30.3.2015

Called time and again. None appeared for the appellant. Minhaj Sikander GP present for the respondents department and submitted application for dismissal of this appeal along with a copy of appointment order of the appellant etc which is placed on file. He stated that the grievance of the appellant has been redressed and this appeal has lost its significance for the appellant. Since none present for the appellant hence this appeal is dismissed in default.

Announced

30:3.15

Camp Court, D.I.Khan

present as before on 28-4-14. Wollen reply on behalf of respondent No. 6 no treceived 236-14 To come up for worllen reply on 30-9-14 at Camp Court D. 1. Khan. Counsel for hu appellant and G.P. for respondent present case adjourned to 30-12-2014 for a sitten reply of R. No. 6 at Caruf Court D. 1. Khan. Carly Court DIK 30-12-14. Noone is present on behalf of appellant. Abolul Saleem Headmaster for respondent present. · Case adjourned to 27-1-2015 for hiply at Camp Court D. K. Khan Appellant with Counsel and Carly Count, DIK. Abdul Saleem Head master for respondent No 144 and 6 present. Written reply on behalf of R. No. 6 not filed. To come of the written why on behilf of respondent No. 6 on 30-3-2015 at Camp Court, Dirkhan. Camp Count, DIK



Appellant with counsel and Muhammad Nawaz, AD with GP for respondents. The learned counsel for the appellant argued that appellant was appointed as PST vide dated 23.10.2012 who prima facie was eligible for appointment as PST as his result of PST was declared on 28.2.2012 whereas last date for submission of application was 16.1.2012. However, he was appointed as PST vide order dated 23.10.2012 which was cancelled, without assigning any reason. He filed departmental appeal on 13.11.2012 which has not been responded within 90 days. Hence this appeal on 19.2.2014. On the other hand, fearned GP argued that he was not eligible to be appointed as such. He was not a civil servant therefore he has not been paid salary. Points raised need consideration. Admit. Process fee and security within 10 days. Case to come up for submission of written reply on 28.4.2014 at Camp Court D.I.Khan.

Camp Court D.I.Khan

Camp Court, D. 1.K.

28-4-14

Appelant in serson and Habibullah,

ADE O. on helialf of respondents No. 1to 4

present. Respondent No. 6 in person present.

Respondent No. 5 absent despile proper

service, proceeded against expanse willen

reply on behalf respondents No. 1to 4 filed

copy whose is handed over to appellant

for reporder, if any. To come up to a

written reply of R. No. 6 on 236-14 at

Camp Court, D. (. Chay)

29-10-2013- Appellant with counsel and G.P. for respondent present. The L/cornsel requested for adjournment.

To come up for preliminary habring on 25-11-2013 at camp court, D. 1. Khan.

Offenber

Camp Court D. 1. K.

25 .11.2013

Tour to Camp Court D.I.Khan has been discontinued vide order dated 31.10.2013. Therefore, notices be issued to appellant/counsel for preliminary hearing on

5-1-2014 before Primary Bench at Peshawar.

Company of Cation of his case at carry but Registration. To

15.01.2014

Appellant with counsel present and requested for adjournment for fixation of his case at camp Court D.I. Khan. To come up for preliminary hearing on 27.01.2014 at camp court D.I Khan.

-27-1-2014.

Counsel for the appellant and E. p. for official respondent with P.R. No. 5.46 present. To come up for further preliminary hearing on 25/2/2014 at Camp Court, D.1. Khewi.

Camp, Court, DY. K

Appellant N. 1h Counsel present. The h/counsel monel appliention for impledment of Head masters of Good, Primary School Muhd Albar and G.P.S. NO. 2: Tajori Park as necessary Party. The request is accorded to Emby to this effect be made on the 1st page of append by office. The Learnel Counsel paquested for adjournment, To come up for further prelimining hearthy on 23-4-2013 at Camp Court Ay than Camp Want, D. 1. Blan Appellant with course present and heard, Pre-admission be issued to he respondent for production of capy of advertisement and P.T.C. result ete on next late positively To come up for partier preliminary heary and argument on application on 28-5-2013 at Camp Court, D. 1-16 han. Appellant in person and County Tout, D.1. Khair. Abolus Sleem ADO for respondents present! The Bench could not proceed to DIKhom owing to promulgation of KPK Ordinance No. 11 of 2013. Case adjourned to 29-10-2013 for prelimany hearing and arguments on application on 29-10-2013 at camp Court Dilikham. Kigishan Camp Court DIKhain

Form- A FORM OF ORDER SHEET

Court of	·	,
Case No	460/2013	

-	Case No	460/2013
S.No.	Date of order Proceedings	Order or other proceedings with signature of judge or Magistrate
1	2	3
1	20/02/2013	The appeal of Mr. Muhammad Adnan resubmitted today by Mr. Gul Tiaz Khan Marwat Advocate may be entered in the Institution Register and put up to the Worthy Chairman for preliminary hearing.
		REGISTRAR 7
2	22-2-2013	This case is entrusted to touring Bench D.I.Khan for
	. 1	preliminary hearing to be put up there on 26-2-2013
	26-2-2013	heard portly. The b/counsel requised for adjournment. To: Corne up for further prehiming hearing on 26-3-2013 at comp Court D.1. Kly
,		hearing on 26-3-2013 at camp Court D.1. Kly
3		Camp Tout, D.16
*		

This is an appeal filed by Mr.Muhammad Adnan today on 23/11/2012 against the order dated 23/10/2012 against which he preferred a departmental appeal on 13.11.2012 which is premature as laid down in an authority reported as 2005-SCMR-890.

As such the instant appeal is returned in original to the appellant/counsel. The appellant would be at liberty to resubmit fresh appeal after maturity of cause of action.

Dt. \$3/1 /2012

SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

MR.GUL TIAZ KHAN MARWAT ADV. HIG COURT DERA ISMAIL KHAN.

Sir.

Re-submitted with the request that the Order of rejection/ Dismissal of Departmental Appeal/Representation has been refused to the appellant by Respondent No.3, therefore Application U/S 151 C.P.C. is being submitted to dispense with the Order of rejection/dismissal Departmental Appeal.

Submitted for further order please.

GULTIAZ KHAN MARWAT ADVOCATE HIGH COURT. DISTRICT BAR ASSOCIATION. D.I.KHAN.

Returned again with the observation that Khyber Pakhtunkhwa Service Tribunal works under Special Law (Service Tribunal Act 1974), therefore, section 151 CPC is not applicable because the appellant has to comply with Section 4 of the Service Tribunal Act 1974.

SERVICE TRIBÚNAL KHYBER PAKHTUNKHWA PESHAWAR.

MR. GUL TIAZ KHAN MARWAT ADV. HIGH COURT DII.KHAN.

lesse of an days.

BEFRE THE KHYBER PAKHTUNKWAW SERVICE TRIBUNAL PESHAWAR

	1.1.	
Service Appeal No.	460	/201 2
_	•	

Muhammad Adnan (APPELLANT)

VERSUS

The Govt: of KPK through Secretary Education etc(RESPONDENTS)

INDEX

S.	Description	Annexure	Pages
NO.			
1.	Grounds of Appeal		1-6
2.	C.M.A for interim relief.		7-8
3.	Copies of testimonials alongwith appointment order dated 23.10.2012	"A, A-1 to A-12 "	9-25
4.	Copies of charge report and MC	"B & C"	26-27
5.	Copies of adjustment order and reliving chit.	"D & E"	28-38
6.	Copy of impugned order dated 23.10.2012	"F"	33
7.	Copies of representation alongwith postal receipt	"G & H"	34-35
8.	Wakalatnama.	•	36

Your humble Appellant

Muhammad Adnan Through Counsel

GUL TIAZ KHAN MARWAT

Advocate, High Court D.I.Khan

Dated. 2211.2012

BEFRE THE KHYBER PAKHTUNKWAW SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 460 /2013

1265 23/11/12

Muhammad Adnan Ex- PST GPS No. 2 Tajoori Tehsil and District Tank Cell # 0304-501-8769

............... (APPELLANT)

VERSUS

Aus problems ato § 1. The Govt: of KPK Province through Secretary, (Elementary and Secondary Education) KPK Civil Secretariat, Peshawar.

2. The Director, (Elementary and Secondary Education) KPK, Peshawar.

The Executive District Officer (Elementary & Secondary Education), TANK.

4. The District Co-ordination Officer, TANK.

Head Master G. P.S. Muhd Akbar, Tank.

6. Head Moister, G. P.S. No. 2 Tajori, Tank.
(RESPONDENTS)

APPEAL U/S 4 OF KHYBER PAKHTUNKHWA SERVICE
TRIBUNALS ACT, 1974 AGAINST THE ORDER OF
BEARING ENDST: NO.2410-14 DATED 23.10.2012
ISSUED BY RESPONDENT NO. 3 AND COMMUNICATED
TO THE APPELLANT ON 10.11.2012 VIDE WHICH
APPOINTMENT ORDER OF APPELLANT BEARING
ENDST: NO. 2404-09 DATED 23.10.2012 HAS BEEN

CANCELLED WITHOUT ANY SHOW CAUSE NOTICE.

23/11/12.

Lo-submitted to-Cap

30/2/13 Jun 2

Respectfully Sheweth

- 1. That the addresses of the parties given in the memo of appeal are sufficient for the purpose of service of the parties.
- 2. That Respondent No.3 published a proclamation/ advertisement in the daily newspaper wherein applications were invited for the appointment of various teachers such as CT, PST etc in the Education Department.
- That the Appellant who is being permanent resident of District Tank having Master Degree) and also appeared in the PST Exam of Alama Iqbal Open University (AIOU) applied for the post of PST whereafter appointment order of Appellant was issued vide order Endst: No. 2404-09 dated 23.10.2012. Copies of testimonials alongwith appointment order are enclosed as **ANNEXURE "A, A-1** to **A-12."** respectively.
- 4. That the Appellant assumed the charge of the Post on the same day i.e. 23.10.2012 whereafter the Appellant was Medically examined by the MS DHQ Tank on 24.10.2012. copies of charge report and MC are enclosed as

 ANNEXURE "B & C" respectively
- in the GPS No. 2 Tajoori vide Endst: order No. 158-61/Pry: E & S E dated 24.10.2012 issued by Deputy District Officer Education Tank and as a consequence thereof the Appellant was relieved from the Government Primary School, Muhammad Akbar on 25.10.2012 after noon. Copies of adjustment order and reliving chit are enclosed as

 ANNEXURE "D & E" respectively.

