15.08.2022

Learned counsel for the petiitone present. Mr. Kabirullah Khattak, Additional Advocate General alongwith Syed Naseer-ud-din Shah, S.O for the respondents present.

Departmental representative produced a copy of the Notificataion bearing Endst: No. 3720-27 Lit/Court File dated 25.06.2022 whereby the petitioner has been reinstated in service conditionally/provisionally subject to the outcome of CPLA. Copy of the Notification is placed on file. Adjourned. To come up further proceedings on 03.10.2022 before S.B.

(Mian Muhammad) Member (E)

## OFFICE OF THE DISTRICT EDUCATION OFFICER (M) ABBOTTABAD



← EDO.Education.Atd@gmail.com

#### **NOTIFICATION**

In pursuance of the judgment of Honorable Khyber Pakhtunkhwa Service Tribunal Peshawar passed in Service Appeal No. 4923/2020 dated 20-01-2022, and this office challenged the judgment before the August Supreme Court of Pakistan and filed CPLA which is subjudice. As the petitioner filed Execution Petition No. 351/2022 before the Honorable Khyber Pakhtunkhwa Service Tribunal Peshawar and Honorable Tribunal directed the department to submit the implementation report on 27-06-2022. Hence, this office order issued under Endst: No. 10265-30/EB-III/PF/Pirkot dated 02-10-2017 in respect of Mr. Muhammad Tanveer S/O Muhammad Amin Ex- Naib Qasid GMS Pirkot is hereby set -aside and re-instated in Service with all back benefits and posted against the vacant post of Naib Qasid at GHSS Lora Abbottabad with immediate effect in the best interest of public service **provisionally subject to the final outcome of CPLA**.

<u>Note</u>:- This Notification is subject to the final outcome of the CPLA and in case of acceptance of CPLA filed by the department instant Notification shall stand withdrawn automatically and back benefits shall be recovered from the above named official, accordingly.

District Education Officer (M)

Abbottabad

Endst: No 3720 / Lit/Court File M. Tanveer Dated 2

1. Registrar Khyber Pakhtunkhwa Service Tribunal, Peshawar

2. PS to Secretary, Govt of Khyber Pakhtunkhwa E&SED Peshawar

3. Director, E&SE Khyber Pakhtunkhwa Peshawar.

- 4. Principal, GHSS Lora Abbottabad with the direction to obtain an undertaking from the above named official on judicial stamp paper to be recorded in his service book to the fact that if the CPLA filed by the department is accepted, all back benefits shall be recovered, accordingly.
- 5. District Comptroller of Accounts Abbottabad
- 6. District Monitoring Officer (EMA) Abbottabad
- 7. ADEO Establishment (Secondary) Local Office
- 8. Mr. Muhammad Tanveer S/O Muhammad Amin, Ex Naib Qasid GMS Pirkot, R/O Pirkot, Nowshehra Abbottabad.

District Education Officer (M)
Abbottabad

## BEFORE THE HONORABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL CAMP COURT ABBOTTABAD

Execution Petition No. 351/2022 IN Service Appeal No. 4923/2020

Muhammad Tanveer ......Petitioner

## **VERSUS**

GOVT. OF KHYBER PAKHTUNKHWA & OTHERS......RESPONDENTS

## IMPLEMENTATION REPORT

### **INDEX**

Sr.	Description	Page No's	Annexuze
1	Implementation Report alongwith Affidavit	01 to 02	
2	Copy of Notification No. 3720-27 dated 25-06-2022	03	"A"

District Education Officer (M)
Abbottabad
(Respondent No.01)

## BEFORE THE HONORABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL CAMP COURT ABBOTTABAD

Execution Petition No. 351/2022 IN Service Appeal No. 4923/2020

Muhammad Tanveer ......Petitioner

### VERSUS

Govt. of Khyber Pakhtunkhwa & Others......RESPONDENTS

### **IMPLEMENTATION REPORT**

## Respectfully Sheweth:-

It is submitted as under:

- 1. That the above titled Execution Petition is pending adjudication before this Honorable Tribunal and today date is fixed for submission of implementation report.
- 2. That this office challenged the judgment dated 20-01-2022 before Honorable Supreme Court of Pakistan and filed CPLA which is subjudice. However, the judgment of this Honorable Tribunal has been provisionally implemented and the impugned order dated 02-10-2017 has been set-aside and petitioner was re-instated is Service along with all back benefits vide Notification No. 3720-27/Lit/Court File dated 25-06-2022 (Copy of Notification is annexed herewith as Annexure "A").

