То

The Registrar Service Tribunal Peshawar

Subject RELEASE OF SALARIES AFTER IMPLEMENTATION OF JUDGEMENT IN SAMINA MASIH SERVICE APPEAL NO 1204 EXECUTION 160/2020

Respectfully Sheweth:

Reference to this Honorable Service Tribunal judgment in service appeal 1204/2018 dated 22.06.2021 that the said judgment has already been complied with and implemented vide Endost: No.1299-1305 dated 27/04/2022, but the salaries of respondent 1 to 4 are still attached.

Therefore it is requested to kindly release the salaries of respondent No. 1 to 4 in service appeal 1204/2018 title Samina Masih, Versus Govt of KPK

Secretary

Elementary & Secondary Education

KPKSecretary to Govt: of Khyber Pakhtunkhwa

E&SE Depaytment

Director

Elementary & Secondary Education

 KPK_{N}

Director
Elementary & Secondary Education
Khyber Pakhtunkhwa Peshawat

District Education Officer

(District Khyber) Krist

OK THE ATOM CHAPER

ADEO

Landi Kotal District Khyber



District Education Office (Female) District Khyber

	Pakhtu	.\
Khy	Diary No. <u>551</u> Dated <u>26-4-22</u>	1 N
<u>,</u>	Price Tribuna	<i>.</i> [

Dated. 21 / 4 /20	No	Dated: 25 / 4 /20:
-------------------	----	--------------------

Corrigendum In Re-instatement Order:

In compliance with the decision made by the worthy Service Tribunal Peshawar, Appeal NO.1204/2018 judgment dated 26-06-2021, Mst. Sameena Masih EX-CT is hereby re-instated at GGHSS Kalanga Khyber, the teacher is re-instated with the condition that she will submit affidavit worth Rs.100 duly attested by head of the institution where had drawn her last salary and the same should be Countersigned by the undersigned. It should be clearly stated in the affidavit that if the Supreme Court of Pakistan under CPLA No. 434-P/2021 decides to set a aside the decision made by the Honorable Service Tribunal, this re-instatement order will stand cancel and this teacher will not file a departmental appeal in any court of Pakistan against the appointing authority.

TERMS AND CONDITIONS:

Charge report should be submitted to all concerned.

2. She should produce her health and age certificate from District Surgeon Khyber.

3. If she fails to assume her duties within 15 days of the issuance of this appointment order, it will be automatically considered as cancelled.

4. If any technical legal flaw is pointed out, the re-instatement order will stand cancel.

5. The teacher will remain on probation period for one year in order to monitor her punctuality and performance.

Put up to the worky chair-on with execution Pattery.

(Dr.) Fanoos Jamal)
DISTRICT EDUCATION CFFICER (f) KHYBER

Dated: 25/04/2022

Copy of the above is forwarded to the;

Endst No. 1299-1305

1. Deputy Commissioner Khyber.

2. PS to Secretary E&SED.

3. PS to Director E&SED Peshawar.

4. District Accounts Officer Khyber at Jamrud.

5. Accountant/Pay Clerk Local Office.

6. ADEO Local Office/Pay Clerk concerned.

Official Concerned.

Samuelle Marik 18 18

Learned counsel for the appellant present.

Dr. Famous Jamai, District Education Officer (F) Khyber (Respondent No. 3) in person present and has produced copy of reinstatement order of the petitioner in compliance of judgment of this Tribunal, whereby the petitioner has been reinstated with the condition that the petitioner will submit affidavit worth Rs. 100/stating in the Affidavit that if the Supreme Court of Pakistan in CPLA No. 434-P/2021 decides to set aside the decision, passed by the Service Tribunal, the reinstatement order will stand canceled. Learned counsel appearing on behalf of the petitioner submits that reinstatement order was containing a Condition No. 2 that the petitioner will not claim back benefits of the terminated period. Learned AAG when confronted made the DEO understand that this condition was to be removed by issuing a corrigendum as they were also directed by the Tribunal to reinstate the petitioner with all back benefits. The DEO is directed that necessary corrigendum be issued in a week time. This execution petition is disposed of accordingly. Consign.

