

**BEFORE THE KHYBER PAKHTUNKHWA SERVICE  
TRIBUNAL, CAMP COURT ABBOTTABAD.**

Service Appeal No. 42/2022

BEFORE: KALIM ARSHAD KHAN --- CHAIRMAN

Ashfaq Ahmad S/o Habib Ur Rehman R/O Chak Shah  
Muhammad UC Ali Khan Tehsil and District Haripur.

.....(Appellant)

**Versus**

1. The Secretary Elementary and Secondary Education Khyber Pakhtunkhwa, Peshawar.
2. The Director, Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar.
3. District Education officer (Male) Hairpur.

.....(Respondents)

**Present:**

Syed Waqas Naqvi,  
Advocate

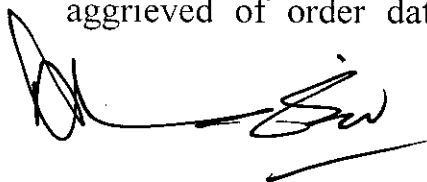
... For Petitioner.

Date of Institution.....11.01.2018  
Dates of Hearing.....18.05.2022  
Date of Decision.....18.05.2022

APPEAL UNDER SECTION-4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST THE APPOINTMENT ORDER DATED 15.12.2020 PASSED BY RESPONDENT NO.3 DISTRICT EDUCATION OFFICER (MALE) HARIPUR WHEREBY APPELLANT WAS APPOINTED IN GHS KOTALA HARIPUR WHICH IS SITUATED SEVENTY KILOMETERS AWAY FROM THE RESIDENCE OF APPELLANT.

**JUDGMENT**


**KALIM ARSHAD KHAN CHAIRMAN.** The appellant is aggrieved of order dated 15.12.2020 whereby, while he was



being appointed, was posted as Class-IV in GHS Kotala. He moved an application to the DEO, Haripur on 16.12.2020 i.e on the very next day and departmental appeal to the Director Education, Khyber Pakhtunkhwa on 12.01.2021. According to the learned counsel for the appellant, the appellant had also filed an application on 16.09.2021 to the Director, Elementary and Secondary Education, Haripur for his adjustment. It is further contended that the appellant had filed this appeal on 11.01.2022, which is hopelessly barred by limitation. There is no urge for condonation of delay nor any application for condonation of delay has been filed in this appeal. As such the instant appeal being barred by time is dismissed in limine. Consign.

*2. Pronounced in open Court at Abbottabad and given under my hand and the seal of the Tribunal on this 18<sup>th</sup> day of May, 2022.*



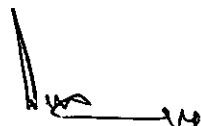

  
**KALIM ARSHAD KHAN**  
CHAIRMAN  
CAMP COURT ABBOTTABAD

Form- A

FORM OF ORDER SHEET

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

Case No.- \_\_\_\_\_ 42/2022 \_\_\_\_\_

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	11/01/2022	<p>The appeal of Mr. Ashfaq Ahmad presented today by Syed Waqas Naqvi Advocate, may be entered in the Institution Register and put up to the Worthy Chairman for proper order please.</p> <p style="text-align: right;"> REGISTRAR</p>
2-		<p>This case is entrusted to touring S. Bench at Abbottabad for preliminary hearing to be put up there on <u>16-03-2022</u></p> <p style="text-align: right;"> CHAIRMAN</p>
3-	18/5/22	<p>To come up for preliminary hearing at Abbottabad on 18/5/22</p>

**BEFORE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR  
CHECK LIST**

Case Title: ASHFAQ Ahmad vs Secretary ESSE KPK Peshawar

S.#	Contents	Yes	No
1.	This appeal has been presented by: <u>0314 9373434 - 0333-3495324</u> <u>Sayad Waqas Nadeem</u>		
2.	Whether Counsel / Appellant / Respondent / Deponent have signed the requisite documents?		
3.	Whether Appeal is within time?		
4.	Whether the enactment under which the appeal is filed mentioned?		
5.	Whether the enactment under which the appeal is filed is correct?		
6.	Whether affidavit is appended?		
7.	Whether affidavit is duly attested by competent oath commissioner?		
8.	Whether appeal/annexures are properly paged?		
9.	Whether certificate regarding filing any earlier appeal on the subject, furnished?		
10.	Whether annexures are legible?		
11.	Whether annexures are attested?		
12.	Whether copies of annexures are readable/clear?		
13.	Whether copy of appeal is delivered to A.G/D.A.G?		
14.	Whether Power of Attorney of the Counsel engaged is attested and signed by petitioner/appellant/respondents?		
15.	Whether numbers of referred cases given are correct?		
16.	Whether appeal contains cuttings/overwriting?		
17.	Whether list of books has been provided at the end of the appeal?		
18.	Whether case relate to this Court?		
19.	Whether requisite number of spare copies attached?		
20.	Whether complete spare copy is filed in separate file cover?		
21.	Whether addresses of parties given are complete?		
22.	Whether index filed?		
23.	Whether index is correct?		
24.	Whether Security and Process Fee deposited? on		
25.	Whether in view of Khyber Pakhtunkhwa Service Tribunal Rules 1974, Rule 11, notice along with copy of appeal and annexures has been sent to respondents? on		
26.	Whether copies of comments/reply/rejoinder submitted? on		
27.	Whether copies of comments/reply/rejoinder provided to opposite party? on		

It is certified that formalities/documentation as required in the above table have been fulfilled.

Name: \_\_\_\_\_

Signature: \_\_\_\_\_

Dated: \_\_\_\_\_

اشفاق احمد  
Ashfaq Ahmad  
11/0/2022

**BEFORE THE SERVICE TRIBUNAL KHYBER**  
**PAKHTUNKWA, AT PESHAWAR**

Service Appeal No. <sup>42</sup> /2022

Ashfaq Ahmed

...APPELLANT

**V E R S U S**

Secretary E&SE Khyber Pakhtunkwa, Peshawar and others

...RESPONDENTS

**APPEAL**

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3.	<b><i>Copy of the appointment order</i></b>	"B"	14
4.	<b><i>Copy of the application</i></b>	"C"	15
5.	<b><i>Copies of the Appeal and order dated 8/4/2021</i></b>	"D"	16-17
6.	<b><i>Copies of applications</i></b>	"E"	18-19
7.	<b><i>Copy of Appeal dated 16/09/2021</i></b>	"F"	20
8.	<b><i>Copy of the rule</i></b>	"G"	21
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		--	

*Ashfaq Ahmed*  
...APPELLANT

Through:

Dated: - 09/01 /2022

*Syed Waqas Naqvi*  
(SYED WAQAS NAQVI)  
Advocate High Court

①

1

Khyber Pakhtunkhwa  
Service Tribunal

Case No. 29  
Dated 11/01/2022

**BEFORE THE SERVICE TRIBUNAL KHYBER**  
**PAKHTUNKWA, AT PESHAWAR**

42  
**Service Appeal No. /2022**

Ashfaq Ahmed S/o Habib Ur Rehman R/o Chak Shah Muhammad UC Ali  
Khan Tehsil and District Haripur

...APPELLANT

**V E R S U S**

- 1) Secretary Elementary and Secondary Education Khyber Pakhtunkwa,  
Peshawar
- 2) Director, Elementary and Secondary Education Khyber Pakhtunkwa  
Peshawar
- 3) District Education Officer (Male) Haripur.

...RESPONDENTS

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APPEAL UNDER SECTION 4 OF THE KHYBER  
PAKHTUNKWA SERVICE TRIBUNAL ACT 1974  
AGAINST THE APPOINTMENT ORDER DATED  
15/12/2020 PASSED BY RESPONDENT NO.3  
DISTRICT EDUCATION OFFICER (MALE)  
HARIPUR WHEREBY APPELLANT WAS  
APPOINTED IN GHS KOTALA HARIPUR WHICH  
IS SITUATED SEVENTY KILOMETERS AWAY  
FROM THE RESIDENCE OF APPELLANT.