Chris

- Appellant was called by the Respondent No. 3 in his office on 10.11.2012 and handed over the impugned order dated 23.10.2012 of cancellation of initial appointment order of the Appellant as PST. Copy of impugned order is enclosed as ANNEXURE "F".
- 7. That the Appellant submitted representation/departmental appeal to Respondent No. 3 which was sent through Register Post AD No.848 dated 13.11.2012 wherein the Appellant sought the indulgence of the Appointing Authority for redressal of grievance of the Appellant. Copies of representation and postal receipt are enclosed as **ANNEXURE "G & H"** respectively.
- B. That the Appellant anxiously waited for the decision of Departmental Appeal but no action has so far been taken by the Competent Authority inspite of lapse of sufficient period as no intimation of the decision of Departmental Appeal/Representation has so far been communicated to the Appellant.
- 9. That having no other remedy, the Appellant is obliged to seek the indulgence of this learned Tribunal against the order of cancellation of initial appointment order of Appellant through impugned order and non-disposal of Departmental appeal/representation by Respondent No. 3, inter alia on the following grounds:-

Ohres

GROUNDS:

- No.3 as a consequence of which the order of withdrawal/cancellation of initial appointment order of Appellant as PST is illegal, unconstitutional, malafide, arbitrary, void abinatio, without lawful authority and without jurisdiction and in operative upon the rights of Appellant.
- appointment order dated 23.10.2012 that services of the appellant are liable to termination on one month prior notice or resignation with the prior notice of one month pay shall be forfeited but this term and condition of appointment has also not been complied with but violated himself by the Respondent No. 3 as no not ice as required was served upon the Appellant and on this score alone the impugned order issued by Respondent No. 3 is liable to be recalled and set-aside.
- withdrawal/cancellation of appointment of Appellant as well as non disposal of representation/departmental appeal by Respondent No. 3 is against law and facts as the Appellant was condemned unheard from the beginning to the end as neither the Appellant was given a chance to apprise him from actual position of the matter nor any show cause notice was served upon the Appellant before the issuance of impugned withdrawal/cancellation order of initial appointment order of Appellant.

Jun

- That the Appellant has been matted out discriminatory treatment and he has not been treated under the law as required under the provisions of fundamental rights guaranteed the Constitution of Islamic Republic of Pakistan.
- E. That the Order of withdrawal of appointment of Appellant as PST has been passed without holding regular inquiry while by now it is a settled principle of law that regular inquiry is must and there should be no punishment without holding regular inquiry.
- F. That the Appellant has been penalized without any fault inspite of rendering service and has been deprived of vested legal and fundamental rights.
- G. That besides all these legal defects, neither final show cause notice was served upon the Appellant before issuance of withdrawal order of Appellant's appointment order nor personal hearing was provided which is must under the law.
- That this Hon'ble Tribunal is creation of Constitution under which fundamental rights of the citizens of the Country are protected and having vast Constitutional Powers, this Hon'ble Tribunal is competent and authorized to correct the failure, faults, dereliction of duty, latches, defects in jurisdiction, denial of justice, bias or disability and to set aside/struck down illegal and order without lawful authority of the Departmental Authorities of Government Offices/Departments including the Respondents.
- That it is also a settled principle of law that when the initial order is void then the superstructure built thereon shall have to fall on the grounds automatically.

They

J. That counsel for the Appellant may please be allowed to raise additional ground during the course of arguments.

It is, therefore, humbly prayed on acceptance this Appeal, this Hon'ble Tribunal may very graciously be pleased to accept the appeal of the Appellant and as a consequence thereof the impugned order of Respondent No.3 bearing Endst: No.2410-14 dated 23.10.2012 may please be set aside and recalled and the Appellant may please be reinstated into service with all back benefits.

Any other relief deemed appropriate in the prevailing circumstances may also be granted.

Your humble Appellant

Muhammad Adnan
Through Counsel

GUL

L/TIAZ KHAN MARWAT

Advocate, High Court D.I.Khan

AFFIDAVIT

Dated. 2.211.2012

I, Muhammad Adnan Ex- PST GPS No. 2 Tajoori s/o Abdul Saleem R/o Tajoori Tehsil and District Tank, the Appellant do hereby solemnly affirm and declare on Oath that the contents of appeal are true and correct to the best of my knowledge and belief and that nothing has been concealed from this Hon'ble

Tribunal.

SALIM BALOCH ADV

Oath Committioner U. Kha

DEPONENT

BEFRE THE KHYBER PAKHTUNKWAW SERVICE TRIBUNAL PESHAWAR

	Civil Misc: Application	-		,
	Service Appeal No.	In ·		**************************************
Muhammad Adn	an		<u></u>	<u>.</u> (APPELLANT)
	VI	ERSUS		
The Govt: of KPK	through Secretary E	ducation	n etc <u> (1</u>	RESPONDENTS)

APPLICATION FOR SUSPENSION OF OPERATION OF IMPUGNED ENDST: ORDER NO. 2410-14 DATED 23.10.2012 ISSUED BY RESPONDENT NO.3 AND TO MAINTAIN STATUS QUO TILL THE DISPOSAL OF APPEAL.

Respectfully Sheweth,

- 1. That the Petitioner is filing the accompanied Service Appeal in this learned Tribunal.
- 2. That the subject matter of appeal is to set aside the impugned order of withdrawal of appointment order of Petitioner as PST issued without observing necessary legal formalities.
- 3. That the petitioner has good prima-facie case and there is likelihood of its acceptance.
- 4. That due to the issuance of order of deposit of disputed amount, there would caused financial loss to the Petitioner.
- 5. That had the impugned order is not suspended, then the object and purpose of filing of appeal would become fruitless and illogical.

In view of the submissions made above it is, therefore, humbly prayed that on acceptance this Petition, this learned Tribunal may very graciously pleased to suspend the operation of impugned order and as a consequence thereof an order of directing the Respondents to treat the Petitioner into service may please be issued and status quo may please be maintained till the disposal of Appeal.

Your humble Petitioner

Muhammad Adnan
Through Counsel

GUL TIAZ KHAN MARWAT

Advocate, High Court
D.I.Khan

Dated. 22.11.2012

8 B

DEPONENT

BEFRE THE KHYBER PAKHTUNKWAW SERVICE TRIBUNAL PESHAWAR

	Civil Misc: Application NO.	/2012
	In Service Appeal No	/2012
Muhammad Adn	an	
	VERSUS	en e
The Govt: of KPK	through Secretary Education	i etc(RESPONDENTS)

AFFIDAVIT

I, Muhammad Adnan Ex- PST GPS No. 2 Tajoori s/o Abdul Saleem R/o Tajoori Tehsil and District Tank, the Appellant do hereby solemnly affirm and declare on Oath that the contents of petition are true and correct to the best of my knowledge and belief and that nothing has been concealed from this Hon'ble Tribunal.

SALIM BALOCH ADA R.O. & A.C. Oath Committioner D.I.Khai

10-11-2012

£

DOMICIL	E CERTIF	IOATE	1	a
			•	1 -
1 Muhammed Adnan Sale	ະem Son <i>l</i> D⁄aບ໌ຊ	ptof of	dul Saleem.	
hereby declare that I was born of	parents who are per	manently domi	ciled in Norti	1
West Frontier Province having been bor	on / settled in this	Province.	•	
I was born at Village / Mohallah	Tajor:	i <u>.</u>		
	•			
- 1	District TANK.		1	•
		, , M	Adnan Salin	
	•	Signature / Th		n-
		of the Applicar		••
•		Dated 21/	6/200.	-
Pursuance to the declaration dated	21/6		er market en	
Mr./Miss Muhammed Adnan Saleem	S-14/1///	/ ZUUU	filed t	7
Domiciled in North West Emple	son, Daughter of _	Abdul Sale	em .	_
Domiciled in North West Frontier Pro	vince. It is here	by, certified	that the Said	
Mr. Muhammed Adnan Saleem	is born of Paren	its who are peri	nanent resider	nt
of the North West Frontier Province has	ring been born/setp	ed within it.	R. Comment	
I have satisfied muralf from		Na Salar	gel De e	1
I have satisfied myself from persona hat the above declaration is true certify	Henowiedge/verifica	tion by	revenue Sta	۷۲ ۱ ت
			Gul	(man
This da	y of June 2000	29	. •	•
		•		
	•		_	٦
•				
Seal (MAGISTRO	TE Ist CLAS	5/(A)
~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~			M20 2.7	1,
were in all	·	•	Section 3	6.
My Con	MTERSIGNED		D Aves 20	j
A bo VIII - 500	VIERSIGNED	•	B	
) distri	MAGISTRATE		TO ST	
	TANK.	METER D	Aer.	
	Seal	ı (m		
	•	A. S.) (4)	
NE T		The state of the s	L. Control of the Con	•
	•			
trike	out which ever is n	ot applicable		
			•	
No No No	`. `		/	
Mile Expring Pryss Tank	H.C. Da	ited Tank the	1-7-6-2	-000
42-6-Lu				

T. C. C.

ŀ

RURAT AREA

WERIF!ED

WIRDLAND

WERIF!ED

WIRDLAND

WERIF!ED

WERI

School Admn: No. ____166/144

Registration No. 27_BB/TJF_93.