It is, therefore, respectfully prayed that on acceptance of instant Implementation Report the Execution Petition in hand may please be dismissed as the judgment of this Honorable Tribunal has been implemented in its true letter and spirit.

District Education Officer (M)
Abbottabad.
(RESPONDENT No.1)

## BEFORE THE HONORABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL CAMP COURT ABBOTTABAD

Execution Petition No. 351/2022 IN Service Appeal No. 4923/2020

Muhammad Tanveer ......Petitioner

**VERSUS** 

GOVT. OF KHYBER PAKHTUNKHWA & OTHERS.....RESPONDENTS

### **IMPLEMENTATION REPORT**

## **AFFIDAVIT**

I, Mr. Muhammad Tanveer, District Education Officer (Male), Abbottabad do hereby affirm and reclare on oath that the contents of forgoing Implementation Report are correct and true according to the best of knowledge and belief and nothing has been suppressed from this Honorable Tribunal.

**DEPONENT** 

## OFFICE OF THE DISTRICT EDUCATION OFFICER (M) ABBOTTABAD



0992-9310102, 0992-330131

EDO.Education.Atd@gmail.com

#### **NOTIFICATION**

In pursuance of the judgment of Honorable Khyber Pakhtunkhwa Service Tribunal Peshawar passed in Service Appeal No. 4922/2020 dated 20-01-2022, and this office challenged the judgment before the August Supreme Court of Pakistan and filed CPLA which is subjudice. As the petitioner filed Execution Petition No. 351/2022 before the Honorable Khyber Pakhtunkhwa Service Tribunal Peshawar and Honorable Tribunal directed the department to submit the implementation report on 27-06-2022. Hence, this office order issued under Endst: No. 10265-30/EB-III/PF/Pirkot dated 02-10-2017 in respect of Mr. Muhammad Tanveer S/O Muhammad Amin Ex- Naib Qasid GMS Pirkot is hereby set -aside and re-instated in Service with all back benefits and posted against the vacant post of Naib Qasid at GHSS Lora Abbottabad with immediate effect in the best interest of public service provisionally subject to the final outcome of CPLA.

Note:- This Notification is subject to the final outcome of the CPLA and in case of acceptance of CPLA filed by the department instant Notification shall stand withdrawn automatically and back benefits shall be recovered from the above named official, accordingly.

District Education Officer (M)

Abbottabad

Endst: No ? Copy forwarded to the:

t/Court File M.Tanveer Dated

1. Registrar Khyber Pakhtunkhwa Service Tribunal, Peshawar

2. PS to Secretary, Govt of Khyber Pakhtunkhwa E&SED Peshawar

3. Director, E&SE Khyber Pakhtunkhwa Peshawar.

4. Principal, GHSS Lora Abbottabad with the direction to obtain an undertaking from the above named official on judicial stamp paper to be recorded in his service book to the fact that if the CPLA filed by the department is accepted, all back benefits shall be recovered, accordingly.

5. District Comptroller of Accounts Abbottabad

6. District Monitoring Officer (EMA) Abbottabad

7. ADEO Establishment (Secondary) Local Office

8. Mr. Muhammad Tanveer S/O Muhammad Amin, Ex Naib Qasid GMS Pirkot, R/O Pirkot, Nowshehra Abbottabad.

District Education Officer (M)

**Abbottabad** 

## CERTIFICATE OF APPOINTMENT TRANSFER OF CHARGE REPORT

1. Certified that we have on the charge of this day 2.7.7.9.6.7.2.0.2.2 (Forenoon) respectively made over and received charge of this office of the Principal flowt: Higher Secondary School Lara (Abbottabad) Notification of re-instated vide 1970(31) Abbottabad No. Endst: No. 3720-27040/Court File M. Fanveer Dated Abbottabad the 25.06,2022.

2. Particulars of cash and important secret and confidential documents handed over

Signature of Relieved Same of Covt: Servant VACANT POST
VACANT POST
Naib Qasid BPS-03

Station: - G.H.S.S Lora Abbottabad

Signature

Designation

Janut of

Name of Govt: Servant.

MUHAMMAD TANVEEL

Designation:

Naib Qasid BPS-03

Office No. 393-97 /Appointment/Transfer F.No.

Dated Lora the. 27.06.2022.

Copy Forwarded to ther-

- 1. Director, of E&SE Khyber Pakhtunkhwa Peshawar.
- District Education Officer, (Male) Abbottabad.
- 3. PS to Secretary to Govt: of Khyber Pakhtunkhwa E/SED Peshawar.

1:

- 4. District Compiroller of Accounts Abbottabad.
- 5. Concerned person.
- 6. Office Record.