Filed to-day  
Registrar  
11/1/2022

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**Respectfully Sheweth,**

1. That, the appellant is the permanent and bonafide resident of Chak Shah Muhammad Tehsil and district Haripur **(Copy of ID Card is annexed as Annexure "A" and Copy of Domicile is annexed as Annexure "B")**
  
2. That the appellant duly registered in the employment exchange Haripur applied for his appointment for class IV but he was not considered for the appointment by the respondent no 3. Thereafter writ petition was filed before the Honourable Peshawar High Court Abbottabad bench which was accepted and vide order/Appointment order dated 15/12/2020, appellant was appointed in GHS Kotala Haripur as Class IV employee. **(Copy of the appointment order is annexed as Annexure B.)**

3. That despite the clear order passed by the Honourable High court, appellant was appointed in GHS Kotala in violation of the rules and policy on the subject as the appointment of class IV candidates are always carried out on local basis according to the rules.
  
4. That GHS Kotala is situated seventy kilometers far away from the residence of appellant and it was practically impossible for the appellant to discharge his duties in GHS Kotala Haripur. Appellant preferred an application to the respondent No 3 requesting therein for his adjustment/appointment in any of the other school situated within the local limits of the residence of appellant but no response was given to the appellant. ***(Copy of the application is annexed as Annexure "C")***
  
5. That feeling aggrieved, appellant filed appeal before the respondent no 2 which was disposed off vide order 8/4/2021 and matter was referred to respondent no 2 for further necessary action under the rules and policy. ***(Copies of the***



**Appeal and order dated 8/4/2021 are annexed as Annexure "D")**

6. That appellant again moved numerous applications to respondent no 3 stating therein specific and cogent reasons for his appointment/adjustment in any of the local schools of the district but respondent no 3 turned a complete blind eye towards the applications of the appellant and grievance of the appellant was not redressed. **(Copies of applications are annexed as Annexure "E")**
7. That, on 18/9/2021 appellant again preferred an appeal to respondent no 2 which was not decided by the respondent no 2 despite the lapse of statutory period. **(Copy of Appeal dated 16/09/2021 is Annexed as Annexure "F")**
8. That feeling highly aggrieved appellant has filed the instant service appeal inter alia on the strength of following grounds amongst other :-

**GROUNDS:-**

- a. That, the impugned appointment order passed by respondent No.2 dated 15-12-2020 is illegal, against the law and facts, arbitrary hence liable to be set aside.
- b. That, the impugned order is perverse, fanciful, against the express provisions of law hence liable to be struck down.
- c. That the impugned order is against the fundamental rights of the appellant as enumerated in the constitution of Islamic republic of Pakistan 1973.
- d. That the appellant has been condemned unheard which is against the maxim "**AUDI ALTERAM PARTEM**" and is considered as a principle of fundamental justice and equity.
- e. That the impugned appointment order has been passed in blatant disregard of the law,

rules and policy on the subject which is liable to be set aside by this Honourable Tribunal.

- f. That the impugned order has been passed in clear violation of KPK Civil Servant (Appointment, Promotion and transfer) Rules 1989 which clearly states that the appointment of class IV employees shall always be carried out on local basis. ***(Copy of the rule is annexed as Annexure G)***
- g. That it is pertinent to mention here that Ghs Kotala is situated seventy kilometers away from the residence of appellant and it is not practically possible for him to attend the school regularly and discharge his duties. therefore the act of the respondents is illegal, without lawful authority, unwarranted based on malafide thus liable to be struck down.
- h. That the impugned order is against the principles of natural justice, equity and fair play.

- i. That the impugned order has been passed in violation of Article 4 and 10-A of the constitution and is against the principles laid down by the superior Courts in different judgments.
- j. That respondents have also not afforded any opportunity to the appellant to explain his position and despite giving numerous applications and appeals, nothing has been done to redress the grievance of the appellant.
- k. That similarly placed employees were appointed by the respondents in their own respective Union Councils but appellant has not been treated at par with those other candidates which has caused discrimination to the appellant as is violation of Art 25 of the Constitution. ***(Copies of the appointment orders of similarly placed employees are annexed as Annexure H)***

- l. That the departmental appellate forum has also given no response to the appellant on departmental appeal therefore no other remedy is left to the appellant except to file the instant appeal.
- m. That the appeal is well within time.
- n. That the appellant craves gracious permission of this Honourable tribunal to raise further grounds during the Course of arguments.

**PRAYER :-**

***It is, therefore, humbly prayed that on acceptance of the instant appeal, the impugned appointment order dated 15-12-2020 passed by respondent No.3 whereby appellant was posted in GHS Kotala(seventy Kms away) may please be declared illegal, unlawful, arbitrary,against the rules and policy and be set aside and the respondents***

may please be directed to appoint/adjust the appellant on local basis in his own union council or any adjacent Union Council. Any other relief as deem fit and appropriate in the attending circumstances may please be granted

*Ashfaq Ahmad*

...APPELLANT

Through:

*Waqas Naqvi*

(SYED WAQAS NAQVI)  
Advocate High Court

Dated:- 9/01 /2022

**VERIFICATION:-**

Verified that the contents of the instant **Appeal** are true and correct to the best of my knowledge and belief and that nothing material has been suppressed from this Honorable Court.

*Ashfaq Ahmad*

...APPELLANT

Dated:- 09/10 /2022

**BEFORE THE SERVICE TRIBUNAL KHYBER**  
**PAKHTUNKWA, AT PESHAWAR**

Service Appeal No.      /2022

Ashfaq Ahmed S/o Habib Ur Rehman R/o Chak Shah Muhammad UC Ali  
Khan Tehsil and District Haripur ...**APPELLANT**

**V E R S U S**

Secretary E&SE Khyber Pakhtunkwa, Peshawar and others  
...**RESPONDENTS**

**APPEAL**

**AFFIDAVIT**

I, Ashfaq Ahmed S/o Habib Ur Rehman R/o Chak Shah Muhammad UC Ali Khan Tehsil and District Haripur **appellant**, do hereby solemnly affirm and declare on Oath that the contents of instant **Appeal** are true and correct to the best of my knowledge and belief and that nothing has been concealed from this Hon'ble Court.

Dated:- \_\_\_\_\_/2022

**IDENTIFIED BY:-**

(SYED WAQAS NAQVI)  
Advocate High Court

*Waqas Naqvi*



*Ashfaq Ahmed*  
**DEPONENT**

**BEFORE THE SERVICE TRIBUNAL KHYBER**  
**PAKHTUNKWA, AT PESHAWAR**

**Service Appeal No. /2022**

Ashfaq Ahmed S/o Habib Ur Rehman R/o Chak Shah Muhammad UC Ali  
Khan Tehsil and District Haripur

**...APPELLANT**

**VERSUS**

Secretary E&SE Khyber Pakhtunkwa, Peshawar and others

**...RESPONDENTS**

**APPEAL**


**CERTIFICATE**

***Certified that no such Appeal has earlier been filed  
before this Hon'ble Tribunal.***

  
**...APPELLANT**

**Through:**

Dated:- \_\_\_\_\_/2022

  
**(SYED WAQAS NAQVI)**  
Advocate High Court



Annen A

(12)

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

Name: Ashfaq Ahmed  
Father Name: Habib Ur Rehman  
Gender: M Country of Stay: Pakistan  
Identity Number: 13302-6777378-1 Date of Birth: 30.07.1995  
Date of Issue: 19.11.2020 Date of Expiry: 19.11.2030

Holder's Signature

13302-6777378-1

گمشدہ کارڈ ملنے پر قریبی ایئر بکس میں ڈال دیں

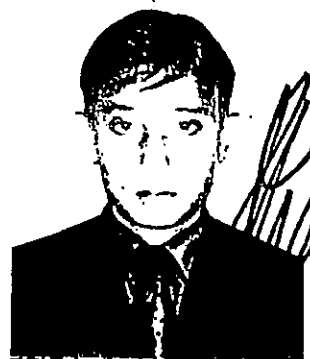
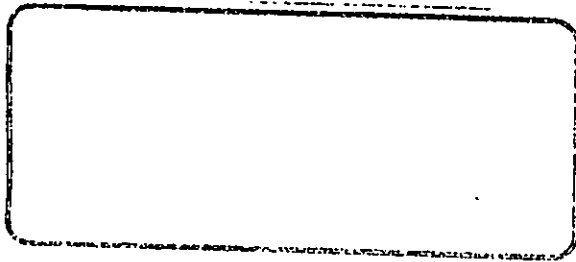
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Attested  
Wazir Khan  
11/11/2022

# DOMICILE CERTIFICATE

KHYBER PAKHTOON KHAWA

District **HARIPUR**



Revenue/Estate Officer  
*16/6*

I declare that I am born of parents who are/were permanently domiciled in Khyber Pakhtoon Khawa having been born / settled in this province.