3. Pronounced in open court in Peshawar and given under my hand and seal of the Tribunal this 21st day of April, 2022.

25

25/4/22

(KALIM ÁRSHAD KHAN)

Certified o he ture copy

5/4/22 Khybic Political

No -- 1311 -

Detect 27-04-2022

BRFORE THE HONORABLE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

Service appeal No. 1204/2018

~		•	
hamina Masihz	•		A., II .
201. III Id 14103 ji 1			Appellant

Versus

District Education Officer Khyber and othersRespondents

<u>Application submission of corrigendum and release of salaries of respondents in service</u>

<u>appeal No. 1204/2018 in execution petition No. 160/2021</u>.

Respectfully sheweth

Reference to the direction of this Honorable Service Tribunal dated 21-04-2022 in execution Petition No. 160/2021 corrigendum / implementation report is attached. Furthermore this honorable service Tribunal is humbly prayed that the attached salaries of the respondents may be released.

Dated 27 / 04 2022

District Education Officer
District Khyber

To

The Registrar Service Tribunal Peshawar



Subject RELEASE OF SALARIES AFTER IMPLEMENTATION
OF JUDGEMENT IN SAMINA MASIH SERVICE
APPEAL NO 1204 EXECUTION 160/2020

Respectfully Sheweth:

Reference to this Honorable Service Tribunal judgment in Service Appeal No. 1204/2018 dated 22.06.2021, that the said judgment has already been complied & implemented vide Endost: No.1299-1305 dated 27/4/2022, But the salaries of respondents 1 to 4 are still attached.

Therefore, it is requested to kindly release the salaries of Respondent No. 1 to 4 in Service Appeal No. 1204/2018, titled

Samina Masih Versus Govt of KPK.

Put up to the worthy chann-an
with a hour exaction Peritor

District Education Officer (F)

30 |5 | 2022.

District Education Officer (F)

Manual Part of the second of the second

E.P. No. 160/2021 Samina Masih vs Gort

21th April, 2022

Learned counsel for the appellant present. Mr. Kabirullah Khattak, Addl. AG for the respondents present.

- Dr. Fanoos Jamal, District Education Officer (F) Khyber (Respondent No. 3) in person present and has produced copy of reinstatement order of the petitioner in compliance of judgment of this Tribunal, whereby the petitioner has been reinstated with the condition that the petitioner will submit affidavit worth Rs. 100/stating in the Affidavit that if the Supreme Court of Pakistan in CPLA No. 434-P/2021 decides to set aside the decision, passed by the Service Tribunal, the reinstatement order will stand canceled. Learned counsel appearing on behalf of the petitioner submits that reinstatement order was containing a Condition No. 2 that the petitioner will not claim back benefits of the terminated period. Learned AAG when confronted made the DEO understand that this condition was to be removed by issuing a corrigendum as they were also directed by the Tribunal to reinstate the petitioner with all back benefits. The DEO is directed that necessary corrigendum be issued in a week time. This execution petition is disposed of accordingly. Consign.
- 3. Pronounced in open court in Peshawar and given under my hand and seal of the Tribunal this 21st day of April, 2022.



(KALIM ARSHAD KHAN)

18th April, 2022

Counsel for the petitioner present. Mr. Naseerud Din Shah, AAG for the respondents present. Respondents were summoned in person alongwith implementation report. Today, Mr. Munawar Khan, ADEO is present for the respondents but with no authority letter. Despite last opportunity given to the respondents, they have not submitted implementation report. Therefore, salary of respondents No. 1 to 4 are attached till further orders. Respondents shall appear in person alongwith implementation report positively on the date fixed. To come up for implementation report on 21.04.2022 before S.B.

Chairman

17.02.2022

Due to retirement of the Worthy Chairman, the Tribunal is defunct, therefore, case is adjourned to 15.04.2022 for the same as before.

Reader

15.04.2022

Counsel for the appellant present. Mr. Kabirullah Khattak Addl. AG alongwith Munawar Khan, ADEO (4) for respondents present.

Implementation report is not submitted. Representative of the department seeks adjournment, despite last opportunity was granted. Respondents shall be summoned in person alongwith implementation report on 18.04.2022 before \$\mathbb{F}\$.

Chairman

16.11.2021

Learned counsel for the petitioner present. Mr. Kabirullah Khattak, Addl: AG alongwith Mr. Munwar Khan, ADEO for respondents present.

Implementation report not submitted. Representative of the respondents seeks time to submit the same on the next date of ligaring. Granted. To come up for further proceedings on 16.12.2021 before S.B.