Principa

Govt: Higher Secondary

School Lora Abbuttabad

Principal

Govy Higher Eccondary School Lora Abbottabad

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## Form- A FORM OF ORDER SHEET

Court of			
	,		
Execution Petition No	351/2022		

S.No.	Date of order proceedings	Order or other proceedings with signature of judge	
1	2	3	
1	15.06.2022	The execution petition of Mr. Tanveer submitted today by Mr. Saadullah Khan Marwat Advocate may be entered in the relevant register and put up to the Court for proper order please.  REGISTRAR	
2-	22,6-22	This execution petition be put up before Single Bench at Peshawar on 27.6.202. Original file be requisitioned. AAG has noted the next date. The respondents be issued notices to submit compliance/implementation	
•		report on the date fixed.  CHAIRMAN	
	27.06.2022	Learned Member (Executive), is on leave	
		Therefore, the case is adjourned to 15.08.2022 for	
		the same as before.  READER	
· · ·		· · · · · · · · · · · · · · · · · · ·	

## **BEFORE THE KPK SERVICE TRIBUNAL, PESHAWAR**

Execution Petition NO 351/2022

Misc Pett: No. 3 /

**Tanveer** 

Dated: 14-06-2022

versus

**DEO & Others** 

## INDEX

S.#	Description of Documents	Annex	Page
1.	Memo of Misc Petition		1-2
2.	Copy of Appeal dated 18-03-2020	"A"	3-5
3.	Copy of Judgment dated 20-01-2022	"B"	6-40
4.	Compliance letter dated 11-04-2022	"C"	11

**Applicant** 

Through

(Saadullah Khan Marwat)

Advocate

21-A Nasir Mension,

Shoba Bazar, Peshawar.

Ph: 0300-5872676

**BEFORE THE KPK SERVICE TRIBUNAL, PESHAWAR** 

Execution Petition No. 351/2022 Misc Pett: No.\_\_\_\_\_\_/2022

IN

S.A. No. 4923/2020

Service Tribunal

Tanveer S/O Muhammad Amin, R/O Pir Kot Nowshera, Naib Qasid, Govt. Middle School,

Annellant

#### **VERSUS**

- District Education Officer (M),
   Abbottabad.
- 2. Director, Elementary & Secondary Education, KP, Peshawar.
- Secretary, Govt. of KP, Elementary
   & Secondary education Department,

APPLICATION FOR IMPLEMENTATION OF THE

JUDGMENT DATED 20-01-2022 OF THE HON'BLE

TRIBUNAL, PESHAWAR:

## **Respectfully Sheweth:**

- 1. That on 18-03-2020, applicant filed appeal before this hon'ble Tribunal for reinstatement in service. (Copy as annex "A")
- 2. That the said appeal came up for hearing on 20-01-2022 and then the hon'ble Tribunal was pleased to hold that:-

"That the appellant has not been treated in accordance with law and was removed from service without adhering to the method prescribed in law. Now the appellant has been acquitted of the same charges, upon which he was dismissed, has vanished away in view of his acquittal. In circumstance, we are inclined to accept the instant appeal. The impugned orders are set aside and the appellant is reinstated in service will all back benefits". (Copy as annex "B")

- 3. That on 11-04-2022 applicant remitted the same to respondents for compliance but so for no favorable action was taken there and then and the judgment of the hon'ble Tribunal was put in a waste box. (Copy as annex "C")
- 4. That the respondents are not complying with the judgment of the hon'ble Tribunal in letter and spirit and flouts the same with disregard, so are liable to be proceeded against the Contempt of Court Law for punishment.

It is, therefore, most humbly requested that the judgment dated 20-01-2022 of the hon'ble Tribunal be complied with hence forthwith.

#### OR

In the alternate, respondents be proceeded for contempt of court and they be punished in accordance with Law.

**Applicant** 

Through

Saadullah Khan Marwat

Arbab Saif-ul-Kamal

Amjad Nawaz

Advocates

## Dated: 14-06-2022

I, Tanveer S/O Muhammad Amin R/O Pir Kot Nowshera, (Applicant), do hereby solemnly affirm and declare that contents of **Implementation Petition** are true and correct to the best of my knowledge and belief.

DEPONENT 13102-03399619.

### CERTIFICATE:

Oath

High Coul

AFFIDAVIT

resterAs per instructions of my client, no such like Implementation Petition has earlier been filed by the appellant before this Hon'ble Tribunal.