I was born at Village / Mohallah Check Shah Muhammad

Tehsil Haripur District Haripur

Hazara Division

Date 02/06/2011

*Ishfaq Ahmed*  
Signature of applicant

Pursuance to the Declaration date 02/06/2011

Filled by Mr./Miss./Mrs Ishfaq Ahmed

S/D/W/O Habib Ur Rehman

Domiciled in Khyber Pakhtoon Khawa. It is here by certified that the said Ishfaq Ahmed is born of parents who are/were/permanent resident of the Khyber Pakhtoon Khawa Province, having been born /settled within it.

I have satisfied myself from my Personal Knowledge / *over leaf* verification of the Revenue Staff that the above declaration is true and certify accordingly.

This \_\_\_\_\_ Day of June 2011

Counter Signed  
District Officer  
Revenue & Estate  
DISTRICT OFFICER  
REVENUE & ESTATE

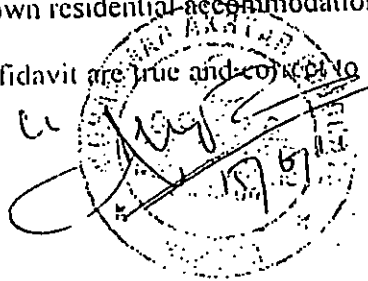
3667 17/6/11  
Date

Deputy District Officer  
Revenue & Estate  
Deputy District Officer *16/6/11*

*Attested*  
*Wahid Khan*  
*11/1/2022*

Ishfaq Ahmed S/O Habib Ur Rehman resident of Village Check Shah Muhamamd, Tehsil & district Haripur, do hereby solemnly declare and affirm that, I am permanent residents of the said age. My father has his own residential accommodation and agricultural land.

The contents of the said affidavit are true and correct to the best of my knowledge and nothing has been concealed or hidden.



Deponent: Ishfaq Ahmed  
Ishfaq Ahmed S/O Habib Ur Rehman

صاحب عالی

تصدیق لیجائی ہے کہ میں نے اپنے والد صیب الرحمن قوم احوال سالانہ علی انوار خطہ اوجڑا پورہ آباد اجڑا باب دادا سے ریاضی و پیدائشی بائیں ہاتھ میں تحصیل و ضلع کی پور میں انور آبادی کو اب تک سکونت کر چکا ہوں اور میں نے محمد نجم خان نمبر دار علی انوار سے ریاضی پڑھائی ہے۔

محمد نجم خان  
 Faalik Juma Khan  
 Numberdar  
 Village Gumawan (Haripur)

16/6/11

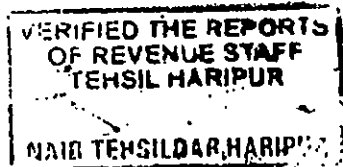
صاحب عالی

میں نے تصدیق کر چکی ہے کہ میں نے اپنے والد صیب الرحمن قوم احوال سالانہ علی انوار خطہ اوجڑا پورہ آباد اجڑا باب دادا سے ریاضی و پیدائشی بائیں ہاتھ میں تحصیل و ضلع کی پور میں انور آبادی کو اب تک سکونت کر چکا ہوں اور میں نے محمد نجم خان نمبر دار علی انوار سے ریاضی پڑھائی ہے۔

16/6/11

کسی تصدیق ہواری کہ میں نے اپنے والد صیب الرحمن قوم احوال سالانہ علی انوار خطہ اوجڑا پورہ آباد اجڑا باب دادا سے ریاضی و پیدائشی بائیں ہاتھ میں تحصیل و ضلع کی پور میں انور آبادی کو اب تک سکونت کر چکا ہوں اور میں نے محمد نجم خان نمبر دار علی انوار سے ریاضی پڑھائی ہے۔

16/6/11



16/6/11



## OFFICE OF THE DISTRICT EDUCATION OFFICER (M)

HARIPUR

Ph. No. 0995-920150, 920151

Email: deo.haripur@gmail.com

APPOINTMENT ORDER:

Consequent upon the approval of the Departmental Selection Committee, in its meeting held on 10-12-2020, and in the light of W.P 64-A/2020 judgement dated 08-09-2020 and COC No 123-A/2020 the appointment of following C-IV candidate are hereby ordered in BPS-03 (9610-390-21310) plus usual allowances as admissible to him under the rules on regular basis against the C-IV Servant Posts in the Male School of District Haripur noted against his Name on terms & conditions given below in the interest of public service with immediate effect:

S. No	Name of Candidate	Father's Name	Date of Birth	Address of Candidates	Name of School/where Posted	Remarks
1	Ashfaq Ahmed	Habib ur Rehman	20/07/1995	Chak Shah Muhammad UC Ali Khan	GHS Kotala	A.V.P Lab attendant

TERMS & CONDITIONS.

1. His services will be considered as regular and he will be entitled to gratuity and pension etc as per existing rules.
2. He will get pay i.e., initial pay of BPS-03 of the post including usual allowances as admissible under the rules.
3. His services can be terminated at any time, in case his performance is found unsatisfactory.
4. In case of misconduct, he will be proceeded under Efficiency & Discipline Rules 2011, and rules framed from time to time by Govt.
5. If he wants to resign from the service, he will have to serve one-month prior notice, failing which he will has to deposit one month pay in lieu of such notice, in the Govt. treasury.
6. He should join their post within 15 days of issuance of this order.
7. He will bound to produce Health & Age certificate issued by the Medical Superintendent: DHO Haripur within 07 days of taking over charge, in case of 1st: apptt. in this Department.
8. Charge Reports should be submitted to all concerned.
9. No TA / DA are allowed.

-----sd-----  
District Education Officer (Male)  
Haripur.

Dated: 15/12/2020

Endst: No. 7632-37 /Appt/Class IV Case:

Copy of the above is submitted for information to the:-

1. Register Peshawar High court Abbottabad bench Abbottabad.
2. The Senior District Accounts Officer Haripur.
3. The Manager Employment Exchange KTS Haripur.
4. PA to Director Elementary & Secondary Education KPK Peshawar.
5. PA to Deputy Commissioner Haripur.
6. The Headmaster GHS Kotala
7. Candidates concerned.
8. Officer record file.

Supdt: District Education Officer (Male)  
Establishment Haripur.

Attached

Waqar Nawaz  
4/1/2022

بخدمت جناب ڈسٹرکٹ ایجوکیشن آفیسر صاحب (مردانہ مدارس) ہری پور

جناب عالی!

