- 3<sup>rd</sup> August, 2022 1. Petitioner in person present. Mr. Kabirullah Khattak,
  Addl: AG alongwith Mr. Sajid, ADEO and Mr. Naseeb Khan,
  SO for respondents present.
  - 2. Representative of the respondents submitted copy of pay/arrears bills of the petitioner whereby in compliance of the judgment of the Tribunal, the grievance of the petitioner has been redressed. Since the order of the Tribunal has been complied with, therefore, the instant execution petition is disposed off in the above terms. Consign.
  - 3. Pronounced in open court in Peshawar and given under my hand and seal of the Tribunal on this 3<sup>rd</sup> day of August, 2022.

(Kalim Arshad Khan) Chairman

# Form- A FORM OF ORDER SHEET

Court of	
Execution Petition No	<b>338/</b> 2022

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1	10.06.2022	The execution petition of Mr. Mujahid Ali submitted today by Mr. Aamir
•		Ali Khan Advocate may be entered in the relevant register and put up to the Court for proper order please.  REGISTRAR
2-	14.6.2021	This execution petition be put up before Single Bench at Peshawar on 22-06 1022. Original file be requisitioned. AAG has noted the next date. The respondents be issued notices to submit compliance/implementation report on the date fixed.
· . ·	alla under	CHAIRMAN
	ent by sur	
	22 <sup>nd</sup> June, 2022	Learned counsel for the petitioner present. Syed Naseer Ud Din Shah, Assistant Advocate General for respondents present.
		Despite of service, the respondents have not put appearance. Respondents are directed to appear in person alongwith implementation report on the next date. To come up for implementation report on 03.08.2022 before S.B. Original file be also requisitioned.
		(Kalim Arshad Khan) Chairman

BEFORE KHYBER PKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR CHECK LIST

Case Title: Mujchid ali vs Secretary Education etc

S.#	Contents		T 3.
1.	This appeal has been presented by:	Yes	No
2.	Whether Counsel / Appellant / Respondent / Deponent have signed the		·
	requisite documents?	V	
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, rumished?		
10.	Whether annexures are legible?		
11.	Whether annexures are attested?		<del></del>
12.	Whether copies of annexures are readable/clear?	- <u>V</u>	
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	$-\mathcal{V}$	
<u>`</u>	signed by petitioner/appellant/respondents?		
15.	Whether numbers of referred cases given are correct?		<u> </u>
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?	1	
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		
2.5	Whether in view of Khyber Pakhtunkhwa Service Tribunal Rules 1974		<del>  </del>
25.	Rule 11, notice along with copy of appeal and annexures has been sent		ĺ
	to respondents? on		
26.	Whether copies of comments/reply/rejoinder submitted? on		
<del></del>	Whathan		
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:

in whon (Alu)

10-06-2027



## OFFICE OF THE SUB DIVISIONAL EDUCATION OFFICER (MALE) RUSTAM

No: -646

Dated: 30-67-2022

Tin

Additional Deputy Commissioner (Finance & Planning) Mardan.

### SUBJUCT: Additional Grant under DDO Code MR6498 Arear of Mr.Mujahid Ali SPST G. Sada Bahar.

Memo:

Reference DEO (M) Letter No.5888 Dated 29-07-2022 and service tribunal COC It is requested that the following amount under Head DDO Code (MR6498) may please be approximately be approximately formed in the interest of public service.

SNo Thad	Amount	Remarks
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SUB DIVIAIONAL EDUCATION OF FIF (MALE) RUSTAM

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Checked by:

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Rustam Mardan

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OFFICE OF THE SUB DIVISIONAL EDUCATION OFFICER (M) RUSTAM MARDAN.

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Prepared by:

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Education Mardan

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#### OFFICE OF THE SUB DIVISIONAL EDUCATION OFFICER (M) RUSTAM MARDAN

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- I certified that the original service book along with adjustment change is attached.
- 2 certified that the sufficeent budget has been provided to met out the expenditure for 2018-19
- 3 certified that the arear shown in his bill has not been drawn previously.

30/7/222

Sub Divisional Sub Division Officer Education Mardan

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

Execution Petition No. 358 / 2022

In

Amended Service Appeal No.1395/2018

**DECIDED ON**: 31.01.2022

Mr. Mujahid Ali

#### **VERSUS**

#### Secretary Education & others

#### <u>INDEX</u>

S.#	DESCRIPTION OF DOCUMENT	ANNEX	PAGE #.
1.	Memo of Execution Petition		1-2
2.	Affidavit	·	3
3.	Memo of Addresses		4
4.	Copy of Judgment and Order dated 31.01.2022	A	5-9
5.	Wakalatnama/ Power of Attorney		10-

Through.