Distt:



PROVISION	a Caralagna
Roll No. 61-739	Session 1999-2000
It is Certified that MrNUHAMMAD ADNAN	
Son ofARRUL SALGEM	who appeared from this School in
the S.S.C. (A) Examination in MARCH	has according to the Preliminary "Pass
	ary, Board of Intermediate and Secondary Education
Bannu been declared successful in the said l	Examination. He Secured 573 Marks Out of 350 -
His date of birth (in words and figures) is 121	th Sep; N. H. Eighty Four. (12-9-1984).
SUBJECTS	WHICH PASSED
1. English 3. <u>I_{nl.+}(C) ·</u>	5. Mach. 7. Chy:
2. Urdu 4. Pak; Sty;	5. Mach; 7. Chy; 6. Phy; 8. Bic;
GRADE INTERNAL (C)/ 4	
Conduct	3090
	r object of enabling the Student to be admitted to a College the Certificate to be given to him by the Secretary Board of an Bannu.
	Head Master
Prepared & Checked by Aut, Wight SpT.	Govt: High School Tajori,
Date of Issue 12-6- 200 C.	Dist: TANK.
	, Disc man
	The second secon

Alfebra Laboration 1/1/2

Board of Intermediate & Secondary Education

BANNU
DETAILED MARKS CERTIFICATE
Secondary School Certificate Examination

(SCIENCE GROUP).

Session 200 (Annual/Supplementary)

Father's Name

<u> </u>		•		7 7		
SUBJECT	Total Number of marks					•
	allotted.	Theory	Practical	Total	In words	, ,
1. English	150		 	07	7	· i.
2. Urdu	150			113	3 3	i. I.
3. Islamiyat Comp:	75			5	3 - 12	'
4. Pakistan Studies	75	1			7 1 3	
5. Mathematics	100	, ,		39	年まれ	
6. Physics	100	63	ه د ا	ري.	6 3	
Chemistry	100	2:-		83	(2)	
8. Biology	100	40	16 -	51	Y	y 2
C A S S A S A S A S A S A S A S A S A S		-	1-0	60		
Total	850			573	B	

Note: This certificate is issued errors and ommissions excepted

Prepared by

· 200

1. 4.

T = T T

Controller of Examinations
Board of Intermediate & Secondary Education Bannu

OLLEGATO

Provisional Certificate

Certified that Mr.	MUHAMMAD ADNA	NS/o	ABDUS SALEE	em i ji i i
Roll No - 16172.	Board of Intermedi			
D.I.Khan			. No. 139-BB/Tk	
Passed his FSc	Examin	ation of the B.I.S.E.	Bannu/Gomal Haiv	Pornity D + KL
held in 2002/1	19	• obtaining _5		
and placed inII			undred & Seve	enty) Marks
Subjects Passed	1_English	2Urdu	_ 3 Pa-st:	
.*.	4 Isl:Ed:	5Bio:	6 Chem:	7.Phy:
His conduct during his	s study at the College	was	Good	<u></u>
His date of birth accor	ding to the College R	ecord is12/	9/84	
in Words Tr	welveth Sep,NH	Eighty Four		<u> </u>
ii.		1.2		2/11
Dated	10	, , , , , , , , , , , , , , , , , , ,		My Cypy
Checked by	Det 1962		Principario Govt: Coll	ege Tand
	,2/910		-	
į.	•	, .	Q	
Cas in the said			Heren	3- 1
Rell Fac.	Expert of to may		NY ~	بالرام المرام

১৭৬

Ų,

BOARD OF INTERMEDIATE AND SECONDARY EDUCATION, BANNU

Detailed Marks Certificate Intermediate Examination Part-1 & II

	••	•	
Ma	_	_	
N.a		u	_

'C our

u dit

Muhammad Adnan

Father's Name : Abdul Salim

Group:

PRE-MEDICAL

(Annual)

Roll No:

16172

	1	otained					
Subjects -	Marks	Part-I		Part-II		Total	Marks in Words
		Theory	Pract	Theory	Pract		
English (Comp)	200	43		.35		78	Seventy-Eight
Urdu (Comp)	200	68		67		135	One Hundred Thirty-Five
Islamic Education	50	23				23	Twenty-Three
Pakistan Studies	50			25		25	Twenty-Five
Physics	200	67		32	20	119	One Hundred Nineteen -
Chemistry	200	45		26	16	87	Eighty-Seven
Zoology	200	36	,	46	21	103	One Hundred Three

Total: 1100

THE EXMENT

Five Hundred Seventy Only

Remarks:

Controller of Examinations Board of Intermediate & Secondary Education BANNU

Dale: 31-August; 2002

Note: Errors / Ornissions excepted_

Khakser and BRAINS Software Enterprise (KBSoft) Computer CBLL BISE, Hannu

MACK!

Subjusts

Urda Karaji

. [

PHYS C. ____

Unes,

Ĝч

all Rinks :

or distribution (

Ų į

Serial No. 55485

GOMAI

A/5

Provi

This is to certify that Mr. / Mis

in the subject of ______ He / She was placed in ____ division, Securing ______278

The examination was tak

Dera Ismail Khan.

02-10-2007,

DUE

GOMAL UNIVERSITY



DERA ISMAIL KHAN (N.W.F.P. PAKISTAN)

DETAILED MARKS CERTIFICATE B.Sc. EXAMINATION PART-II

AAMINATION PART-II
Held in June-July, 2007
Session 2007 / Annual

Roll No. 2027

Name Muhammad Adnan

The candidate secured the following marks & has been placed in 2nd Division.

SUBJECTS	Number	MAR	MARKS OBTAINED		
I. English	of Marks Allotted	In figures	ImWords	(:	
2. Botony	75	 	-		
	75			i:	
3. Physics	75			₩.	
4. Chemistry	75	41			
5. Computer Science	75	- "" -			
6. Zoology	75	.	Ts.	•	
7. A Course of Marins	75	· · · · · · · · · · · · · · · · · · ·			
8. B. Cowise of Maths	l ¹	ți [1	28	
9 Statistics	75	` · · [•	•	
10 Geography	75	51	• = .		
II. Économics	75	31	<i>2</i> -1.	K	
12. Electronics	75		•	. 4-	
13. НРЕ	75		•		
14. Pak. Study (Comp)	75				
	40 **	22 1		1	
15. Aggrīgāte Part-I	285	1			
The House the same		133, 10			
Total Marks	550	i			
The Evanilia		278 1	wo Hundred & Sev	enty Eight	

The Examination was taken as a Whole/In Parts

Reşult Declaration Date: 03/10/67

Zordogy . A i osnika

Dear in

id. Oak

でいるとのなべると、一方の世界であると、

Atterded 12

Additional Controller of Examinations Gomal University, D.I.Khan ● Perial Nº 064681

GOMA

Provis

This is to certify that Mr. / Miss

Son / Daughter / Wife of

of the Department / Institute of

has passed MA.FINAL, ARRUAL, 2008

in the subject of _____

He / She was placed in ______580

The examination was taken

Dera Ismali Khan.

Dated ...

05-12-2009

Megt



DERA ISMAIL KHAN

(N.W.F.P. PAKISTAN)

DETAILED MARKS CERTIFICATE M.A ISLAMIYAT FINAL

Held in April-May 2009 Session 2008/Annual

Roll No:

Name: Muhammad Adnan

The Candidate secured the following marks & has

	Total No		nd Division. 1ARKS OBTAINED
SUBJECT	of Marks Allotted	In Figure	In Words
Al-Fiqah	100	·.; 37	Thirty Seven
Usool-e-Fiqa	100	56	Fifty Six
Taqable Adyan	100	52	Fifty Two
Islam and Other System	100	49	Forty Nine
Essay	100	41	Forty One
Viva Voce	100	60	Sixty
Aggregate Previous	500	285	Two Hundred and Eighty Five
Total Marks	1100	580	Five Hundred and Eighty

The Examination was taken as a

SUBJE

ુşi egat⊋ Pt

dditional Controller of Examinations City Campus, Gomal University,

Dera Ismail Khan.

ALLAMA IQBAL OPEN UNIVERSITY, ISLAMABAD

PROVISIONAL RESULT CARD

Name - MUHAMMAD ADNAN Fathers's Name ABDUL SAL-IM

VIE AND P/D'TAGORI MOH SULTAN

Tehsil TANK District

Address

0

()

TANK has successfully completed CERTIFICATE OF

Roll No W699048 Registration No. 07NTK0023 Final Semester AUT- 2009

i	The detail of pass	sed courses	are as under:		• ,
	Semester	Course Code	Title of Course		rks
	SPR- 07	0633		Maximum	Obtained
	3/10	0033	SCHOOL ORGANIZATION	100	68
	SPR- 07	0935	EDUGATIONAL PSYCHOLOGY	⁶ %.160	57
	SPR 07	0631	DIMENSIONS IN EDUCATION	100	70
	SPR- 07	86.40	TEACHING STRATEGIES & EVALUATION	100	63
	AUT 07	0612	PRACTICAL WORKSHOP & TEACHING PRACTIC	E 100.	94.
	AUT- 07	0507	SCIENCE & ITS TEACHING	100	66
	AUT- 07	0635	ISLAMIAT AND ITS TEACHING	100	62
	AUT~ 07	0604	URDU LANGUAGE AND ITS TEACHING	100 ,	60 ,
	AUT08	0634	ENGLISH AND ITS TEACHING	100	69
	, 1 ,	e 9.0		· · · · · · · · · · · · · · · · · · ·	
	0. 50	2 1 2 2		4. 191	tu -
	CREDITS	4	Alle Sand Advocate	iziizni į	<i>i</i>
			Total Marks / Obtained	900 7	807

25, 2009 Result Declared on

Total Marks / Obtained

68

Date of issue

AURUST 05, 2009

Percentage / Grade

Disclaimer:

Controller of Examinations

This result card is issued provisionally, errors and omission excepted, as a notice only. Any entry appearing in this card dose not itself confer any right or privilege on a candidate for the grant of certificate/degree/diploma, which will be issued under the rules/regulations on the basis of the (a ginal record of the university student...