ADVOCATE



## **BEFORE KPK SERVICE TRIBUNAL PESHAWAR**

S.A No.\_\_\_\_/2020

	Tanveer S/O Muhammad Amin,			
	R/O Pir Kot Nowshera,			
	Ex – Naib Qasid, Govt. Middle			
	School Pir Kot, Abbottabad Appellant			
	VERSUS			
1.	District Education Officer (M), Abbottabad.			
2.	Director, Elementary & Secondary Education, KP, Peshawar.			
3.	Secretary, Government of KP, Elementary  & Secondary Education Department,			

⇔<=>⇔<=>⇔<=>⇔

APPEAL U/S 4 OF SERVICE TRIBUNAL ACT, 1974 AGAINST OFFICE ORDER NO. 10625-30 DATED 02-10-2017 OF R. NO. 01, WHEREBY APPELLANT WAS REMOVED FROM SERVICE OR OFFICE ORDER NO. 729-33 DATED 17-02-2020 OF R. NO. 02, WHEREBY **DEPARTMENTAL APPEAL OF APPELLANT REJECTED:** 

⇔<=>⇔<=>⇔<=>⇔

## **Respectfully Sheweth;**

3.

That appellant was appointed as Naib Qasid on 20-06-2015 along 1. with numerous others Class-IV employees on regular basis and his name was figured at S. No.77. (Copy as annex "A")



- That appellant was serving the department to the best of his ability and without any complaint, when FIR No. 282 dated 22-12-2016 Police Station Dungagali U/S 376/342/109 PPC was registered by complainant Mst. Tahira Sarfaraz to the effect that appellant facilitated Hashim Khan Theology Teacher to commit zina with her by use of force. (Copy as annex "B")
- 3. That appellant was arrested in the case, yet during confinement enquiry proceedings were initiated against appellant as well as Muhammad Hashim TT and both were recommended for major penalty of removal from service without associating him with the same. (Copy as annex "C")
- 4. That in pursuance of the said enquiry report, appellant was removed from service by R. No. 01 vide order dated 02-10-2017. At the same time, appellant was behind the bar and the said order was not served upon him. (Copy as annex "D")
- 5. That on the other hand, trial into the matter was initiated by Learned Session Judge, Abbottabad and after recording evidence in pro & contra in the case, appellant was convicted and sentenced with imprisonment for one year and fine of Rs. 10,000/- vide judgment dated 23-10-2018. (Copy as annex "E")
- 6. That thereafter appellant preferred appeal to the Peshawar High Court, Circuit Bench Abbottabad for acquittal of the baseless charges along with Interim Relief which was allowed and the main case came up for hearing on 10-10-2019 and as a result, he was acquitted by the hon'ble Court vide judgment dated 10-10-2019. (Copy as annex "F")
- 7. That after acquittal, appellant submitted departmental appeal before R. No. 02 for reinstatement in service which was rejected on 17-02-2020, which was received on 27-02-2020. (Copies as annex "G" & "H")

Hence this appeals, inter alia, on the following grounds:

April 2



#### GROUNDS:

- a. That the matter was not taken to task as per the mandate of law as neither any Show Cause Notice, Charge Sheet and Statement of Allegations was served upon appellant prior to removal from service.
- b. That enquiry, being mandatory, was not conducted as per the mandate of law as no statement of any witnesses(s) was recorded in presence of appellant nor appellant was afforded opportunity of cross examination what to speak of self defense.
- c. That appellant was behind the bar and the department was well aware of the same but no heed was paid to contact appellant in Jail either to record his evidence or to serve him with any Chare Sheet, Statement of Allegation or Show Cause Notice.
- d. That ex-party action was taken in the matter which is against the mandate of law.
- e. That as soon as appellant was acquitted form the baseless charges, then the department was legally bound to reinstate him in service but with malafide such action was not taken in the matter.

It is, therefore, most humbly prayed that on acceptance of the appeal, orders dated 02-10-2017 and 17-02-2020 of the respondents be set aside and appellant be reinstated in service with all consequential benefits, with such other relief as may be deemed proper and just in circumstances of the case.

Through

Appellant

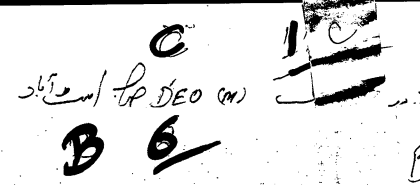
Saadullah Khan Marwat

Arbab Saiful Kamal

Amjad Nawaz

Advocates

Dated: 17-03-2020



BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL P

Service Appeal No. 4923/2020

Date of Institution ...