APPLIÇANT/ APPELLANT

AAMIR ALI KHAN

Advocate High Court (s)

Peshawar

1st Floor J.K Plaza, Opposite Arbab Road, University Road, Peshawar. adv\_aamiralikhan@yahoo.com 03219100050

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

Execution Petition No. 338 / 2022

In

Amended Service Appeal No. 1395/2018

**DECIDED ON**: 31.01.2022

Keybor Pakishkhwe Service Tribbini

Diary No. 332

Dated 10-6-2022

Mr. Mujahid Ali,

Primary School Teacher (PST), GPS Sadabahar, Gujrat, Mardan.

....APPLICANT/ APPELLANT

#### VERSUS

- 1. The Secretary (E&SE) Khyber Pakhtunkhwa Civil Secretariat, Peshawar.
- 2. The Director (E&SE) Khyber Pakhtunkhwa, Peshawar G.T Road, Peshawar.
- **3. District Education Officer (Male) Mardan,** Qazi Bashir Road, Mardan.
- 4. The Secretary Finance, Khyber Pakhtunkhwa Civil Secretariat, Peshawar.

....RESPONDENTS

APPLICATION FOR AND ON BEHALF OF THE APPLICANT/ APPELLANT FOR
THE IMPLEMENTATION OF THE JUDGMENT AND ORDER DATED 31.01.2022
PASSED BY THIS HON'BLE TRIBUNAL IN ITS LETTER AND SPIRIT.

#### Respectfully Sheweth;

The Applicant/ Appellant most earnestly craves permission of this Hon'ble Tribunal to submit as under;

1. That, the above noted Service Appeal was pending adjudication in this Hon'ble Tribunal and was decided vide Judgment/ Order dated 31.01.2022.

2

2. That, this Hon'ble Tribunal vide Judgment/ Order dated 31.01.2022 accepted the

Service Appeal of the Applicant/ Appellant in the following terms:

"6. The preceding discussion vividly transpires that appellant was

not treated in accordance with law and he made out a case for

indulgence of this Tribunal, therefore, he is entitled to all back

benefits for the intervening period w.e.f 11.07.2018 to 02.07.2019.

Parties are left to bear their own costs. File be consigned to the

record room."

(Copy of the Judgment/order dated 31.01.2022 is annexed herewith marked as 'A')

3. That, the Judgment of this Hon'ble Tribunal was duly communicated to the

Respondents, however, the Respondent Department has not yet considered the

Applicant/ Appellant, which is against the spirit of the Judgment and Order dated

31.01.2022 of this Hon'ble Tribunal.

4. That, after the Judgment and Order of this Hon'ble Tribunal, the Applicant/

Appellant is continuously approaching the Respondents for the implementation of

the Judgment/ Order dated 31.01.2022, however they are reluctant to implement the

judgment.

5. That, the Respondents are legally bound to implement the judgment of this

Honourable Tribunal in its letter and spirit without any further delay.

It is, therefore, prayed that on acceptance of this application the respondents may please be

directed to implement the judgment/ order dated 31.01.2022 of this Hon'ble Tribunal in its

letter and spirit.

Applicant/ Appellant

Dated. <u>10</u> .06.2022

Through

AAMIR ALI KHAN Advocate High Court (s)

Peshaway

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

Execution Petition No.\_\_\_\_\_/ 2022

In

Amended Service Appeal No.1395/2018

**DECIDED ON**: 31.01.2022

Mr. Mujahid Ali,

**VERSUS** 

Secretary Education & others

#### **AFFIDAVIT**

It is solemnly affirm & declare on oath that the contents of the accompanied **EXECUTION PETITION** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honourable Tribunal.

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Niet: 16101-7284588-1

#### 4

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

Execution	Petition	No	/	2022

In

Amended Service Appeal No. 1395/2018

**<u>DECIDED ON</u>**: 31.01.2022

Mr. Mujahid Ali,

#### **VERSUS**

Secretary Education & others

#### **ADDRESSES OF THE PARTIES**

#### APPLICANT/ APPELLANT

**Mr. Mujahid Ali,**Primary School Teacher (PST).
GPS Sadabahar, Gujrat, Mardan.

#### **RESPONDENTS**

- 1. The Secretary (E&SE) Khyber Pakhtunkhwa Civil Secretariat, Peshawar.
- 2. The Director (E&SE) Khyber Pakhtunkhwa, Peshawar G.T Road, Peshawar.
- 3. District Education Officer (Male) Mardan, Qazi Bashir Road. Mardan.
- 4. The Secretary Finance, Khyber Pakhtunkhwa Civil Secretariat, Peshawar.