مودبانہ گزارش ہے کہ سائل کا تعیناتی آرڈر بطور لیب اینڈنٹ GHS کوٹلہ کیا گیا ہے جبکہ سائل موضع چک شاہ محمد تحصیل ضلع ہری پور کا رہائشی ہے اور موجودہ تعیناتی سٹیشن سائل کی رہائش سے کافی دور ہے۔

یہ کہ سائل کا والد صاحب بیمار ہے اور ان کو ڈاکٹر صاحب کے پاس علاج معالجہ کیلئے لے کر جانا پڑتا ہے جو کہ سائل والد صاحب کی تکمیل دیکھ بھال اور علاج معالجہ نہیں کروا سکتا بدیں وجہ سائل کو نزدیک ترین خالی پوسٹ پر تعینات کیا جائے۔

لہذا استدعا ہے کہ سائل کا تعیناتی آرڈر نزدیک ترین سکول میں کیا جائے۔ سائل تاحیات دُعا گور ہے گا۔ شکریہ

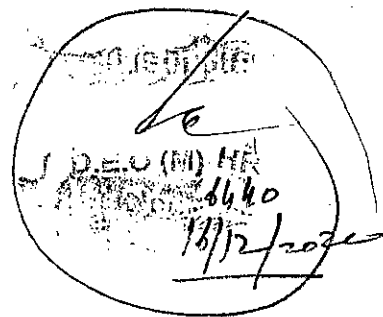
العارض  
اشفاق احمد ولد صاحب ساکنہ چک شاہ محمد ہری پور

Ashfaq Ahmad

0314 9373434

Attested  
Wary Wari  
11/1/2022

DR 6440  
Date 16/12/2020



## محکمہ اپیل

جناب عالی!

گزارش ہے کہ سائل چک شاہ محمد کارہاشی و پیدائشی ہے۔ سائل نے متعدد بار آپ کے محکمہ میں برائے بھرتی کلاس فوردرخواست گزار مگر محکمہ کے اعلیٰ ضلعی افسران نے ذاتی پسند و ناپسند کو ملحوظ خاطر میں لائے ہوئے محکمہ ہذا میں بھرتی نہ کیا جس پر سائل نے محکمہ ہذا کے خلاف عدالت عالیہ پشاور ہائی کورٹ ایبٹ آباد بیچ میں رٹ پٹیشن نمبر 64/20 دائر کی جس کے تحت عدالت نے من سائل کو محکمہ تعلیم میں بھرتی کرنے کا حکم صادر فرمایا مگر محکمہ کے افسران نے عدالت عالیہ کے حکم کی خلاف ورزی کرتے ہوئے من سائل کو بھرتی نہ کیا جو سائل نے دوبارہ پشاور ہائی کورٹ میں COC نمبری 11/2022/2022 دائر کی جو عدالت عالیہ میں ذاتی حیثیت میں پیش ہوئے اور من سائل کا تعیناتی آرڈر پیش کیا اور ایجوکیشن ڈیپارٹمنٹ ہری پور نے جان بوجھ کر دورانہ / اسلام آباد کے نزدیک کونٹرا سکول میں تعینات کر دیا گیا جو کہ سائل کے گھر شاہ محمد ہری پور سے بہت دور واقع ہے۔

یہ کہ سائل نے EDO صاحب ہری پور کو درخواست گزار مگر سائل کے گھر کے قریب واقع GHSS چھجیاں، GHS ڈھینڈہ، گورنمنٹ پرائمری سکول سرانے صالح ہری پور میں لیب اٹینڈنٹ / کلاس فور کی آسامیاں خالی ہیں جس پر سائل کو تعینات کیا جائے لیکن سائل کی درخواست پر کوئی عملدرآمد نہ ہوا۔

**لہذا** استدعا ہے کہ سائل کی اپیل منظور فرماتے ہوئے سائل کو GHSS چھجیاں، GHS ڈھینڈہ، گورنمنٹ پرائمری سکول سرانے صالح ہری پور میں لیب اٹینڈنٹ / کلاس فور کی خالی آسامیوں میں سے کسی ایک پر تعینات فرمائے جانے کا حکم صادر فرمایا جائے۔

العارض

اشفاق احمد ولد حبیب الرحمن ساکنہ چک شاہ محمد تحصیل ضلع ہری پور

رابطہ نمبر 03333495324

Attestal

Ashfaq Ahmad

Wazir N. Khan

11/1/2022 12/01/2021

وصول



**DIRECTORATE OF ELEMENTARY & SECONDARY EDUCATION**  
**KHYBER PAKHTUNKHWA PESHAWAR**  
 No. 2764  
 Phone: 091-9225144  
 E-mail: d.elsed@kpk.gov.pk

To: The District Education Officer  
 (Maw) Haripur

Subject: **APPEAL**

Re:

I am directed to refer to the subject noted above and to enclose herewith an application along with its enclosure in R/o Mr. Ashfaq Ahmad s/o Habib Ur Rehman resident of Chak Shah Muhammad Tehsil & District Haripur for further necessary action under rules/policy.

*[Handwritten Signature]*

**Assistant Director (Admn)**  
 Directorate E& Secondary Education  
 Khyber Pakhtunkhwa, Peshawar

*2/4/22*

Encls. No. \_\_\_\_\_

Copy forwarded to the: -

1. Mr. Ashfaq Ahmad S/O Habib Ur Rehman resident of Chak Shah Muhammad Tehsil & District Haripur
2. PA to Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar
3. Master File.

**Assistant Director (Admn)**  
 Directorate E& Secondary Education  
 Khyber Pakhtunkhwa, Peshawar

*2022-04-02*  
*27/5/22*

*Attest*  
*Waqar Nages*  
*11/1/2022*

# Better Copy



**DIRECTOIRE OF ELEMENTARY AND SECONDARY EDUCATION  
KHYBER PAKHTUN KHWA HARIPUR**

To

The District Education Officer  
(Male) Haripur

Subject APPEAL

Memo

I am directed to refer to the subject noted above and to enclose herewith an application along with its enclosure in R/O Mr. Ashfaq Ahmad S/O Habib Ur Rehman resident of Chank Shah Muhammad Tehsil & District Haripur fo further necessary action under rules / policy.

**Assistant Director (Admn)**

Director E&SE  
KPK, Peshawar

Endst; No. \_\_\_\_\_

Copy forwarded to the:

1. Mr. Ashfaq Ahmad S/O Habib Ur Rehman resident of Chak Shah Muhammad Haripur
2. PA to Director E&SE KPK, Peshawar
3. Master File

**Assistant Director (Admn)**

Director E&SE  
KPK, Peshawar



بخدمت جناب ڈسٹرکٹ ایجوکیشن آفیسر صاحب (مردانہ مدارس) ہری پور

درخواست برائے بحالی سروس بطور لیب اٹینڈنٹ اور تعینات فرمائے جانے کسی بھی سکول میں

جناب عالی! مضمون درخواست ذیل ہے:-

- 1- یہ کہ من سائل کا آرڈر بطور لیب اٹینڈنٹ گورنمنٹ ہائی سکول کوٹلہ میں ہوا تھا لیکن سائل نے بوجہ بیماری والدین سکول ہذا میں چارج نہیں لے سکا تھا۔ نقل آرڈر لف ہے۔
  - 2- یہ کہ سائل اب اپنی سروس join کرنا چاہتا ہے اور سائل کا تعیناتی آرڈر بحال فرمایا جا کر سائل کو کسی بھی سکول میں بطور لیب اٹینڈنٹ تعینات فرمایا جائے۔ کیونکہ بوجہ والدین کی بیماری ذہنی طور پر پریشان تھا جس کی وجہ سے سائل سروس جان نہیں کر سکا۔
- لہذا استدعا ہے کہ سائل کو بطور لیب اٹینڈنٹ بحال فرمایا جائے اور سائل کا آرڈر بحال کرتے ہوئے من سائل کو کسی بھی سکول میں بطور لیب اٹینڈنٹ تعینات فرمایا جاوے۔

آپ کی عین نوازش ہوگی

DEPT. OF

DEPT. OF

3-11/2021

اشفاق احمد لیب اٹینڈنٹ GHS کوٹلہ ہری پور

30/10/21

Attested

Waqar Nadeem

4/1/2022

30/10/21

(19)