18.03.2020

Date of Decision

20.01.2022

Tanveer S/O Muhammad Amin, R/o Pir Kot Nowshera, EX-Naib Qasid, Govt. Middle School Pir Kt, Abbotabad.

District Education, Officer (M) Abbottabad and others.

Arbab Saiful Kamal,

Advocate

For Appellant

Muhammad Adeel Butt, Additional Advocate General

For respondents

AHMAD SULTAN TAREEN ATIQ-UR-REHMAN WAZIR

CHAIRMAN

MEMBER (EXECUTIVE)

#### **JUDGMENT**

ATIO-UR-REHMAN WAZIR MEMBER (E):-Brief facts of the case are that the appellant, while serving as Naib Qasid in Education Department was charged in FIR U/Ss 376/342/109 PPC Dated 22-12-2016 and was arrested. While in judicial custody, the appellant was proceeded departmentally and was ultimately awarded with major punishment of removal from service vide order dated 02-10-2017. The appellant was acquitted of the criminal charges vide judgment dated 10-10-2019, thereafter, the appellant filed departmental appeal, which was rejected vide order dated 17-02-2020, hence the instant service appeal with prayers that the impugned orders dated 02-10-2017 and 17-02-2020 may be set aside and the appellant may be re-instated in service with all back benefits.





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## "B"

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

	No. E.P. No. 351 of 2022
7	Annellant/Petitioner
eye	D-E-O (Male) A Hood  Respondent
	Notice to: _ Dist: Education Offices (M) Abbottabod
	WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on
	Notice of any alteration in the date fixed for hearing of this appeal/petition will be given to you by registered post. You should inform the Registrar of any change in your address. If you fail to furnish such address your address contained in this notice which the address given in the appeal/petition will be deemed to be your correct address, and further notice posted to this address by registered post will be deemed sufficient for the purpose of this appeal/petition.
	Copy of appeal is attached. Copy of appeal has already heen sent to you vide this
	office Notice Nodateddated.
	Given under my hand and the seal of this Court, at Peshawar this. 2.3.15
	Day of
	too Implementation.

Khyber Pakhtunkhwa Service Tribunal, Peshawar.

2. Always quote Case No. While making any correspondence.

Note:

<sup>1.</sup> The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.

Tonvees

D. E.O. (Male) A-A had

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# KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

No.	Ameni No	E.P. No.	357	of 20 > 2
	Tanvoed			
	D-E-0	(Mole)	sus AA	Respondent
Notice to: —	Diroctor	ERSE	Responde KPK	Respondent  No
WHEREAS are appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service T ribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal on the fixed for hearing before the Tribunal at 8.00 A.M. If you wish to urge anything against the appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any Advocate, duly supported by your power of Attorney. You are, therefore, required to file in this Court at least seven days before the date of hearing 4 copies of written statement alongwith any other documents upon which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the appeal/petition will be heard and decided in your absence.				
Notice of any alteration in the date fixed for hearing of this appeal/petition will be given to you by registered post. You should inform the Registrar of any change in your address. If you fail to furnish such address your address contained in this notice which the address given in the appeal/petition will be deemed to be your correct address, and further notice posted to this address by registered post will be deemed sufficient for the purpose of this appeal/petition.				
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for Iv	mplementat	on July	Khyber	Registrar, Pakhtunkhwa Service Tribunal,

1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.

Peshawar.

2. Always quote Case No. While making any correspondence.

Note:

EP No. 357

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## "B"

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.
JUDICIAL COMPLEX (OLD), KHYBER ROAD PESHAWAR.

No.	Appeal No. F. P. NO. 3.	57
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•	Responding Tovi: of Poshar  EAS an appeal/petition under the pro	dent No. Respondent
Notice to: —	Secretary Govict	WAR ESSE Dapiti
	peshai	was.
Province Serve the above case hereby information appellant/pet the case may Advocate, dult this Court at alongwith an default of you appeal/petition.  Notice given to you address. If you address given notice posted this appeal/petition.	rvice Tribunal Act, 1974, has been prese se by the petitioner in this Court and not med that the said appeal/petition is fixed	inted/registered for consideration, in tice has been ordered to issue. You are sed for hearing before the Tribunal a wish to urge anything against the date fixed, or any other day to which authorised representative or by any You are, therefore, required to file in earing 4 copies of written statement rely. Please also take notice that in in the manner aforementioned, the ence.  The earing of this appeal/petition will be the Registrar of any change in your ess contained in this notice which the beyour correct address, and further edgements of the purpose of
	f appeal is attached. Copy of appeal ha	-
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We.	*	. Registrar, er Pakhtunkhwa Service Tribunal, Peshawar.

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