COUNSEL



Amended Service Appeal No.1395/2018.

Mujahid Ali S.P.S.T GPS Sadabahar, Gujrat, Mardan

(APPELANT)

#### **VERSUS**

- 1. The Secretary (E&SE) Khyber Pakhtunkhwa, Peshawar.
- 2. The Director (E&SE) Khyber Pakhtunkhwa, Peshawar.
- 3. The District Education Officer (Male) Mardan.
- 4. The Secretary Finance Khyber Pakhtunkhwa, Peshawar.

(RESPONDENT)

AMENDED APPEAL UNDER SECTION OF KP SERVICE TRIBUNAL ACT, 1974 AGAINST THE ORDER DATED 21/8/2019 WHEREBY THE APPELLANT WAS REINSTATED INTO SERVICE, BUT THE PERIOD WITH EFFECT FROM 02/07/2018 TO 02/07/2019 WAS TREATED WITHOUT PAY AND AGAINST NOT TAKING ACTION ON THE DEPARTMENTAL APPEAL OF THE APPELLANT WITHIN THE STATUTORY PERIOD OF 90 DAYS.

#### PRAYER:

THAT ON ACCEPTANCE OF THIS AMENDED APPEAL ORDER DATED 21/8/2019 MAY BE MODIFIED TO THE ENTENT THAT THE PERIOD WITH EFFECT FROM 11/7/2018 TO 02/07/2019 MAY KINDLY BE TREATED ON FULL PAY ALONG WITH ANCILLARY RELIEF ENCLUDING SENIORITY AND OTHER BENEFITS. ANY OTHER REMEDY WHICH THIS AUGUST TRIBUNAL DEEMS FIT AND APPROPRIATE THAT MAY ALSO BE AWARDED IN FAVOR OF THE APPELLANT.

6

#### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 1395/2018

Date of Institution

05.11.201

Date of Decision.

31.01.202

Mujahid Ali, S.P.S.T. GPS Sadabahar, Gujrat, Mardan.

(Appellant)

#### **VERSUS**

The Secretary (E&SE) Khyber Pakhtunkhwa and three others.

(Respondents)

Taimur Ali Khan,

Advocate.

For appellant.

Naseer Ud Din Shah,

Assistant Advocate General

For respondents.

Salah-Ud-Din

Member (J)

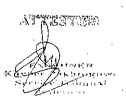
Rozina Rehman

'Member (J)

#### JUDGMENT

ROZINA REHMAN, MEMBER (J): The relevant facts leading to filing of instant appeal are that appellant was working on the post of Senior Primary School Teacher (SPST) in GPS Sadabahar, Gujrat. A complaint was filed against the appellant and on the strength of that complaint, appellant was transferred to GPS Peshkand. He filed an application seeking cancellation of that transfer order which application was accepted and his transfer order was withdrawn. An inquiry was conducted against him on the strength of the aforementioned complaint and it was on 11.07.2018 when appellant was compulsorily retired from service. He filed departmental appeal







which was rejected. He then filed the instant service appeal. In the meanwhile, he had also filed an application with a request for denovo inquiry which was honored and de-novo inquiry was conducted. He was reinstated into service but the intervening period w.e.f 11.07.2018 to 02.07.2019 was treated as leave without pay. He, therefore, filed departmental appeal for the grant of arrears which was not responded to. As the present appeal had been filed with the prayer for reinstatement with all back benefits but he was reinstated during the pendency of the instant appeal, therefore he filed an application seeking amendment in the instant appeal which was allowed by this Tribunal.

- 2. We have heard Taimur Ali Khan Advocate for appellant and Naseer ud Din Shah, learned Assistant Advocate General for the respondents and have gone through the record and the proceedings of the case in minute particulars.
- 3. Taimur Ali Khan Advocate, learned counsel appearing on behalf of appellant, inter-alia, submitted that the order of the authority vide which period w.e.f 11.07.2018 to 02.07.2019 was treated as leave without pay is against law, facts and norms of justice and liable to be modified to the extent that the entire period may be treated on full pay with all back benefits. It was further argued that the Inquiry Officer submitted detailed report in de-novo proceedings which report favors the appellant but the same was not taken into consideration and the appellant was deprived from his legal rights, he therefore, submitted that there remains no ground to deprive the appellant from full pay for the period mentioned above.





treated according to law and was given full opportunity of personal hearing. He contended that proper regular inquiry was conducted against appellant and that the allegations of misconduct were proved against the appellant and lastly, it was argued that the SDEO (M) visited the School of the appellant as the PTC Chairman made complaint against the appellant regarding non-performance of duty/absenteeism, therefore, proper regular inquiry was conducted and that he was never condemned unheard as he was given full and proper opportunity of his defense.

