. Health and Age certificate should be produced from the Medical Superintendent concerned before taking over charge.
11. Their services shall be terminated at any time, in case their performance found unsatisfactory during the contract period or will be extended for another year if found satisfactory.
12. The appointment is made on school based. They will have to serve at the place of posting, and their services are not transferable to any other station.
13. Before handing over charge, once again their documents may be checked by the Headmasters/Principal (Concerned) and if they do not acquired the relevant qualifications as per rules, they may not be handed over the charge of the post and the case may be reported to Directorate E&SE, for with-drawl of order.
14. The appointees shall take nine (09) months mandatory training at RITE Or PITE.
15. The over Age period in respect of Mr.Aftab Khan S/O Munawar Khan SST (P/M) for 08 Months and 16 Days is hereby relaxed.
16. An affidavit to be given by all appointees to the Head of institutions that they are neither enrolled in any higher studies nor they are employed of any Government/Private organization parallel to the current employment.

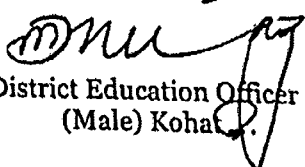
(Muhammad Sheraz Khan)  
District Education Officer  
(Male) Kohat

Endst: No 3608-13 /Appointment SST 2022

Dated Kohat the 05/07/2022

Copy forwarded for information and necessary action to the: -

1. Director, Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar
2. District Accounts Officer Kohat with the request to release their pay on production of Duty Certificate duly countersigned by DEO concerned.
3. PS to the Secretary to Govt: Khyber Pakhtunkhwa E&SE Department
4. Principals/Headmasters Concerned.
5. Officials Concerned.
6. M/File.

 5/7/22  
District Education Officer  
(Male) Kohat

Page#01

Para No.1 PUC

Page |2 of 3|

**VAKALAT NAMA**

NO. \_\_\_\_\_/2021

IN THE COURT OF KP Service Tribunal Peshawar

Shafiq Khan (Appellant)  
(Petitioner)  
(Plaintiff)

VERSUS

Mr. Saad Khan DEO (M) Rohat (Respondent)  
(Defendant)

I/We, Shafiq Khan


Do hereby appoint and constitute **Taimur Ali Khan, Advocate High Court Peshawar**, to appear, plead, act, compromise, withdraw or refer to arbitration for me/us as my/our Counsel/Advocate in the above noted matter, without any liability for his default and with the authority to engage/appoint any other Advocate/Counsel on my/our costs.

I/We authorize the said Advocate to deposit, withdraw and receive on my/our behalf all sums and amounts payable or deposited on my/our account in the above noted matter. The Advocate/Counsel is also at liberty to leave my/our case at any stage of the proceedings, if his any fee left unpaid or is outstanding against me/us.

Dated \_\_\_\_\_/2021

  
(CLIENT)

ACCEPTED

  
**TAIMUR ALI KHAN**  
Advocate High Court  
BC-10-4240  
CNIC: 17101-7395544-5  
Cell No. 0333-9390916

**OFFICE:**

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