GC FAL UNIVERSITY



DERA ISMAIL KYAN (K. P. K PAKISTAN)

Nº 147556

DETAILED MARKS CERTIFICATE **BACHELOR OF EDUCATION (Private)**

Held in April-May 2011 Session 2010/Annual

Roll No: 1407

Name: MUHAMMAD ADNAN

The Candidate secured the following marks & has been placed in

The Cartainan Section and Inches			
SUBJECT	Total No of Marks	M	IARKS OBTAINED
	Allotted	In Figure	In Words
C E/School Society and Teacher	50	27	Twenty Seven
Perspective of Education	100	46	Forty Six
School Organization and Classroom Management	100	47	Forty Seven
Homan Development Learning	100	50	Fifty
Education Measurement Evaluation	100	51.	Fifty One
Education Technology	100	48	*Forty Eight
Curriculum and Instruction	100	45	Forty Five
English (Comp)	100	55	Fifty Five
Viva Voce	50		
Teaching of English	100	-	
Teaching of Urdu	100		• .
Teaching of Pak Studies	100		- "
Teaching of Islamiyat	100 -	y	**************************************
Teaching of Chemistry	100	•	
Teaching of Physics	100	_	_
Teaching of Bio	100	67	Sixty Seven
Teaching of Math	100	65	Sixty Five
Computer/Guid: and Councy School Teachers	50	25	Twenty Five
Essay	50		
Project and Practical Skill	200	125	One Hundred and Twenty Five
Total Marks	1200	651	Six Hundred and Fifty One

Result Declaration Date.

16/02/2012

Errors & Ommissions Accepted

Additional Controller of Examination City Campus, Gomal University, Dera Ismail Khan.

JAMA IQBAL OPEN UNIVERSITY, IS PROVISIONAL RESULT CARD

Name 1. IMUHAMHAD ADNAN Father's Name

Name ABDUL SALEEM
VILLAGE AND PYO TAJORI KHYBER
J.FAKTUN KHAWA

Tchsil TANK District TANK

Serial No.

Address

has successfully completed: PRIMARY TEACHING CERTIFICATE

The detail of pass	Course		Ma	rks
Semester	Code	Title of Course	Maximum	Obtained
Ot -TUA	0616	SCHOOL COMMUNITY & PRACTICAL ARTS	100	70
AUT- 10	0615	SCHOOL ORGANIZATION & MANAGEMENT	100	73
AUT- 10	0614	EDUCATIONAL PSYCHOLOGY	100	71
AUT - 10	0613	PRINCIPLES OF EDUCATION	100	6,6
SPR- 11	0619	TEACHING OF GENERAL SCIENCE & PHYSICA EDUCATION	100	72
SPR- 11	0418	TEACHING OF MATHEMATICS	100	, 9
SPR- 11	0617	TEACHING OF URDU	-100	70
SPRF-11	.0850	TEACHING OF ISLAMIAT & SOCIAL STUDIES	100	57
5FR- 11	0617	PRACTICAL WORKSHOP & TEACHING PRACTIC	E 100	82
The second of	· · · · · · · · · · · · · · · · · · ·	ege. Defe	- .	
	i si Jeografi		•	
	- No.			
	.ot 3°°	0		
17. O. 25 268	an thriftis The same	Atestad		
	1	Atlested June 2 22.11.12	·	
ا با الله والم ا		J Bonna . II		
	1	,		

CREDITS:

Total Marks / Obtained

900 Z 640

FEBRUARY 28.2012

Percentage / Grade

Controller of Examinations

sissued provisionally, errors and omission excepted, as a notice only. Any entry appearing in this eard does not itself confer any only candidate for the grant of certificate/degree/diploma, which will be issued under the rules/regulations on the basis of the

Registration No. 10NTK00309

A1605430

SPR- 2011

Roll No.. ..

Final Semester





OFFICE OF THE EXECUTIVE DISTRICT OFFICER ELEMENTARY & SECONDARY EDUCATION, TANK

ORDER:

Consequent upon the approval of the District Co-Ordination Officer Tank vide his No.4081/FP(Educ) dated 16/10/2012, and already recommended by Departmental Selection Committee, the following candidates being qualified are hereby appointed as PST Male in the school/ Office noted against their names on Merit in BPS-12 (7000-500-22000) plus usual allowances as admissible under the rules in the interest of public service w.e.f the date of taking over charge on the following Terms & Conditions.

Note: - Further adjustment if required, will be made by Dy District Officer (M) E&SE Tank

Disable PST (Male)

_							
:	S.No	Name & Add:	Fathers Name	D/O Birth	Merit Position	Place of Posting	Remarks
		Ihsan uliah Viilage Pai	Nasib ullah	3/1/1983	56.9988	GPS No1 Pai	
l !		Said Rehman Ama	,			GMPS Nismit	
1.	1 25	Khel	Taj Muhamimad	1/1/1975	52.6527	Abad Nandroo	

U/Council City-II PST (Male)

S.No	. Name & Add:	Fathers Name	D/O Birth	Merit Position	Place of Posting	Remar ks
1	Adnan Nawaz	Sha i Nawaz	4/4/1987	62.8977	GPS No.1.Tank	
2.	 Sana ullah Khan	Amir Sultan	8/28/1981	61.6757	GPS No.1.Tank	

∞≅U/Council Citv-LPST (Male)

S.No	Name & Add:	Fathers Name	D/O Birth	Merit Position	Place of Posting	Remar ks
	Fahim Ullah Moh:Midan Tank	Sana Ullah	4/10/1987	64.5229	GPS No.4.Qutab - Collany Tank	

U/Council Ranwal PST (Male)

S.No.	Name & Add:	Fathers Name	D/O Birth	Merit Position	Place of Posting	Remarks
1	Qamar Zaman Vill:Ranwal	Gul Zaman	2/18/1984	61.0404	GPS Ranwal	
2	Ahmad Saeed Village Ranwal	Sahib Jan	3/10/1987	58.5602	GPS Gara Shahbaz.	
3	Munawar Jamai vill:Ranwal	Altaf I-lussian	3/25/1988	57.1310	GPS Gola Kori	,
4	Shoaib Ahmad Vill:Gara Shahbaz	lmam Bakhsh	3/11/1986	56.0547	GPS Ghulam Kori	
5	Jahan Zeb Vill:Bara Khel	Muharnmad Riaz	1/21/1988	55.1930	GPS Awan Abad	
6	Muhammad Ibrar Khan Vill: Bara Khel	Muhammad Rafiq Khan	4/7/199 ¹ 1	54.7558	GPS Awan Abad	Pr.

Mested Denvioed 12

200

Khan

22

Ç	U/	ncil Pai PST (Male)				-	
ĺ	S.No	Name & Add:	Fathers Name	D/O Birth	Merit	Place of Posting	Remarks
Ī	1					GMPS Said Alam	
	1	Salah ud Din Vill:Pai	Mishk-e-Alara	4/15/1988	67.0479	Pai	
	2	Abdul Majeed Vill: Pai	Abdur Rastiid	3/4/1986	66.7047	GPS Taju Khel	
	3	Habib ur Rehman				GMPS Haider	
		Vill:Tajori	Muhammad Jan	4/5/1987	66.0697	shah	
	4					GPS Taju Khel	
	4	Imran Ullah VII: Pai	Rehmant Ullah	2/12/1989	61.0705	Pai	<u> </u>
	5	Muhammad Mushtaq				GPS Abi Zar	
		Anwar Vill:Abizar	Abdur Razzaq	3/14/1988	60.8556		!
	6	Haroon ur Rashid Vill:Tajori	Muhammad Rafig	4/4/1985	60.0649	GPS No,1.Pai	
		Muhammad Israr	1		- · · - · - · - · - · - · - ·	GPS Muhammad	
	7	Vill:Tajori	Haidar Shah	4/1/1987	59.4944	Akbar	
	/5	Muhammad Adnan			· ••	GPS Muhammad	
し	8	Vill:Tajori	Abdul Saleem	9/12/1984	58.6922	Akbar	
	9	Muhammad Noor				GPS Tajuri No.1	
	J 3	Khan Vill:Abizar	Ghani ur Flehman	3/2/1987	58.6021		
	10	Muhammad Saeed				GPS Muhammad	

U/Council Shiekh Uttar PST (Male) Place of Posting Merit S.No 1 Fathers Name D/O Birth Remarks Name & Add: Position **GPS Mamraz** Muhammad Hanif Vill: 1 Pathan Mamraz Pathan Gulistan Khan 3/14/1989 63.2129

4/5/1990

58.3988

56.6237

Akbar

GPS Shiekh Uttar 2 New Abadi 3/1/1982 59.9468 Asif Zaman Qamar Zaman GPS Sh: sultan 3 Ashfaq Ahmad Shah Muhammad Rafig 4/17/1987 58.0554 GPS Shiekh Uttar Muhammad Irfan Ullah 9/10/1990 4

Vill: Mamraz Pathan Essa Khan

U/Council Gul Imam PST (Male)

Gui Zaman

S.No	Name & Add:	Fathers Name	D/O Birth	Merit Position	Place of Posting	Remar ks
1	Hizbullah Vill: Darraki	Hamid Ullah	2/17/1987	64.1552	GPS Darraki	
2	Ikram Ullah Vill:Akbari	Rehmat Ullah	1/14/1984	64.1267	GPS Akbri	
3	Muhammad Raees Khan Vill:Darraki	Misal Khan	4/18/1988	63.5345	GPS Darrki No.1	
4	Najeeb Ullah Khan Vill:Darraki	Ghulam Qasim Khan	1/1/1978	63.1011	GPS Darrki No.1	
5	Umar Daraz Khan Vill:Darraki	Khan Muhammad	4/20/1987	62.2059	GPS Darraki No.1.	i
6	Shafi Ullah Khan Vill:Darraki	Aman Ullah Khan	3/15/1989	59.4877	GPS Andri	
7	Sabqat Ullah Vill: Darraki	Zafar Khan	2/12/1986	58.4013	GPS Sher Ali	
8	Muhammad Faroog Vill:	Surana Khan	4/10/1988	58.3750	GPS No.1 Gul Imam	
9	Muhammad Faheem Anjum	Ismail Khan	3/30/1986	57.8283	GPS Nawana Gara	
10	Mati Ullah	Abdulian Jan	7/1/1983	57.6514	GPS Khyber	
11	Abdur Rehman	Ahmad Ali	2/1/1985	57.5837	GPS Habib Koroona	