From the record, it is evident that a complaint was filed against the appellant by the Members of PTC, wherein, different allegations were leveled against appellant. He was transferred to GPS Peshkand on 12.01.2018 on the strength of this complaint. He then submitted an application seeking cancellation of the transfer order with a request for transfer to a suitable place keeping in view his enmity. His application was considered and his transfer order was withdrawn on 14.02.2018 by the DEO (Male), Mardan. An Inquiry Officer was nominated to conduct inquiry, who recommended his compulsory retirement vide report dated 15.02.2018, where-after, show cause notice was issued to the appellant on 05.05.2018. It was on 11.07.2018 when major penalty of compulsory retirement from service was imposed upon appellant by District Education Officer (Male), Mardan. He preferred departmental appeal which was rejected on 19.09.2018, where-after, the present service appeal was filed. During the pendency of present service, another application was

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To Be True Copy

Advocate

submitted by the appellant for de-novo inquiry which was allowed and Principal GHS Bakhshali, Mardan was appointed as Inquiry Officer who conducted inquiry and submitted his report. All the allegations leveled against the appellant were declared baseless and accordingly, he was reinstated in service w.e.f 03.07.2019 and was adjusted at GMPS Sadabahar on the basis of STR, however, the intervening period w.e.f 11.07.2018 to 02.07.2019 was treated as leave without pay which order of the authority is not in accordance with law. As discussed earlier that de-novo inquiry was conducted, proper report was submitted by the enquiry officer and on the strength of inquiry report, appellant was reinstated into service. Major penalty of compulsory retirement from service had been imposed upon appellant by the authority and there was no fault of the appellant.

6. The preceding discussion vividly transpires that appellant was not treated in accordance with law and he made out a case for indulgence of this Tribunal, therefore, he is entitled to all back benefits for the intervening period w.e.f 11.07.2018 to 02.07.2019. Parties are left to bear their own costs. File be consigned to the record room.

ANNOUNCED. 31.01.2022

Cornined to be ture cost (Salah-Ud-Din)

Member (J)

Knyber Chambanas Service Tribunal, Peanstyre (Rozina Rehman) Member (J)

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KHAN	YAFTALI	ADVO	CATE HIGH (	COURT (S), in the ab	ove-mentioned case, to	do all or any of the followings acts, deeds at
things.						
1.	To anne	ar act	and plead for	me/ us in the above	e-mentioned case in	this Hon'ble Court/ Tribunal or any other
1.	, ,					er proceedings arising out of or connecte
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OFFICE ADDRESS: 15t Floor, J.K Plaza, Opposite Arbab Road, University Road, Peshawar, Tell#: 0321-9100050

Mobile No.0321-9100050

SHAHID ALI KHAN YAFTALI ADVOCATE

į

AAMIR ALI KHAN ADVOCATE; NIC#: 16101-78259090-7

BC-11-2559



### KHYBER PAKHTUNKWA SERVICE TRIBUNAL, PESHAWAR

32 No96-97 /ST

Dated: **38/07**/2022

All communications should be addressed to the Registrar KPK Service Tribunal and not any official by name.

Ph:- 091-9212281 Fax:- 091-9213262

To,

- 1. The Secretary Elementary and Secondary Education, Khyber Pakhtunkhwa, Peshawar.
- 2. The Director Elementary and Secondary Education, Khyber Pakhtunkhwa, Peshawar.
- 3. The District Education Officer (Male), Mardan.
- ✓ 4. The Secretary Finance, Khyber Pakhtunkhwa, Peshawar.

Subject: PERSONAL APPEARANCE IN EXECUTION PETITION NO.

338/22, IN CASE TITLE MUJAHID ALI VERSUS THE

SECRETARY ELEMENTARY AND SECONDARY EDUCATION,

KHYBER PAKHTUNKHWA ETC.

I am directed to forward herewith a certified copy of Order dated 22.06.2022 passed by this Tribunal on the above subject for strict compliance.

Encl: As Above.

For (WASEEM AKHTAR)

REGISTRAR KHYBER PAKHTUNKHWA SERVIĆE TRIBUNAL PESHAWAR