(Mian Muhammad)

Member(E)

16.12.2021

Learned counsel for the petitioner present. Mr. Kabirullah Khattak, Addl: AG alongwith Mr. Munwar Khan, ADEO for respondents present.

Learned AAG requested for a short adjournment for production of implementation report on the next date positively. Adjourned. To come up for further proceedings on 05.01.2021 before S.B.

(MIAN MUHAMMAD) MEMBER (E)

05.01.2022

Counsel for the petitioner and Mr. Kabi-ullah Khattak, Addl. AG alongwith Munawar Khan, ADEO (Litigation) for the respondents present.

Palu Broadin

Implementation report has not been submitted. Representative of the respondents requested for further time. Last opportunity is granted to the respondents to implement the judgment and submit implementation report on 17.02.2022 before S.B.

(Rozina Rehman) Member (J)

Form-A

FORM OF ORDER SHEET

Court of		
Execution Petition	n No. <u>1</u>	7 O J2021

S.No.	Date of order	Order or other proceedings with signature of judge
	proceedings	
1	2	3
1	03.09.2021	The execution petition of Mr.Sameena Maseeh submitted
		today by Mr. Farman Ullah Khalil Advocate may be entered in the
		relevant register and put up to the Court for proper order please.
		La company of the com
		REGISTRAR
2-		This execution petition be put up before S. Bench at
		Peshawar on <u>08/10/21</u>
		· •
		CHAIRMAN
08.	10-2021	Learned counsel for the petitioner present
		Notice be issued to the respondents for submission of
		implementation report before the S.B on 16.11.2021
		(SALAH-UD-DIN)
		MEMBER (JUDICIAL
		,
		/

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Execution Petition No. ______/2021
In Service Appeal No.1204 /2018

Sameena Masih, Ex-CT, GGMS Shah Wali Killi Landi Kotal District Khyber .

PETITIONER

VERSUS

- 1. The then Social Secretary Education FATA / now Secretary Education (E&SE) Khyber Pakhtunkhwa Peshawar.
- 2. The then Director Education FATA/ now Director Education (E&SE) Khyber Pakhtunkhwa Peshawar.
- 3. The District Education Officer (F), District Khyber at Jamrud.
- 4. The then AAEO Female Landi Kotal Khyber Agency/ now EDO (F) Landi Kotal District Khyber.

RESPONDENTS

EXECUTION PETITION FOR DIRECTING THE RESPONDENTS TO IMPLEMENT THE JUDGMENT DATED 22.06.2021 OF THIS HONOURABLE TRIBUNAL IN LETTER AND SPIRIT.

RESPECTFULLY SHEWETH:

- 1. That the petitioner has filed service appeal No.1204/2018 against the order dated 03.08.2018 whereby the departmental appeal of the petitioner has been rejected against the order dated 06.04.2018, wherein major penalty of removal from service has been imposed upon the PETITIONER with effect from 06.04.2018 with the prayer that the order dated 03.08.2018 may be set aside and the petitioner may be reinstated with all back benefits.
- 2. The said appeal was finally heard by this Honourable Service Tribunal on 22.06.2021. The Honourable Service Tribunal allowed the appeal and the penalty of dismissal from service awarded to the petitioner.

was set-aside with effect from the date of her dismissal i.e 06.04.2018 with all back benefits. (Copy of judgment dated 22.06.2021 is attached as Annexure-A)

- 3. That the penalty of dismissal from service of the petitioner was setaside and the petitioner was allowed all the back benefits by this Honourable Tribunal in its judgment dated 22.06.2021, however, the respondents did not covert the penalty of dismissal from service of the petitioner till date as per judgment dated 22.06.2021 of this Honourable Tribunal.
- 4. That in-action and not fulfilling formal requirements by the respondents after passing the judgment of this Honourable Service Tribunal, is totally illegal amount to disobedience and Contempt of Court.
- 5. That the judgment is still in the field and has not been suspended or set aside by the Supreme Court of Pakistan, therefore, the department is legally bound to obey the judgment dated 22.06.2021 of this Honourable Service Tribunal in letter and spirit.
- 6. That the petitioner has having no other remedy except to file this execution petition for implementation of judgment dated 22.06.2021 of this Honourable Tribunal.

It is, therefore, most humbly prayed that the respondents may kindly be directed to implement the judgment dated 22.06.2021 of this Honourable Service Tribunal in letter and spirit. Any other remedy, which this august Service Tribunal deems fit and appropriate, may also be awarded in favour of petitioner.