بخدمت جناب ڈسٹرکٹ ایجوکیشن آفیسر صاحب (مردانہ مدارس) ہری پور

درخواست برائے بحالی سروس بطور لیب اٹینڈنٹ اور تعینات فرمائے جانے کو رنمنٹ ہائی سکول درویش

جناب عالی مضمون درخواست ذیل ہے۔

- ۱۔ یہ کہ من سائل کا آرڈر بطور لیب اٹینڈنٹ گورنمنٹ ہائی سکول کوٹلہ میں ہوا تھا۔ لیکن سائل نے بوجہ بیماری والدین سکول ہذا میں چارج نہیں لے سکا تھا۔ (نقل آرڈر لف ہے)
- ۲۔ یہ کہ سائل اب اپنی سروس جوائن کرنا چاہتا ہے اور سائل کا تعیناتی آرڈر بحال فرمایا جا کر سائل کو کسی بھی سکول میں یا گورنمنٹ ہائی سکول درویش میں بطور لیب اٹینڈنٹ خالی پوسٹ پر تعینات فرمایا جائے۔ کیونکہ بوجہ والدین کی بیماری ذہنی طور پر سائل پریشان تھا جس کی وجہ سے سائل سروس جوائن نہیں کر سکا۔

لہذا استدعا ہے کہ سائل کو بطور لیب اٹینڈنٹ گورنمنٹ ہائی سکول درویش میں خالی پوسٹ پر بحال فرمایا جائے اور سائل کا آرڈر بحال کرتے ہوئے من سائل کو گورنمنٹ ہائی سکول درویش میں تعینات فرمایا جائے۔

عین نوازش ہوگی

Attested  
Wam Nazir  
4/1/2022

المساراض

اشفاق احمد ولد حبیب الرحمن

سکنہ چک شاہ محمد، ہری پور

Shafiq Ahmad

1-12-2021

موصول

D. E. O. Supd

1/12/2021

اپیل برائے ایڈجسٹمنٹ از GHS کوٹلہ خان پور ہری پور سے GHS درویش ہری پور

جناب عالی!

مودبانہ گزارش ہے کہ سائل مہضج چک شاہ محمد تحصیل ضلع ہری پور کارہاشی ہے۔ یہ کہ سائل نے بطور کلاس فور بھرتی کیلئے متعدد درخواستیں دیں جس پر محکمہ نے سائل کو بطور کلاس فور گورنمنٹ ہائی سکول کوٹلہ میں تعینات کر دیا گیا ہے جو کہ سائل کے گھر سے 70 کلومیٹر دور واقع ہے جبکہ قانون کی مطابق کلاس فور کی پوسٹ local based ہوتی ہے۔

یہ کہ من سائل نے اپیل آنجناب کو دائر کی تھی جو کہ مورخہ 03.04.2021 کو جناب DEO(M) صاحب ہری پور کو ہمراہ درخواست / اپیل برائے ضروری کارروائی مارک ہوئی لیکن اس پر کوئی کارروائی نہ ہوئی ہے۔

یہ کہ سائل کو معلوم ہوا ہے کہ گورنمنٹ ہائی سکول درویش ہری پور میں کلاس فور کی پوسٹ خالی ہے من سائل نے متعدد درخواستیں جناب DEO(M) صاحب ہری پور کو بابت ٹرانسفر گزار لیکن کوئی سائل کی شنوائی نہ ہوئی ہے۔

**لہذا** استدعا ہے کہ سائل کو GHS درویش تحصیل ضلع ہری پور میں ایڈجسٹ کیا جائے۔ سائل تاحیات دُعا گور ہے گا۔ شکریہ

العارض

اشفاق احمد ولد حبیب الرحمن ساکنہ چک شاہ محمد ہری پور  
رابطہ نمبر 03318590556، 03149373434

Attest  
11/7/2021

gshfaq, Ahmed  
16/7/2021

18/09/2021

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**11. Eligibility.**---(1) A candidate for appointment shall be a citizen of Pakistan and bonafide resident of the Khyber Pakhtunkhwa.

Provided that for reasons to be recorded in writing, Government may, in a particular case, relax this restriction.

<sup>1</sup>[(2) ...]

(3) No person, not already in Government service, shall be appointed to a post unless he produces a certificate of character from the principal academic officer of the academic institution last attended and also certificates of character from two responsible persons, not being his relatives, who are well acquainted with his character and antecedents.

(4) Notwithstanding anything contained in sub-rule (3), an appointment by initial recruitment shall be subject to the verification of character and antecedents of the candidate or the person appointed, to the satisfaction of appointing authority.

(5) No candidate shall be appointed to a post unless he is found, after such medical examination as Government may prescribe, to be in good mental and bodily health and free from physical defect likely to interfere in the efficient discharge of his duties.

**12. Zonal and Divisional representation.**---(1) Except as otherwise specifically provided in any rule for the time being in force, initial recruitment to posts in Basic Pay Scales 16 and 17 and other posts in Basic Pay Scales 3 to 15 borne on Provincial cadre shall be made in accordance with the Zonal quota specified by Government from time to time.

<sup>2</sup>[Provided that initial recruitment to the post of Civil Judge/Judicial Magistrate/Allaqa Qazi (BPS-18) shall also be made in accordance with the zonal quota specified by the Government from time to time.]

<sup>1</sup>(2) Initial recruitment to posts in Basic Pay Scales 3 to 15 borne on divisional or district cadre shall be made from amongst bonafide residents of the division or district concerned, as the case may be.

(3) Initial recruitment to posts in Basic Pay Scales 1 and 2 or equivalent shall ordinarily be made on local basis.

1 to 4.

1. Sub rule (2) of rule-11 deleted vide Notification No. SOR-VI(E&AD)1-3/08, dated 17-06-2008. At the time of deletion the said sub-rule (2) was as under:

(2) No person who has married a foreign national shall be appointed to a post under these rules;

Provided that this restriction may be relaxed by Government in the case of a person who has married a citizen of the

Attested  
we agree  
11/1/2021

## OFFICE OF THE DISTRICT EDUCATION OFFICER (M)

HARIPUR

Ph. No. 0995-920150,920151

Email: deomahrp@gmail.com

APPOINTMENT ORDER:

Consequent upon the approval of the Departmental Selection Committee, in its meeting held on 26-06-2021, the appointments of following C-IVs are hereby ordered in BPS-03 (9610-390-21310) plus usual allowances as admissible to them under the rules on regular basis against the C-IVs Servant Posts in the Male Schools of District Haripur noted against their Names on terms & conditions given below in the interest of public service with effect from 01.07.2021.

75% Open merit

S. No.	Name of Candidate / Father Name	Address of Candidates	Date of Birth	Post/ Name of School Where Posted	Remarks
01.	Muhammad Zahid S/O Pervaiz Khan	Ziarat Bela Ghazi Haripur	15.03.1994	GMS Ziarat Bela	Against Vacant Post of Naib Qasid
02.	Ibrar Khan S/O Toti Shah	Kangrucha Ghazi Haripur	10.02.1988	GPS Kangrucha	Against Vacant Post of Chowkidar
03.	Muhammad Naqash S/O Muhammad Younis	Ghumawan Haripur	10.03.1993	GHS Ghumawan	Against Vacant Post of Lab Attended
04.	Raziq Khan S/O Kaifa Khan	Ghar Serian Haripur	03.10.1995	GPS Gatian Da Darra	Against Vacant Post of Chowkidar
05.	Noman Ali S/O Ali Rehman	Banda Mughlan	15.03.1998	GMS Banda Mughlan	Against Vacant Post of Sweeper
06.	Yair Ali S/O Muhammad Aslam	Hill Beer Haripur	09.09.1985	GPS Hill Beer	Against Vacant Post of Chowkidar
07.	Malik Eman Haider S/O Malik Khurshed Ahmed	Dhendah Haripur	18.02.2001	GHS Dhendah	Against Vacant Post of Lab Attended
08.	Shahid Khan S/O Muhammad Irshad	Shadi Hattar Haripur	13.02.1986	GPS Shadi	Against Vacant Post of Chowkidar
09.	Liaqat Ali S/O Muhammad Zaman	Choian Ghazi Haripur	02.02.1985	GPS Choian	Against Vacant Post of Chowkidar
10.	Waqas Ahmed S/O Zardad Khan	Dara Khanpur Haripur	02.08.1990	GHS Khanpur	Against Vacant Post of Bearer
11.	Shafqat Mehmood S/O Muhammad Afzal	Mumrial Haripur	20.03.1983	GPS Mumrial	Against Vacant Post of Chowkidar
12.	Naeem Khan S/O Muhammad Miskeen	KTS Haripur	09.04.1987	GHS Sec # 4 KTS	Against Vacant Post of Naib Qasid
13.	Shareen Gul S/O Qabil Gul	KTS No.1 Haripur	05.02.1983	GHS Sec#4 KTS	Against Vacant Post of Chowkidar
14.	Saeed Khan S/O Amjad Khan	KTS Haripur	15.04.1986	GCMHS T.T Ship	Against Vacant Post of Cook
15.	Faisal Khurshed S/O Muhammad Khurshed	Mohra Mandoo	13.02.1988	GPS Mohra Mandoo	Against Vacant Post of Chowkidar
16.	Atiq ur Rehman S/O Muhammad Saeed	Pharallah Haripur	31.03.2000	GHS Pharallah	Against Vacant Post of Lab Attended

Waqar Khan  
11/1/2022

19.	Muhammad Shahbaz S/O Muhammad Riasab	Pind Kamal Khan	12.01.1999	GHS Ghulam	Against Vacant Post of Chowkidar
20.	Eilal Khan S/O Badar Zaman Khan	Koka Rehana Haripur	23.01.2000	GHS Rehana	Against Vacant Post of Naib Qasid
21.	Gul Faraz S/O Muhammad Zaman	Chajjian Haripur	21.02.1987	GHSS Chajjian	Against Vacant Post of Chowkidar
22.	Amir Zaman S/O Gohar Rehman	Mohallah Ramzan Haripur	21.03.1984	GHSS No.2 Haripur	Against Vacant Post of Chowkidar
23.	Zulfiqar Khan S/O Matloob Khan	Chajjian	03.12.1996	GHSS Chajjian	Against Vacant Post of Lab Attended
24.	Tariq Mehmood S/O Muhammad Banaras	Chajjian Rehana Haripur	01.01.1987	GHSS Chajjian	Against Vacant Post of Naib Qasid
25.	Anas Khan S/O Muhammad Younis	Mankarai Road Haripur	10.02.2001	GHSS No.2 Haripur	Against Vacant Post of Naib Qasid
26.	Muhammad Azam S/O Afzal Khan	Sarai Salah Haripur	02.10.1991	GHSS Sarai Salah	Against Vacant Post of N/Qasid
27.	Muhammad Sufyan S/O Riaz Ahmed	Sarai Salah Haripur	01.01.2000	GPS Sarai Salah	Against Vacant Post of Chowkidar

**25 % Retired Sen Quota**

S. No.	Name of Candidate / Father Name	Address of Candidates	Date of Birth	Post/ Name of School Where Posted	Remarks
01.	Ishtiaq Ahmed S/O Kala Khan	Mang Haripur	01.01.1982	GPS Jab	Against Vacant Post of Chowkidar
02.	Muhammad Safeer S/O Faqir Ahmed	Sirya Haripur	21.08.1989	GHSS Bareela	Against Vacant Post of Sweeper
03.	Liaqat Khan S/O Abdul Qayum	Darwesh Haripur	31.10.1999	GHS Sarri	Against Vacant Post of Naib Qasid
04.	Mudassar Khan S/O Muhammad Irshad	Gathan Sirikote Haripur	27.03.1998	GMS Ziarat Bela	Against Vacant Post of Sweeper
05.	Muhammad Shoaib S/O Abdul Razaq	Moonan Haripur	27.01.1983	GHSS S.N Khan	Against Vacant Post of Bearer
06.	Muhammad Azeem S/O Fazal Din	Kangra Colony Haripur	17.12.1998	GHS Pindori	Against Vacant Post of Sweeper

**2% Disable Quota**

S. No.	Name of Candidate / Father Name	Address of Candidates	Date of Birth	Post/ Name of School Where Posted	Remarks
01.	Muhammad Sheraz S/O Muhammad Nawaz	Gorraki Haripur	01.01.1982	GMS Gorraki	Against Vacant Post of Naib Qasid

**TERMS & CONDITIONS.**

- Their services shall be considered as regular and they will be entitled to gratuity and pension etc as per existing rules.

*Ahmed*  
*Wazir*  
*4/1/2022*

(24)

5. If they want to resign from the service, they will have to serve one-month prior notice, during which they will have to deposit one-month pay in lieu of such notice, in the Govt. treasury.
6. They should join their post within 15 days of issuance of this order.
7. They will bound to produce Health & Age certificate issued by the Medical Superintendent: DHQ Haripur within 07 days of taking over charge, in case of 1st: apptt: in this Department.
8. Charge Reports should be submitted to all concerned.
9. No TA / DA is allowed.

-----sd-----

District Education Officer (Male)  
Haripur.

Endst: No. 2937-76 / F.No.13-1/Apptt/Class IV/G.B

Dated: 26-06-2021.

Copy of the above is submitted for information to the: -

1. The Senior District Accounts Officer Haripur.
2. The Manager Employment Exchange KTS Haripur.
3. PA to Director Elementary & Secondary Education KPK Peshawar.
4. PA to Deputy Commissioner Haripur.
5. The Principal of the concerned School.
6. Candidates concerned.
7. Officer record file.

District Education Officer (M)  
Haripur.

Attasted  
W. S. Qureshi  
11/1/2022

OFFICE OF THE DISTRICT EDUCATION OFFICER (M)

HARIPUR

Ph. No. 0995-920150,920151  
Email: deonahrp@gmail.com

(25)

APPOINTMENT ORDER:

Consequent upon the approval of the Departmental Selection Committee, in its meeting held on 26-06-2021, the appointments of following C-IVs are hereby ordered in BPS-03 (9610-390-21310) plus usual allowances as admissible to them under the rules on regular basis against the C-IVs Servant Posts in the Male Schools of District Haripur noted against their Names on terms & conditions given below in the interest of public service with effect from 01.07.2021.

75% Open merit

Sr. No.	Name of Candidate / Father Name	Address of Candidates	Date of Birth	Post/ Name of School Where Posted	Remarks
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03.	Muhammad Naqash S/O Muhammad Younis	Ghumawan Haripur	10.03.1993	GHS Ghumawan	Against Vacant Post of Lab Attended
04.	Raziq Khan S/O Kata Khan	Ghari Serian Haripur	03.10.1995	GPS Gatian Da Darra	Against Vacant Post of Chowkidar
05.	Noman Ali S/O Ali Rehman	Banda Mughlan	15.03.1998	GMS Banda Mughlan	Against Vacant Post of Sweeper
06.	Yar Ali S/O Muhammad Aslam	Hill Beer Haripur	09.09.1985	GPS Hill Beer	Against Vacant Post of Chowkidar
07.	Malik Eman Haider S/O Malik Khurshid Ahmed	Dhendah Haripur	18.02.2001	GHS Dhendah	Against Vacant Post of Lab Attended
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09.	Liaqat Ali S/O Muhammad Zaman	Choiian Ghazi Haripur	02.02.1985	GPS Choiian	Against Vacant Post of Chowkidar
10.	Waqas Ahmed S/O Zardad Khan	Dara Khanpur Haripur	02.08.1990	GHS Khanpur	Against Vacant Post of Bearer
11.	Shafqat Mehmood S/O Muhammad Afzal	Munirial Haripur	20.03.1983	GPS Munirial	Against Vacant Post of Chowkidar
12.	Naeem Khan S/O Muhammad Miskeen	KTS Haripur	09.04.1987	GHS Sec # 4 KTS	Against Vacant Post of Naib Qasid
13.	Shareen Gul S/O Qabil Gul	KTS No.1 Haripur	15.02.1983	GHS Sec#4 KTS	Against Vacant Post of Chowkidar
14.	Saeed Khan S/O Amjad Khan	KTS Haripur	15.04.1986	GCMHS T.T. Ship	Against Vacant Post of Cook
15.	Faisal Khurshid S/O Muhammad Khurshid	Mohra Mandoo	13.02.1988	GPS Mohra Mandoo	Against Vacant Post of Chowkidar
16.	Atiq ur Rehman S/O Muhammad Saeed	Pharallah Haripur	31.03.2000	GHS Pharallah	Against Vacant Post of Lab Attended

Attache  
Wazir Nafis  
11/1/2022



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19.	Muhammad Shahbaz S/O Muhammad Riasab	Pind Kamal Khan	12.01.1999	GHS Ghulam	Against Vacant Post of Chowkidar
20.	Bilal Khan S/O Badar Zaman Khan	Koka Rehana Haripur	23.01.2000	GHS Rehana	Against Vacant Post of Naib Qasid
21.	Gul Faraz S/O Muhammad Zaman	Chajjian Haripur	21.02.1987	GHSS Chajjian	Against Vacant Post of Chowkidar
22.	Amir Zaman S/O Gohar Rehman	Mohallah Ramzan Haripur	21.03.1984	GHSS No.2 Haripur	Against Vacant Post of Chowkidar
23.	Zulfiqar Khan S/O Matloob Khan	Chajjian	03.12.1996	GHSS Chajjian	Against Vacant Post of Lab Attended
24.	Tariq Mehmood S/O Muhammad Banaras	Chajjian Rehana Haripur	01.01.1987	GHSS Chajjian	Against Vacant Post of Naib Qasid
25.	Anas Khan S/O Muhammad Younis	Mankarai Road Haripur	10.02.2001	GHSS No.2 Haripur	Against Vacant Post of Naib Qasid
26.	Muhammad Azam S/O Afzal Khan	Sarai Salah Haripur	02.10.1991	GHSS Sarai Salah	Against Vacant Post of N/Qasid
27.	Muhammad Sufyan S/O Riaz Ahmed	Sarai Salah Haripur	01.01.2000	GPS Sarai Salah	Against Vacant Post of Chowkidar

## 25 % Retired Son Quota

S. No.	Name of Candidate / Father Name	Address of Candidates	Date of Birth	Post/ Name of School Where Posted	Remarks
01.	Ishfaq Ahmed S/O Kala Khan	Mang Haripur	01.01.1982	GPS Jab	Against Vacant Post of Chowkidar
02.	Muhammad Safeer S/O Faqir Ahmed	Sirya Haripur	21.08.1989	GHSS Bareela	Against Vacant Post of Sweeper
03.	Liaqat Khan S/O Abdul Qayum	Daryesh Haripur	31.10.1999	GHS Sarri	Against Vacant Post of Naib Qasid
04.	Mudassar Khan S/O Muhammad Irshad	Garhan Sirikote Haripur	27.03.1998	GMS Ziarat Bela	Against Vacant Post of Sweeper
05.	Muhammad Shoaib S/O Abdul Razaq	Moonan Haripur	27.01.1983	GHSS S.N Khan	Against Vacant Post of Bearer
06.	Muhammad Azeem S/O Fazal Din	Kangra Colony Haripur	17.12.1998	GHS Pindori	Against Vacant Post of Sweeper

## 2% Disable Quota

S. No.	Name of Candidate / Father Name	Address of Candidates	Date of Birth	Post/ Name of School Where Posted	Remarks
01.	Muhammad Sheraz S/O Muhammad Nawaz	Gorraki Haripur	01.01.1982	GMS Gorraki	Against Vacant Post of Naib Qasid

## TERMS &amp; CONDITIONS

- Their services shall be considered as regular and they will be entitled to gratuity and pension etc as per existing rules.

Attested  
Wahid Nadeem  
11/1/2022

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5. If they want to resign from the service, they will have to serve one-month prior notice, during which they will have to deposit one month pay in lieu of such notice, in the Govt. treasury.
6. They should join their post within 15 days of issuance of this order.
7. They will bound to produce Health & Age certificate issued by the Medical Superintendent: DHQ Haripur within 07 days of taking over charge, in case of 1st: apptt: in this Department.
8. Charge Reports should be submitted to all concerned.
9. No TA / DA is allowed.

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District Education Officer (Male)  
Haripur.

Endst: No. 2937-76 / E.No.13-1/Appt/Class IV/G.B

Dated: 26-06-2021.

Copy of the above is submitted for information to the: -

1. The Senior District Accounts Officer Haripur.
2. The Manager Employment Exchange KTS Haripur.
3. PA to Director Elementary & Secondary Education KPK Peshawar.
4. PA to Deputy Commissioner Haripur.
5. The Principal of the concerned School.
6. Candidates concerned.
7. Officer record file.

District Education Officer (M)  
Haripur.

Attested  
Wahid Nayan  
11/1/2022



(7)

(28)

OFFICE OF THE  
DISTRICT EDUCATION OFFICER (FEMALE)  
HARIPUR



(Office Phone No. 0995-920154, Email: ems@haripur@yahoo.com)

**APPOINTMENT**

Consequent upon the approval of the Departmental Selection Committee and in pursuance of rule 10 sub rule 2 of the Khyber Pakhtunkhwa Civil Servant (Appointment, Promotion and Transfer) Rule 1989, the following candidates are hereby appointed against the post of Class IV on regular based in BPS-03 (Rs:9610-390-21310) plus usual allowance as admissible under the rules and existing policy of provincial Government on the terms and conditions given below, with effect from 18/05/2021, in the interest of public service.

S.#	Name	Father / Husband Name	Date of Birth	CNIC NO	Address	Post	Place of posting	Remarks
1	Sajid Mehnood	Muhammad Busharat	06.06.1992	13302-7358569-9	Vill: Muslamabad PO Baghpur Dheri Haripur	Chowkidar	GGHSS Baghpur Dheri	Against Vacant Post
2	Muhammad Zaher	Muhammad Randan	15.04.1983	13302-1503762-3	Vill: Muslamabad PO Baghpur Dheri Haripur	Lab/Attendant	GGHSS Baghpur Dheri	Against Vacant Post
3	Muhammad Asif	Muhammad Zareen	15.02.1985	13302-9799589-9	Vill: Muslamabad PO Baghpur Dheri Haripur	Lab Qasid	GGHSS Baghpur Dheri	Against Vacant Post
4	Muhammad Nadeem Khan	Muhammad Sardar	07.03.1999	13302-4843807-7	Vill: Bayyan Ahmed Ali Khan Haripur	Chowkidar	GGPS Bayyan Ahmed Ali Khan	Against Vacant Post
5	Nimra Mustafa	Ghulam Mustafa	12.04.2002	13302-3657097-6	Moh: Dandah Kalinjar Haripur	Naib Qasid	GGHSS Khaapur	Against Vacant Post on 10% Female Quota
6	Muhammad Rehman	Sabir Sultau	28.11.2000	13302-6695001-9	Moh: Dandah Kalinjar Haripur	Chowkidar	GGPS Dandah Kalinjar	Against Vacant Post
7	Muhammad Unair	Salabat Mehmood	19.10.1999	13302-6134969-9	H# 1790 Moh: Soba Haripur	Chowkidar	GGCMHSS Haripur	Against Vacant Post
8	Raja Tehreem Javed	Raja Javed Iqbal	16/06/1986	13302-8059605-3	TIP Housing Society Haripur	Chowkidar	GGHS TIP Housing Society	Against Vacant Post
9	Muhammad Rashid	Riasat Zameer Awan	18.10.1992	13302-8197017-5	TIP Housing Society Haripur	Lab/Attendant	GGHS TIP Housing Society	Against Vacant Post
10	Shahid Ahsan	Muhammad Daud	10.02.1995	13302-3669851-5	Vill: Jati Pind PO KTS Haripur	Chowkidar	GGHS Jati Pind	Against Vacant Post
11	Waqar Khan	Ghulam Murjaza	02.03.1993	13302-7853514-7	Vill: Jati Pind PO KTS Haripur	Lab/Attendant	GGHS Jati Pind	Against Vacant Post
12	Nabeela Bibi	Safdar	03.02.1982	35201-8429813-8	H# 1217 Chowki Police Sherwala Gule Haripur	Lab/Attendant	GGCMHSS Haripur	Against Vacant Post on 10% Female Quota
13	Faizan Rouf	Abdur Raouf	04/01/1998	13302-3444656-7	Vill: Moh: Mando PO Municipal Haripur	Sweeper	O/O DEO(F) Haripur	Against Vacant Post
14	Naseem Khan	Azra Khan	07.03.1997	13302-5206284-5	Vill: Bandi Sher Khan PO Bagra Haripur	Chowkidar	GGPS Bandi Sher Khan	Against Vacant Post
15	Fakhar Zaman	Khyber Zama	13.02.1991	42401-6254165-1	Village Amgah Haripur	Chowkidar	GGPS Amgah	Against Vacant Post
16	Manzoor Elahi	Ghulam Elahi	20.03.1979	13302-3644372-5	Village Sarai Gadai Haripur	Chowkidar	GGPS Fareed Abad	Against Vacant Post

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Wah Wah  
11/11/2022*

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Name	Father / Husband Name	Date of Birth	CNIC NO	Address	Post	Place of posting	Remarks
7. Saqlain Khan	Nazakat	01.01.2001	13301-5283561-3	Mustabad Ghazi Haripur	Chowkidar	GGPS Mustabad	Against Vacant Post
18. Gohar Ali Shah	Daud Shah	27.03.1991	13301-2417797-9	Vill Shegai Ghazi Haripur	Chowkidar	GGPS Shegai	Against Vacant Post
19. Hassan Hayat	Muhammad Hayat	06.02.1984	13302-1290566-3	Vill Jhanra Haripur	Chowkidar	GGHS Jhanra	Against Vacant Post
20. Baniya Asif	Asif Ali	04.02.1993	13301-9078630-8	Vill Jhanra Haripur	Naib Qasid	GGHS Jhanra	Against Vacant Post qd 10% Female Quota
21. Adees Ahmed	Jamal Din	04/05/1982	13301-7885650-1	Bhall Dhari, Jhanra, Talasil Ghazi, Haripur	Chowkidar	GGPS Phalal	Against Vacant Post

Terms & Conditions

- The appointments of the above candidates are on regular basis.
- They will get Salary in BPS mentioned against her name plus usual allowances as due and admissible under the rules.
- Their service can be terminated at any time in case their performance is found un-satisfactory. In case of misconduct they will be proceeded under the rules framed by Govt of Khyber Pakhtunkhwa time to time & E&S Rules 2011.
- Only one member of the family have right to get appointed against the quota of deceased employee, therefore, if detected at any stage that on this quota other than one family member has taken appointment the proceeding will be initiated for termination of service of the appointee over and above then quota with recovery of payment received through irregular appointment by concealing facts.
- In case a document or documents is/are found fake or bogus on such scrutiny of the verification the service of the Class IV concerned shall be terminated. The whole amount paid to his/her as salary shall be recovered and a case against him/her shall be registered under relevant section of law.
- If they want to resign from the service, they will have to serve one month prior notice, failing which they will have to deposit one month pay in lieu of such notice, in the Government treasury.
- They should join their post within 30 days of the issuance of this order. The DDOs concerned should furnish certificates to the effect that the candidates appointed have join the post or otherwise after 30 days of the issuance of this order.
- They will bound to produce Health and age certificate issued by the Medical Superintendent District Head Quarter Hospital Haripur within 30 days of taking over charge.
- The appointment for institution where candidate has been appointed / posted will be transferable / adjustable to any other institution after tenure of 02 years.
- The appointees will provide the Character Certificate verified by the two Guzzeted Officers at the time of taking over charge.
- Charge report should be submitted to all concerned in duplicate.
- No underage / over age candidates should be allowed to take charge without relaxation by the authority concerned.
- They will be entitled for annual increment after completion of one year service.
- No. TA/DA is allowed to anyone.

*Samina Altaf*  
 (Samina Altaf)  
 District Education Officer (Female)  
 Haripur  
 Dated Haripur the, 07/05/2021

Encl: No. 1748-49 /DEO (F)/HRP/C.IV /Appt/2021:  
 Copy forwarded for information and necessary action to the:-

- BA to the Director E&SE Khyber Pakhtunkhwa, Peshawar.
- PA to Deputy Commissioner Haripur
- District Accounts Officer Haripur.
- MS, DHQ, District Haripur.
- District Monitoring Officer E & SE Haripur.
- Manager Employment Exchange Haripur.
- All the Principals/Headmistress concerned.
- SDEOs (F) Concerned.
- Officials Concerned.
- M/File

*Samina Altaf*  
 District Education Officer (Female)  
 Haripur

*Attested*  
*Waqar Nazeem*  
 11/1/2022

کورٹ فیس

## وکالت نامہ

بعدالت سرورس ٹریبونل لیتاؤ

عنوان: استغاف احمد بنام سکریٹری E &amp; SE

منجانب: ایڈووکیٹ

نوعیت مقدمہ:

## باعث تحریر آنکھ

مقدمہ مندرجہ میں اپنی طرف سے واسطے پیروی و جواب دہی کل کاروائی متعلقہ آل مقام

سید وقاص نقوی، ایڈووکیٹ، اہل کراچی

کو وکیل مقرر کر کے اقرار کرتا ہوں کہ صاحب موصوف کو مقدمہ کی کل کاروائی کا کامل اختیار ہوگا نیز وکیل

صاحب موصوف کو کرنے راضی نامہ و تقرر ثالث و فیصلہ برحلف و دینے اقبال دعویٰ اور بصورت دیگر ڈگری

کرانے اجراء وصولی چیک روپیہ و عرضی دعویٰ کی تصدیق اور اس پر دستخط کرنے کا اختیار ہوگا اور بصورت

ضرورت مقدمہ مذکور کی کل یا کسی جزوی کاروائی کے لئے کسی اور وکیل یا مختار صاحب قانونی کو اپنے ہمراہ اپنی

بجائے تقرر کا اختیار بھی ہوگا اور صاحب مقرر شدہ کو بھی وہی اور ویسے ہی اختیارات ہوں گے اور اس کا

ساختہ پرداختہ مجھ کو منظور و قبول ہوگا۔ دوران مقدمہ جو خرچہ و ہرجانہ التوائے مقدمہ کے سبب ہوگا اس کے

مستحق وکیل صاحب ہوں گے۔ نیز بقایا رقم وصول کرنے کا بھی اختیار ہوگا۔ اگر کوئی پیشی مقام دورہ پر ہو یا

حد سے باہر ہو تو وکیل صاحب موصوف پابند ہوں گے کہ پیروی مقدمہ مذکورہ کریں اور اگر مختار مقرر کردہ میں

کوئی جزو بقایا ہو تو وکیل صاحب موصوف مقدمہ کی پیروی کے پابند نہ ہوں گے۔ نیز درخواست بمراد

استجارت ناش بطینغہ مفلسی کے دائرہ کرنے اور اس کی پیروی کا بھی صاحب موصوف کو اختیار ہوگا۔

لہذا وکالت نامہ تحریر کیا تاکہ سند رہے۔

Syed Waqas Naqvi

Advocate High Court  
Office 38, Ayub Tanoli Lawyer's  
Plaza, Kutchery, Abbottabad

المرقوم:

Accepted.

بمقام:

ایڈووکیٹ