At offer of the property of th

2/1/

ljaz Ahmad

H/Cou	ncii Ama Khel PST (Male)	_				
S.No	Name & Add:	Fathers Name	D/O Birth	Merit Position	Place of Posting	Remarks
					GPS Hayat	
1	Wahid Gul Vill:Ama Khel	Mehar Ban	3/27/1985	65.2012	Koroona	
		NIOTO BOX			GPS Hayat	
. 2	Khalil Ahmad Shah Vill:Ama Khel	Amir Sultan	3/3/1986	62.8093	Koroona	
		7 11111 0011011			GPS No.2 Ama	
3	Jamshed Alam Shah Vill:Ama Khel	Abdul Qafoor Shah	5/15/1987	62.5699	Khal	
	1	7.0001.000			GPS Nismat	
4	Muhammad shafi Vill:Ama Khel	 Muhammad Yaqoob	4/9/1990	62.1756	Koroona	<u> </u>
 	<u> </u>	140110111100			GPS Nandoor	
5	Hashim Khan vill:Ama	Aslam Khan	4/15/1987	62.0288	Nismat Koroona	

U/Council Gara Baloch PST (Male) Place of Posting Merit Remarks D/O Birth Name & Add: Fathers Name S.No Position GPS No.1.Gara Farman Ullah Razzaq Baloch 59.3881 4/27/1988 Sadiq e Akbar Collany Tank

U/Cou	ncil Dabara PST (Male)					
			חוס הישה	Merit	Place of Posting	Remarks
S.No	Name & Add:	Fathers Name	D/O Birth	Position		, , , , , , , , , , , , , , , , , , , ,
ļ		OLI II Debene	3/5/1989	68.0241	GPS Dabara	
1	Ihsan Ullah Grawaki	Shiekh Behram	3/3/1909	00.02.11	GPS Dabara	
. 3	Naseeb Ullah Vill	, .	0404000	04.0735	GF3 Danata	
4	Garwaki	Sad Ullah	3/10/1988	64.8735	<u> </u>	<u> </u>

U/Council Goaml Bazar PST (Male) Place of Posting Merit Remarks D/O Birth Fathers Name S.No Name & Add: Position GPS Gomal Asad ullah khan Bazar 56.5900 3/10/1982 Abdus Samad Vill:Gomal Bazar **GPS Kamal** Imran ullah Vill:Gomal 2 Koroona 3/6/1991 56.0152 Rais Khan Bazar **GPS Kot Azam** ljaz Ahmad Vill:Kot 3 55.3514 3/10/1984 Nosher Ahmad Ázam **GPS** Kamal Misal Khan Vill:Gomal 4 Koroona 54.4159 4/20/1987 Rozi Khar. Bazar 51.7338 GPS Bhattyari 5 3/14/1991 Siraj Ahmad

U/Cou	ncil Mullazai PST (Male)	'				
S.No	Name & Add:	Fathers Name	D/O Birth	Merit Position	Place of Posting	Remarks
1	Farhat ullah Vill: Mullazai	Bahdar sher	4/20/1986	66.6519	GPS Kirrl Zajari	····
2	Muhammad Isa Vill: Mullazai	Wazir e Azrım	3/20/1987	65.1952	GPS Aman Abad GPS Salar Abad	
3	Muhammad Ishfaq Vili: Mullazai	Shah Jahan	2/20/1985	63.9418	GPS Salai Abad	Transfer And And Andrews of the Andrews of the State of t

Allestad poliocent. 12 Poliocent. 12

U/Council Tatta PST (Male)

,	S.No	Name & Add:	Fathers Name	D/O Birth	Merit	Place of Posting	
				DIO DIMI	Position		Remarks
	1 1				59.1220	GPS Kirri Umar	
		Atta ullah Vill Bazi	Fateh khan	8/15/1986		Khan	
							_ 2

U/Council Warspoon PST (Male)

1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1					
Name & Add:	Fathers Name	D/O Birth	Merit Position	Place of Posting	Remarks
Zahid ullah Khan	· · · · · · · · · · · · · · · · · · ·		1 03111011		
Vill:Kirri Hiader	Roze Muhammad	10/27/1985	63 5580	GPS Kirri Haid	
Muhammad Irshad Kiri		70.277.000			 -
Marwati	Taza Gul	1/3/1985	59 6919	GPS Janki	
Sher Alam Vill: Pouk	Aslam Khan			GPS Adda Umar	<u> </u>
	Zahid ullah Khan Vill:Kirri Hiader Muhammad Irshad Kiri Marwati	Zahid ullah Khan Vill:Kirri Hiader Roze Muhammad Muhammad Irshad Kiri Marwati Taza Gul	Zahid ullah Khan Vill:Kirri Hiader Roze Muhammad 10/27/1985 Muhammad Irshad Kiri Marwati Taza Gul 1/3/1985	Zahid ullah Khan Vill:Kirri Hiader Roze Muhammad 10/27/1985 63.5580 Muhammad Irshad Kiri Marwati Taza Gul 1/3/1985 59.6919	Zahid ullah Khan Vill: Kirri Hiader Muhammad Irshad Kiri Marwati Sher Alam Vill: Route Tatilers Name D/O Birth Position GPS Kirri Haid GPS Janki GPS Janki

U/Council Shah Alam PST (Male)

-	1	/	T			
S.No	Name & Add:	Fathers Name	D/O Birth	Merit	Place of Posting	
<u> </u>			B/O D//(I)	Position	. 1	Remarks
	Saif ur Rehman	,		57.6512	GPS Gara Azmi	
L	Vill:Kot Pathan	Haider Khan	1/3/1987		Or O Gara Marini	, .

U/Council Srangzoona PST (Male)

İ		T	T			
S.No	Name & Add:	Fathers Name	D/O Birth	Merit	Place of Posting	
<u> </u>	Dia 7			Position	-	Remarks
1	Din Zaman Vill:Kot Nawaz	Rahzaman .	4/14/1987	60.6800	GPS Murtaza	
1 2	Nageeb Ullah Khan		4/14/1907	60.6890	· · · · · · · · · · · · · · · · · · ·	<u> </u>
1.2.	Vill: Kot Nawaz	Aman Ullah	8/8/1987	58.9105	GPS Murtaza	
3	Sami Ullah Kot Nawaz	Asghar Khan	11/11/1989	54.6352	GPS Sagai	
				- C 1.5002	or o oagai	11.

TERMS & CONDITIONS.

- 1. Their service will be considered as regular but without pension/gratuity in term of section-19 of the NWFP Civil servant Act-1973 as amended by NWFP Civil servant Act-2005. However, the PST appointed prior implementation of contract policy will be entitled to pension/gratuity.
- 2. They will contribute CPF @ 10% of the minimum of pay @10% contribution will be made by the Govt.
- 3. They will be governed by such rules and regulation as prescribed by the Govt. from time to time for category of Govt. servant to which they belong.
- 4. The appointments of the candidates mentioned above are subject to the condition that they should have domicile of District Tank.
- 5. Their services are liable to termination or one-month notice or resignation with the prior notice one-month pay shall be forfeited.
- 6. The candidates should join the post within 30 days.
- 7. They are required to produce Health and Age certificate from Medical Superintendent concerned before taking over charge.
- 8. Charge should not be given to the overage candidates.

Attest of Marie 12 Mars

They are required to furnish copies of all their Certificates/Degrees along with the original receipts and their photo copies, pertaining to the verification fee of concerned Board/University through concerned Drawing Disbursing Officer. The DDO concerned will arrange verification of all Certificates/Degrees of the appointee of their respective School / Office and will issue clearance certificate to each appointee for release of his pay.

- 10. The declaration of assets should be obtained from them immediately & placed on record.
- 11. Charge Reports should be submitted to all concerned.

(GHULAM QASIM)

Executive District Officer Elemy: & Secy: Edu: Tank

Endst. No. 2404-09 1

Dated Tank

the 23/10 /2012.

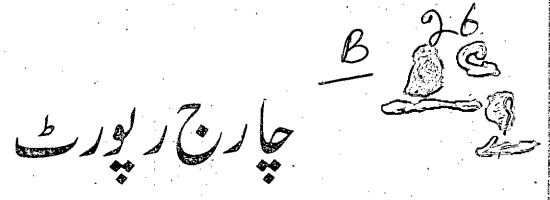
Copy of above is forwarded for information & necessary action to :

- 1. The Director Elementary & Secondary Education, NWFP Peshawar.
- 2. The District Coordination Officer, Tank w/r to his No & dated cited above.
- 3. District Accounts Officer, Tank
- 4. Dy: District Officer (M) Elementary & Secondary Education, Tank
- 5. Principal / Head Master Concerned.

6. Official Concerned.

Executive District Officer
Elemy:&Secy:Edu: Tank

Hestal Jahoert 27.11.12



سنادین چارج گیر منده

Hear Main Ges Hard

Attored 22.11.12

		(
Name of Official Mulican	nmad fi	dnan	
Caste or RaceMarwa			
.Tather's NameAbdul		, ,	
Residence Tajori Di		r.K	
Date of Birth 12 / 09 / 1984	/N.1.C. Numbe	12201-007	7928-7
Height 5 feet 6 1 "	•		
Personal marks of Identification W	ound mark	2 022 66	+ Cat
Signature of the Official	Akonio	- co sef	
Signature of	Call		
Head of Office		•	
	•		
There is the same of the same		4.	
	Seal of Office	,-19	
The Horas	omm of Office	Oy: District Office (M) Priny: Tank	
Tdo herebycertify that Phabe examined Mi	$\sim \sim 1$		
A candidate for on	·	nae Hana	17
Jei un	iptoyment j	n the	Office of
the E.D.O Elem: S Second	dary Educat	ion (M) D	stt Tank
And cannot discover that head any disease	2 communicable or i	other constitutional	affection or bodily
Insertility expect Nill	_1 do not consider	this as disqualificat	tion for employment
in the office of the E.D.O Elem	2: & Secondar,	4 Education D	rist of Tome
His age according to his own statement	28	•	y appearance about
Yeirs <u>u. 28</u> /		:	7.
Wester Territor			
non halban		·	
Signakur		•	
Service Control of the Control of th		Mais	margas
LËFTHAND THUMBAÑD FINDER IMPRESSIONS		- Medical Su	perintendent
		2.M. Of los	pijat Lank
		Dated 24 / 10	/2012/
	٠		

The to heading their -- now to them to the property of the Standard of the Sta

ļi





OF THE DY. DISTRICT O **ELEMENTARY & SECONDARY**

EDUCATION TANK

Adjustment Orders

Appointment orders issued by the Executive District Officer, Elementary & Secondary Education vide his No. 2409-09 Dated: 23/10/2012. The following PST Teacher(s) are hereby further adjusted at the school noted against each, in the best interest of public service with immediate effect.

S.NO	NAME OF TEACHER	ADJUSTED AT	REMARKS
1.	Thsanullah S/o Nasirullah	GPS No.1 Pai	
2. Said Rehman S/o Táj Muhammad		GPS Kot Pathan No.1	
3.	Hashim Khan Sio Aslam Khan	GPS No.1 Tank	
4.	Sanaullah S/o Amir Sultan	GPS No.1 Tank	
5.	Fahimullah S/o Sannaullah	GPS No.4 Bilal Masjid	
6.	Qamar Zaman S/o Gill Zaman	GPS Ranwal	
7	Ahmad Saeed S/o Sahib Jan	GPS Janat Abad	
8.	Munawar Jan Slo Alaf Hussain	GPS Kuro Khan	
, <u>;</u> -9,	Shoaib Ahmad S/o Imani Bukhxh	GPS Ghulam Korai	L·
10.	Jehanzeb S/o Muhammad Riaz	GPS Awan Abad	
	Mühāmmad Ibrar S/ō Mühammaf Rafiq	GPS G. Hayat	
12.	Waheed Gul S/o Mehrban	GPS Hayat Korona	
13.	Khalil Ahmad Shah S/o Amir Sultan	GPS Tank No.2 Branch	
14. ₁₁	Jamshed Alam Shah S/o Abdul _Gha <u>f</u> oor	GPS No.2, Amakhel	
15.	Muhammad Shafi S/o Muhammad Yaqoob	GPS Nismat khan Nandoor	
1.6.	Atta Ullah S/O Mateh Khan	GPS Bazai	· · · · · · · · · · · · · · · · · · ·
17.	Farmanullah S/o Sadiq-E- Akbar	GPS New Abadi Gara Baloch	
1,8.	Ihsan Ullah S/o Sheikh Behram	GPS Urdu Dabara	
19.	Naseeb Ullah Sio Sadullah.	GPS Dabara No.1	, · <u>u</u> a u ·
20.	Asad Khan S/o Abdus Samad	GPS Zarjanan	7.7.4
21.	Imranullah S/o Rais Khan	ĢPS Kamal Koroona	
22.	ljaz Ahmad S/o Nosher Ahmad	GPS Kot Azam	TV-Bankbar (v. da)
23.	Missal Khan S/o Razi Khan	GPS Kamal Awan	
24.	Ijaz Ahamd S/o Siraj Ahmad	GPS Bathiari:	

	,		
25.	Farhatullah S/o Bahader Sher	GPS Kalu Parangi	
26.	Muhammad Issa S/o Wazir e Azam	GPS Aman Abad	-
27.	Muhammad Ishfaq S/o Shah Jehan	GPS Aman Abad	
28.	Adnan Nawaz S/o Shah Nawaz	GPS Kirri Umer Khan	
29.	Zahid ullah S/o Roze Muhammad	GPS Latti	
30.	Muhammad Irshad S/o Taza Gul	GPS Waroki	
31.	-Sher alam S/o Aslam Khan	GPS-Ummer Adda	
32.	Saif ur Rehman S/o Haider khan	GPS Farooq Abad	,
33.	Din Zaman S/o Rehzaman	GPS Sangin	
34.	Samiullah S/o Asghar Khan	GPS Sagai	
35.	Salah-ud-Din S/o Mishk e Alam	GPS Sarangzona	1-
36	Abdul Majeed S/o Abdur Rashid	GPS Kot Kat	
37.	Habib ur Rehman S/o Abdur-Rashid	GPS Umar Adda	
38.	Imranullah S/o Rehmatullah	GPS Maghzai No.2	•
39.	Muhammad Mushtaq S/o Abdur Razaq	GPS Abizer	
40:	Haroon Rashid S/o Muhammad Rafiq	GPS Gara Pathar	-
44	Muhammad Israr S/o Haider Shah	GPS Langar Khel	· · · · · · · · · · · · · · · · · · ·
42	Muhammad Adnan S/o Salim Khan	GPS Tajori No.2	
43. ;	Muhammad Noor S/o Ghani Rehman	GPS Tajori No.1	
-2 -44	Muhammad Saeed S/o Gul Zaman	GPS Kot Alim	
45:	Muhammad Hanif S/o Guli Jan	GPS Mamraiz Pathan	
461.	Asif Zaman S/o Qamar Zaman	GPS Sh. Utar Nia Abadi	<u>, , , , , , , , , , , , , , , , , , , </u>
47.	Ashfaq Ahmad Shah S/o Muliamanid Rafiq	GPS Sh. Sultan	
48; =	. Muhammad Irfariullah'S/o Essa Khan	GPS Shada	·
49.	i Hizbullah S/o Hamidullah	GPS Babrak	
50.	lkramullah S/o-Rehmatullah	GPS Cheshen Kach	372.5
51.	Muhammad Rais Khan-S/o-Missal Khan	GPS Kirri Umar Khan	· • • • • • • • • • • • • • • • • • • •
52.	-Najeebullah S/o Ghulam Qasim	GPS Nawan Gara	
53.7 -	Umar Daraz S/o Khan Muhamamd	GPS Daraki No.1	···
54.	Shafiullah S/o Amanullah	GPS Tajori No.1	
5 5.	Sābgatullah S/o Zaffar Khan	GPS Babrak	-
56.	Muhammad Farooq S/o Soona Khan	GPS Kirri Saidal	•
		<u>L</u> .	

3	O

57.	Muhammad Faheem Anjam S/o Ismail	GPS Daraki No.2			
58.	Matiullah S/o Abdullah Jan	GPS Khyber		1.	
59.	Abdur Rehman S/o Ahmad Ali	GPS Habib Korona			
60.	Naqib Ullah S/O Aman Ullah	GPS Murtaza			•

Deputy District Officer Elem: & Secy: Edu: Tank

Endst. No. 158-61 /Pry-E&SE

Dated Tank the 24/10/2012

Copy of the above is forwarded for info: & n/action to:

- 1. The Executive District Officer Elem: & Secy: Edu: Tank.
- 2. The District Accounts Officer, Tank.
- 3. The Assistant District Officer Circle Concerned.
- 4. The Teachers Concerned.

Deputy District Officer Elem: & Secy: Edu: Tank

Si Auda ii an Ao Aharey e ii ou la la la la la Ao Aharey e ii ou la la la la Ao Aharey e ii Alla Stand Junear 122. 11. 12

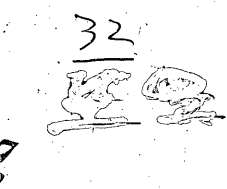
H:\Pry Adjustment Order complete.doc

Sam 1 12 5

PST Ulic 3 indly of super The Clock which (5) 52 pl (5) 158-61.

Sign of the state of 25/10 2012 Mes sha z j who I he who - C-Ebe Collection (Lies) lies of ENdst. No 158-61

Mested Junioest 22. V.12



فارن ر بور ط

سِر بیر چارج گیر منده

At 22 moents 22.11.12

Head Master Govt Primary School Muhammad Akbar, Tank



OFFICE OF THE EXECUTIVE DISTRICT OFFICER ELEMENTARY & SECONDARY

EDUCATION, TANK

(.33)

Corrigendum

In continuation to this office Endst: 2404-09 dated 23/10/2012.

The appointment order issued at S.No.08 U/Council Pai may be treated as cancelled due to late declaration of PTC result i.e 28/02/2012, which is after the due date i.e 16/1/2012.

Executive District Officer Elemy:&Secy:Edu: Tank

Endst. No. 24/0 - 14 /

Dated Tank

the 23/10 /2012

Copy of above is forwarded for information & necessary action to :

- 1. The Director Elementary & Secondary Education, KORR Peshawar.
- 2. The District Coordination Officer, Tank
- 3. District Accounts Officer, Tank
- 4. Dy: District Officer (M) Elementary & Secondary Education , Tank

Official Concerned.

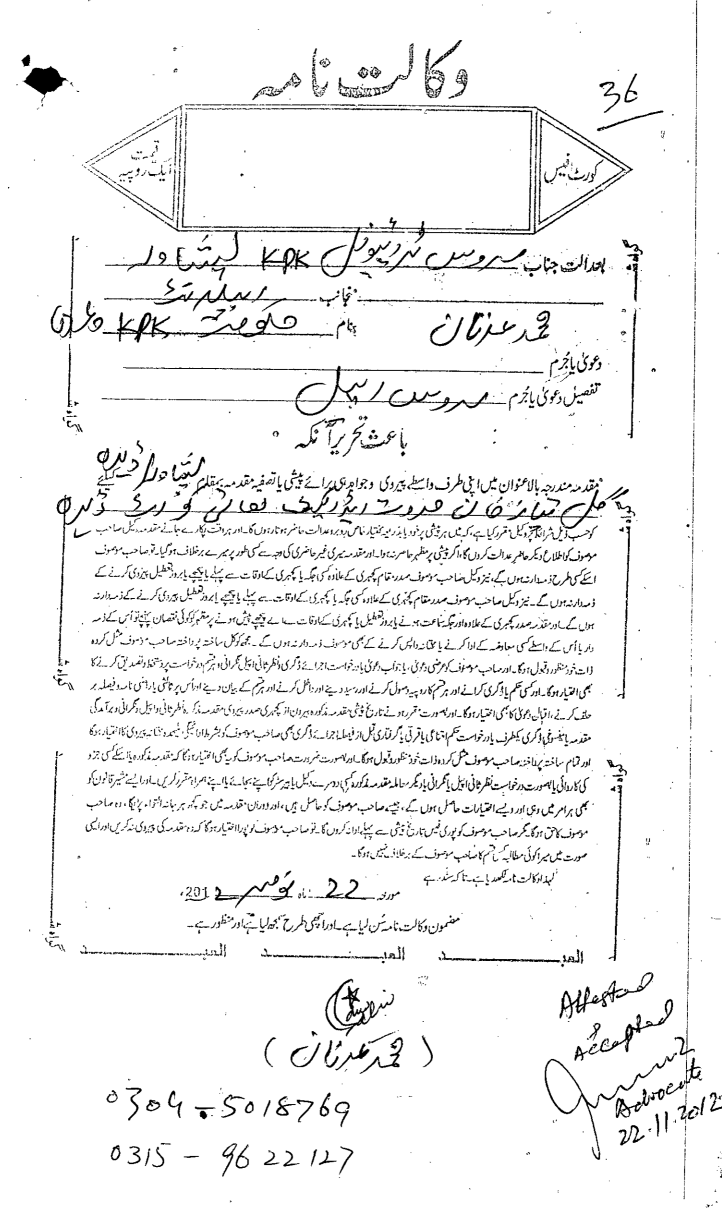
Executive District Officer Elemy:&Secy:Edu: Tank

Attended in 12 Miles

J. 34 Men per (16 ply Cong of or or plane Compile Chia uBseif Le Cusi cel a Clib ric ordenin Con 6 1600 mgs C.T was in Cres (56 po 6 Ul /s'6 M.A Joinneife Cup () - () Cos (s'é Béd (s'V) we Com con- 6 61 - 5 Chis bright is pse cultisigns ewng slid-ist in Ind me will so in the 4/22/21/2 - 5 pc con /5, 6001 /2/2/2012 2012 Lyccimunicipalist cicu-(01) 15/6/ 3166 shir (m) 66, 15) - w6 ji wo ewy 282 sin l nghs '05) PSLies 5 23 to ewwecood Es with profile I solo il lie was fully yelle 1/3 (is white of 2105 yell 2 24 10 de men Permination eschuls is stook en chin e Ug 6 Gro die 1/ 1/3 - Co co co à (C/ 23 10 ren oblighing the wisher for Coline Estate Office 1 would (1 PST - /5 16), on (16) fins to a com clear (1 reps l PST ne Color Jones d'an en 2 UN-US OF Teacher son verice wine & 65 5 0.70 mb, les iles Te sination order en la cir la

the start of the contraction of 1/2 US (M. 10 CME who see which A LAND

H



(Respondents)

BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA, PESHAWAR

<u>Versus</u> Government of Khyber Pakhtunkhwa	and	others
Service Appeal # 460 /2013	(Peti	tioner)
In		
CM #/2012		

APPLICATION UNDER SECTION 151 C.P.C CONTAINING
THE REQUEST TO DISPENSE WITH THE PRODUCTION OF
ORDER OF REJECTION/DISMISSAL OF DEPARTMENTAL
APPEAL

Sir,

The petitioner/appellant submits as under:-

- 1. That the petitioner submitted representation against the order of termination to the respondent No.3 which has been rejected by the competent authority but the appellant/petitioner has been refused the copy of order or rejection/dismissal of representation/departmental appeal.
- 2. That the petitioner filed the above service appeal in this learned Tribunal which has been returned vide order # 1343/ST dated 23.11.2012 directing

the petitioner to produce the order of disposal of representation/departmental appeal but the same cannot be produced by the petitioner due to the circumstances which is beyond the control of the petitioner as respondent No.3 has refused the request of the petitioner for supply of order of rejection of appeal/representation.

It is therefore, requested that production of order of rejection/dismissal of representation of department appeal may please be dispensed with and the appeal may please be lecided on the available record.

Dated: 18/2012

Your Humble Petitioner,

Muhammad Adnan Through counsel

GUL TIAZ KHAN MARWAT, Advocate High Court, D.I.Khan

BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA, PESHAWAR

CM #/2012	•
In	
Service Appeal #/2012	·.
Muhammad Adnan <u>Versus</u>	(Petitioner)
Government of Khyber Pakhtunkhwa	and others. (Respondents)

AFFIDAVIT:

I, Muhammad Adnan Ex PST, GPS No.2 Tajori, son of Abdus Saleem, R/O Tajori, Tehsil & District Tank, the petitioner do hereby solemnly affirm and declare on Oath that the contents of the accompanied application are true and correct to the best of my knowledge and belief and that nothing has been concealed from this

Honourable Tribunal.

DEPONENT

Before The Senice Tribund KAK Deshower Miss: opplication No ____ 2013 in Source Appeal No ___ 2013 Mohammad Adrian of Goods & KAK BR Application for amudment of oppeals implemeling of passies The Appellant Submits as under: -(1) That the above noted appeal is fending disposal before this leaved Tribunal.

and is fortal box today i.e 26.3.2013. 2) That the oppellant wants to implead Head Teachers G. P. S Mohammud Akbor 3 EDS NO2 Tajori as respondents in the oppen. It is therefore requested that the appellent may please Se granted parmission to assible amadaal appeal. your popular Dated Through 26/3/2013 Cowsel Jewoest)

میڈ ماسٹر گورنمنٹ پرائمری سکول جمد اکبر شلع ٹاک معمون:۔ سید جارج گیرندگی تقدیق کی جاتی ہے کہ

محمدنان P.S.T نے مطابق آرڈ رنبر 09-2404 (مورند 2012-10-23) آمده دفتر ایگزیکیوڈسٹرکٹ آفیسر لیٹر کی اینڈسکولوشلع ٹا تک مورند 2012-10-23 کوبعداز دوپہرسکول ہذا ہیں اپی ڈبوٹی کا چارج لیا ۔اورمطابق آرڈ رنبر 61-158 (مورند 2012-10-24) کوآمدہ از دفتر ڈی۔ڈی۔او ایج کیشن شلع ٹا تک مورند 2012-10-25 کوبعداز دوپہر تباولہ گورشنٹ پرائمری سکول تجوڑی ہوا۔فارغ ہوکر چلا گیا۔لہذا تقمد بی فیت ہے۔

> Head Master Gövt Primary Schnol Muhamiyan Master Tank

گورنمنٹ پرائمری سکول محمرا کبر ضلعہ ہاے

ا دونز: بيد اسر كورنمنت يرائمري سكول عمد اكبرشل الك مضمون: مندجارج كيرعك تقديق كي جاتى ہےكه محمود تان P.S.T في مطابق آردُ رنبر 09-2404 (مور ند 2012-10-23) آمده دفتر اليَّز يكثيودُ سر كث آفيسر ليمُر لي ايندُ سكون شاع ناك مور تد 2012-10-23 كوبعد از دو پيرسكول بذا بن إلى ويونى كا جارج ليا _اورمطابق آرور نبر 61-158 (مور ند 2012-10-24) كآمده از ونتر وى _وى _او الجوكيش ضلع الك مورخه 2012-10-25 كوبعدازدو بهرتبادله كورنمنث برائمرى سكول تجورى موارفارغ موكر جلا كيالهذا تقديق شبت ب-

كورنمنث برائمرى سكول محمرأ

Before The Sonice Tribund KAK Deshower Miss opplication No ____ 2013 in Sonice Appeal No _ 2013 Mohammad Adrian 03 Goods & KAK BOR Application for amudment of oppeals implemeling of parties The Appellant Submits as under: (1) That the above noted appeal is pending disposal sebore this leaved of whenel and is formed box toolog 1-e 26.3.2013. That the oppellant wants to Implead Head Teaching G. P. S Mohammud Akbor 3 EPS. NO2 Tajori as respondents in the opposed. 9+ is, Herotory requested that the appellent may please se granted paranission to assible amuscol appeal. your posseland Dated Vinores 5 26 (3) 2003 counsel) solvoeats

AUTHORITY LETTER

Mr. Abdus Saleem Khan Headmaster BPS-17 (Litigation Incharge) is hereby authorized to attend the Honorable Khyber Pakhtunkhwa Service Tribunal Peshawar Camp D.I.Khan on behalf of District Education Officer (Male) Tank, in connection with the submission of parawise reply on behalf of respondance No. 3 for S.A No. 406/2013 titled as Muhammad Adnan Vs Govt. of Khyber Pakhtunkhwa on behalf of Elementary Education Deptt: Khyber Pakhtunkwa.

District Education Officer Male, Tank an Life.



OFFICE OF THE PROPERTY EDUCATION OFFICER (MALE) TANK

Dated Tank the .5 / 5

APPOINTMENT ORDERS

Consequent upon the recommendation of the Departmental Selection Committee, appointment of the following candidates are hereby ordered against the post of Primary School Teacher (PST), School based in BPS-12 (Rs.7000-500-22000) plus usual allowances as admissible under the rules on adhoc basis on Contract under the existing policy of the Provincial Government, in Teaching Cadre on the terms and condition given below with effect from the date of their taking over charge:-

UC Tank City -II

S.N	lo Name	Father's Name	Domicile	Permanent Address	Place of posting
1	Jawad khan	Atta Ullah Khan]	Mohalla Sheikan wala Tank	GPS No.1 Tank

UC Gara Baloch

S.No	Name	Father's Name	Domicile	Permanent Address	Place of posting
2	Atta ullah	Azmat Khan	Tank	Village Gara Baloch	GPS Gara Baloch

UC Gomar Bazar:

S.No	Name	Father's Name	Domicile	Permanent Address	Place of posting
3	Riaz Ahmad Shah	Muhammad Zahir Shah	Tank	Village Gomal Bazar	GPS Gomal Bazar
4	Irfan ullah	Ghulam Muhammad	Tank	Village Kot Azam	GPS Kamal Korona
5	Waqas Alumad	Azmat Khan	Tank .	Village Gornal Bazar	GPS Mir Akbar Korona

UC Gul Imam:

S.No	Name	Father's Name	Domicile	Permanent Address	Place of posting
6	Sunnat Ullah	Rehmatullah	Tank	Village Akbari	GPS Gul Imam No.2
	· · · · · · · · · · · · · · · · · · ·	L			

UC Ama khel:

S.No	Name	Father's Name	Domicile	Permanent Address	Place of posting
7	Abdul Qayyum	Gul Khan Shah	Tank		GPS Hayat Korona Amakhel

UC Mullazai:

S.No	Name	Father's Name	Domicile	Permanent Address	Place of posting
8	Tahir Farooq	Muhammad Shafi	Tank	Village Kaka Khel	GPS Umar khel
9	Izat Zaman	Shah Jahan	Tank	Village Mullazai	GPS No.1 Mullazai
10	Muhammad Ashfaq	Khan Badshah	Tank .	Village Mullazai	GPS Hassan Khel

Allen Stein

JC Sarangzona:

S.No	Name	Father's Name	Domicile	Permanent Address	Place of posting
11	Muhammad Irshad	Hamesh Gul	Tank	Village Kot Nawaz	GPS Aleem Abad
12	Khair Muhammad	Wali Muhammad	Tank	Village Kot Khadak	GPS Aleem Abad

UC Shah Alam:

S.No	Name	Father's Name	Domicile	Permanent Address	Place of posting
13	Sayed Muhammad Munir Shah	Zaman Shah	Tank	Village Shah Alam	GPS Rodi Khel
14	Zahoor Ahmad	Karim Bakhsh	Tank	Village Koro Khan	GPS Koro Khan

UC Sheikh Uttar:,

Edit Promotography	eikh Uttar :		1	il i	
S.No	Name '	Father's Name	Domicile	Permanent Address	Place of posting
15	Abdul Wadood	Faiz Ullah	Tank	Village Sheikh Uttar	GPS Sheikh Uttar

.UC Pai:

S.No	Name	Father's Name	Domicile	Permanent Address	Place of posting
15)	Muhammad Adnan	Muhamamd Saleem'	Tank	Village Tajori	GPS Tajori No.2
17	Muhamamd ` Sufyan	Haq Nawaaz	Tank	Village Pai	GPS Muhammad Akbar
18	Asghar khan	Muzaffar khan	Tank	Village Abizar	GPS Sharbati

TERMS & CONDIATION.

- No TA/DA etc is allowed.
- Charge reports should be submitted to all concerned in duplicate.
- 3. Appointment is purely on temporary & contract basis initially for one year.
- They should not be handed over charge if they exceed 35 years or below 18 years of 4. age.
- Appointment is subject to the condition that the certificate/documents must be 5. verified from the concerned authorities by the DEO (concerned). Any one found producing bogus Certificate will be reported to the law enforcing agencies for further
- Their services are liable to termination on one month's notice from either side. In case of 6. resignation without notice their one-month pay/allowances shall be forfeited to the Government.
- Pay will not be drawn until and unless a certificate to the effect by DEO(concerned) 7. is issued that their certificates are verified
- They should join their posts within 10 days of the issuance of this notification. In case of 8. failure to join their post within 10 days of the issuance of this notification, their appointment will expire automatically and no subsequent appeal etc shall be entertained..

- Health and Age Certificate should be produced from the Medical Superintendent concerned before taking over charge.
- Before handing over charge they will sign an agreement with the department, 10. otherwise this order will not be valid.
- They will be governed by such rules and regulations as may be issued from time to time 11. by the Govt.
- Their services shall be terminated at any time, in case their performance is found 12. unsatisfactory during their contract period. In case of misconduct, they shall be preceded under the rules framed from time to time.
- Their appointment is made on School based, they will have to serve at the place of 13. posting, and their service is not transferable to any other station.
- Before handing over charge once again their documents may be checked if they have 14. not the required qulifications they may not be handed over charge.

(ZAIN ULLAH) District Education Officer (M) District Tank

Endst: No. 7906 — 10

PST/Apptt:

Dated Tank the 5 / \ \ \ /2014

Copy forwarded for information and necessary action to: -

- 1. The Director Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar
- 2. The District Accounts Officer, Tank
- 3. The Dy:District Education Officer (Male), Tank
- 4. The Sub-Divisional Education Officer (Male), Tank
- 5. Officials Concerned

District Education Officer (M) District Taluk

BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUKHWA BENCH D.I.KHAN

S.A No.460/2013

Muhammad Adnan VS

Government of Khyber Pakhtunkhwa etc

600 on 30/3/2012

APPLICATION FOR DISMISSAL OF S.A 460/2013 MUHAMMAD ADNAN VS GOVT. OF KPK etc

Respectfully Sheweth,

Sir

- 1. That the above titled S.A for the appointment of PST is pending adjudication before this Hon'ble Tribunal since last year 2013 and so many dates of hearing were attended before this Hon'ble Tribunal and Farawise comments has already been filed.
- 2. That now the petitioner has got service and appointed as PST in GPS Tajori No.2 (UC Pai) vide DEO (M) Tank office Endst. No. 7906 dated 05-05-2014. (Copy enclosed as Annex-A)
- 3. That the petitioner has no more any grievance.

It is , therefore humbly prayed that no acceptance of this application, the S.A of the petitioner which is pending against (Respondent No.3) i.e DEO(M) Tank may graciously be dismissed, being infractuous.

District Education Officer (M) Tank

(Respondent No.3)

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

S.A No. 460/2013

Muhammad Adnan

(Appellant)

Versus

Govt. of K.P.K through Secy: Secondary Education Pakhtunkhwa, Peshawar

(Respondents)

WRITTEN STATEMENT ON BEHALF OF RESPONDENTS NO. 1, 2 & 3 \$4

RESPECTFULLY SHEWTH

Respondents humbly submit as under:-

PRELIMINARY OBJECTIONS

- 1. That the appeal is badly time barred.
- 2. That the appeal is not maintainable and incompetent.
- 3. That the appellant is topped due to his own conduct.
- 4. That the appellant has got no cause of action and locus standi.
- 5. That the appellant has not come to the Tribunal with clean hands.
- 6. That the appeal is bad for misjoinder / non-joinder of necessary parties.
- 7. That the appellant has concealed the material facts from the Honourable Service Tribunal.
- 8. That the Honorable Service Tribunal has no jurisdiction to enterain the instant appeal.

FACTS

- 1. Correct.
- 2. Correct.
- 3. Correct.
- 4. Correct, Para related to the personal record of the appellant.
- 5. Correct.
- 6. Correct to the extent that advertisement was notified in the News Paper for PST Post on 27.12.2011, application were requisitioned till 16.12.2012, (copy attached), till then appellant have not submitted any PTC passed certificate because, his result was declared on 28.02.2012, therefore; his Termination order were issued.

- 7. Correct.
- 8. In correct/Not admitted. The appellant has no cause of action or locus standi.
- 9. Para not related with the Respondent No. 2 & 3.

GROUNDS:

- a. In correct/Not admitted. The appellant was terminated due to non clearance of PTC.
- b. In correct/Not admitted. There is no need of one month notices, because it was clear that the appellant has not passed any PTC and the requisite qualification of the post PST which is PTC.
- c. In correct/Not admitted.
- d. In correct/Not admitted.
- e. In correct/Not admitted. Due to shortage of complete certificates the order of appellant was with draw.
- f. In correct/Not admitted. Already explained as order.
- g. In correct/Not admitted.
- h. Para not related with the Respondent Department.
- i. Para not related with the Respondent Department.
- j. Para not related with the Respondent No.2 & 3.

On acceptance of this written reply, the Service Appeal of the appellant

may graciously be dismissed with cost throughout.

Secretary

E&S**♯** Deptt:

Khyber Pakhtunkhwa Peshawar

Respondent No. 1

Directór

E&SE Deptt:

Khyber Pakhtunkhwa Peshawar

Respondent No. 2

Executive District Officer

(E&S) Education, Tank

NOW

District Education Officer (Male) Tank

Respondent No. 3

Respondent No 4

AUTHORITY

Mr. Habib Ullah Assistant District Education Officer (Estab:) B-17 o/o District Education Officer (Male) Tank is hereby authorised to attend the Service Tribunal Camp Court at D.L.Khan in connection with Service Appeal No. 460/2013 titled as "Muhammad Adnan Vs Govt. of Khyber Pakhtunkhwa" on behalf of the undersigned.

Director

Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar

AUTHORITY LETTER

Mr. Habib Ullah ADEO(M) (Estab:) Primary BPS-17 o/o District Education Officer (M) Tank is hereby authorized to attend the case titled M. Adnan Vs Govt. of KPK in the Service Tribunal Peshawar/ Camp at DIKhan WP/SA No. 460/2013 On behalf of the undersigned.

District Education Officer (M)

Tank

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Title as Muhammad Adnan V/S	WP/SA No.	460	20/3	
	Title as	Muham	nad Adnor	7
	<i>:</i>			

Govt|; of Khyber Pakhtunkhwa, Ae

AFFIDAVIT

I Mr. Habibullah Assistant District Education Officer (Estb) Male Primary BPS -17, O/O District Education Officer (Male) E&SE, Department Tank, do solemnly hereby affirm and declare on oath that the Parawise comments are true and correct to the best of my knowledge and belief, and that nothing has been concealed from this Honourable Court.

DEPONENT

Sign:

HABIBULLAH

CNIC No. 12201-1872106-7

IDENTIFIED BY