Sameena Masih

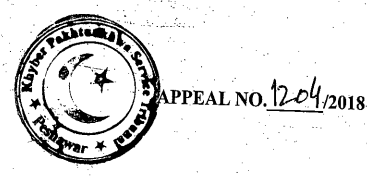
THROUGH:

(FARMAN ULLAH KHALIL) ADVOCATE HIGH COURT

AFFIDAVIT:

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

BEFORE THE KPK SERVICE TRIBUNAL PESHAWAR



Sameena Masih, Ex-CT,
GGMS Shah Wali Killi, Landi Kotal, Khyber Agency.

Mary No. 1405

Dated 1 19120/8

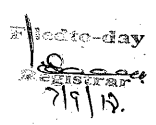
(APPELLANT)

VERSUS

- 1. The Social Secretary Education (FATA) Warsak Road Peshawar.
- √2. The Director Education (FATA) Warsak Road Peshawar.
- √3. The Agency Education Officer, Khyber Agency at Jamrud.
 - 4. AAEO Female, Landi Kotal Khyber Agency.

(RESPONDENTS)

APPEAL UNDER SECTION 4 OF THE KPK SERVICE TRIBUNALS ACT, 1974 AGAINST THE ORDER DATED 03.08.2018, WHEREBY THE DEPARTMENTAL APPEAL OF THE APPELLANT HAS BEEN REJECTED AGAINST THE ORDER DATED 06.04.2018 WHEREIN THE APPELLANT WAS REMOVED FROM SERVICE FOR NO GOOD GROUNDS.



PRAYER:

THAT ON THE ACCEPTANCE OF THIS APPEAL, THE ASIDE AND THE RESPONDENTS MAY KINDLY BE DIRECTED TO REINSTATE THE APPELLANT INTO SERVICE WITH ALL BACK AND CONSEQUENTIAL BENEFITS. ANY OTHER REMEDY, WHICH THIS AUGUST TRIBUNAL DEEMS FIT AND APPROPRIATE THAT, MAY ALSO, BE AWARDED IN FAVOUR OF APPELLANT.

BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL, PESHAWAR

Service Appeal No. 1204/2018

Date of Institution

... 07.09.2018

Date of Decision

... 22.06.2021



Sameena Masih, Ex-CT,GGMS Shah Wali Killi, Landikotal, Khyber Agency.

(Appellant)

VERSUS

The Social Secretary Education (FATA) Warsak Road Peshawar and three others.

(Respondents)

Mr. FARMAN ULLAH KHALIL,

Advocate

-- For appellant.

MR. MUHAMMAD ADEEL BUTT, Additional Advocate General,

For respondents.

SALAH-UD-DIN ROZINA REHMAN

MEMBER (JUDICIAL)
MEMBER (JUDICIAL)

JUDGMENT:

SALAH-UD-DIN, MEMBER:- The appellant has filed the instant Service Appeal against the order dated 03.08.2018, whereby the departmental appeal of the appellant was rejected and the order dated 06.04.2018, regarding her removal from service was upheld.

2. Precisely stated the facts are that the appellant was serving as CT in Education Department, who was removed from service vide order dated 06.04.2018 passed by Agency Education Officer Khyber Agency at Jamrud on account of willful absence from duty. The appellant challenged the order dated 06.04.2018 by way of filing of departmental appeal, however the

EXAMINER
KNYGET PARKOKAWA
Service Trib...aal
Poshawar

same was dismissed vide order dated 03.08.2018, hence the instant Service Appeal.

- 3. Respondents submitted their comments, wherein they denied the assertions of the appellant and mainly alleged that the appellant has rightly been removed from service on account of willful absence from duty.
- Learned counsel for the appellant has argued that the appellant has not remained absent from her duty, which fact has been specifically alleged by the appellant in para-C of her appeal by annexing photocopies of the attendance register, however the same has not been specifically denied by the respondents in their comments; that no show-cause notice was issued to the appellant and whole of the proceedings were conducted at the back of appellant; that the relevant provisions of Government Servants (Efficiency & Disciplinary)Rules, 2011 were not complied with, rendering the impugned penalty as nullity in the eye of law.
- 5. Conversely, learned Additional Advocate General for the respondents has argued that the appellant was in the habit of remaining absent from her duty without any leave sanction; that on account of long absence of the appellant, she was proceeded against under Rule-9 of Khyber Pakhtunkhwa Government Servants (Efficiency & Disciplinary) Rules, 2011 and after fulfilling of all legal formalities, the appellant was removed from service; that the appellate Authority had afforded opportunity of personal hearing to the appellant, however she could not justify her absence from duty and her appeal was thus rightly dismissed.
- 6. We have heard the arguments of learned counsel for the appellant as well as learned Additional Advocate General for the respondents and have perused the record.
- A perusal of record would show that the penalty of removal from service was imposed upon the appellant in consequence of her willful absence from duty. Keeping in view the procedure laid down in Rule-9 of Khyber Pakhtunkhwa Government Servants (Efficiency & Disciplinary) Rules, 2011, the Authority was required to have issued notice to the appellant through registered acknowledgement on her home address, directing her to resume duty within 15 days of issuance of the notice. The impugned order of

the competent Authority; issued vide Notification dated 06.04.2018 does not that the appellant was issued notice through acknowledgement, which was a mandatory requirement.

- 8. The appellant has alleged that she was transferred from GGMS Musa Khan Loi Shalman Landikotal Khyber Agency to GGMS Shah Wali Landikotal vide order dated 13.06.2017, however due to summer vacations, the appellant assumed charge in the month of September 2017. The appellant has specifically alleged in para-C of the appeal that she had never remained absent from her duty, which is evident from the copies of Attendance Register, attached with her appeal as annexure-B. This fact has not been specifically denied by the respondents in their comments as they have not mentioned that the copies of the Attendance Register are not authentic. The copies of Attendance Register would show that the appellant attended her duty in the month of September, October, November and December 2017, while the allegations against the appellant are that she was found absent from her duty with effect from 13.06.2017 till 06.04.2018. In her departmental appeal too, the appellant has specifically alleged that she remained on duty and her presence stands marked in the Attendance Register, however the appellate Authority has not bothered to probe the aforementioned assertions of the appellant. In view of such situation, the impugned order of removal of the appellant from service is not sustainable in the eye of law and is liable to be set-aside.
- 9. Consequently, the appeal in hand is allowed by setting-aside the impugned penalty awarded to the appellant and she is held entitled to all back benefits. Parties are left to bear their own costs. File be consigned to the record room.

<u>ANNOUNCED</u> 22.06.2021

> (ROZINA REHMAN) MEMBÉR (JUDICIAL)

	MEMBER (JUDICIAL)				
Set of Presentation of Application 02	9-21				
Number of Words / 602					
Copying Fee 18.00					
Urgent 4.00					
Total 22:00					
Name of Copyless					
Date of Complection of Copy 32-6	9-21				
Bate of Delivery of Copy 52-9	-21				

وكألت نامه

بعدالت روى اردوا كساه

مورجه مقدمه دعویٰ دعویٰ

مرد کے مناب ہے۔ کا کہ کا منام المجھ کے منام کے من

مقد مه مندرجہ عنوان بالا میں اپنی طرف سے واسطہ پیروی وجواب وہی وکل کاروائی ، متعلقہ آن مقام کی میدی کھر کے سیر کے کیے ہے۔ حرار کی کا ممل افقیار حاصل ہوگا مقرر کر کے اقرار کیا جاتا ہے ۔ کہ وکیل موصوف کو مقدمہ کی کل کاروائی کا کلمل افقیار حاصل ہوگا نیز وکیل صاحب کوعرضی دعویٰ داخل کرنے ، جواب دعویٰ ، اییل ، نظر خانی کا بھی افقیار حاصل ہوگا نیز وکیل صاحب بصورت وگری بر خالف من افقیار د ہندہ اییل ، نگرانی ، نظر خانی از عدالت ابتداء تا عدالت انتہا لینی سپریم کورٹ آف پاکستان دائر کرسکتا ہے وکیل موصوف بصورت عدم بیروی کاروائی کی بطرفہ یا وگری کی مطرفہ کی نظاف درخواست دائر کرسکتا ہے اور وکیل موصوف میری جانب کاروائی کی بطرفہ یا وقری کی جانب سے مقدمہ میں بصورت وگری چیک یا نقد روپیہ کی شکل میں وصولی کر سکے گا اور مزید ہے کہ وکیل موصوف مقدمہ متذکرہ کی کل یا جزوری کاروائی کیلئے اپنی بجائے دیگر وکیل بھی اپنے ساتھ مقرر کرسکتا ہے جس کو بھی وہ جملہ افتیار حاصل ہو گئے جو کہ وکیل موصوف کو حاصل ہیں جھے اس صورت میں منام ساختہ پر داختہ منظور و قبول ہوگا لہذا میں نے وکالت نامہ ہذا تحریر کر کے اس پر دشخط انشان میں میں انگر متنوں ہوگا کے اس پر دشخط انشان میں خوالے تا کہ سندر ہے۔

pflested fall vol 03

بمقام کے لئے منظور ہے۔

Samina

(perisoner) &



KHYBER PAKHTUNKWA SERVICE TRIBUNAL, PESHAWAR

No. 900-5 151

Dated: 20-4- 12022

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 Accountant General,
 Government of Khyber Pakhtunkhwa,
 Peshawar.
- District Accounts Officer,
 Government of Khyber Pakhtunkhwa,
 District Khyber at Jamrud.
- 3. The Secretary E&SE Department,
 Government of Khyber Pakhtunkhwa,
 Peshawar.
- Director E&SE,
 Government of Khyber Pakhtunkhwa,
 Peshawar.
- District Education Officer Female,
 Government of Knyber Pakhtunkhwa,
 District Khyber at Jamrud.
- Assistant Education Officer Female,
 Government of Khyber Pakhtunkhwa,
 Landi Kotal District Khyber.

Subject: ORDER IN EXECUTION PETITION NO. 160/2021 MST. SAMEENA MASIH.

l am directed to forward herewith a certified copy of order dated 18.04.2022 passed by this Tribunal on the above subject for compliance please.

Encl: As above

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR



District Education Office (Female) District Khyber

The War and the Control of the Contr	***		•			
No			•	and the second second		
INO.			Do+od.	//20		
			Daleu.	/ / / / / / / / / / / / / / / / / / / /	122	•
e 4 film e e film						
of programme and the	The fact that the second			,		•
						•

Re-instatement Order:

In compliance with the decision made by the worthy Service Tribunal Peshawar, Appeal NO.1204/2018 judgment dated 26-06-2021, Mst. Sameena Masih EX-CT is hereby re-instated at GGHS Mosa Khan Kalay Shalman, the teacher is re-instated with the condition that she will submit affidavit worth Rs.100 duly attested by head of the institution where had drawn her last salary and the same should be Countersigned by the undersigned: It should be clearly stated in the affidavit that if the Supreme Court of Pakistan under CPLA No. 434-P/2021 decides to set a aside the decision made by the Honorable Service Tribunal, this re-instatement order will stand cancel and this teacher will not file a departmental appeal in any court of Pakistan against the appointing authority.

TERMS AND CONDITIONS:

1. Charge report should be submitted to all concerned.

2. The re-instated teacher will not claim back benefit of the terminated period.

3. She should produce her health and age certificate from District Surgeon Khyber.

4. If she fails to assume her duties within 15 days of the issuance of this appointment order, it will be automatically considered as cancelled.

5. If any technical legal flaw is pointed out, the re-instatement order will stand cancel.

6. The teacher will remain on probation period for one year in order to monitor her punctuality and performance.

(Dr. Fanoos Jamal)
DISTRICT EDUCATION CFFICER (f) KUTYBER

Dated: 19/04/2022

Endst No. 1/98 - 1204

Copy of the above is forwarded to the;

1. Deputy Commissioner Khyber.

2. PS to Secretary E&SED.

3. PS to Director E&SED Peshawar.

4. District Accounts Officer Khyber at Jamrud.

Accountant/Pay Clerk Local Office.

ADEO Local Office/Pay Clerk concerned.

7. Official Concerned.

DISTRICT EDUCATION OFFICER (f) KHYBER

4



KHYBER-PAKHTUNKWA SERVICE TRIBUNAL, PESHAWAR

No: 1256-57/ST Dated: 6 / 6 /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,

- The Account General,Government of Khyber Pakhtunkhwa,Peshawar.
- District Account Officer,Government of Khyber Pakhtunkhwa,District Khyber at Jamrud.

Subject: ORDER IN EXECUTION PETITION NO. 160/2021 OF Mrs. SAMEENA MASIH VS EDUCATION FOR SALARY RELEASE

I am directed to forward herewith a certified copy of Order dated 03.06.2022 passed by this Tribunal on the above subject for information please.

Encl: As Above.

(WASEEMAKHTAR)

REGISTRAR KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR