

21st Sept 2022

Appellant in person present. Mr. Muhammad Jan,
District Attorney for the respondents present.

Appellant seeks adjournment on the ground that
his counsel is not available. Last chance is given to argue
the case failing the case will be decided on the available
record without arguments. To come up for arguments on
16.11.2022 before D.B at camp court Abbottabad.



(Fareeha Paul)
Member (Executive)

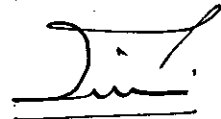


(Kalim Arshad Khan)
Chairman
Camp Court Abbottabad

22.12.2021

Appellant in person present. Mr. Riaz Ahmad Paindakhel, Assistant Advocate General for the respondents present.

Notices be issued to the respondents with the directions to submit written reply/comments on the next date positively, failing which their right for submission of written reply/comments shall be deemed as struck off. Adjourned. To come up for submission of written reply/comments on 16.02.2022 before the S.B at Camp Court Abbottabad.



(Salah-Ud-Din)
Member (J)

Camp Court Abbottabad

16.2.22

Due to Retirement of worthy Chairman the Tribunal NON Functional to come up for the same on Dated 06-7-22 at camp court A.A. bad

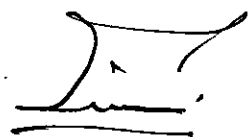
2

R. R. R. R.

20.07.2022

Appellant in person present. Mr. Hamid Mansoor, Assistant alongwith Mr. Noor Zaman Khattak, District Attorney for the respondents present.

Para-wise comments/written reply on behalf of respondents submitted, copy of which handed over to appellant. Adjourned. To come up for rejoinder, if any, as well as arguments on 21.09.2022 before the D.B at Camp Court Abbottabad.

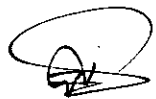


(Salah-Ud-Din)
Member (J)

Camp Court Abbottabad

21.05.2021

Due to cancellation of tour, Bench is not available. Therefore, case is adjourned to 29.09.2021 for the same as before.



Reader

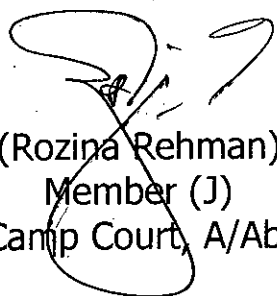
29.09.2021

Appellant with counsel present. Preliminary arguments heard. Record perused.

Points raised need consideration. The appeal is admitted for regular hearing subject to all legal objections. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to the respondents for submission of reply/comments in the office within 10 days of the receipt of notices, positively. If the written reply/comments are not submitted within the stipulated time, the office shall submit the file with a report of non-compliance. File to come up for arguments on 22.12.2021 before S.B at Camp Court, Abbottabad.

Appellant Deposited
Security & Process Fee


5/10/21




(Rozina Rehman)
Member (J)
Camp Court, A/Abad

Form- A

FORM OF ORDER SHEET

Court of _____

Case No. - 1123 /2021


S.No.	Date of order proceedings	Order or other proceedings with signature of judge	
1	2	3	
1-	18/01/2021	<p>The appeal of Mr. Rustam Khan resubmitted today by Mr. Taimour Afzal Khan 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> <p>2-</p>	<p>This case is entrusted to touring S. Bench at A.Abad for preliminary hearing to be put up there on <u>21-05-2021</u></p> <p style="text-align: right;"> CHAIRMAN</p>

The appeal of Mr. Rustam Khan Post office District Mansehra received today i.e. on 22.12.2020 is incomplete on the following score which is returned to the counsel for the appellatant for completion and resubmission within 15 days.

- 1- Copy of termination order in respect of appellatant mentioned in para-4 of the memo of appeal is not attached with the appeal which may be placed on it.
- 2- Copies of letters mentioned in para-7 of the memo of appeal are not attached with the appeal which may be placed on it.
- 3- Copy of sacked employees Act mentioned in para-8 of the memo of appeal is not attached with the appeal which may be placed on it.
- 4- Copy of impugned order is not attached with the appeal which may be placed on it.
- 5- Annexures of the appeal are not in sequence which may be annexed serial wise as mentioned in the memo of appeal.
- 6- Pages 5, 20, 21, 40, 52 to 55 of the appeal are illegible which may be replaced by legible/better one.
- 7- Appeal has not been flagged/marked with annexures marks.
- 8- Annexures of the appeal may be attested.

No. 4103 /S.T.

Dt. 23/12 /2020


REGISTRAR
SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA
PESHAWAR.

Mr. Taimour Afzal Khan Adv.
High Court Mansehra.

Sir,

- (1) As per objection No. 1, termination order in respect of para No. 4 is on page No 20. Annexure E better copy is also available on page No 20(a) and 21 a order of petitioner termination is on serial NO. 14.
- (2) As per objection No. 2 letters mentioned in para No. 7 of appeal is also annexed which is on page NO 22a to 22H which is Annexure F and F-1.
- (3) As per No. 3 copy of sacked employees Act in para No. 8 is also annexed as Annexure G which is 22I to 22P.
- (4) As per No. 4 copy of impugned Order of Resp No 2 is on Page NO. 42

P.T.O

(5) As per objection No. 5 Annexures of appeal were made in sequence

(6) As per objection No. 6 better copy of said pages were annexed.

(7) Appeal Original Copy and 2nd Copy is flagged with Annexures

(8) Sir, as per ~~annexure~~ objection NO. 8 Copy of Annexure were attached 2011

So, I request you to kindly fix instant appeal for hearing before Tribunal

Dated 7-01-2021

TAIMOOR AFZAL AHE

Taimoor Afzal

Request for further time for placing the documents in ~~original~~ appeal.

7-1-2021

15 days time further is extended.

Taimoor Afzal
2/1/2021

BEFORE THE SERVICE TRIBUNAL,
KHYBER PAKHTUNKHWA PESHAWAR

1123/2021

Rustam Khan APPELLANT

VERSUS

Government of Khyber Pakhtunkhwa
through Secretary Education, Khyber
Pakhtunkhwa, Peshawar etc.
..... RESPONDENTS

SERVICE APPEAL

INDEX

S/#	Particulars of documents	Annexure	Pages
1	Memo of Service appeal alongwith affidavit.	1 to 14
2	Correct addresses of the parties.	15
3	Copy of the advertisement.	"A"	16
4	Photocopies of academic professional and domicile certificates of the appellants.	"B"	17 to 18
5	Photocopies of certificate and appointment order.	"D"	19
6	Attested copy of termination order.	"E"	20 to 22
7	Copy of the above noted letter.	"F"	22 to 22 G
8	Copy of the above noted letter.	"F"-1	22-41
9	Copy of the above noted Act.	"G"	22 to 22 G
10	Copy of the order.	"H"	22 to 32
11	Copy of the Certificate.	"I"	33 to 35
12	Copy of the show cause notice.	"J"	36
13	Copy of the appeal.	"K"	37 to 38
14	Copy of order.	"L"	39 to 74
15	Wakalat Nama.	75

Dated 19.12.2020

Rustam Khan
.....Appellant

Through

KHAN AFZAL,
Advocate Supreme Court,
Of Pakistan.

FAIMOUR AFZAL KHAN,
Advocate High Court,
Mansehra.

①

**BEFORE THE SERVICE TRIBUNAL,
KHYBER PAKHTUNKHWA PESHAWAR**

Rustam Khan son of Haji Gohar Rehman
resident of Kalas Richari Halkai post Office
Nawaz Abad, Tehsil and District Mansehra
.....**APPELLANT**

VERSUS

1. Government of Khyber Pakhtunkhwa through Secretary Education, Khyber Pakhtunkhwa, Peshawar.
2. Director Primary Education (Male), Khyber Pakhtunkhwa, Peshawar.
3. District Education Officer (Primary) Mansehra.
4. Sub Division Education Officer/Inquiry Officer, Mansehra.
5. District Accounts Officer, Mansehra
.....**RESPONDENTS.**

SERVICE APPEAL AGAINST
THE IMPUGNED ORDER OF
RESPONDENTS NO.2, F.NO.9318
APPEAL FOR RE-STATEMENT IN
SERVICE DATED 24.11.2020 AND OF
RESPONDENT NO.3 OF
WITHDRAWAL OF APPOINTMENT
ORDER ENDST. NO.10239-46 DATED
20.06.2019.

②

Respectfully submitted:

1. That, some posts/vacancies for the Primary School Teachers were advertised by the respondent No.3 on 21.10.1994 in daily "Jang" from the matric pass (untrained) candidates.

(Copy of the advertisement is annexed as annexure "A").

2. That, being eligible for the above advertised posts, appellant applied for the said posts to respondent No.3, after that the interview of the appellant was conducted by the respondent No.3.

(Photocopies of academic professional and domicile certificates of the appellant are annexed as annexure "C").

3. That, the appellant was appointed as PST and posted at Govt. Primary School Saeed Abad Tareda U.C Sachan vide office order No.160 dated 27.02.1996 as a regular employee being eligible at that time after completing the legal and codal formalities.

(Photocopies of certificate and appointment order are annexed as annexure "D").

4. That, the appellant's services were terminated on 25.06.1997.

(Attested copy of termination order is annexed as annexure "E").

5. That, on the basis of said appointment order by the competent authority, appellant took the charge in his relevant school and appellant remained as regular employee in service till his termination.

6. That, on 14th February, 2009 an ordinance was promulgated by the President of Pakistan to provide relief to the persons who were appointed in corporation service or autonomous or semi autonomous body or govt. service during the period of 1st day of November, 1993 to 30th November, 1996 and was dismissed, removed or terminated from the service during the day of 1st November, 1996 to 31st day of December, 1998.

7. That, the same ordinance was then adopted by the Government of KPK/NWFP through a Notification dated 30th March, 2009, whereby in the meeting of the Cabinet held on 3rd February, 2009 the Provincial Cabinet considered the issue in the following words: -

“The Establishment, Finance and Law Departments will examine the cases of re-employment of employees terminated during the period 1996 to 1998 and submit their report within a month in report the No. of employees their posts and pay scale, total financial implications, how can their services be restored will be highlighted so as to facilities decision in the case.

(Copy of the above noted letter is annexed as annexure “F”).

8. That, the Khyber Pakhtunkhwa Sacked Employees Appointment bill 2012 was passed by the Provincial Assembly of Khyber Pakhtunkhwa on 10th September, 2012 and later on, on 20th September, 2012 Govt. of Khyber Pakhtunkhwa

promulgated Act namely "The Khyber Pakhtunkhwa Sacked Employees (Appointment Act 2012)".

(Copy of the above noted Act is annexed as annexure "G").

9. That, in the meanwhile some of the colleagues relating to the Education Department of KPK, autonomous or semi autonomous body or Govt. service has been appointed/reinstated on the basis of above mentioned Ordinance and Act, whereas the said relief has not been granted to the appellant till today.
10. That, the appellant was appointed by the respondent No.3 on 27.02.1996 and were terminated on 26.06.19976 respectively. Hence, the appellant is entitled for the benefits of the Act, 2012 i.e. The Khyber Pakhtunkhwa Sacked Employees Act 2012 because the date of appointment of the appellant and termination falls within the period mentioned in the said Act.
11. That, the said Ordinance dated 14th February, 2009 was also adopted

according to its spirit by the Government of KPK/NWFP vide its Notification dated 30th March, 2009 and later on, the KPK Sacked Employees Act, 2012 was promulgated on 20.09.2012 by the KPK Government.

12. That, on the basis of the it, appellant filed Writ Petition Muhammad Naveed and other Vs. Govt. of KPK etc. No.100-A/2015 which was decided in the petitioner favour on dated 19.12.2018 in which respondents were directed by the court i.e. (This petition is disposed off in terms that the appellant shall approach the respondents alongwith his educational testimonials who after looking into his case shall redress).

(Copy of the order is annexed as annexure "H").

13. That, meanwhile, so many persons which were appointed from 01.11.1993 to 30.11.1996 and terminated from 1st day of November, 1996 to 31st December, 1998 i.e. mentioned in the

reinstatement Ordinance 2009 and Act 2012 were reinstated related to autonomous or semi autonomous body or provincial govt. service by the respondents except appellant, hence appellant is legally

14. That, as per direction by Peshawar High Court, appellant approached before the respondent No.3 with educational testimonials and respondents after completing all the legal and codal formalities on dated 20.06.2019 appointed appellant on (GPS) PST at Govt. School Indrassi.

(Copy of the order is annexed as annexure "I").

15. That, after it, appellant completed his training from 16th December till 16 March at Haripur.

(Copy of the Certificate is annexed as annexure "J").

16. That, after completing training appellant again jointed his duty at above mentioned school.

17. That, after appointment, appellant is serving his job regularly and till

today, appellant was not given his salary.

18. That, on dated 30.06.2020, appellant was given show cause notice on the basis of this that the appellant's documents are fake.

(Copy of the show cause notice is annexed as annexure "K").

19. That, the appellant reply to show cause notice on dated 09.07.2020 to respondent No.3.

20. That, the respondent No.3 appointed SDEO (M) Mansehra as inquiry officer/respondent No.4 and the appellant appeared before Inquiry Officer that he has all legal documents/educational documents and as per scrutiny, appellant's appointment was made after completing all the codal and legal formalities. (Copy of Inquiry report is with respondent No.3.).

21. That, appellant's appointment order dated 20.06.2019 was withdrawn by the respondent No.3 against it, appellant filed appeal before the respondent No.2. *(Copy of the appeal is annexed as annexure "L" and copy of*

withdrawal order is with the respondent No.3).

22. That, the respondent No.1 rejected the appeal of the appellant.

(Copy of order is annexed as annexure "L").

22. That, there is no alternate remedy except to invoke the jurisdiction of this Honourable Tribunal, inter alia, on the following grounds: -

GROUNDS

- a. That, the acts of the respondents are wrong, illegal, unconstitutional, discriminatory and malafide.
- b. That, the appellant is entitled to take benefits of said Ordinance i.e. for the reinstatement according to the spirit of that said Ordinance and Act 2012 i.e. Re-instatement Ordinance 2009.
- c. That, depriving the appellant from the benefits of the Act is an act not only discriminatory but illegal,

unlawful, without authority and jurisdiction and being against the very basic constitutional right.

- d. That, the appellant has been removed/terminated from the service during the period from the 1st day of November, 1996 to 31st day of December, 1998, thereby, it is the genuine proof that the appellant has been discriminated and dealt with illegally by the higher authorities, but still it is very strange that only those persons who have been removed illegally during the above mentioned period should be given the justice and equity whom have been appointed within the specific period mentioned in the Act.
- e. That, the appellant is fully entitled to get the benefits of the above noted Act.
- f. That, the appellant was appointed on the basis of judgment of Peshawar High Court in Writ Petition No.100-A of 2015 titled "Muhammad Naveed and others Vs. Govt. of KPK etc" and respondents

after completing all the legal and codal formalities, appointed the appellant after brief scrutiny and in above titled Writ Petition, Arshad was not appointed because in scrutiny his documents were not upto mark.

- g. That, the respondents No.3 and 4 verdict that the appellant name was tampered at serial No.14 of Endst. No.1678-1717 dated 26.06.1997 is wrong, illegal and against the rights of the appellant. Appellant is noble citizen belonging to whole family.
- h. That, the respondents No.3 and 4 ignored the documents (Log book) with Qabz-ul-Wasool register and as per Qabz-ul-Wasool although Cheque No.523456 Rs.7449/- was withdrawn by the appellant from Incharge Chowki Nawaz Abad.
- i. That, the respondents No.2 to 4 also ignored verification certificate by Principle of School and also ignored the application which was given to respondent No.3 after promulgation of Act.

- j. That, show cause notice is wrong, illegal, against the facts and deterring rights of the appellant hence liable to be quashed.
- k. That, the inquiry report is also against the facts, law and based upon discrimination and not based upon record which are produced by the appellant.
- l. That, the respondents also ignored the fact that the appellant as per second part of Log book at page No.19 dated 30.05.1996 as by check report by SDEO(M) appellant was in attendance and also as form page No.19 to 22 appellant was also in attendance.
- m. That, the order of respondent No.2 of rejecting appeal of the appellant is also illegal, wrong, against the law and not based upon actual facts hence liable to be quashed.

PRAYER: -

It is, therefore, most humbly prayed that on the acceptance of the instant appeal: -

- i. The order of respondents No.2, F.No.9318 appeal for re-instatement in service dated 24.11.2020 and of respondent No.3 of withdrawal of appointment order Endst. No.10239-46 dated 20.06.2019 may kindly be quashed being wrong, illegal, against the law and facts.
- ii. The respondents may kindly be directed to re-instate the services of the appellant with all back benefits.
- iii. Respondents may kindly be directed to release the salary of the appellant till withdrawal order.
- iv. Any other relief which this Honourable Tribunal deems fit and proper may kindly be issued in favour of the appellant.

INTERIM RELIEF.

The operation of the impugned order of respondent No.2 bearing No.9318/F.No. Appeal re-instatement may kindly be suspended till disposal of the above-titled petition and the respondents

14

may kindly be directed to release
the salary of the appellant.

Dated 19.12.2020


Rustam Khan
.....Appellant

Through

KHAN AFZAL,
Advocate Supreme Court,
Of Pakistan.

TAIMOUR AFZAL KHAN,
Advocate High Court,
Mansehra.



AFFIDAVIT.

I, Rustam Khan son of Haji Gohar
Rehman resident of Kalas Richari
Halkai post Office Nawaz Abad, Tehsil
and District Mansehra, appellant, do
hereby solemnly affirm and declare on
oath that the contents of the foregoing
service appeal are true and correct and
nothing has been concealed from this
Honourable Tribunal.

Dated 19.12.2020


Rustam Khan
(DEPONENT)

(15)

**BEFORE THE SERVICE TRIBUNAL,
KHYBER PAKHTUNKHWA PESHAWAR**

Rustam KhanAPPELLANT

VERSUS

Government of Khyber Pakhtunkhwa
through Secretary Education, Khyber
Pakhtunkhwa, Peshawar etc.
.....RESPONDENTS

SERVICE APPEAL

CORRECT ADDRESSES OF THE PARTIES


APPELLANT

Rustam Khan son of Haji Gohar Rehman
resident of Kalas Richari Halkai post Office
Nawaz Abad, Tehsil and District Mansehra.

RESPONDENTS

1. Government of Khyber Pakhtunkhwa through
Secretary Education, Khyber Pakhtunkhwa,
Peshawar.
2. Director Primary Education (Male), Khyber
Pakhtunkhwa, Peshawar.
3. District Education Officer (Primary) Mansehra.
4. Sub Division Education Officer/Inquiry
Officer, Mansehra.
5. District Accounts Officer, Mansehra.

Dated 19.12.2020


Rustam Khan
.....Appellant

Through

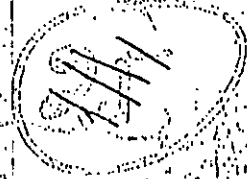
KHAN AFZAL,
Advocate Supreme Court,
Of Pakistan.

TAIMOUR AFZAL KHAN,
Advocate High Court,
Mansehra.



Annex A

Part A



SCHEDULED AREA 1956

پاکستان کے مختلف علاقوں میں...

حکومت یار کے چار کٹافٹرز کے...

پاکستان کے مختلف علاقوں میں...

درخواستیں منظور شدہ ہیں

درخواست نمبر	تاریخ	موضوع
20-7-94	20-7-94	...
28-7-94	28-7-94	...
31-7-94	31-7-94	...
1-8-94	1-8-94	...
2-8-94	2-8-94	...
3-8-94	3-8-94	...
4-8-94	4-8-94	...
7-8-94	7-8-94	...
11-8-94	11-8-94	...

Handwritten signature and initials.

پاکستان کے مختلف علاقوں میں...

پاکستان کے مختلف علاقوں میں...

1. ...

2. ...

3. ...

4. ...

(17)

ANNOC

u B u

Roll No 11159

GOVT. HIGH SCHOOL
NAWAZ-ABAD.

(20)

PROVISIONAL CERTIFICATE

It is to Certify that Mr Rustam ✓
to Lohan Aman ✓ Passed/Failed from this School

the secondary School Certificate Examination of the Board of Inter and
Secondary Education Peshawar / Abbottabad held in April 1993

obtaining 369/850 ✓ Marks "D" Grade

He Passed/Failed in the following Subjects.

- 1) English
- 2) Urdu
- 3) Islamiyat
- 4) Pak. Studies
- 5) E/ Maths
- 6) Physics
- 7) Chemistry
- 8) Biology

His conduct during his study in the School was Very Good

He was Captain/Member of the School First/Second volleyball
team. He was _____ of the School literary society

His date of birth according to the School record is Fifth January

N-H and Seventy five (05-01-1975) ✓

Dated 22, the

Prepared by
M. A. J. Khan

August 1993
Govt. High School
Govt. High School
NAWAZ-ABAD
11159
93

Attested
Jamb

DOMICILE CERTIFICATE



I declare that I am born of parents who are permanently domiciled in N.W.F. Province having been born in this Province.

I was born at KALAS RICHARI Tehsil MANSEHRA

District MANSEHRA

I passed Primary Examination from G.P. School RICHARI

Resident of KALAS RICHARI

Tehsil MANSEHRA

District MANSEHRA

Sd/ Rustam Dated 5-9-93

Pursuance to the declaration dated _____

Filed by RUSTAM S/o GOHIR AMAN KHAN

Tribe SAWATI Section XXXXXX Sub Section XXXXXX

Tehsil MANSEHRA District MANSEHRA

to the effect that he had been born of parents who are permanently domiciled in N.W.F. Province having been born within it.

I have satisfied myself from personal/own knowledge the above declaration is true and certify accordingly.

Attested
[Signature]

Given under my hand and the seal of Court this _____

14/6 day of Sept. 1993

5342 Dated 14.9.93
COUNTERSIGNED MAGISTRATE 1ST CLASS S. M. S. Khan

[Signature]
District Magistrate
Manshra
DISTRICT MAGISTRATE

19

29

Ames
wD

OFFICE-ORDER NO. 160
DATED. 27/2 /1996.

APPOINTMENTS.

Mr. Rashid Khan S/O. Haji Ghouse Khan

R/O Halka at B.S. B. H. H. (PTC/Trained) candidate in P.T. 45
are hereby appointed against P.T.C. post in BPS No. 7 @ Rs. 1480/- 202595 Full
plus usual allowances admissible under the rules with effect from
their taking over charge in the interest of public service with
immediate effect.

TERMS AND CONDITIONS.

- 1. They should submit their charge report to all concerned.
- 2. Their appointment is purely on temporary basis and liable for termination at any stage without assigning any reason.
- 3. Their appointment is subject to the verification of their original Academic and Professional Certificates/documents.
- 4. Their original Academic and Professional Certificates/documents should be checked thoroughly before handing over the charge and should not be handed over if their original certificates are not found correct.
- 5. No one should be handed over charge if he is below 18 years and above 30 years, in case of the candidates relating to Zone III and 27 years of others.
- 6. Their pay will not be drawn until they produce age and Health certificate from Medical Superintendent DHQ Hospital Manshehra.
- 7. They will be governed under prescribed rules framed by the Government of NWFP.

Attest
ID

st: No. 1878-83

DISTRICT EDUCATION OFFICER
(MALE) PRIMARY MANSEHRA.

Dated Manshehra the 27/2 /1996.

- Copy forwarded to the:-
- Secretary to Government of NWFP, Education Department Peshawar.
 - Director of Primary Education NWFP, Peshawar.
 - District Accounts Officer Manshehra.
 - Sub-Divisional Education Officer (Male) Manshehra.
 - Candidate concerned.
 - Superintendent Local Office.

Cowar
DISTRICT EDUCATION OFFICER,
(MALE) PRIMARY MANSEHRA.
27/96

CONSTITUENCY MERIT

P-45

17	Tahir Hussain Shah S/O S. Amir Shah R/O Baj Bala	20.4.78	10	G/S Tareeda	Vice Guldad not selected on merit hence terminated.
18	Tufail Muhammad S/O Raj Muhammad R/O Batta	1.1.76	12	G/S Mohri	Vice Javed Iqbal --do--
19	Dooran S/O Gohar Aman R/O Jagera	1.5.75	14	G/S Bela Jabbar	Vice Ghulam Hassan --do--
20	Rafiqat Ali S/O Abdul Qayyum R/O Saida Gessah	7.4.76	16	G/S Kalsan	Vice Qaisor Hauf --do--
21	Muhammad Yusuf S/O Abdul Hanan R/O Khabhal	10.1.72	17	G/S Devel	Vice Muhammad Hamid --do--
22	Fahaem Anwar S/O Anwar Rashid R/O Jabbori	1.4.78	18	G/S Saldhar No.2	Vice Muhammad Zaheer --do--
23	Muhammad Ghayyur S/O Manzoorus Samad R/O Saida	1.1.77	20	G/S Dana Sarbland	Vice Muhammad Liaqat --do--
24	Muhammad Kaleem S/O Umair Khitab R/O Kanog Jabbori	13.4.76	22	G/S Batti Arborra	Vice Sajad Hussain --do--
25	Siraj Muhammad S/O Muhammad Israr R/O Jalokera	1.12.72	24	G/S Malokera	Vice Muhammad Aslam --do--
26	Fazalur Rahman S/O Khan Jee R/O Kayan	18.5.75	23	G/S Battal	Vice Muhammad Qasim --do--
27	Abdul Qayyum S/O Niskeen R/O Giar Sacha Intesar	2.4.72	26	G/S Jala Sadat	Vice Naheed Ahmad --do--
28	Muhammad Farooq S/O Ali Mardan R/O Shamdhara	3.11.76	28	G/S Tareeda	Vice Akbar Nawaz --do--
29	Muhammad Javed S/O Sharab Khan R/O Chela Sala	1.5.74	30	G/S Katta Bala	Vice Muhammad Aslam --do--
30	Muhammad Taufiq S/O Nushtaq Ahmad R/O Jaida	28.4.74	31	G/S Tengri	Vice Ghulam Rabani --do--
31	Shahid Hussain Shah S/O S. Maqbool Shah R/O Dambori	6.6.68	32	G/S Lang	Vice Jahongir --do--
32	Muhammad Hussain S/O Shah Jehan S/O Ghulam Jan R/O Khabhal Sala	26.6.72	35	G/S Hasea	Vice Muhammad Sulaman --do--
33	Naseeb Khan S/O Noor Zaman R/O Khabhal Tain	15.3.73	36	G/S Batti	Vice Muhammad Tanveer Khan --do--

CONSTITUENCY MERIT

P-42

34	M Arshid Mahmood S/O Muhammad Yunis R/O Manshra	20.3.71	05	G/S Mchawalian	Vice Anwar Zeb not selected on merit hence terminated.
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CONSTITUENCY MERIT

P-43

35	Abdul Latif S/O Muhammad Hussain R/O Ghanool	23.4.75	10	G/S Kund	Vice Muhammad Akmal not selected on merit hence terminated.
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Continued Page No. 3.

Attestal
[Signature]

Better Copy!

NOTIFICATION

Consequent upon their selection by the Departmental selection Committee the District Education Officer (Male) Primary Mansehra has been pleased to appoint the following framed PTC Candidates at the school noted their names in 328-? (as 1480-81-2695) plus usual allowance as admissible under the rules with immediate effect subject to be the existing term & condition.

S. No	Name, Father Name & Address	D.O.B	No or merits	School Which posted	Remarks
1	Muhammad Saleem S/O Saifullah R/O Jhangian	15-03-73	03	GPS Garwal	Vice Muhammad Naccm not selected on merit, hence terminated
2	Hadayat Ullah S/O Amanullah R/O Battal	18-12-76	11	GPS Chapra Bala	Vice Ashiq Hussain ---do---
3	Muhammad Hanif S/O Khan Baz R/O Tarwai	01-01-75	13	GPS Chattar Plain	Vice Ejaz Husain ---do---
4	Saqib Parvez S/O Muhammad Pervez R/O Manshra.	21-11-76	10	GPS chattar Plain	Vice Dasht Khan ---do---
5	Muhammad Riaz Abbasi S/O Shah Nawaz R/O Kanshian	13-06-77	14	GPS Dhamberi	Vice Zulfiqar Ali Shah ---do---
6	Muhammad Parvez S/O Mir Zaman R/O Josacha	04-10-72	16	GPS Kandla	Vice Muhammad Fiaz ---do---
7	Abdul Malik S/O Khaqan R/O Banda Geesach.	01-01-77	17	GPS Bela Ziarat	Vice Javed Hussain Shah ---do---
8	Muhammad Munsif S/O Muhammad Wali R/O Kanshian	10-09-74	18	GPS Bela Ziarat	Vice Abdul Ghafoor Shah ---do---
9	Tufail Muhammad S/O Faisal ur Rehman R/O Battal	07-03-75	19	GPS Khhan	Vice Sajjad Hussain Shah ---do---
10	Bashir Ahmed S/O Gul Zaman R/O Kanshian	02-05-77	22	GPS Band Thalyan	Vice Abdul Qayyum ---do---
11	Sajjad Ahmed S/O Gul Zaman R/O Shahdore	05-09-74	23	GPS Chota Bala	Vice Ghulam Nabi ---do---
12	Malik Mohd Sajjad S/O Saifullah R/O Kanshian	30-08-75	24	GPS Nalla Jabbar	Vice Ghulam Nabi ---do---
13	Akthar Zeb S/O Aurangzeb R/O Bajna	15-03-74	26	GPS Pudra	Vice Muhammad Naveed ---do---
14	Nascer Ali Shah S/O S.Chan Mohd Shah R/O Mohayan Khori	19-06-75	25	GPS Treda	Vice Rustam ---do---
15	Fazal Haq S/O Abdul Sattar R/O Baffa.	02-05-72	36	GPS Hassan Zia	Abdul Razaq ---do---
16	S. Raza Ali Shah S/O Mukhtar Shah R/O Pairan	29-06-76	37	GPS Tangri	Vice Syed Muhammad Gaffar Shah ---do---
17	Tahir Hussain Shah S/O Samir Shah R/O Bai Bala	20-04-78	10	GPS Treda	Vice Guldad ---do---
18	Tuffail Muhammd S/O Taj Muhammad R/O Batta.	01-01-76	12	GPS Mohri	Vice Javed Iqbal ---do---
19	Bostan S/O Gohar Aman	01-05-75	14	GPS Bela	Vice Ghulam ---do---

(21)

CONSTITUENCY MERIT

F-45

17.	Tahir Hussain Shah S/O S. Amir Shah R/O Jai Bala	20.4.78	10	G.S. Taroda	Vice Guldad not selected on merit hence terminated.
18.	Tufail Muhammad S/O Taj Muhammad R/O Batta	1.1.76	12	G.S. Mohri	Vice Javed Iqbal --do--
19.	Dootan S/O Gohar Aman R/O Jagori	1.5.75	14	(G.S. Jala Jabbar)	Vice Ghulam Hassan --do--
20.	Razaqat Ali S/O Abdul Qayyum R/O Banda Goshich	7.4.76	16	(G.S. Kalsan)	Vice Qaiser Rauf --do--
21.	Muhammad Yusuf S/O Abdul Hanan R/O Khabhal	10.1.72	17	(G.S. Devel)	Vice Muhammad Hamid --do--
22.	Fahoom Anwar S/O Anwar Rashid R/O Jabbori	1.4.78	18	G.S. Saldhar No.2	Vice Muhammad Zabhar --do--
23.	Muhammad Ghayyur S/O Manzoorus Samad R/O Jaida	1.1.77	20	G.S. Dana Sarbland	Vice Muhammad Liaqat --do--
24.	Muhammad Kaleem S/O Umair Khitab R/O Kanog, Jabbori	13.4.76	22	G.S. Batti Arborra	Vice Sajad Hussain --do--
25.	Siraj Muhammad S/O Muhammad Israr R/O Moolera	1.12.72	24	G.S. Malokra	Vice Muhammad Aslam --do--
26.	Razulur Rahman S/O Khan Jee R/O Kayan	18.5.75	23	G.S. Battal	Vice Muhammad Qasim --do--
27.	Abdul Qayyum S/O Miskeen R/O Giar Sachar Intosar	2.4.72	26	G.M.S. Jala Sadat	Vice Nahud Ahmad --do--
28.	Muhammad Faruk S/O Ali Mardan R/O Shamdhara	3.11.76	28	G.S. Taroda	Vice Akbar Nawaz --do--
29.	Muhammad Javed S/O Sharab Khan R/O Chola Bala	1.5.74	30	G.M.S. Katha Bala	Vice Muhammad Aslam --do--
30.	Muhammad Taufiq S/O Mushtaq Ahmad R/O Jaida	28.4.74	31	G.S. Tengri	Vice Ghulam Sabani --do--
31.	Shahid Hussain Shah S/O S. Magbool Shah R/O Dambori	6.6.68	32	G.M.S. Lang	Vice Jalengir --do--
32.	Muhammad Khan S/O Shah Jehan S/O R/O Khabhal Jala	26.6.72	35	G.S. Hassa	Vice Muhammad Sulaman --do--
33.	Naseeb Khan S/O Noor Zaman R/O Khabhal Tain	15.3.73	36	G.S. Batti	Vice Muhammad Tanveer Khan --do--

CONSTITUENCY MERIT

F-42

34.	M. Arshid Mahmood S/O Muhammad Younis R/O Manshra	20.3.71	05	G.S. Mahawalian	Vice Anwar Zeb not selected on merit hence terminated.
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CONSTITUENCY MERIT

F-43

35.	Abdul Latif S/O Muhammad Hussain R/O Channol	23.4.75	10	G.S. Kund	Vice Muhammad Kmal not selected on merit hence terminated.
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Continued Page No. 3.

Attestal
[Signature]

(21-9)

	r/O Jagori.			Jabbar	Hassan	
20	Rafaqat Ali S/O Abdul Qayyum R/O Banda Geesach	07-04-76	16	GMPS Kalsan	Vice Qaiser Rauf	---do----
21	Muhammad Yosuf S/O Abdul Hanan r/O Khabbal	10-01-72	17	GMPS Devel	Vice Muhammad Hamid	---do----
22	Faheem Anwar S/O Anwar Rashid R/O Jabbori	01-04-78	18	GPS Shaldhar No.2	Vice Muhammad Zahoor	---do----
23	Muhammad Ghayyur S/O Manzorud Samad	01-01-77	20	GPS Dana Sarbland	Vice Muhammad Liaqat	---do----
24	Muhammad Kaleem S/O Ummr Khittab	13-04-76	22	GPS Batti Arbori	Vice Sajjad Hussain	---do----
25	Siraj Muhammad S/O Muhammad Israr R/O Mansehra	01-12-72	24	GPS Kalakran	Vice Muhammad Aslam	---do----
26	Fazal ur Rehman S/O Khan Jee R/O Kayan	18-05-75	25	GPS Battal	Vice Muhammad Qasim	---do----
27	Abdul Qayyum S/O Miskeen R/O Giar Sacha.	02-04-72	26	GMPS Bela Sadaat	Vice Naheed Ahmad	---do----
28	Muhammad Intessar S/O Ali Mardan R/O Shamdhara	03-11-76	28	GPS Treda	Vice Akbar Nawaz	---do----
29	Muhammad Javed S/O Sharab Khan R/O Chota Bala.	01-03-74	30	GMPS Katha Bala	Vice Muhammad Aslam	---do----
30	Muhammad Taufiq S/O Mushtaq Ahmad R/O Baidra.	28-04-74	31	GPS Tangri	Vice Ghulam Rabani	---do----
31	Shahid Hussain Shah S/O S.Maqbool Shah R/O Dhambori.	06-06-68	32	GMPS Lang	Vice Jehangir	---do----
32	Shah Jahan S/O Ghulam Jan R/O Khabal Pain	26-06-72	35	GPS Hassa	Vice Muhammad Suleman	---do----
33	Nuseer Shah S/O Noor Zaman R/O Khabal Pain.	15-03-73	36	PS Batti	Vice Muhammad Tanveer Khan	---do----
CONSTITUTION MERIT						
PF-42						
34	M. Arshid Mhemood S/O Muhammad Younas R/O Manschra	20-03-71	05	GPS Mohawelian	Vice Anwaz Zeb Not selected on merit hence terminated	---do----
CONSTITUENCY MERIT						
P.F-43						
35	Abdul Latif S/O Muhammad Hussain R/O Ghanool	23-04-75	10	GPS Kund	Vice Muhammad Akmal Not selected on merit hence terminated.	---do----

MS - CONDITIONS

1. They will be governed by such rules and regulations as may be prescribed by the Govt. from time to time for the category of the Govt. servant to which they belong.
2. Their services will be liable to termination on one month notice from either side. In case of resignation without notice, one month pay will be forfeited in lieu thereof.
3. They should join the posts within one month of the issue of this notification.
4. Their inter-tenure will be determined in accordance with the merit of the departmental selection committee.
5. Charge reports should be submitted to all concerned.
6. They will be on probation for a period of 10 years and will have to pass the departmental examination. In case a candidate fails to qualify the departmental examination, he will be given one more chance. If he fails again then his services will be terminated. On arrival/availability of trained teachers, the services of untrained teachers occupying the posts shall be terminated.
7. Their original certificates/degrees should be checked and verified from the concerned university/ISE/IDU and Islamic Madrassas before handing over the charge.
8. Service books of the teachers must be prepared complete in all respect before handing over the charge.
9. The declaration of assets should be obtained from them immediately and placed on record.
10. They are required to produce health & eye certificate from medical authorities concerned before handing over the charge.
11. Charge reports should be submitted to all concerned & charge should not be given to average candidates until their cases for age relaxation be sent to the concerned quarters.
12. Efforts should be made for transfer before the completion the tenure will dis-qualify him from service.
13. No. TA/DA is allowed.
14. An under taking shall be obtain from Master & degree holders ITC that they will serve the department for at least five years while they are selected by the public service commission for any post.
15. In case of person appointed as an untrained teacher, he will have to pass the requisite training examination within a period of four years failing which his services will be terminated.

NOTE:-

Complete information of appointees in consolidated lists on the prescribed proforma (Attached) alongwith charge reports be submitted by the lower offices to the Director Primary Education/D.E.O (M) Primary Mansehra within a week positively.

Muhammad Sarwar
 (M) MUHAMMAD SARWAR (M) 26/6
 DISTRICT EDUCATION OFFICER
 (M) PRIMARY MANSEHRA

Encl: No. 1679-1713 /G.D/G-1/1997. Dated Mansehra the 26.6. /1997

Copy forwarded for information to the:-

1. Director Primary Education N.T. Peshawar.
2. Sub Divisional Education Officer (Male) Mansehra.
3. District Account Officer Mansehra.
4. All the candidates concerned.
5. Office order File.

Muhammad Sarwar
 DISTRICT EDUCATION OFFICER
 (M) PRIMARY MANSEHRA

Attested
[Signature]

22-a.

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(A3)

(2)

Annex. F

REGISTERED No. M-302
L-7646

The Gazette of Pakistan



EXTRAORDINARY
PUBLISHED BY AUTHORITY

ISLAMABAD, SATURDAY, FEBRUARY 14, 2009

PART I

Acts, Ordinances, President's Orders and Regulations

GOVERNMENT OF PAKISTAN

MINISTRY OF LAW, JUSTICE AND HUMAN RIGHTS

Islamabad, the 14th February, 2009

No. 2(1)/2009-Pub. - The following Ordinance promulgated by the President is hereby published for general information:

ORDINANCE No. II of 2009

AN

ORDINANCE

to provide relief to persons in corporation service or autonomous or semi-autonomous bodies or in Government service who were dismissed, removed or terminated from service.

WHEREAS it is expedient for the purpose of providing relief to persons who were appointed in a corporation service or autonomous or semi-autonomous bodies or in Government service during the period from the 1st day of November, 1993 to the 30th day of November, 1996 and were dismissed, removed or terminated from service during the period from the 1st day of November, 1996, to the 31st day of December, 1998;

(11)

Price : Rs. 5.00

[155(09)P.S. Gaz.]

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(44)

12 THE GAZETTE OF PAKISTAN, EXTRA., FEB. 14, 2009 (PART I)

AND, WHEREAS the National Assembly is not in session and the President is satisfied that circumstances exist which render it necessary to take immediate action;

Now, THEREFORE, in exercise of the powers conferred by clause (1) of Article 89 of the Constitution of the Islamic Republic of Pakistan, the President is pleased to make and promulgate the following Ordinance:—

1. Short title, extent and commencement.—(1) This Ordinance may be called the Sacked Employees (Reinstatement) Ordinance, 2009.

(2) It extends to the whole of Pakistan.

(3) It shall come into force at once.

2. Definitions.— In this Ordinance unless there is anything repugnant in the subject or context, —

(a) "person in corporation service" means a person who was appointed in a corporation, organization or autonomous or semi-autonomous body, established by or under a Federal law or owned or controlled by the Federal Government, during the period from the 1st day of November, 1993 to the 30th day of November, 1996 (both days inclusive) and was dismissed, removed or terminated from service or given forced golden hand shake during the period from the 1st day of November, 1996 to the 31st day of December, 1998 (both days inclusive);

(b) "person in Government service" means a person who was a member of the civil service of the Federation or held a civil post in connection with affairs of the Federation in a Ministry, Division or department during the period from the 1st day of November, 1993 to the 30th day of November, 1996 (both days inclusive) and was dismissed removed or terminated from service or given forced golden hand shake during the period from the 1st day of November, 1996 to the 31st day of December, 1998 (both days inclusive); and

(c) "Review Board" means the Review Board established under section 4;

3. Reinstatement of employees.— Notwithstanding anything contained in any law for the time being in force, judgment of any tribunal or a Court including the Supreme Court and the High Court, contract or terms and conditions of service, all persons appointed in corporation or Government service, during the period from

the 1st day of November, 1993 to the 30th day of November, 1996 (both days inclusive) and dismissed, removed or terminated or given forced golden hand shake during the period from the 1st day of November, 1996 to the 31st day of December, 1998 (both days inclusive) shall be reinstated immediately in service on one scale higher to their substantive scale of the post at the time of termination of service and report for duty to their respective departments or organizations;

Provided that in case of change in scale or structure of any post or cadre by the competent authority after the 31st day of December, 1998, the persons in corporation or Government service on reinstatement shall be placed on one scale higher than the revised or existing scale of the post;

Provided further that any person in corporation or Government service who was dismissed, removed or terminated from service on account of closure of organization or absence from duty, misappropriation of Government money or stock or medical unfitness may prefer petition to the Review Board as provided in section 5.

4. Establishment of Review Board.—There is hereby established a Review Board to review the cases of persons in corporation or Government service who were dismissed, removed or terminated from service on account of closure of organization, absence from duty, misappropriation of Government money or stock or medical unfitness. The Review Board shall consist of Secretary, Law and Justice Division and Secretary, Establishment Division to be headed by a retired Judge of the Supreme Court or of a High Court to be appointed by the Federal Government.

5. Petition to the Review Board.—(1) Any person in corporation or Government service who was dismissed, removed or terminated from service on account of closure of organization, absence from duty, misappropriation of Government money or stock or medical unfitness may within sixty days of the commencement of this Ordinance, prefer petition for review of the order of dismissal, removal or termination from service to the Review Board which shall decide the case within thirty days of its first hearing. The Review Board may, on consideration of review petition and any other relevant material, confirm, set aside, vary or modify the order.

(2) The order of the Review Board passed on the review petition shall be final and shall not be called in question in any court, authority or tribunal.

(3) In dealing with cases under this Ordinance the Board shall have power to regulate its own procedure.

6. Reinstatement of contract employees.—(1) A person in corporation or Government service who held the post on contract against a regular post and his

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22-D

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the 1st day of November, 1993 to the 30th day of November, 1996 (both days inclusive) and dismissed, removed or terminated or given forced golden hand shake during the period from the 1st day of November, 1996 to the 31st day of December, 1998 (both days inclusive) shall be reinstated immediately in service on one scale higher to their substantive scale of the post at the time of termination of service and report for duty to their respective departments or organizations;

Provided that in case of change in scale or structure of my post or cadre by the competent authority after the 31st day of December, 1998, the persons in corporation or Government service on reinstatement shall be placed on, one scale higher than the revised or existing scale of the post;

Provided further that any person in corporation or Government service who was dismissed, removed or terminated from service on account of closure of organization or absence from duty, misappropriation of Government money or stock or medical unfitness may prefer petition to the Review Board as provided in section 5.

4. Establishment of Review Board.—There is hereby established a Review Board to review the cases of persons in corporation or Government service who were dismissed, removed or terminated from service on account of closure of organization, absence from duty, misappropriation of Government money or stock or medical unfitness. The Review Board shall consist of Secretary, Law and Justice Division and Secretary, Establishment Division to be headed by a retired Judge of the Supreme Court or of a High Court to be appointed by the Federal Government.

5. Petition to the Review Board.—(1) Any person in corporation or Government service who was dismissed, removed or terminated from service on account of closure of organization, absence from duty, misappropriation of Government money or stock or medical unfitness may within sixty days of the commencement of this Ordinance, prefer petition for review of the order of dismissal, removal or termination from service to the Review Board which shall decide the case within thirty days of its first hearing. The Review Board may, on consideration of review petition and any other relevant material, confirm, set aside, vary or modify the order.

(2) The order of the Review Board passed on the review petition shall be final and shall not be called in question in any court, authority or tribunal.

(3) In dealing with cases under this Ordinance the Board shall have power to regulate its own procedure.

6. Reinstatement of contract employees.—(1) A person in corporation or Government service who held the post on contract against a regular post and his

11 THE GAZETTE OF PAKISTAN, EXTRA., FEB. 14, 2009 [PART I

contract was extended at least once and he was subsequently dismissed, removed or terminated from service shall be reinstated immediately and adjusted against regular post.

(2) A person in corporation or Government service appointed on contract against a temporary post and who was dismissed, removed or terminated before the completion of his contract period shall be reinstated immediately for the remaining portion of his contract.

7. Reinstatement of golden hand shake employees.—Persons in corporation or Government service who were given forced golden hand shake shall be reinstated immediately subject to reimbursement of all monetary benefits received by them as a result of forced golden hand shake.

8. Creation of supernumerary post.—Where due to non-availability of sanctioned posts or an equivalent scale post in corporation or Government service, the Secretary of the respective Ministry, Division, head of the department or corporation or organization shall immediately create supernumerary posts to accommodate the reinstated employees and such arrangement shall continue till the availability of regular posts are made available.

9. Manner and mode of payment of compensation on reinstatement.—On reinstatement in service each employee in corporation or Government service shall be paid compensation equal to three years emoluments of the pay scale in which he would be placed and the emoluments shall be paid to him in the following manner, namely:—

- (a) first installment equal to twelve months emoluments on reinstatement;
- (b) second installment equal to twelve months emoluments on the 1st day of January, 2010; and
- (c) third installment equal to twelve months emoluments on the 1st day of January, 2011.

10. Reinstated employees not to claim other service benefits.—Any person in corporation or Government service who is reinstated under this Ordinance shall not be entitled to claim seniority or arrears of pay or other service benefits save as provided in this Ordinance and shall be required on reinstatement to submit a surety bond in the form specified for the purpose.

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67/11

PART I] THE GAZETTE OF PAKISTAN, EXTRA., FEB. 14, 2009 15

11. Ordinance to override other laws.—The provisions of this Ordinance shall have effect notwithstanding anything to the contrary contained in any other law for the time being in force or in any judgment of any Tribunal or Court including Supreme Court and High Court.

12. Power to make rules.—The Federal Government may make rules to carry out the purposes of this Ordinance.

Sd/-
ASIF ALI ZARDARI,
President.

MALIK HAKAM KHAN,
Draftsman/Additional Secretary.

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Annex 6

(S)

(M)

Details of employees who were appointed during the period from 1st day of November 1993 to the 30th day of November 1996 and terminated during the period from 1st day of November 1996 to the 31st day of December 1998

Sl No	Name of Department	Name of Employees	Post with Pay Scale	Date & mode of appointment	Date of termination	Reasons for termination	Whether Re-instated/reappointed, if yes how	
							Date/reasons	Post with BPS
1		2	3	4	5	6	7	8

J-66

22-H

Annex
F-1

MOST IMMEDIATE



GOVERNMENT OF NWFP
ESTABLISHMENT & ADMINISTRATION
DEPARTMENT
(Regulation Wing)
NO. SOR.VI (E&AD)2-46/2005
Dated Peshawar, 30h March 2009

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To

1. The Additional Chief Secretary, NWFP.
2. The Additional Chief Secretary (FATA), Peshawar.
3. All Administrative Secretaries to govt. of NWFP.
4. The Secretary to Governor, NWFP.
5. The Principle Secretary to Chief Minister, NWFP.
6. The Secretary Provincial Assembly NWFP, Peshawar.

1350
5.2/4/

Subject: Decision of 8th Meeting of the Provincial Cabinet held on 3rd February 2009.

Dear Sir,

I am directed to refer to this Department letter of even number, dated 21st February 2009 on the subject noted above and to state that pursuant to the decision of the Federal Government to re-instate all its employees who were appointed during the period from 1st day of November 1993 to the 30th day of November 1996 and terminated during the period from 1st day of November 1996 to the 31st day of December 1998, all the administrative Departments were requested to provide consolidated details of such employees vide letter under reference.

2. In the meanwhile, the Provincial Cabinet considered the issue and decided as follows:-

"The Establishment, Finance and Law Departments will examine the cases of re-employment of employees terminated during the period 1996 to 1998 and submit their report within a month. In report the number of employees, their posts and pay scales, total financial implications, how can their services be restored, will be highlighted so as to facilitate decision in the case".

3. In order to formulate workable recommendations for decision of the provincial cabinet, all the Administrative Departments were asked to provide consolidated details of such employees. Regrettably, response of Administrative Departments has been lukewarm. Majority of Administrative Departments have not submitted the requisite reports, whereas some reports received so far are quite insufficient and sketchy and in no way

22-1

Annex A



Annex
w/br

EXTRAORDINARY
GOVERNMENT



REGISTERED NO. P11
GAZETTE

KHYBER PAKHTUNKHWA

Published by Authority

PESHAWAR, THURSDAY, 20TH SEPTEMBER, 2012.

PROVINCIAL ASSEMBLY SECRETARIAT,
KHYBER PAKHTUNKHWA

NOTIFICATION

Dated Peshawar, the 20th September, 2012.

No. P/2/Khyber Pakhtunkhwa/DHS/2012/GD77, The Khyber Pakhtunkhwa Sacked Employees' (Appointment) Act, 2012 having been passed by the Provincial Assembly of Khyber Pakhtunkhwa on 10th September, 2012 and assented to by the Governor of the Khyber Pakhtunkhwa on 17th September, 2012 is hereby published by the Act of the Provincial Legislature of the Khyber Pakhtunkhwa.

THE KHYBER PAKHTUNKHWA SACKED EMPLOYEES (APPOINTMENT) ACT, 2012
(KHYBER PAKHTUNKHWA ACT NO. XVII OF 2012)

(First published after having received the assent of the Governor of the Khyber Pakhtunkhwa in the Gazette of the Khyber Pakhtunkhwa (Extraordinary), dated the 20th September, 2012).

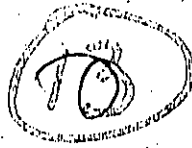
AN
ACT

to provide relief to those sacked employees in the Government service, who were dismissed, removed or terminated from service, by appointing them into the Government service.

WHEREAS it is expedient to provide relief to those sacked employees who were appointed on casual basis in their post in the Province of the Khyber Pakhtunkhwa and who possessed the prescribed qualification and experience required for the said post, during the period from 1st day of November, 1998 to the 30th day of November, 1998 (both days inclusive) and were dismissed, removed, or terminated from service during the period from 1st day of November, 1998 to 31st day of December, 1998 on various grounds:

WHEREAS the Federal Government has also given relief to the sacked employees by enactment:

22-J



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106 KHYBER PAKHTUNKHWA GOVERNMENT GAZETTE, EXTRAORDINARY, 20th SEPTEMBER, 2012.

AND WHEREAS the Government of the Khyber Pakhtunkhwa has also decided to appoint these sacked employees on regular basis in the public interest;

It is hereby enacted as follows:

1. Short title, extent and commencement.---(1) This Act may be called the Khyber Pakhtunkhwa Sacked Employees (Appointment) Act, 2012.

(2) It shall apply to all these sacked employees, who were holding various civil posts during the period from 1st day of November, 1993 to 30th day of November, 1996 (both days inclusive).

(3) It shall come into force at once.

2. Definitions.--- In this Act, unless the context otherwise requires, the following expressions shall have the meanings hereby respectively assigned to them that is to say,-

(a) "civil post" means a post created by the Finance Department of Government for the members of civil service of the Province;

(b) "Department" means the Department and the Attached Department as defined in the Khyber Pakhtunkhwa Government Rules of Business, 1985, including the Divisional and District offices working thereunder;

(c) "Government" means the Government of the Khyber Pakhtunkhwa;

(d) "Prescribed" means prescribed by rules;

(e) "Province" means the Province of the Khyber Pakhtunkhwa;

(f) "rules" means the rules made under this Act; and

"sacked employee" means a person who was appointed on regular basis to a civil post in the Province and who possessed the prescribed qualification and experience for the said post at that time, during the period from 1st day of November, 1993 to the 30th day of November, 1996 (both days inclusive) and was dismissed, removed, or terminated from service during the period from 1st day of November, 1996 to 31st day of December, 1998 on the ground of irregular appointments.

3. Appointment of sacked employees.---Notwithstanding anything contained in any law or rule for the time being in force, on the commencement of this Act, all sacked employees subject to section 7, may be appointed in their respective cadre of their concerned Department, in which they occupied civil posts before their dismissal, removal and termination from service:

Provided that the sacked employees shall be appointed against thirty percent of the available vacancies in the said Department;

Provided further that the appointment of sacked employees shall be subject to the medical fitness and verification of their character antecedents to the satisfaction of the concerned competent authority.

Such power shall be exercised after the expiry of one year from coming into force of this Act.

4. Age relaxation--- The period during which a sacked employee remained dismissed, removed or terminated from service, till the date of their appointment shall be deemed to have been automatically relaxed and there shall be no further relaxation under any rules for the time being in force.

5. Sacked employees shall not be entitled to claim seniority and other back benefits--- A sacked employee appointed under section 3, shall not be entitled to any claim of seniority, promotion or other back benefits and his appointment shall be considered as fresh appointment.

6. Preference on the basis of age--- On the occurrence of a vacancy in the respective cadre of the concerned Department of the sacked employee against the thirty percent available share, preference shall be given to the sacked employee who is older in age.

7. Procedure for appointment--- (1) A sacked employee, may file an application, to the concerned Department within a period of thirty days from the date of commencement of this Act, for his appointment in the said Department:

Provided that no application for appointment received after the due date shall be entertained.

(2) The concerned Department shall maintain a list of all such sacked employees whose applications are received under sub-section (1) in the respective cadres in chronological order.

(3) If any vacancy occurs against the thirty percent available share of the sacked employee in any Department, the senior in age from such sacked employee shall be considered by the concerned Departmental Selection Committee or the District Selection Committee, as the case may be, to be constituted in the prescribed manner, for appointment:

Provided that no willingness or response is received within a period of thirty days, the next senior sacked employee shall be considered for appointment.

(4) The concerned Departmental Selection Committee or District Selection Committee, as the case may be, will determine the suitability or eligibility of the sacked employee.

(5) If no sacked employee is available against thirty percent vacancy reserved in respective cadre in a Department, then the post shall be filled through initial recruitment.

8. Removal of difficulties--- If any difficulty arises in giving effect to any of the provisions of this Act, the Chief Minister Khyber Pakhtunkhwa may issue such order not inconsistent with the provision of this Act, as may appear to him to be necessary for the purpose of removing the difficulty:

Provided that no such power shall be exercised after the expiry of one year from coming into force of this Act.

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148 KHYBER PAKHTUNKHWA GOVERNMENT GAZETTE, EXTRAORDINARY, 2011 SEPTEMBER, 2012

9. Act to override other laws.--- Notwithstanding anything to the contrary contained in any other law or rules for the time being in force, the provisions of this Act shall have overriding effect and the provisions of any other law or rules to the extent inconsistent with this Act, shall cease to have effect.

10. Power to make rules.--- Government may make rules for carrying out the purpose of this Act.

BY ORDER OF MR. SPEAKER

PROVINCIAL ASSEMBLY OF KHYBER
PAKHTUNKHWA

(AMANULLAH)

Secretary

Provincial Assembly of Khyber Pakhtunkhwa

Printed and Published by
Govt. of Khyber Pakhtunkhwa

22-M

REMINDER-III
MOST IMMEDIATE
URGENT
OUT TO-DAY
TIME LIMIT CASE
THROUGH FAX
BY HAND IN MEETING

49



**Government of Khyber Pakhtunkhwa,
Elementary & Secondary Education Department.**

No. SOG/E&SE/2-3/2010
Dated Peshawar the 25/01/2011

To

1. The All Directors,
E&SE in Khyber Pakhtunkhwa.
2. All Executive District Officers,
E&SE in Khyber Pakhtunkhwa.

Subject: - RE-INSTAEMNT OF SACKED EMPLOYEES TERMINATED
DURING 1996-98.

I am directed to refer to this Department's letter of even number dated 07/01/2011 and subsequent reminders of even number dated 11/01/2011 and 15/01/2011 on the subject noted above and to state that the requisite information is still awaited from your end.

It is further directed that the requisite information should be furnished to this Department without delay as the Establishment Department is pressing hard for the same.

Encl: No. & date even.

Copy to: -

1. The Section Officer (Reg-VI), Establishment Department, Government of Khyber Pakhtunkhwa, Peshawar.
2. P.S to Secretary, E&SE Department.

Section Officer (General)

Section Officer (General)

22-N

50

Government of Khyber Pakhtunkhwa,
Elementary & Secondary Education Department

No. SOG/E&SE/2-301/2012
Dated Peshawar the 14/12/2012

To

1. All Directors, E&SE in Khyber Pakhtunkhwa.
2. All Executive District Officers, E&SE in Khyber Pakhtunkhwa.

Subject: -

THE KHYBER PAKHTUNKHWA SACKED EMPLOYEES
(APPOINTMENT) ACT, 2012 (KHYBER PAKHTUNKHWA ACT
NO. XVII OF 2012).

P. Shams

I am directed to refer to the subject noted above and to say that a question had been raised as to whether re-employment of the sacked employees under the Khyber Pakhtunkhwa Sacked Employees (Appointment) Act 2012 will be considered under the existing service rules or the service rules under which they were originally appointed. The case was taken up with the Establishment Department for advice who have clarified vide letter No. SOR-VI(E&AD)2-46/2010 dated 13.12.2012 as under: -

"The point is clear in clause 2(g) of the Act which implied that previous service rules as well as qualification are to be followed in case of the appointment of sacked employees".

It is, therefore, requested that the above advice of the Establishment Department may be followed while considering cases of sacked employees under Khyber Pakhtunkhwa Sacked Employees (Appointment) Act 2012.

Encl: As above.

Endst: No. & date even.

M. Ayub
Section Officer (General)

Copy forwarded to: -

1. The Section Officer (REG-VI), Establishment Department, Govt. of Khyber Pakhtunkhwa, Peshawar w/r to her letter cited above.
2. P.S to Secretary, E&SE Department.
3. P.S to Additional Secretary, E&SE Department.
4. P.A to Deputy Secretary (Admn), E&SE Department.

Section Officer (General)

22-0

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GOVERNMENT OF KHYBER PAKHTUNKHWA
ESTABLISHMENT DEPARTMENT
(REGULATION WING)
NO. SOR:VI (E&AD) 2-46/2010
Dated Peshawar, 13th December, 2012

To

The Secretary to Govt. of Khyber Pakhtunkhwa
Elementary & Secondary Education Department.

Subject:

THE KHYBER PAKHTUNKHWA SACKED EMPLOYEES
(APPOINTMENT) ACT 2012 (KHYBER PAKHTUNKHWA ACT
NO. XVII OF 2012)

Dear Sir,

I am directed to refer to your letter NO. SOG/E&SE/2-3(B)/2012 Dated 30-11-2012 on the subject and to state that the point is clear in clause 2(g) of the Act which implied that previous service rules as well as qualification are to be followed in case of the appointment of sacked employees.

Yours faithfully,

(NAJMA SAHAR)
SECTION OFFICER (REG-VI)

22-P 52

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GOVERNMENT OF N.W.F.P
FINANCE DEPARTMENT
REGULATORY WING

NO.FE (PRC) 5-2/2009
Dated Peshawa the: 30-03-2009

To:

The Secretary to Govt of NWFP,
Elementary & Secondary Education,
Peshawar.

مستند رقم: 03005642594
تاریخ: 30-03-2009
"001" - 0911653

Subject:

GRANT OF ANNUAL INCREMENT / RUNNING
PAY TO UNTRAINED TEACHERS IN THE LIGHT
OF SUPREME COURT JUDGEMENT.

Dear Sir,

I am directed to refer to your letter No. 000 (D.E.A.) -16/100-
Advance Increment dated February 27, 2009 on the subject noted at above and
in state that the Provincial Government is pleased to allow the benefit of
annual increments to the untrained teachers from the date of their regular
appointment.

No arrears shall however, be admissible / payable prior to the
date of issuance of this circular

(ABDUL JABBAR)
SECTION OFFICER (SR-1)

Ends; of even No & date.

Copy for information & necessary action to that

1. Accountant General NWFP
2. All District Coordination Officers.
3. All District Agency Accounts Officers NWFP / FATA.

22-Q 53

Amir

(B)



OFFICE OF THE DISTRICT EDUCATION OFFICER (M) MANSEHRA

NOTIFICATION:

In pursuance of Khyber Pakhtunkhwa, Sacked Employees (Appointment) Act 2012 and decision passed by the Peshawar High Court Abbottabad Bench in W/P No.497/2013 dated 23 June 2013 and in W/P No.401-A/2013 dated 22nd May 2013 and consequent upon their recommendations by the Departmental Selection Committee in its meeting held on 04/09/2014, the competent authority in the E&SE District Mansohra is pleased to order the appointment of the following sacked employees in BPS- 12 (7000-500-22000) plus usual allowances as admissible under the Rules against the post of Primary School Teacher and post them against the vacant positions in the schools mentioned against their names with immediate effect on the terms and conditions given below.

S.No	NAME	FATHER NAME	D.O.B	POSTED AT	REMARK
1	Mohammad Younis	Dost Muhammad	01/02/69	GMPS Jabba Daskaran	A.V.P
2	Mohammad Jahangir	Malik Anun	08/04/74	GPS Taker Marva	A.V.P
3	Makhan Khan	Muhammad Zaman	15/04/74	GPS Sinjhal	A.V.P
4	Mohammad Aslam	Faqir Muhammad	25/04/74	GPS Lassal Daskaran	A.V.P
5	Mohammad Hunif Khan	Mohammad Anwar Khan	01/01/78	GMPS Bandu Daskaran	A.V.P
6	Aseem Khan	Miskeen Khan	04/03/77	GPS Ghanian	A.V.P

TERMS AND CONDITIONS:

1. NO TA/DA is allowed.
2. Charge report should be submitted to all concerned in duplicate.
3. Their appointments are subject to the condition that their CERTIFICATES/ DOCUMENTS AND DOMICILE BE VERIFIED FROM THE CONCERNED AUTHORITY BEFORE RELEASE OF THEIR SALARY in the light of section 3 of the said ACT.
4. They will be governed by such rules and regulations enforced and as may be prescribed by the Government from time to time for the category of the Government servants to which they belong.
5. Their appointments have been made in pursuance of Khyber Pakhtunkhwa, Sacked Employees (Appointment) Act 2012. Hence under SECTION 5 OF THE SAID ACT THEY SHALL NOT BE ENTITLED TO ANY CLAIM OF SENIORITY, PROMOTION AND OTHER BACK BENEFITS.
6. They should obtained Medical Fitness certificate from the Medical Superintendent/Civil Surgeon DHQ Hospital Manshra.
7. Their appointments have been made in pursuance of Khyber Pakhtunkhwa, Sacked Employees (Appointment) Act 2012. Hence under SECTION 4 OF THE SAID ACT THE PERIOD DURING WHICH THEY REMAINED DISMISSED, REMOVED OR TERMINATED FROM SERVICE, TILL THE DATE OF THEIR APPOINTMENT SHALL HAVE BEEN DEEMED AUTOMATICALLY RELAXED.
8. In case they failed to assume the charge of their posts within 15 days of their appointments their candidature will be stand automatically cancelled.
9. They will be on probation for a period of one year extendable to another one year keeping in view their performance.
10. They have not served in any other Department/Corporation/Agency etc.
11. The Principal /DDO should not released pay of the teachers till the pay release order by the District Education Officer (M) Mansehra after verification of their documents.
12. The Principal/Head Master concerned is directed to submit their degrees/certificates etc for verification from the concerned Board/University/Institution before any payment made to them.
13. In case their documents are found Fake /Bogus on verification from the Issuing authority, the service of the official shall be terminated and an FIR be lodged against him under the relevant law.
14. Their services are liable to termination on one month prior notice from either side in case of resignation without prior notice; his one month pay/allowances shall be forfeited to Government Treasury.
15. If their performance is found un-satisfactory, they will be proceeding under E&S Rules.

-SD-

DISTRICT EDUCATION OFFICER

Endst: No. 12342-57/F. No.AE/1/Sacked Emp./PST /Estt: dated 17/10/2014
Copy forwarded to the:-

1. Registrar Peshawar Higher Court Abbottabad Bench Abbottabad
2. Secretary to Government of Khyber Pakhtunkhwa E&SE Department Peshawar.
3. Director E&S Education Khyber Pakhtunkhwa Peshawar.
4. District Accounts Officer, Mansehra.
5. SDEO (M) Mansehra.
6. ASDEO Circle Concerned.
7. Teacher concerned.
8. Master File.

BY: DISTRICT EDUCATION OFFICER



OFFICE OF THE DISTRICT EDUCATION OFFICER (M) MANSEHRA

NOTIFICATION:

In pursuance of Khyber Pakhtunkhwa, Sacked Employees (Appointment) Act 2012 and decision passed by the Peshawar High Court Abbottabad Bench in W/P No.497/2013 dated 25 June 2013 and In W/P No.401-A/2013 dated 22nd May 2013 and consequent upon their recommendations by the Departmental Selection Committee in its meeting held on 04/09/2014, the competent authority in the E&SE District Manshehra is pleased to order the appointment of the following sacked employees in BPS-15 (8500-700-29500) plus usual allowances as admissible under the rules against the post of Certified Teacher and post them against the vacant positions in the schools mentioned against their names with immediate effect on the terms and conditions given below.

S NO	NAME	FATHER NAME	D.O.B	POSTED AT	REMARKS
1	Ishfaq Ahmad	Mohammad Akbar	14/03/68	GMS Khunjan	A.M.P
2	Fariq Khan	Mohammad Ayub Khan	20/04/68	GHS Bandi Bhatta	A.M.P
3	Mohammad Maroof	Abdul Jalil	02/05/68	GHS Bal Doga	A.M.P
4	Nizam-ud-Din	Khalil Ur Rehman	12/08/71	GMS Badai Gram	A.M.P
5	Mohammad Atzal	Mohammad Umar Khan	02/12/71	GMS Nallah Jabba	A.M.P
6	Mir Zaman	Gul Zaman	15/02/72	GHS Bela Manora	A.M.P

TERMS AND CONDITIONS:

1. NO TA/DA is allowed.
2. Charge report should be submitted to all concerned in duplicate.
3. Their appointments are subject to the condition that their CERTIFICATES/ DOCUMENTS AND DOMICILE BE VERIFIED FROM THE CONCERNED AUTHORITY BEFORE RELEASE OF THEIR SALARIES in the light of section 3 of the said ACT.
4. They will be governed by such rules and regulations enforced and as may be prescribed by the Government from time to time for the category of the Government servants to which they belong.
5. Their appointments have been made in pursuance of Khyber Pakhtunkhwa, Sacked Employees (Appointment) Act 2012. Hence under SECTION 5 OF THE SAID ACT THEY SHALL NOT BE ENTITLED TO ANY CLAIM OF SENIORITY, PROMOTION AND OTHER BACK BENEFITS.
6. They should obtained Medical Fitness certificate from the Medical Superintendent/Civil Surgeon DHC Hospital Manshehra.
7. Their appointments have been made in pursuance of Khyber Pakhtunkhwa, Sacked Employees (Appointment) Act 2012. Hence under SECTION 4 OF THE SAID ACT THE PERIOD DURING WHICH THEY REMAINED DISMISSED, REMOVED OR TERMINATED FROM SERVICE, TILL THE DATE OF THEIR APPOINTMENT SHALL HAVE BEEN DEEMED AUTOMATICALLY RELAXED.
8. In case they failed to assume the charge of their posts within 15 days of their appointments, their candidature shall be stand automatically cancelled.
9. They will be on probation for a period of one year extendable to another one year keeping in view their performance.
10. They have not served in any other Department/Corporation/Agency etc.
11. The Principal /DDO should not released pay of the teachers till the pay release order by the District Education Officer (M) Manshehra after verification of their documents.
12. The Principal/Head Master concerned is directed to submit their degrees/certificates etc for verification from the concerned Board/University/Institution before any payment made to them.
13. In case their documents are found Fake /Bogus on verification from the issuing authority, the service of the candidate shall be terminated and an FIR be lodged against him under the relevant law.
14. Their services are liable to termination on one month prior notice from either side in case of resignation with or prior notice; his one month pay/allowances shall be forfeited to Government Treasury.
15. If their performance is found un-satisfactory, they will be proceeding under E&D Rules.

-SD-
DISTRICT EDUCATION OFFICER

Encls: No. 12329- 41 /F. No.AE/1/Sacked Emp./C.T /Estt: dated Manshehra the 17 /10/2014

Copy forwarded to the:-

1. Registrar Peshawar Higher Court Abbottabad Bench Abbottabad
2. Secretary to Government of Khyber Pakhtunkhwa E&SE Department Peshawar.
3. Director E&S Education Khyber Pakhtunkhwa Peshawar.
4. District Accounts Officer, Manshehra.
5. Head Master of GMS/ GHS Concerned.
6. Teacher concerned.
7. Master File.

17/10/2014
DY, DISTRICT EDUCATION OFFICER,

22-5 55

(Handwritten mark)



OFFICE OF THE DISTRICT EDUCATION OFFICER (M) MANSEHRA

NOTIFICATION:

In pursuance of Khyber Pakhtunkhwa, Sacked Employees (Appointment) Act 2012 and decision passed by the Peshawar High Court Abbottabad Bench in W/P No.497/2013 dated 25 June 2013 and in W/P No.401-A/2013 dated 22nd May 2013 and consequent upon their recommendations by the Departmental Selection Committee in its meeting held on 04/09/2013, the competent authority in the E&SE District Mansehra is pleased to order the appointment of the following sacked employees in BPS-15 (8500-700-29500) plus usual allowances as admissible under the Rules against the post of Theology Teacher and post them against the vacant positions in the schools mentioned against their names with immediate effect on the terms and conditions given below.

S.No	Name	Father Name	D.O.B	Posted at	Remarks
1	Abdul Hakeem	Mehmood	04/03/69	GMS Kharyala	A.V.P
2	Mohammad Saddique	Aziz ur Rehman	1970	GMS Beense Bauran	A.V.P
3	Hamed ud Din	Wali Ullah	04/01/70	GHS Mohar	A.V.P
4	Mohammad Tariq Gulam	Mohammad Mumtaz	09/06/71	GHS Bela Manoor	A.V.P
5	Abdul Razaq	M Ismail	09/04/72	GHS Badoga	A.V.P
6	Mohammad Miskeen	Ahmed Jee	02/02/73	GMS Noori	A.V.P

TERMS AND CONDITIONS:

1. NO TADA is allowed.
2. Charge report should be submitted to all concerned in duplicate.
3. Their appointments are subject to the condition that their CERTIFICATES/ DOCUMENTS AND DOMICILE BE VERIFIED FROM THE CONCERNED AUTHORITY BEFORE RELEASE OF THEIR SALARY in the light of section 3 of the said ACT.
4. They will be governed by such rules and regulations enforced and as may be prescribed by the Government from time to time for the category of the Government servants to which they belong.
5. Their appointments have been made in pursuance of Khyber Pakhtunkhwa, Sacked Employees (Appointment) Act 2012. Hence under SECTION 5 OF THE SAID ACT THEY SHALL NOT BE ENTITLED TO ANY CLAIM OF SENIORITY, PROMOTION AND OTHER BACK BENEFITS.
6. They should obtained Medical Fitness certificate from the Medical Superintendent/Civil Surgeon DHQ Hospital Mansehra.
7. In case they failed to assume the charge of their posts within 15 days of their appointments, their candidature-ship will be stand automatically cancelled.

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OFFICE OF THE DISTRICT EDUCATION OFFICER (M) MANSEHRANOTIFICATION:

In pursuance of Khyber Pakhtunkhwa, Sacked Employees (Appointment) Act 2012 and decision rendered by the Peshawar High Court Abbottabad Bench in W/P No.497/2013 dated 25 June 2013 and in W/P No.401-A/2013 dated 22nd May 2013 and consequent upon their recommendations by the Departmental Selection Committee in its meeting held on 04/06/2014, the competent authority in the E&SE District Mansehra is pleased to order the appointment of the following sacked employees in BPS-12 (7000-500-22000) plus usual allowances admissible under the Rules against the post of Qari and post them against the vacant positions in the schools mentioned against their names with immediate effect on the terms and conditions given below.

S.No	Name	Father Name	D.O.B	Posted at	Remarks
1	Akhtar Nawaz	Ali Bahadar	17/10/69	GHS Dilbori	A.V.P
2	Saeed-ur-Rehman	Muhammad Ayub/	15/03/71	GHS Sum	A.V.P
3	Muhammad Niaz	Ghulam Nabi	18/04/76	GHS Shohal Manzila	A.V.P

TERMS AND CONDITIONS:

1. NO TA/DA is allowed.
2. Charge report should be submitted to all concerned in duplicate.
3. Their appointments are subject to the condition that their CERTIFICATES/ DOCUMENTS AND DOMICILE BE VERIFIED FROM THE CONCERNED AUTHORITY BEFORE RELEASE OF THEIR SALARY in the light of section 3 of the said ACT.
4. They will be governed by such rules and regulations enforced and as may be prescribed by the Government from time to time for the category of the Government servants to which they belong.
5. Their appointments have been made in pursuance of Khyber Pakhtunkhwa, Sacked Employees (Appointment) Act 2012. Hence under SECTION 5 OF THE SAID ACT THEY SHALL NOT BE ENTITLED TO ANY CLAIM OF SENIORITY, PROMOTION AND OTHER BACK BENEFITS.
6. They should obtain Medical Fitness certificate from the Medical Superintendent/Civil Surgeon DHQ Hospital Mansehra.
7. In case they failed to assume the charge of their posts within 15 days of their appointments, their candidature-ship will stand automatically cancelled.
8. They will be on probation for a period of one year extendable to another one year keeping in view their performance.
9. They have not served in any other Department/Corporation/Agency/ etc.

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the Judge

Empl

OFFICE OF THE DISTRICT EDUCATION OFFICER (M) MANSEHRA

REASON:

In pursuance of Khyber Pakhtunkhwa, Sacked Employees (Appointment) Act 2012 and decision passed by the High Court Abbottabad Bench in W/P No.497/2013 dated 25 June 2013 and W/P No.401-A/2013 dated 27 July 2013 and consequent upon the recommendations of the District Selection Committee, the Government of Khyber Pakhtunkhwa in the E&SE District Mansehra is pleased to order the appointment of Mr. Rashid J. J. S. Khan (Date of Birth 15th January Nineteen Hundred Seventy Three) Two Village & Post Officer, District Mansehra as Lab: Assistant at GHSS Jared in BPS-7 (5800-320-14400) (non-tenured) with all allowances as admissible under the Rules against the vacant post with immediate effect on the date mentioned as given below.

TERMS AND CONDITIONS:

- 1. WADA is allowed.
- 2. Medical report should be submitted to all concerned in duplicate.
- 3. Appointment is subject to the condition that his CERTIFICATES/ DOCUMENTS AND DOMICILE BE VERIFIED FROM THE CONCERNED AUTHORITY BEFORE RELEASE OF HIS SALARY in the light of Section 3 of the said ACT.
- 4. He will be governed by such rules and regulations enforce and as may be prescribed by the Government from time to time for the category of the Government servants to which he belong.
- 5. Appointment has been made in pursuance of Khyber Pakhtunkhwa, Sacked Employees (Appointment) Act 2012 Hence under SECTION 5 OF THE SACKED ACT HE SHALL NOT BE ENTITLED TO ANY CLAIM OF PRIORITY, PROMOTION AND OTHER BACK BENEFITS.
- 6. He should obtained medical fitness certificate from the Medical superintendent/civil surgeon DHO Hospital Mansehra.
- 7. In case he failed to assume the charge of his post within 15 days of his appointment, his candidature will stand automatically cancelled.
- 8. He will be on probation of one year extendable to another one year keeping in view his performance.
- 9. Principal /DDO GHSS Jared should not released pay of the official till the pay release order by the District Education Officer (M) Mansehra after verification of documents of the official.
- 10. DDO is directed to submit his degree/certificate etc for verification from the concerned University/Institution before any payment made to him.
- 11. In case his documents are found Fake /Bogus on verification from the issuing authority, the service of the official shall be terminated and an FIR be lodged against him under the relevant law.
- 12. His services are liable to termination on one month prior notice from either side. In case of resignation without notice, his one month pay/allowances if any shall be forfeited to Government Treasury.
- 13. His services can be terminated at any time in case of his performance is found un-satisfactory; he will be proceeded against under the removal from service under E&D Rules.

-SD-

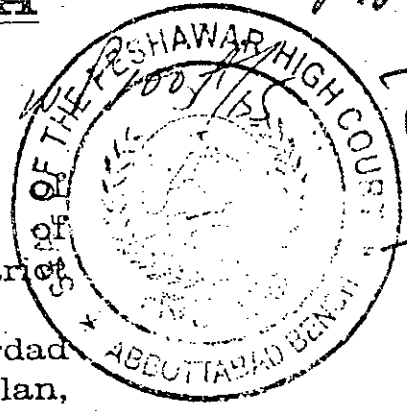
DISTRICT EDUCATION OFFICER (M)

No.10018-23/F. No.AE/1/Sacked Employee/Lab Asstt./Estt: dated Mansehra the 6th September 2014
 Forwarded to the:-
 Registrar Peshawar Higher Court Abbottabad Bench Abbottabad
 Secretary to Government of KPK E&SE Department Peshawar.
 Director E&S Education KPK Peshawar.
 District Accounts Officer, Mansehra.
 Principal GHSS Jared Mansehra.
 Official concerned.
 Master File.

23

**BEFORE THE PESHAWAR HIGH COURT
ABBOTTABAD BENCH**

Amme



- 1) Muhammad Naveed son of Muhammad Ayub, resident of Schan Kalan, Tehsil and District Mansehra.
- 2) Muhammad Arshid son of Zardad Khan, resident of Schan Kalan, Tehsil and District Mansehra
- 3) Rustam Khan son of Haji Gohar Rehman, resident of Kalas Richari Halkai, Post Office Nawaz Abad, Tehsil and District Mansehra.....Petitioners,
- 4) Mohammad Fiaz s/o Haji Abdul Wahab r/o Hil Kot Present Mansehra XPT.

ie order of Honorable court
B, dt: 18-02-2016 in CM
66-A/16.

Versus

- 1) Government of K.P.K. through Secretary Education, K.P.K. Peshawar.
- 2) District Education Officer (Primary) Mansehra.....Respondents

**WRIT PETITION UNDER ARTICLE 199
OF THE CONSTITUTION OF ISLAMIC
REPUBLIC OF PAKISTAN, 1973.**

Certified to be a true Copy
24 DEC
Peshawar High Court
Authorized Under Sec 27, E.O. Ord.

Respectfully submitted!

That, the some posts/vacancies for the Primary School Teachers were advertised by the respondent No. 2 on 21.10.1994 in daily "Jang" from the matric pass (un-trained) candidates.

(Copy of the advertisement is annexed as Annexure "A").

401
No 2-2-15

Attested
J

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2) That, being eligible for the above advertised posts, petitioner No. 1 applied for the said posts to respondent No. 2, after that the interview of the petitioner No. 1 was conducted by respondent No. 2.

(Photo copies of academic, professional and domicile certificates of the petitioners are annexed as Annexure "B").

3) That, after the completing codal and legal formalities petitioner No. 1 was appointed as Primary Teacher by respondent No. 2 vide office order No. 88 at Sr. No. 104 dated 22.11.1994 and was posted at Govt. Primary School Padra, Union Council Schan.

(Photo copy of appointment order of petitioner No. 1 is annexed as Annexure "C").

4) That, petitioner No. 2 was appointed as PST and posted at Govt. Primary School Bela Ziarat vide office order No. 1921-26 dated 27.02.1996 while petitioner No. 3 was appointed as PST and posted at Govt. Primary School Saeed Abad Trada U.C. Schan vide office order No. 160 dated 27.02.1996 as a regular employee being eligible at that time after completing the legal and codal formalities.

(Photo copies of certificates and appointment orders are annexed as Annexure "D").

Attached
DR

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EXAMINER
24 DEC 2016
Peshawar High Court A.D. Bench
Authorized Under Se: 75 Evid Ordns.

5) That, on the basis of said appointments orders by the competent authority, petitioners took the charge in their respective schools and petitioners remained as regular employees in service till their termination.

6) That, petitioner No. 1 was terminated from the service vide DEO(M) office order No. 100-5 dated 13.02.1997 and petitioners Nos. 2 & 3 were terminated on 26.06.1997.

(Photo copy of termination order is annexed as Annexure "E").

7) That, on 14th February, 2009 an Ordinance was promulgated by the President of Pakistan to provide relief to the persons who were appointed in corporation service or autonomous or semi autonomous body or govt. service during the period of 1st day of November, 1993 to 30th November, 1996 and were dismissed, removed or terminated from the service during the day of 1st November, 1996 to 31st day of December, 1998.

(Copy of the said Ordinance is annexed as Annexure "F").

8) That, the same Ordinance was then adopted by the Government of

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EXAMINER
24 DEC 2018
Peshawar High Court Atd. Bench
Authorized Under Sec 75 Evid Ordns.

Attested
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KPK/NWFP through a Notification dated 30th March, 2009, whereby in the meeting of the Cabinet held on 3rd February, 2009 the Provincial Cabinet considered the issue in the following words: -

"The Establishment, Finance & Law Departments will examine the cases of re-employment of employees terminated during the period 1996 to 1998 and submit their report within a month in report the No. of employees their posts and pay scale, total financial implications, how can their services be restored will be highlighted so as to facilitate decision in the case.

(Copy of the above noted letter is annexed as Annexure "G").

9) That, the Khyber Pakhtunkhawa Sake Employees Appointment bill 2012 was passed by the Provincial Assembly of Khyber Pakhtunkhwa on 10th September, 2012 and later on, on 20th September, 2012 Govt. of Khyber Pakhtunkhwa promulgated Act namely "The Khyber Pakhtunkhwa Sake Employees (appointment Act 2012)".

(Copy of the above noted Act is annexed as Annexure "H").

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10) That, in the meanwhile some of the colleagues relating to the Education Department of KPK, autonomous or semi autonomous body or govt.

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EXAMINER
24 DEC 2010
Peshawar High Court Atd. Bench
Authorized Under Sec: 75 Evid Ordns:

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service have been appointed/ re-instated/adjusted on the basis of above mentioned Ordinance & Act, whereas the said relief has not been granted to the petitioners till today.

(Copies of the said re-appointing letter are annexed as Annexure "I").

11) That, the petitioners have deliberately on the malafide intentions being deprived off from their right of taking benefit of the above noted Act etc inspite of time and again request of the petitioners to respondents in the light of above mentioned Ordinance & Act The acts of the respondents are wrong and discriminatory.

12) That, there is no other adequate remedy available with the petitioners, hence approach this Honourable Court on the following grounds amongst the others: -

GROUND: -

A) That, the acts of the respondents are wrong, illegal, unconstitutional, discriminatory and malafide.

B) That, petitioner No. 1 was appointed by respondent No. 2 on 22.11.1994 and terminated on 13.02.1997 and petitioners No. 2 &

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EXAMINER
24 DEC 2010
Peshawar High Court
Authorized Under Sec-15 Exd Ordns.

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3 were appointed by respondent No. 2 on 27.02.1996 and were terminated on 26.06.1997 respectively. Hence, petitioners are entitled for the benefits of the Act, 2012 i.e. The Khyber Pakhtunkhwa Sacked Employees Act 2012 because the date of appointment of the petitioners and terminations falls within the period mentioned in said Act.

C) That, the said Ordinance dated 14th February, 2009 was also adopted according to its spirit by the Government of KPK/NWFP vide its Notification dated 30th March, 2009 and later-on the KPK Sacked Employee Act, 2012 was promulgated on 20.09.2012 by the K.P.K. Government.

D) That, meanwhile so many persons which were appointed from 01.11.1993 to 30.11.1996 and terminated from 1st day of November, 1996 to 31st December, 1998 i.e. mentioned in the Reinstatement Ordinance 2009 and Act 2012 were reinstated related to autonomous or semi autonomous body or provincial govt. service by the respondents except petitioners, hence petitioners are legally

Certified to be True Copy
EXAMINER
24 DEC 2018
Peshawar High Court Bench
Authorized Under Sec. 75 Emp. Ordns.

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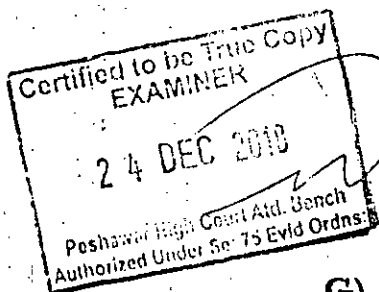
29

entitled to take benefits of said Ordinance i.e. for the reinstatement according to the spirit of that said Ordinance and Act 2012 i.e. Re-Instatement Ordinance 2009.

E) That, depriving the petitioners from the benefits of the Act is an act not only discriminatory but illegal, unlawful, without authority and jurisdiction and being against the very basic constitutional rights.

F) That, all the petitioners have been removed/terminated from the service during the period from the 1st day of November, 1996 to 31st day of December, 1998, thereby it is the genuine proof that they have been discriminated and dealt with illegally by the higher authorities, but still it is very strange that only those persons who have been removed illegally during the above mentioned period should be given the justice and equity whom have been appointed within the specific period mentioned in the Act.

G) That, all the above noted petitioners are fully entitled to get the benefits of the above noted Act, but respondents wrongly ignored the stance of the petitioners.



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- H) That, the petitioners time and again requested the respondent No. 2 for the adjustment of the petitioners in accordance with the spirit of said Ordinance, but in vain.
- I) That, at the time of appointment, petitioners have prescribed required qualification and were eligible for the Primary School Teacher post i.e. matric (un-trained) hence, the petitioners have constitutional right to take benefits of the Sacked Employees Act, 2012.
- J) That, the same nature case was decided by Peshawar High Court in Writ Petition No. 1662-P of 2013 titled "Hazrat Hussain Vs. The Government of Khyber Pakhtunkhwa and others" decided on 24.12.2014.

(Photo copy of the said judgment is annexed as Annexure "J").

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EXAMINER
24 DEC 2018
Peshawar High Court Ald. Bench
Authorized Under Sec: 75 Evid Ordns.

It is, therefore, prayed that on acceptance of the writ petition: -

- i) Respondents may kindly be directed to deal with the petitioners according to law and reinstate/appoint/adjust the petitioners as PST Teachers in Education Department with all the service benefits.

Attested
[Signature]

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ii) Any other relief which this Honourable Court deemed fit and proper may also be granted.

INTERIM RELIEF

Kindly respondent No. 2 be directed to remain kept vacant three seats of PST Teachers from the recently advertised PST posts.

Dated 03.01.2015

Muhammad Naveed etc
(Petitioners)

Through: -

KHAN AFZAL
Advocate Supreme Court of
Pakistan (Mansehra)

VERIFICATION

I, MUHAMMAD NAVEED SON OF MUHAMMAD AYUB, RESIDENT OF SCHAN KALAN, TEHSIL AND DISTRICT MANSEHRA DO HEREBY VERIFY THAT THE CONTENTS OF FORE-GOING WRIT PETITION ARE TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE AND BELIEF AND NOTHING HAS BEEN CONCEALED OR SUPPRESSED FROM THIS HONOURABLE COURT.

Muhammad Naveed
MUHAMMAD NAVEED
(DEPONENT)

Certified to be True Copy
EXAMINER
24 DEC 2015
Peshawar High Court via Bench
Authorized Under Sec: 75 Evld Ordns

Attest
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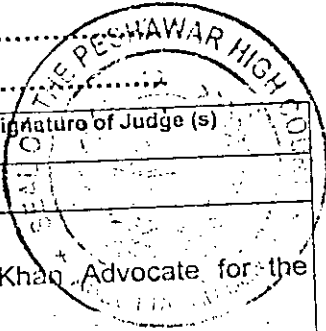
FILED TODAY
[Signature]
Peshawar High Court
via Bench

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**PESHAWAR HIGH COURT, ABBOTTABAD BENCH.
FORM OF ORDER SHEET**

Court of
Case No. of



Date of Order of Proceedings	Order or other Proceedings with Signature of Judge (s)
1	2

19.12.2018

WP No. 100-A/2015

Present: Mr. Taimoor Afzal Khan, Advocate for the petitioner.

Sardar Muhammad Asif, AAG along with Muhammad Tausif ADEO (Lit.) Mansehra.

LAL JAN KHATTAK, J.- At the very outset, the latter stated before the court that the petitioner be directed to appear before the respondent No. 2 along with all necessary documents, whereafter his case would be considered in accordance with law and rules prescribed for.

In view of the above, this petition is disposed of in terms that the petitioner shall approach the respondents along with his educational testimonials who after looking into his case shall redress his grievances in accordance with law and rules on the subject.

Certified to be True Copy
EXAMINER
24 DEC 2018
Peshawar High Court, Abbottabad Bench
Authorized Under Sec. 15, Legal Ordinance

Hon'ble Justices Lal Jan Khattak & Syed Muhammad Atique Shah

(Arshad Iqbal)

Attested
[Signature]

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OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) MANSEHRA

APPOINTMENT

In pursuance of Khyber Pakhtunkhwa Sacked Employees (Appointment) 2012 and Consolidate Judgment passed by Honorable Peshawar High Court Abbottabad Bench Abbottabad vide Dated 24-05-2016, 27-03-2018, 03-04-2018 & 07-03-2019 in W/P No 516-A/2013, 676-A/2015, 20-A/2014, 216-A/2015, 1155-A/2015, 702-A/2014, 115-A/2014, and orders of Honorable High Court in COC No. 22-A/2016, COC No. 47-A/2016, COC No. 58-A/2016, COC No. 83-A/2016, COC 14/2019, and recommendation of the Departmental Selection Committee the appointment of the following candidates are hereby ordered against the vacant post of PRIMARY SCHOOL TEACHER (PST) BPS-12 (Rs.13320-960-42120) plus usual allowances as admissible under the rules, under the existing policy of the Provincial Government on the terms and condition given below with effect from the date of their taking over charge:-

S. #	Name	Father's Name	Date Of Birth	Domicile	Permanent Address	Place of posting	Remarks
1.	MUHAMMAD AJMAL	SULEMAN	22-01-1961	MANSEHRA	VILLAGE CHOTIAN P/O DARBAND TEHSIL OGH I DISTRICT MANSEHRA.	GPS DOKAL GHAZIKOT	AGAINST VACANT POST
2.	M.IRFAN	M.ZAMAN	15-9-1962	MANSEHRA	VILLAGE GALI BADRAL U/C SHERGARH TEHSIL OGH I DISTRICT MANSEHRA.	GPS BANDA UMERSHAH	AGAINST VACANT POST
3.	M KHALID QURESHI	AZIZ UR REHMAN	16-3-1963	MANSEHRA	VILLAGE & P/O MANDA GAUCHA TEHSIL & DISTRICT MANSEHRA	GPS PANJOL	AGAINST VACANT POST
4.	AKHTAR NAWAZ	HAQNAWAZ KHAN	01-07-1964	MANSEHRA	VILLAGE SACHAQ P/O SHINKIARA TEHSIL DAFFA DISTRICT MANSEHRA	GPS SUNDI	AGAINST VACANT POST
5.	MUHAMMAD SIDDIQUE	MUHAMMA D FARID	01-05-1967	MANSEHRA	VILLAGE JHANOBALA P/O SHERGARH TEHSIL OGH I DISTRICT MANSEHRA.	GMPS JOAD BALA	AGAINST VACANT POST
6.	SALAR KHAN	ABDUL AKBAR	15-03-1967	MANSEHRA	VILLAGE KARORI PAEIN P/O KARORI TEHSIL OGH I DISTRICT MANSEHRA.	GPS BANDI PARAW	AGAINST VACANT POST
7.	MUHAMMAD ANWAR	KHANIZAM AN	01-02-1968	MANSEHRA	VILLAGE KHAMIAN PAIN, LASSAN NAWAB SAHIB TEHSIL & DISTRICT MANSEHRA	GPS MIANA GALI	AGAINST VACANT POST
8.	MUHAMMAD JAVEED	AURANGZAI B	4-6-1968	MANSEHRA	VILLAGE JANDA MAIRA P/O PERHINNA TEHSIL & DISTRICT MANSEHRA.	GPS THATHI KALAN	AGAINST VACANT POST
9.	ALTAF HUSSAIN	MUHAMMAD REHMAN	25-07-1968	MANSEHRA	VILLAGE CHIRYA POST OFFICE AFZALABAD TEHSIL & DISTRICT MANSEHRA	GPS TRANGRI PAIN	AGAINST VACANT POST
10.	MUHAMMAD SALEEM	SAMUNDAR	10-10-1968	MANSEHRA	VILLAGE SHANAYA PAEEN P/O NEW DARBAND TEHSIL OGH I DISTRICT MANSEHRA.	GPS NAZRAL KHAN	AGAINST VACANT POST
11.	NAZAR HUSSAIN	HAJI GHULAM HAIDAR	12-05-1968	MANSEHRA	VILLAGE NKKA PANI BEERH P/O OGH I TEHSIL OGH I DISTRICT MANSEHRA.	GPS CHAMB	AGAINST VACANT POST
12.	M GULAB	SIKANDAR KHAN	15-04-1969	MANSEHRA	VILLAGE RARRI, PERHINNA P/O CHANIAL TEHSIL & DISTRICT MANSEHRA	GPA PAWAY	AGAINST VACANT POST
13.	MUHAMMAD NAVEED	M. AYUB KHAN	5-02-1969	MANSEHRA	VILLAGE & P/O SACHAN KALAN, JABBORI TEHSIL DAFFA DISTRICT MANSEHRA.	GPS DAKKI NADIHAR	AGAINST VACANT POST
14.	GUL NIAZ	MUHAMMA D SARRAZ	01-05-1970	MANSEHRA	VILLAGE BOZBAILA P/O JABBORI TEHSIL DAFFA DISTRICT MANSEHRA	GPS CHANYANI	AGAINST VACANT POST
15.	MUHAMMAD PERVAIZ	GUL ZAMAN	04-02-1971	MANSEHRA	VILLAGE KANSHAIN TEHSIL BALAKOT DISTRICT MANSEHRA.	GPS PHAGAL	AGAINST VACANT POST
16.	ABDUL QAYYUM	SHAH WALI	15-03-1972	MANSEHRA	VILLAGE KUND BALA U/C HILKOT TEHSIL AND DISTRICT MANSEHRA.	GPS KANDI HILKOT	AGAINST VACANT POST
17.	NAZIR MUHAMMAD	SHER MUHAMMAD	04-02-1972	MANSEHRA	VILLAGE PHULDAR P/O NEW DARBAND TEHSIL OGH I DISTRICT MANSEHRA	GPS BRADDAR	AGAINST VACANT POST
18.	M FIAZ	M ZAMAN	05-05-1972	MANSEHRA	VILLAGE DARWAISH P/O LASSAN NAWAB TEHSIL & DISTRICT MANSEHRA.	GPS PALSALA	AGAINST VACANT POST
19.	MUHAMMAD ARSHAD	MALIK AMAN	14-10-1973	MANSEHRA	VILLAGE JERAKH U/C SAWAN MAIRA P/O LASSAN NAWAB TEHSIL & DISTRICT MANSEHRA.	GPS MOHAR	AGAINST VACANT POST
20.	MUHAMMAD ASSAD	MUHAMMA D ASHRAF	13-03-1974	MANSEHRA	VILLAGE PHOJDARA P/O JHANGI TEHSIL & DISTRICT MANSEHRA	GPS JANDA	AGAINST VACANT POST
21.	QAISAR RAUF	ABDUL RAUF	15-03-1974	MANSEHRA	VILLAGE & P/O SACHAN KALAN, JABBORI TEHSIL DAFFA DISTRICT MANSEHRA.	GPS RICHARI	AGAINST VACANT POST
22.	JEHANGIR KHAN	KALA KHAN	11-04-1974	MANSEHRA	VILLAGE BIERKUND P/O SHERGARH TEHSIL & DISTRICT MANSEHRA	GPS PATILAN COLONY	AGAINST VACANT

Abdul Samad

23.	SHAMS UR REHMAN	MUHAMMAD ZAMAN	26-12-1974	MANSEHRA	VILLAGE & P/O MORAT MAIRA TEHSIL & DISTRICT MANSEHRA	GPS MODIRAT MAIRA	AGAINST VACANT POST
24.	MUHAMMAD SAREED	MUHAMMAD ISIRABEEL	01-07-1975	MANSEHRA	VILLAGE KALAS P/O LASSAN NAWAB TEHSIL & DISTRICT MANSEHRA	GPS CHOJA	AGAINST VACANT POST
25.	M ARSHID	SHER MUHAMMAD	03-02-1975	MANSEHRA	VILLAGE & P/O SEHAKI BALA TEHSIL & DISTRICT MANSEHRA	GPS SEHAKI BALA	AGAINST VACANT POST
26.	ZULFIQAR ALI	MUHAMMAD FAROOQ	03-07-1975	MANSEHRA	VILLAGE NAWAN SHER P/O PERHINNA TEHSIL & DISTRICT MANSEHRA	GPS PHALKOTE	AGAINST VACANT POST
27.	KALA KHAN	ALI ZAMAN	18-03-1975	MANSEHRA	VILLAGE KARHI SALAMIA P/O LASSAN NAWAB TEHSIL & DISTRICT MANSEHRA	GPS BANDI GULO NO.2	AGAINST VACANT POST
28.	RUSTAM	GOHER AMAN	05-01-1975	MANSEHRA	VILLAGE KALAS RACHARI P/O NAWAZABAD TEHSIL BAFFA DISTRICT MANSEHRA	GPS ANDRASI	AGAINST VACANT POST
29.	TAJ MUHAMMAD	SHER DJL	20-07-1975	MANSEHRA	VILLAGE CHAKLI PANSIAL P/O NEW DARBAND TEHSIL Oghi DISTRICT MANSEHRA	GPS GIDDO BAGLA	AGAINST VACANT POST
30.	SYED MUHAMMAD ZAFFAR SHAH	SYED SHAH ZAMAN SHAH	15-02-1976	MANSEHRA	VILLAGE CHOUNTIAN P/O PARAS TEHSIL BALAKOT DISTRICT MANSEHRA	GPS BAJLA PARAS	AGAINST VACANT POST
31.	MUHAMMAD AZAM	KHUWAJ MUHAMMAD	17-04-1976	MANSEHRA	VILLAGE KHALIAN AERAN PERHINNA TEHSIL & DISTRICT MANSEHRA	GPS HARYALA	AGAINST VACANT POST
32.	SHAKEEL AHMED	M AYUB	05-04-1976	MANSEHRA	VILLAGE KALWAL P/O LASSAN NAWAB TEHSIL & DISTRICT MANSEHRA	GPS TARMANG	AGAINST VACANT POST
33.	SYED PEER ALI SHAH	SYED PARMAN SHAH	29-08-1976	MANSEHRA	VILLAGE DEVLII POST OFFICE PHULRA TEHSIL & DISTRICT MANSEHRA	GPS KAMAR MARI	AGAINST VACANT POST
34.	DEHSHAT KHAN	HAJI FAROOQ KHAN	10-03-1977	MANSEHRA	VILLAGE CHATTAR PLAIN TEHSIL BAFFA DISTRICT MANSEHRA	GPS DHERI SHARKOOL	AGAINST VACANT POST
35.	MUHAMMAD BHJAZ	FAQEER MUHAMMAD	09-8-1978	MANSEHRA	VILLAGE THAKAR MAIRA P/O PERHINNA TEHSIL & DISTRICT MANSEHRA	GPS PERHINNA VILLAGE	AGAINST VACANT POST

TERMS & CONDITIONS.

1. NO TA/DA etc is allowed.
2. Charge reports should be submitted to all concerned in duplicate.
3. Their Appointment are subject are condition that their certificates/document and domicile be verify from the concerned authority before releasing their salary in the light of Section 3 of the said ACT.
4. They will be governed by such rules & regulation enforce and as may be prescribed by the Government time to time for the category of the Government savant to which they belong.
5. Their appointment has been made in pursuance of Khyber Pakhtunkhwa, Sacked Employee (appointment) ACT 2012. Hence under Section 5 of the said ACT they shall not be entitled to any claim of the seniority, promotion and back benefits.
6. Their appointment has been made in pursuance of Khyber Pakhtunkhwa, Sacked Employee (appointment) ACT 2012. Hence Section 4 of the said ACT period during which they remained dismissed, removed or terminated from services, till the date of their appointment shall have been deemed atomically relaxed.
7. Their Appointment is subject to the condition that the certificates/documents must be verified from the concerned authorities by the DEO. Anyone found producing bogus Certificate will be reported to the law enforcing agencies for further action.
8. Their services are liable to termination on one month's prior notice from either side. In case of resignation without notice his one-month pay/allowances shall be forfeited to the Government.
9. Their pay will not be drawn until and unless a certificate to the effect by DEO is issued that his certificates/degrees are verified from the concerned board/university.
10. The Principal / Headmaster School concern is directed to submit their Degrees /Certificates etc to this office for verification from Board /University/Institutions before any payment made to them.
11. They should join their post within 15 days of the issuance of this notification. In case of failure to join their post within 15 days of the issuance of this notification, his appointment will expire automatically and no subsequent appeal etc shall be entertained.
12. Health and Age Certificate should be produced from the Medical Superintendent King Abdullah Teaching Hospital Mansehra before taking over charge.
13. They will be governed by such rules and regulations as may be issued from time to time by the Govt.
14. Their services shall be terminated at any time, in case his performance is found unsatisfactory during their probation period. In case of misconduct, they shall be proceeded under the rules framed from time to time.
15. In case of having less qualification which ever is prescribed Academic BA for PST as well as classical certificate as profession the candidate must attain prescribed marks.

- years after issuance of this appointment order, failing which their appointment order shall stand terminated atomically, without any further notice.
16. Before handing over charge once again their documents must be checked by Head of institution and convey deficiencies in qualification to DEO office.
 17. Before handing over charge they will sign an affidavit by stating that they will not claim seniority or back benefits/service and they will acquire required qualification within stipulated period of time, failing which they will have no objection on their removal.
 18. The competent authority reserve to right to rectify the error / omission, if any noted /observed at any stage in instant order issued erroneously.
 19. The candidates appointed against the school(s) falling in summer vacation shall be handed over the charge w.e.f 01-09-2019 on opening of school after summer vacation.
 20. Their documents if found fake/bogus at any stage, their appointment order shall be withdrawn and legal action be taken against him.

[Signature]
DISTRICT EDUCATION OFFICER,
(MALE) MANSEHRA

Ends: No. 1039-46 /PST/Sacked Apptt./2019/Dated Mansehra the 27/6/2019

Copy forwarded for information to the: -

1. Registrar Honorable Peshawar High Court Abbottabad Bench.
2. Director, Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar.
3. PS to Secretary Khyber Pakhtunkhwa E&SE Department Peshawar.
4. District Accounts Officer Mansehra.
5. District Monitoring Officer Mansehra.
6. All SDEO(Male) in District Mansehra.
7. Budget & Account Officer Local Office.
8. Officials Concerned.
9. Office Order File

[Signature]
A.S.D.F.C.(N)
Copy to District
(Mansehra)

[Signature]
DY: DISTRICT EDUCATION OFFICER
(MALE) MANSEHRA

Attested
[Signature]

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REGIONAL INSTITUTE OF TEACHER EDUCATION (MALE) HARIPUR


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
Dated: 16-03-2020


Course Completion Certificate

Certified that

Mr. RUSTAM S/O GOHAR AMAN was admitted in PTC condensed course on 16-12-2019 and is now relieved from the institution after completion of his PTC course on 15-03-2020. His conduct remained GOOD.


Admission Incharge


Class Incharge


Principal
Regional Institute of Teacher Education (Male) Haripur

Attested


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
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OFFICE OF THE ASSISTANT DIRECTOR (EXAMINATION)
DCTE at PITE PESHAWAR

Email address: assistantdirector@examination@gmail.com

DATE SHEET FOR SACKED EMPLOYEES FOR THE YEAR 2020.
FOR CT/PST/DM/AT/TT & QARI

S.#	DATE	DAY	SUBJECT	Time
1.	05.10.2020	Monday	Curriculum and Instruction	9.00 AM To 12.00 PM
2.	06.10.2020	Tuesday	School Organization	9.00 AM To 12.00 PM
3.	07.10.2020	Wednesday	ICT in Education	9.00 AM To 12.00 PM
4.	08.10.2020	Thursday	Educational Psychology	9.00 AM To 12.00 PM
5.	9.10.2020	Friday	Class Room Management and Assessment	9.00 AM To 12.00 PM
	10.10.2020	Saturday	Basic Islamiyat Only for CT/PST	
6.	10.10.2020	Saturday	Islamiyat Practicum (Comp) Only for AT/TT & Qari	9.00 AM To 12.00 PM
	10.10.2020	Saturday	Model Drawing only for D.M (Comp)	
7.	11.10.2020	Sunday	Teaching Practice	9.00 AM To 12.00 PM


Assistant Director (Examination)
DCTE at PITE Peshawar.

INSTRUCTIONS FOR SUPERINTENDENTS & ALL SACKED EMPLOYEES

Due to Covid-19 (SOPs) should be followed according to the instruction of the Government of Khyber Pakhtunkhwa.

Attended
AS

37



OFFICE OF THE DISTRICT EDUCATION OFFICER
(MALE) DISTRICT MANSEHRA

Amir
u/ke

No 4811 /Lit/ Date 30/06/2020

To

The Sub Divisional Education Officer,
Circle Baffa Mansehra. .

Subject: **SHOW CAUSE NOTICE.**
Memo;

Show cause notice in R/O Mr. Rustam S/o Gohar Aman PST GPS Andrasi Mansehra is attached herewith with the direction to serve the same to the concerned teacher and return one copy to this office as token of receipt duly received by him.

20/06-7-2020
[Signature]

[Signature]
DISTRICT EDUCATION OFFICER
(MALE) MANSEHRA

[Signature]

Rustam, Khan tampered his name in serial No.14 in termination order vide Endst No.1678-



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
SHOW CAUSE NOTICE.

I, District Education Officer (M) Mansehra, as competent authority under the Khyber Pakhtunkhwa Government Servants (Efficiency & Discipline) Rules, 2011, do hereby serve a show cause notice to Mr. Rustam Khan PST GPS Andrasi Mansehra on account of producing fake /tempered documents for appointment in District Mansehra are as follows:


- i. Whereas Mr. Rustam Khan s/o Gohar Aman PST was reappointed and posted at GPS Andrasi District Mansehra under sacked Employee Act 2012 vide this office vide Endst No.10239-46 dated 20-06-2019, On the basis of documents provided by you as per direction of Honourable Peshawar High Court Abbottabad Bench vide his judgment dated 03-04-2018.
- ii. Whereas according to the Terms and Condition NO.20 of the appointment order is that "their documents if found fake/bogus at any stage, their appointment order shall be withdrawn and legal action be taken against him"
- iii. After verification of your documents/service record, fake and fabricated documents have been found in your service record.
- iv. Whereupon during the course of scrutiny of their documents/service record, it was pointed out that Mr. Rustam tempered his name at serial No.14 in termination order vide Endst No.1678-1713 dated 26-06-1997. It shows that you have committed misconduct /illegality thus violated E&D rule, 2011.
- v. Whereas on the verbal direction of DEO (M) Mansehra, initial inquiry conducted by SDEO (M) Mansehra and submitted his report vide dated 11-06-2020, with the remarks that "Mr Rustam Khan tempered his name in serial No.14 in termination order vide Endst No.1678-1713 dated 26-06-1997, he committed fraud from his department, he may be proceeded under (E&D) rule,2011 and their appointment order withdrawn immediately.
- vi. I am satisfied that you found guilty of misconduct, inefficiency and committed illegal act as specified in rule 3 of the said rules. Thus you have rendered yourself liable to be proceeded against under the said rules.

2. In exercise of the powers conferred by the Khyber Pakhtunkhwa Government Servants (Efficiency and Discipline) Rules, 2011, the competent authority is hereby pleased to serve you with the show cause notice with the direction to submit your defense in writing within 07 (Seven) of the receipt of this notice as to why one of the major penalty of rule-4 of the said rules should not be imposed upon you.

3. In case you failed to submit your reply within the stipulated period, it will be presumed that you have no defense to offer and an ex-parte decision will be taken against you.


COMPETENT AUTHORITY

Rustam Khan S/o Gohar Aman
GPS Andrasi.
District Mansehra

6-7-2020


مذکورہ

محترم جناب ڈسٹرکٹ ایجوکیشن آفیسر (مردانہ) مالکپور
عنوان :- جواب برائے شکور زنگی

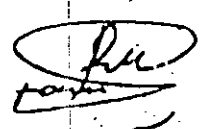
جناب عالی! - مجھے آپ ماسٹر کاز ایسی بحوالہ نمبر 4811 بتاریخ 23/6/2006
مورخہ 06/07/2006 کو وصول ہوا جبکہ سیریل 17 میں مجھے بتایا گیا کہ
میں نے سیریل نمبر 14 بحوالہ سینیٹن آرڈر نمبر 1713-1678 بتاریخ 26-6-1996
پیرا آرڈر برائے طور سے ہوا ہے

جناب عالی! - سب سے پہلے میں آپ کو یہ بتانا چاہتا ہوں کہ میں بحوالہ آفس
آرڈر نمبر 160 بتاریخ 27/2/1996 کو بطور PTC بھرتی ہوا۔ آرڈر کی کاپی ساتھ لکھی
جو کہ بالکل قانونی ہے۔

میں نے آفس آرڈر نمبر 160 ایڈیشن نمبر 83-1878 کے تحت ڈیپٹی ایگزیکٹو سکول
سید آمار پورہ میں 3/10/1996 کو اپنی حاضری رپورٹ کی۔ جو کہ ساتھ لکھی ہے۔

جناب عالی! - میں اپنی ڈیپٹی ہائونڈری کسٹانتو سرانجام دیتا رہا اور مجھے وقتاً فوقتاً چیک بھی
کرتے رہے۔ سکول کی لاگ بک حصہ دہم کے مطابق مہینہ نمبر 19 بتاریخ 30/5/96 کو
ASD-EOP کی چیک رپورٹ کے مطابق بھی میں سکول ختم میں حاضر ہوں اس کے علاوہ
اپنی 19 مہینے سے لیکر مہینہ 22 تک میں تمام حاضری میں تھا۔

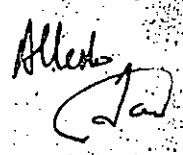
5 جون 1996 کی تنخواہ میں نے بحوالہ چیک نمبر 523456 بتاریخ 19-9-1996 کو
وصول رہی۔ جو کہ قانون کے مطابق ہے۔
جناب عالی جواب سٹریکاز حاضر خدمت ہے



العارض :- مسز ولد گوہر آمان

بتاریخ 09/07/2006

P.S.T. جی بی ایسی انڈری

Allah


OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) MANSEHRA

Phone # 0997-382271

Fax # 0997-382244

E-mail Address: edoedu_manshra@yahoo.com

Letter No. 4818

Dated Manshra the 13/10/2020

40

To
The Director
Elementary & Secondary Education Department
Khyber Pakhtunkhwa, Peshawar.

Ammejc
Co M/Co

Subject: APPEAL FOR REINSTATEMENT IN RESPECT OF MR. RUSTAM S/O
GOHAR AMAN PST ANDRASI MANSEHRA

Memo:
Reference your letter No. 4712/F.No. Appeal for Re-instatement in Service, Dated
Peshawar the 23/09/2020, on the subject cited above.

The detail comments are as under.

1. That the Mr. Rustam Khan S/O Gohar Aman PST was reappointed and posted at GPS Andrasi District Manshra under sacked Employee Act 2012 vide this office vide Endst No.10239-46 dated 20-06-2019, On the basis of documents provided by you as per direction of Honourable Peshawar High Court Abbottabad Bench vide his judgment dated 03-04-2018. (Copy of the Appointment Order is Attached)
2. That according to the Terms and Condition NO. 20 of the appointment order is that "their documents if found fake/bogus at any stage, their appointment order shall be withdrawn and legal action be taken against him".
3. That after verification of your documents/service record, fake and fabricated documents have been found in your service record.
4. That During the course of scrutiny of their documents/service record, it was pointed out that Mr. Rustam Khan tempered his name at serial No.14 in termination order vide Endst No.1678-1713 dated 26-06-1997. It shows that you have committed misconduct /illegality thus violated E&D rule, 2011. (Copy of Original termination order and tempered order are attached)
5. That on the direction of DEO (M) Manshra, initial inquiry conducted by SDFO (M) Manshra and submitted his report vide dated 11-06-2020, with the remarks that "Mr. Rustam tempered his name in serial No.14 in termination order vide Endst No.1678-1713 dated 26-06-1997, he committed fraud from his department, he may be proceeded under (E&D) rule, 2011 and their appointment order withdrawn immediately. (Copy of the inquiry report is attached)
6. That as per inquiry report dated 11-06-2020, a showcause notice was issued to concern vide this office No. 4811 dated 30-06-2020, and received reply of showcause on 10-07-2020, Dispatch No.3334. (Copy of the Showcause is attached)
7. That he was called for personal hearing vide this Office No.5061-62, dated 11-07-2020, while attending the office of undersigned on 19-08-2020 and heard. (Copy of the Personal hearing is attached)
8. That as per report of the initial inquiry, report of showcause, reply of showcause and from personal hearing the charge against the teacher has been proved.
9. That the competent authority District Education Officer (M) E & SE Manshra after having considered the charges and evidence on record, perusal of reply of show cause notice, report of inquiry officer & documentary proof is of the view that the charges against the accused Teacher have been proved. Therefore the Appointment order vide Endst No. 10239-46 dated 20-06-2019 in r/o Mr. Rustam Khan PST GPS Andrasi Manshra Placed at S.No.28 is hereby withdrawn with immediate effect. (Copy of the withdrawal Order is attached).

The report is submitted for your kind perusal and further process please.

District Education Officer
(Male) Manshra

Altehd
Law

(40-a)

Better Copy!

OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) MANSEHRA

Phone#0097-382271 Fax#0097-382244
Email Address educumanshra@yahoo.com
Letter No. _____
Dated Mansehra the ____/13/10/2020

To,

The Director

Elementary & Secondary Education Department Khyber
Pakhtunkhwa Peshawar.

Subject: **APPEAL FOR REINSTATEMENT IN RESPECT OF MR. RUSTAM
S/O GOHAR AMAN PST ANDRASI MANSEHRA**

Memo:

Reference your letter no.4712/F. No. Appeal for re-instatement in serviced dated Peshawar the 23.09.2020, on the subject cited above, the detail comment are is under.

1. That, the Mr. Rustam Khan S/O Gohar Aman PST was reappointed and posted at GPS Andradi District Mansehra under sacked Employee Act 2012 vide this officer vide Endst No.1039-46 dated 20.06.2019 on the basis of document provided by your as per direction of Honourable Peshawar High Court Abbottabad Bench vide his judgment dated 03.04.2018. (Copy of the appointment order is attached).
2. That according to the terms and condition NO.20 of the appointment order is that their documents if found fake/bogus at any stage, their appointment order shall be withdrawn and legal action be taken against him.
3. That after verification of your documents /service record fake and fabricated documents have been found in your service record.
4. That during the course of scrutiny of their document/service record, it was pointed out the Mr. Rustam Khan tempered his name at Serial No.14 in termination order vide Endst NO.1678-1713 Dated 26.06.1997. It shows that you have committed misconduct/illegality thus violated E&D rule 2011. (Copy of Original termination order and tempered order are attached).

(40-B)

5. That, on the direction of DEO (M) Mansehra initial inquiry conducted by SDFO (M) Mansehra sand submitted his report vide dated 11.06.2010 with the remarks that Mrl Rustam tempered his name is serial No.14 in termination order vide Endst No.1678-1713 dated 20.06.1997, he committed fraud his department he may be proceeding under (E&D) rules, 2011 and their appointment order withdrawn immediately. (Copy of the show cause is attached).
6. That as per inquiry report dated 11.06.2020 a show cause notice was issued to concern vide this office No.4811 dated 30.06.2020 and received reply of show cause on 10.07.2020, dispatch No.3334. (copy of the show cause is attached).
7. That he was called for personal hearing vide this officer No.5061-62, dated 11.07.2020 while attending the office of undersigned on 19.08.2020 and heard. (copy of the personal hearing is attached).
8. That as per report of the initial inquiry report of show cause, reply of show cause and from personal hearing the charge against the teacher has been proved.
9. That, the competent Authority District Education Officer (m) E&SE Mansehra after hear having considered the charges and evidence on record, perusal of reply of show cause notice, report of inquiry officer & documentary proof is of the view that the charges against the accused Teacher have been proved. Therefor the appointment order vide Endst No.10239-46 dated 20.06.2019 in r/o Mr. Rustam Khan PST GPS Andrasi Mansehra placed at S.No.28 is hereby withdrawn with immediate effect. (Copy of the withdrawal Order is attached).

The report is submitted for your kind perusal and further process please.

District Education Officer
(Male) Mansehra

(41)

بھصور جناب ڈائریکٹر پزانمری ایجوکیشن (KPK) پشاوړ

جناب عالی درخواست درج ذیل ہے

- (۱) یہ کہ رستم ولد گوہر امان محررہ 27-02-1996 بذریعہ آفس آرڈر No 1878-83 160 بطور PTC ٹیچر تعینات ہوا بعد از تمام قانونی تقاضے پورے کرائے۔
- (۲) یہ کہ بعد از Appointment سعید آباد ٹریڈ GPS میں پہلی تعیناتی ہوئی اور باقاعدہ لاگ بک ہمراہ قبض الوصول کے مطابق بذریعہ چیک نمبر 523456 کے مطابق مبلغ 7449 روپے سنٹر انچارج کیری نواز آباد سے وصول کیئے۔
- (۳) یہ کہ سائل کو 26-06-1997 کو سائل کو Terminate کیا گیا۔
- (۴) یہ کہ سائل کو بعد از Sachudl Employe act 2012 کے بعد سائل نے محکمہ تعلیم ڈسٹرکٹ مانسہرہ Official کو باقاعدہ درخواست بھی دی کہ اسے مذکورہ ACT تحت بحال کیا فرمایا جائے۔
- (۵) یہ کہ بعد از سائل نے ہائی کورٹ پشاور بیٹ آف ایٹ آباد میں Writ دائر کی No-100-A/2015 بعنوان نوید وغیرہ بنام حکومت وغیرہ جو کہ سائل کے حق میں 19-12-2018 محررہ کو منظور ہوئی۔
- (۶) یہ کہ بعد از ڈسٹرکٹ ایجوکیشن آفیسر مانسہرہ نے تمام قانونی تقاضے پورے کرتے ہوئے تمام اسناد کی جانچ پڑتال کرتے ہوئے محررہ 20-06-2019 کو سائل آرڈر بطور PST (GPS) اندر اسی میں کیا۔
- (۷) یہ کہ سائل نے بعد از Appointment سکول Join کیا اور تب سے تا حال اپنی ڈیوٹی سرانجام دے رہا ہے۔
- (۸) یہ کہ سائل نے محکمہ تعلیم کی طرف سے 16 Training دسمبر سے 16 مارچ تک ہری پور بھی کی جس کی بابت Completion سرٹیفکیٹ بھی محکمہ نے جاری فرمایا۔

(لف ہے جو فقرہ ہذا کا حصہ ہے)

- (۹) یہ کہ بعد از رینٹنگ سائل دوبارہ GPS میں Arrival کی اور تب سے تا حال اپنی ڈیوٹی سرانجام دے رہا ہے۔ جو کہ 21-06-2019 کو ہوئی Arrival Certificate لف ہے جو فقرہ ہذا کا حصہ ہے۔
 - (۱۰) یہ کہ سائل کو بعد از Appointment تا حال کوئی تنخواہ نہیں ملی اور سائل باقاعدگی سے بغیر چھٹی کے اپنے فرائض سرانجام دے رہا ہے۔
 - (۱۱) یہ کہ سائل کو محکمہ کی طرف سے Show Cause نوٹس محررہ 30-06-2020 کو DEO کو مانسہرہ کی جانب سے دیا گیا۔ بابت Termination کہ آپ کا Fake Termination آرڈر ہے۔ حالانکہ سائل کے پاس تمام تر ریکارڈ موجود ہے۔ خاضری سرٹیفکیٹ تصدیقی سرٹیفکیٹ لاگ بک، چیک بابت تنخواہ، درخواست بعد از Sachedl employe ایکٹ Appointment آرڈر اور دیگر اسناد موجود ہے۔ جن کا عدالت عالیہ نے بغور و جائزہ لے کر اور Department نے بھی بعد از آرڈر باقاعدہ بغور ملاحظہ کر کے سائل کی تعیناتی کی اور کوئی کنواری نہیں کی گئی اور نہ سائل کو انکواری کے وقت بلایا گیا ہے۔ اور نہ ہی سائل کو اپنے حق میں جو اب وہی کاشوت پیش کرنے دیا گیا ہے۔
 - (۱۲) یہ کہ سائل غریب شخص ہے اور سائل کے پانچ بچے ہیں اور بڑی مشکل سے گزر بسر کرتا ہے اور سائل اپنی تنخواہ لینے کا حقدار ہے۔
- لہذا استدعا کی جاتی ہے کہ سائل کی تنخواہ Release کرنے کا حکم صادر فرمایا جائے تاکہ سائل اپنی ضروریات پوری کر کے قرضہ اتارے سائل پوری زندگی آپ جناب کا وعا گور ہے گا۔

2-9-2020

ارض

رستم ولد گوہر امان سکھ کلسن رچھاڑی تحصیل مانسہرہ ضلع مانسہرہ

شناختی کارڈ نمبر 7-42401-1182630

رابطہ نمبر 0301-8032492

Attest

ADDECS

2/9/20



(42) 84

**DIRECTORATE OF ELEMENTARY & SECONDARY
EDUCATION KHYBER PAKHTUNKHWA,
PESHAWAR**

No. 9318 /F.No. Appeal for Re-Instatement in service.
Dated: 23/11 /2020.

To

The District Education Officer
(Male) Manshira.

Subject: - APPEAL FOR RE-INSTATMENT IN RESPECT OF MR. RUSTAM S/O GOHAR
AMAN PST ANDRASI MANSHEIRA.

I am directed to refer to your office letter No. 9818 Dated 13.10.2020, on the subject cited above and to ask you that appeal in respect of Mr. Rustam Khan S/O Gohar Aman Ex: PST Andrasi District Manshira, has been rejected.

I am further directed to ask you to inform the appellant concerned accordingly under intimation to this office.

Assistant Director Estab (Male)
Elementary & Secondary Education
Khyber Pakhtunkhwa Peshawar

23/11/2020

Endst No. 9319 /

Copy of the above is forwarded to:-

1. Mr. Rustam Khan S/O Gohar Aman Ex: PST Andrasi District Manshira.
2. PA to Director E&SE local Office.
3. Master File.

Assistant Director Estab (Male)
Elementary & Secondary Education
Khyber Pakhtunkhwa Peshawar

23/11/2020

لو اکرٹ، پرائمری سکول ابراہیم (43)

الماآئدہ دفتر ڈسٹرکٹ ایجوکیشن (میل) ماہنامہ

Letter No 6236-39 / T.P.D SNo246

کے تحت رستم صاحب P.S.T کو مورخہ 16-12-19

سکول سے ٹریننگ کے لئے فارغ کر دیا ہے۔

نام Sacked Employees کی ٹریننگ میں

شامل ہو سکیں

دستخط ایڈیشنل

16-12-19

P.S.T.
2012 Primary School
Andhra Pradesh

Attested
[Signature]

(44)

آرڈر آفیس از دفتر ڈسٹرکٹ انڈر سٹیشن آنیسر حردانہ مانسہرا

آرڈر نمبر اندر انسٹنٹ نمبر 10939-46

آرڈر PST 12 BPS بتاریخ 20-06-019

سیریل نمبر 25 کے تحت رستہ ہے

نے آج مورخ 21-06-019 کو قبل از

دبلیو پیس 67PS اندر ایس میں عافری

کردی ہے

ریورٹ اربال فرسٹ ہے

کے لئے پیس 67PS اندر ایس

کی تاریخ 31-06-019

Alhad

P.S.N.T
Govt. Primary School
Andrasi (Manshra)

45

ڈیوٹی سرٹیفکیٹ

گھنٹہ لوقا کی جاتی ہے کہ مہتری رستم
ولڈ گوہر آمان PST پیپر گورنمنٹ پرائمری
سکول انڈراسی میں فور فرم 20⁰⁶ سے
تاحال ڈیوٹی سرانجام دے رہا ہے

محمد طفیل بیگ

30-11-2020
P.S.H.T.
Govt. Primary School
Anandasi (Mansera)

(46)

ذکر: تہذیبی سرٹیفکیٹ ہائپر

تہذیبی کمی جاتی بہتر رسم P.T بلڈ گورنمنٹ نے مطابق آفس آرڈر

160
27-2-1996
انڈوسٹریل 1878-3 کے تحت

کامیابی سید آباد میں 1/1996 کو جانری کمی ہے۔ اور ماتاعدہ

درس و تدریس کے خزانوں سے انجام دیتے رہے۔ اور مطابق

تدریس الٹوہول کے چارج 523456 کے مطابق 24/1996 کو

ریف 7449/ روپیہ سٹرا پچارج کیری نواز آباد سے ماہ ستمبر
1996 کو واپس کیے گئے۔

مطابق لاگ بک اچانک ملائف 5/1996 کو ASDFC کے مطابق

سرکل صوٹری نے رسم P.T کو (Terminate) شرو کیا ہوا ہے۔

بہذا رپورٹ مزدوری کاروائی ارسال خدمت ہے۔

(5) 

10-8-2019
Head Teacher
G.P.S. Syednagar
Circle Dhodial

کسی

سید احمد
A.S.D.F.C. P.T.
Circle Dhodial
(Manshra)

10/8/11

Alletas


47

آرڈر آف آفیسر از دفتر ڈسٹرکٹ ایجوکیشن آفیسر حیدرآباد منسہرا

آرڈر نمبر ایڈوانسمنٹ نمبر 10939-116

آرڈر PST BPS-12 بتاریخ 20-06-019

سپریمٹ نمبر 28 کے تحت رجسٹرڈ ہے

نے آج حوالہ نمبر 21-06-019 کو فضل از

دو ڈیپٹی ایجوکیشن آفیسر (ایڈوانسمنٹ) میں حاضری

کر دی ہے

ریورٹ ارسال شدت ہے

کے لئے ایجوکیشن آفیسر ایڈوانسمنٹ

تاریخ 21-06-019

P.S.M.T.
Govt. Primary School
Andraol (Mansehra)

Attested



حافری رپورٹ

میں جسے رستم والا گوہر آمان خان نے بمقام آفس ڈیپوٹ

گورنمنٹ پرائمری سکول سید آباد ترپڑا میں مورف $\frac{3}{96}$

صل اردو پلر حافری کر دی ہے

حافری رپورٹ ارسال شدت ہے

جارج گریڈ 0

[Handwritten signature]

جارج گریڈ -

[Handwritten signature]

Headmaster
Govt. Primary Sch.
Sardabad (Manshera)

درآمدنی سرٹیفکیٹ

اصدیق کی جانی ہر جسٹس مسی رستم خان PT ولد گوہر آمان خان کے بھائی

آئین آرڈر نمبر 160 / 27-02-1996 ایڈووکیٹ مسٹر 83-878 کی خدمت

G.P.S. Syed Abbar میں 3 / 1996 کو کام فرمائی ہے۔

اور بنا علیہ درجہ میں پڑھائی کرتا رہا۔ اور بھائی بھینچن الوصل کے

7449/- روپیہ وصول کیے گئے ماہ ستمبر 1996 کو سٹیٹ بک مارچ

میکری نوٹز آبار سے وصول کیے گئے

صاحب ASDEO صاحب نے اجازت مانگتے ہوئے 6 / 25 / 1997 کو رستم خان PT کی

Terminate ہو گیا ہے۔

لکھنا اور ان کے عزیزوں کے ساتھ

Forwarded to the ASDEO SB
Circle Dohial Please

Head Teacher
G.P.S. Syed Abbar
Circle Dohial

27/02/2016
27/02/16

27/02/2016
A.S.D.E.O (IM)
Circle Dohial
Manshra

Attested
Jan

(50)

**OFFICE OF THE MEDICAL SUPERINTENDENT
KING ABDULLAH TEACHING HOSPITAL MANSEHRA.
HEALTH & AGE CERTIFICATE**

Name of Official

Rustam

Father's Name

Gohar Aman

Date of Birth

05-01-1975

Caste or Race

Swati

Address

Village Kalas Rachari, P.O Naviaz Abad

Tehsil

Manshra

District

Manshra

Exact height by measurement

5-9

Personal mark of identification

NIL

National Identity Card No.

42401-1182630-7

Signature of Official

Signature of head of Office

Seal of Office

Rustam

Attested

Education Department

I do hereby certify that I have examined Mr. Employment in the office of the

And can not discover that he had any disease communicable or other constitutional affection or bodily infirmity except

NIL

I do not consider this as disqualification of employment in the office of the as above. His age according to his own statement is 44 years and by appearance about 44 Years.

Left hand thumb and finger impression



Medical Superintendent
King Abdullah Teaching
Hospital Manshra

Manshra
A.S.D.E.O (M)
Circle District
(Manshra)

21/06/2019

(51)

OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) MANSEHRA

APPLICATION FORM FOR THE RE-APPOINTMENT OF SACKED EMPLOYEES
DISTRICT MANSEHRA

1. Name: Rustani
2. Father's Name: Gyohar Aman Khan
3. D/o Birth: 05-01-1975
4. Domicile: Mansehra
5. Village: Kalis Rachi
6. Union Council: Sachan
7. CNIC: 42401-1182630-7
8. Permanent Home Address: village Kalis Rachi P/o Nawazabad
9. Professional Qualification: (PTC,CT,DM,PET,AT,TT & QARI)
Academic Qualification:- S.S.C

S#	Qualification	Session	Total Marks	Marks Obt:	Board/University
1	SSC	1993	850	369	BISE Abbottabad
2	FA/FSc				
3	BA/BSc				
4	M.A/MSc				
5	PTC/CT etc				

10. Date of 1st Apptt: as (PTC,CT,DM,PET,AT,TT & QARI with No. & Date: No-160-date 27-02-1996 (Copy attached)
11. Name of School where appointed: Said Abad Tashada (Copy attached)
12. Period of Duty performed: From 01-03-96 To 26-6-1997 (Copy attached)
13. Pay drawn for the period From 01-03-1996 To 26-06-97 (Copy attached)
14. Pay not drawn for the period From - To - (Copy attached)
15. D/o Termination 26-06-1997 No. 1678-1713 (Copy attached)
16. Name of authority whom terminated: DEO (Male) Mansehra
17. Termination Order No. & Date: (1678-1713) 26-6-97 (Copy attached)
18. Copy of Service Book: - with out of Book

Attended

Signature of Applicant

Attested by H/M/ADO School last attended:-

Name: _____

Designation: _____

Stamp: _____

Date: 09/07
 A.S.D.I.E.O.(M)
 Circle Dhodial
 Mansehra

لاگ بک (حصہ دوم)

رپورٹ کی روشنی میں سکول انٹارک
نے جو کارروائی کی

رہنما رپورٹ معائنہ

اجازت معائنہ اردو مینسٹریس برائے ایڈریس سکول سید آباد حالہ پورہ
تاریخ: 30/5/96

معاہدہ نمبر 305/96 اور سکول کا ایوانہ معائنہ
96
معاہدہ نمبر 305/96 اور سکول کا ایوانہ معائنہ
معاہدہ نمبر 305/96 اور سکول کا ایوانہ معائنہ
معاہدہ نمبر 305/96 اور سکول کا ایوانہ معائنہ

5/11	5/11	5/11	5/11	5/11	5/11
NIL	5/11	5/11	5/11	5/11	5/11
	5/11	5/11	5/11	5/11	5/11
	5/11	5/11	5/11	5/11	5/11

معاہدہ نمبر 305/96 اور سکول کا ایوانہ معائنہ
معاہدہ نمبر 305/96 اور سکول کا ایوانہ معائنہ

معاہدہ نمبر 305/96 اور سکول کا ایوانہ معائنہ
معاہدہ نمبر 305/96 اور سکول کا ایوانہ معائنہ

معاہدہ نمبر 305/96 اور سکول کا ایوانہ معائنہ
معاہدہ نمبر 305/96 اور سکول کا ایوانہ معائنہ

معاہدہ نمبر 305/96 اور سکول کا ایوانہ معائنہ
معاہدہ نمبر 305/96 اور سکول کا ایوانہ معائنہ

معاہدہ نمبر 305/96 اور سکول کا ایوانہ معائنہ
معاہدہ نمبر 305/96 اور سکول کا ایوانہ معائنہ

معاہدہ نمبر 305/96 اور سکول کا ایوانہ معائنہ
معاہدہ نمبر 305/96 اور سکول کا ایوانہ معائنہ

Handwritten signature

لاگ بک (حصہ دوم)

رپورٹ کی روشنی میں سکول
اتھارٹی نے جو کارروائی کی

رائے / رپورٹ معائنہ

اچانک معائنہ گورنمنٹ پرائمری سکول سید آباد مانسہرہ

مورخہ 30/05/1996

آج مورخہ 30.05.96 کو سکول کا اچانک معائنہ کیا گیا۔ غلام مصطفیٰ ہیڈ ٹیچر،
رستم خان PST حاضر مدرسہ تھے جبکہ درجہ چہارم کی پوسٹ ابھی تک منظور نہیں
ہوئی۔

5th	4th	3rd	2nd	1st	Prep	حاضر امروزہ:-
NIL	5/5	3/3	8/8	13/13	36/36	

Total 64/64

عمارت مدرسہ:- دو کمرے پر مشتمل گورنمنٹ کی عمارت ہے۔

بہت خراب حالت میں ہے۔

----- نے 18.05.96 سے لیکر آج مورخہ 30-05-96 تک سکول
آنے کی تکلیف نہیں کی۔

تعلیمی جائزہ:- سرسری تعلیمی جائزہ لیا گیا۔ تعلیمی حالت تسلی بخش پائی گئی۔

جنرل:- غلام مصطفیٰ سکول کا ہیڈ ٹیچر ہے امید ہے وہ پانچویں کلاس شروع کرینگے۔ بچوں کا

یونفارم اور صفائی کا بھی خیال رکھیں گے۔

لاگ بک ریمارکس کی نقول متعلقہ دفاتر کو بھیجی جائیں۔

دستخط انگریزی

30/05/96

Page 20
Date: 18/9/76

ریپورٹ کی روشنی میں سکول کا کارنامہ

ریپورٹ معائنہ

اچانک معائنہ اور طلبہ کی برائے برائی سکول میں کیا گیا۔

انچورہ 18/9 کو سکول کا ریفرنس معائنہ کیا گیا۔
117 غلام مصطفیٰ اور 1 سرور علی شاہ صاحب مدرسہ تھا۔
چیکورڈ رقم فان 100 روپے کی رقم لیا گیا تھا۔

3/3	4/6	3/3	2/8	11/11	80/83
Total: 112/118		2520 = 22/26			

سائنس اور ریاضی

دیکھ کر اس پر شہل سرکاری معائنہ ہے۔
18/9 تک سکول میں نہیں آیا۔
مزیور ریفرنس کی ضرورت ہے۔

گاہک

معاہدہ جادم کی ریفرنس کی ایک کاپی سکول میں رکھی جائے گی۔

تعلیمی بائرن

ریفرنس میں جو رقم لیا گیا ہے وہ سکول کی بنیاد پر رقم بطور بطور
210 روپے ریفرنس میں رکھی جائے گی اور اس کے ساتھ

ریفرنس

خادم مصطفیٰ اور 117 روپے سے خادم کے ناموں کا معائنہ ہے

ریفرنس

وہ ریفرنس میں جو رقم لیا گیا ہے وہ سکول میں رکھی جائے گی۔

Allev

کا معائنہ اور اس کے ساتھ سکول میں رکھی جائے گی۔

اس کے ساتھ سکول میں رکھی جائے گی۔

معاہدہ کے تحت سکول میں رکھی جائے گی۔

لاگ بک (حصہ دوم)

رپورٹ کی روشنی میں سکول
اتھارٹی نے جو کارروائی کی

رائے / رپورٹ معائنہ

اچانک معائنہ گورنمنٹ پرائمری سکول سیدآباد مانسہرہ

مورخہ 18.09.1996

آج مورخہ 18.09.96 کو سکول کا اچانک معائنہ کیا گیا۔

HT غلام مصطفیٰ صاحب، سردار علی شاہ صاحب حاضر مدرسہ تھا۔

جبکہ رستم خان رخصت اتفافیہ پر پایا گیا۔

5th	4th	3rd	2nd	1st	Prep	حاضر امروزہ:-
3/3	6/6	3/3	7/8	14/15	80/83	
Total 112/118		Zero=22/26				

عمارت مدرسہ:- دو کمرے پر مشتمل گورنمنٹ کی عمارت ہے۔

بہت خراب حالت میں ہے۔

..... 18.05.95 کے بعد آج مورخہ 18.09.96 تک سکول نہیں آیا۔

مزید ریگولر رہنے کی ضرورت ہے۔

تعلیمی جائزہ:- جماعت چہارم کی انگریزی چیک کی گئی۔ کلاس کمزور پائی گئی۔

ریکارڈ مدرسہ:- رجسٹر قبض الوصول چیک کیا گیا۔ میڈیکل کی بقایا رقم مبلغ -/210 روپے درج

نہیں کی گئی فوراً درج کیجائے۔

جنرل:- غلام مصطفیٰ صاحب HT مقامی ہے اُس عوام کا تعاون حاصل ہے وہ رجسٹر

معلمین کو صبح مکمل کر لیا کریں۔ رجسٹر خط و کتابت کا استعمال اور آرڈر بک کا

استعمال ضروری ہے۔

امید ہے سکول انکی زیر نگرانی مزید ترقی کریگا۔

لاگ بک ریپارکس کی نقول متعلقہ دفاتر کو بھیجی جائیں۔

دستخط انگریزی

18.09.1996

Page No. ۱۱۱

لاگ

ایف اے کے لئے ریپورٹ نمبر ۱۱۱
 ریپورٹ نمبر ۱۱۱ کے لئے ایف اے کے لئے
 ریپورٹ نمبر ۱۱۱ کے لئے ایف اے کے لئے

۱۱۱ / ۱۱۱ ریپورٹ نمبر ۱۱۱ کے لئے ایف اے کے لئے
 ۱۱۱ / ۱۱۱ ریپورٹ نمبر ۱۱۱ کے لئے ایف اے کے لئے
 ۱۱۱ / ۱۱۱ ریپورٹ نمبر ۱۱۱ کے لئے ایف اے کے لئے
 ۱۱۱ / ۱۱۱ ریپورٹ نمبر ۱۱۱ کے لئے ایف اے کے لئے
 ۱۱۱ / ۱۱۱ ریپورٹ نمبر ۱۱۱ کے لئے ایف اے کے لئے

Attest

۱۱۱ / ۱۱۱ ریپورٹ نمبر ۱۱۱ کے لئے ایف اے کے لئے
 ۱۱۱ / ۱۱۱ ریپورٹ نمبر ۱۱۱ کے لئے ایف اے کے لئے
 ۱۱۱ / ۱۱۱ ریپورٹ نمبر ۱۱۱ کے لئے ایف اے کے لئے
 ۱۱۱ / ۱۱۱ ریپورٹ نمبر ۱۱۱ کے لئے ایف اے کے لئے
 ۱۱۱ / ۱۱۱ ریپورٹ نمبر ۱۱۱ کے لئے ایف اے کے لئے

۱۱۱ / ۱۱۱ ریپورٹ نمبر ۱۱۱ کے لئے ایف اے کے لئے
 ۱۱۱ / ۱۱۱ ریپورٹ نمبر ۱۱۱ کے لئے ایف اے کے لئے
 ۱۱۱ / ۱۱۱ ریپورٹ نمبر ۱۱۱ کے لئے ایف اے کے لئے
 ۱۱۱ / ۱۱۱ ریپورٹ نمبر ۱۱۱ کے لئے ایف اے کے لئے
 ۱۱۱ / ۱۱۱ ریپورٹ نمبر ۱۱۱ کے لئے ایف اے کے لئے

لاگ بک (حصہ دوم)

رپورٹ کی روشنی میں سکول
اتھاڑی نے جو کارروائی کی

رائے ارپورٹ معائنہ

اچانک معائنہ گورنمنٹ پرائمری سکول سید آباد مانسہرہ

مورخہ 06/12/1996

آج مورخہ 06/12/1996 کو LC (۲) صاحبان کے ہمراہ سکول کا سالانہ معائنہ عمل میں لیا گیا۔ غلام مصطفیٰ IIT، رستم خان PT، سردار علی شاہ PTC کو حاضر پایا کو سکول کا اچانک معائنہ کیا گیا۔ غلام مصطفیٰ ہیڈ اٹیچر، رستم خان PST حاضر مدرسہ تھے جبکہ درجہ چہارم کی پوسٹ ابھی تک منظور نہیں ہوئی۔

5th	4th	3rd	2nd	1st	Prep A	Prep B
3/3	6/6	3/3	8/8	14/14	26/26	21/21

Total 81/81

حاضر امروزہ:-

دو کمرے پر مشتمل گورنمنٹ کی عمارت ہے۔

عمارت مدرسہ:-

5th:- تعلیمی حالت تسلی بخش پائی گئی 3/3 طلباء کو اگلی جماعت میں ترقی دی جاتی ہے۔ انگریزی کی طرف باقی ایام میں غلڈی دی جائے۔

تعلیمی جائزہ:-

4th:- تمام مضامین میں کمزور ہونے کی وجہ سے رستم حسین شاہ ولد انور شاہ کی ترقی روک دی جاتی ہے۔ باقی 5/6 طلباء کو اگلی جماعت میں ترقی دی جاتی ہے اردو پرائمر، سائنس کی طرف توجہ کی ضرور ہے۔

3rd:- عادل شاہ سلسلہ نمبر 256 کو تمام مضامین میں کمزور ہونے کی وجہ سے فیل کیا جاتا ہے ریاضی کی طرف توجہ کی ضرورت ہے۔

2nd:- تعلیمی حالت تسلی بخش پائی گئی اس جماعت سے شکیل شاہ ولد عبدالستار شاہ کو تمام مضامین میں کمزور ہونے کی وجہ سے فیل کیا جاتا ہے۔ باقی 7/8 طلباء (طالبات) کو اگلی جماعت میں ترقی دی جاتی ہے انگریزی کی طرف خصوصی توجہ کی ضرور ہے۔

1st:- 14/14 انگریزی، پہاڑوں میں کلاس کمزور پائی سمیادل مدرس صاحب ترقی کا فیصلہ خود کریں۔

Prep A 26/26, Prep B 21/21 دونوں کلاسیں اردو پڑھائی میں کمزور پائی گئیں اول مدرس کا ترقی کا فیصلہ خود کریں۔

دستخط انگریزی

16/12/96

Handwritten notes in a table with multiple columns. The text is dense and appears to be a ledger or record book. Some legible fragments include:

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- 12/3
- 12/2
- 12/1

Handwritten signature or initials, possibly "M. S. S."

Large handwritten signature or name at the bottom of the page.

54-a

لاگ بک (حصہ دوم)

رپورٹ کی روشنی میں سکول
اتھارٹی نے جو کارروائی کی

رائے / رپورٹ معائنہ

اچانک معائنہ گورنمنٹ پرائمری سکول سید آباد مانسہرہ

مورخہ 05/05/1977

آج مورخہ 05/05/1996 کو سکول کا اچانک معائنہ کیا گیا۔

سردار علی شاہ صاحب ک حاضر پایا۔ جبکہ غلام مصطفیٰ HT رخصتِ اتفاقیہ پر پایا گیا۔ مزید برآں محمد رستم PT جو کہ termination کیا گیا تھا۔ آج سکول میں موجود نہ تھا۔ HT کو ہدایت کی جاتی ہے کہ وہ رستم کو دفتر S.D.E.O میں برائے / بحالی آرڈر بھیجیں یا تفصیلی رپورٹ زبردستی کو بھیجیں۔

عمارت مدرسہ:- سکول دو کمرے پر مشتمل گورنمنٹ کی عمارت ہے۔
تعلیمی جائزہ:- جماعت پنجم کی طرف توجہ کی ضرورت ہے۔

5th	4th	3rd	2nd	1st	Prep
6/6	4/4	6/6	12/12	39/39	33/34
Total 100/101				Zero=22/22	

جماعت چہارم کی انگریزی چیک کی گئی۔ کلاس کمزور پائی گئی۔

رجسٹر قبض الوصول چیک کیا گیا۔ میڈیکل کی بقایا رقم مبلغ 210/- روپے درج نہیں کی گئی فوراً درج کیجائے۔

جزل:- HT ٹیچر مقامی ٹیچر ہے اُسے علاقہ کا تعاون حاصل ہے۔ اُمید ہے کہ وہ

انگریزی کی طرف خصوصی توجہ دینگے غلام صادق HT از
10-05-97 تا 06-05-97 رخصتِ اتفاقیہ پر ہے اُسکی جگہ محمد مصطفیٰ کو صرف

پانچ ایام کیلئے ڈیوٹی پر معذور کیا گیا ہے۔

لاگ بک ریمارکس کی نقول متعلقہ دفاتر کو بھیجی جائیں۔

دستخط انگریزی

05/05/1977

1996

بابت ماہ ستمبر جولائی

سکول

ماتے ما

بعض الوصول

SIGNATURE	G.P. fund No.	Net Amount Payable	TOTAL	DEDUCTIONS					TOTAL	SPECIAL ALLOWANCE				Amount Due	Days for which drawn	Monthly Pay	Designation	NAME
				منہیات						خالص الاؤنس								
				Income Tax	Group Insurance	Benovolent fund	G.P. Fund											
(5)																		

AGAINST VACANT
 ATTENDED BY

بابت ماہ اگست 1996

بعض الوصول

85

Handwritten signature or initials

2946/43	15710	300	125	2605	40	199	60	369	2837	10/10/05
2988/43	15713	10	120	2993	-	167	30	355	2887	PTC 10/10/05
3209/43	157	10	125	3649	40	206	96	369	2944	PTC 10/10/05
2946/43	157	10	120	3092	-	173	90	355	2478	10/10/05

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Handwritten signature or initials

Vertical text on the left margin: ...

لاگ بک (حصہ دوم)

میں سکول
والی کی

رائے / رپورٹ معاہدہ

رپورٹ کی روشنی میں سکول
اتھارٹی نے جو کارروائی کی

GPS Andyasi

Date: 31/10/2019

Under signed paid joint visit - to
GPS Andyasi on 31/10/2019 at: 11:45 AM.

Total Enrollment: 113

Boys: 65 Girls: 48

Students details in accordance class wise

Kg	1st	2nd	3rd	4th	5th	Total
28/28	9/9	18/18 13/13	16/16	16/16	32/	113/113

School brief details

Building was Constructed by DFID
in re-construction program as
Earthquake 2005 brought huge destruction.

Basic facilities details

Four (04) classrooms are functional
08 Latrines. Five (05) Latrines are
functional and 03 are non-functional.

Electricity is available but not in
working condition but un-known
cause exist here as Mr. Head Teacher
explain. Blower is available. Play area
has become useless. They needed to be
repaired. Head Teacher is directed
to make them in useful condition.

Attested
James

لاگ بک (حصہ دوم)

رپورٹ کی روشنی میں مہول
انتظامیہ نے جو کارروائی کی۔

رائے / رپورٹ معائنہ

Gps Andyasi

under signed made visit to
Gps Andyasi on 14/10/2020.

Staff detail

PSST	SPST	PST	Chowkidar
W-V	W-V	W-V	W-V
01-0	01-0	3-0	0-01

Entire staff was present and
found busy with their assigned
duties.

None Covid 19 have observed
and found Satisfactory

~~At~~ 14/10/2020

FISDIO Medical

Alerted
Jain

61

رجسٹر حاضری مدرسہ سین

2019

بابت ماہ اگست

رستم مہلت
RST

محمد رفیع مہلت
SPST

محمد طفیل مہلت
PSHT

تاریخ	آد	دست	رواگی	دست	آد	دست	رواگی	دست	آد	دست	رواگی	دست	آد	دست	رواگی	دست	تاریخ
1																	Sunday
2	7/30	طفیل	12/35	طفیل	7/30	شعب	12/35	شعب	7/30	شعب	12/35	شعب	7/30	شعب	12/35	شعب	2
3	7/30	طفیل	12/35	طفیل	7/30	شعب	12/35	شعب	7/30	شعب	12/35	شعب	7/30	شعب	12/35	شعب	3
4	7/30	طفیل	12/35	طفیل	7/30	شعب	12/35	شعب	7/30	شعب	12/35	شعب	7/30	شعب	12/35	شعب	4
5	7/30	طفیل	12/35	طفیل	7/30	شعب	12/35	شعب	7/30	شعب	12/35	شعب	7/30	شعب	12/35	شعب	5
6	7/30	طفیل	12/35	طفیل	7/30	شعب	12/35	شعب	7/30	شعب	12/35	شعب	7/30	شعب	12/35	شعب	6
7	7/30	طفیل	12/35	طفیل	7/30	شعب	12/35	شعب	7/30	شعب	12/35	شعب	7/30	شعب	12/35	شعب	7
8																	Sunday
9																	
10																	
11	7/30	طفیل	12/35	طفیل	7/30	شعب	12/35	شعب	7/30	شعب	12/35	شعب	7/30	شعب	12/35	شعب	11
12	7/30	طفیل	12/35	طفیل	7/30	شعب	12/35	شعب	7/30	شعب	12/35	شعب	7/30	شعب	12/35	شعب	12
13	7/30	طفیل	12/35	طفیل	7/30	شعب	12/35	شعب	7/30	شعب	12/35	شعب	7/30	شعب	12/35	شعب	13
14	7/30	طفیل	12/35	طفیل	7/30	شعب	12/35	شعب	7/30	شعب	12/35	شعب	7/30	شعب	12/35	شعب	14
15																	Sunday
16	7/30	طفیل	12/35	طفیل	7/30	شعب	12/35	شعب	7/30	شعب	12/35	شعب	7/30	شعب	12/35	شعب	16
17	7/30	طفیل	12/35	طفیل	7/30	شعب	12/35	شعب	7/30	شعب	12/35	شعب	7/30	شعب	12/35	شعب	17
18	7/30	طفیل	12/35	طفیل	7/30	شعب	12/35	شعب	7/30	شعب	12/35	شعب	7/30	شعب	12/35	شعب	18
19	7/30	طفیل	12/35	طفیل	7/30	شعب	12/35	شعب	7/30	شعب	12/35	شعب	7/30	شعب	12/35	شعب	19
20	7/30	طفیل	12/35	طفیل	7/30	شعب	12/35	شعب	7/30	شعب	12/35	شعب	7/30	شعب	12/35	شعب	20
21	7/30	طفیل	12/35	طفیل	7/30	شعب	12/35	شعب	7/30	شعب	12/35	شعب	7/30	شعب	12/35	شعب	21
22																	Sunday
23	7/30	طفیل	12/35	طفیل	7/30	شعب	12/35	شعب	7/30	شعب	12/35	شعب	7/30	شعب	12/35	شعب	23
24	7/30	طفیل	12/35	طفیل	7/30	شعب	12/35	شعب	7/30	شعب	12/35	شعب	7/30	شعب	12/35	شعب	24
25	7/30	طفیل	12/35	طفیل	7/30	شعب	12/35	شعب	7/30	شعب	12/35	شعب	7/30	شعب	12/35	شعب	25
26	7/30	طفیل	12/35	طفیل	7/30	شعب	12/35	شعب	7/30	شعب	12/35	شعب	7/30	شعب	12/35	شعب	26
27	7/30	طفیل	12/35	طفیل	7/30	شعب	12/35	شعب	7/30	شعب	12/35	شعب	7/30	شعب	12/35	شعب	27
28	7/30	طفیل	12/35	طفیل	7/30	شعب	12/35	شعب	7/30	شعب	12/35	شعب	7/30	شعب	12/35	شعب	28
29																	Sunday
30	7/30	طفیل	12/35	طفیل	7/30	شعب	12/35	شعب	7/30	شعب	12/35	شعب	7/30	شعب	12/35	شعب	30
31																	

شماره رخصت	حال	مراقبہ	میزان	حال	مراقبہ	میزان	حال	مراقبہ	میزان
1	3	4	1	3	2	1	3	2	1
2	3	4	1	3	2	1	3	2	1
3	3	4	1	3	2	1	3	2	1
4	3	4	1	3	2	1	3	2	1

سمعیہ کا پی سی فون 8-اردو بازار لاہور فون: 0322-4686268

Attested
[Signature]

(10)

رجسٹر حاضری مدرسین

2017

تاریخ: اکتوبر

رستم		سرشیخوہ		سرشیخوہ		سرشیخوہ		سرشیخوہ		سرشیخوہ		سرشیخوہ		سرشیخوہ		سرشیخوہ		سرشیخوہ	
PST		SPST		SPST		SPST		SPST		SPST		SPST		SPST		SPST		SPST	
روز	روز	روز	روز	روز	روز	روز	روز	روز	روز	روز	روز	روز	روز	روز	روز	روز	روز	روز	روز
1	11/35	8/30	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30
2	11/35	8/30	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30
3	11/35	8/30	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30
4	11/35	8/30	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30
5	11/35	8/30	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30
6	11/35	8/30	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30
7	11/35	8/30	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30
8	11/35	8/30	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30
9	11/35	8/30	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30
10	11/35	8/30	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30
11	11/35	8/30	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30
12	11/35	8/30	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30
13	11/35	8/30	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30
14	11/35	8/30	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30
15	11/35	8/30	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30
16	11/35	8/30	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30
17	11/35	8/30	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30
18	11/35	8/30	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30
19	11/35	8/30	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30
20	11/35	8/30	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30
21	11/35	8/30	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30
22	11/35	8/30	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30
23	11/35	8/30	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30
24	11/35	8/30	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30
25	11/35	8/30	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30
26	11/35	8/30	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30
27	11/35	8/30	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30
28	11/35	8/30	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30
29	11/35	8/30	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30
30	11/35	8/30	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30
31	11/35	8/30	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30	11/35	8/30

Handwritten notes and signatures on the left side of the register, including names like 'ASP' and 'Drovid'.

Checked by S.D.O.

روز	روز	روز	روز	روز	روز	روز	روز	روز	روز	روز	روز	روز	روز	روز	روز	روز	روز	روز	روز
3	3	-	2	2	-	3	3	3	3	3	3	3	3	3	3	3	3	3	3

سید کاوش ہلالی 8-10-11-12-13-14-15-16-17-18-19-20-21-22-23-24-25-26-27-28-29-30-31

Attested
1-

63

TPS DATED
ANDRAS

رجسٹر حاضری مدرسین

2014

ماہنامہ اکتوبر

محمد طفیل صاحب
P.S.H.T

رجسٹر حاضرین
P.S.T

S.P.S.T

روز	وقت	آمد	دکھائی	وقت	آمد	دکھائی	وقت	آمد	دکھائی	وقت	آمد	دکھائی	وقت	آمد	دکھائی	وقت	آمد	دکھائی	
1																			
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3																			
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30																			
31																			

Handwritten notes and signatures in the left margin.

Handwritten notes and signatures in the right margin, including 'ASD', 'DM', and '31'.

بیمبر	سابقہ	حال	بیمبر	سابقہ	حال	بیمبر	سابقہ	حال	بیمبر	سابقہ	حال	بیمبر	سابقہ	حال
			4	3	1	2	2		6	4	2			

Allah
Handwritten signature

(۶)

رجسٹر حاضری مدرسین

۲۰۱۹

ابتداء دسمبر

۲۴ دسمبر تک

P.S.T

S.P.S.T

P.S.T

تاریخ	آمد	روزانہ	دست	آمد	روزانہ	دست	آمد	روزانہ	دست
1									
2	8/12	طویل	11/35	8/12	طویل	11/35	8/12	طویل	11/35
3	8/12	طویل	11/35	8/12	طویل	11/35	8/12	طویل	11/35
4	8/12	طویل	11/35	8/12	طویل	11/35	8/12	طویل	11/35
5	8/12	طویل	11/35	8/12	طویل	11/35	8/12	طویل	11/35
6	8/12	طویل	11/35	8/12	طویل	11/35	8/12	طویل	11/35
7	8/12	طویل	11/35	8/12	طویل	11/35	8/12	طویل	11/35
8									
9	8/12	طویل	11/35	8/12	طویل	11/35	8/12	طویل	11/35
10	8/12	طویل	11/35	8/12	طویل	11/35	8/12	طویل	11/35
11	8/12	طویل	11/35	8/12	طویل	11/35	8/12	طویل	11/35
12	8/12	طویل	11/35	8/12	طویل	11/35	8/12	طویل	11/35
13	8/12	طویل	11/35	8/12	طویل	11/35	8/12	طویل	11/35
14	8/12	طویل	11/35	8/12	طویل	11/35	8/12	طویل	11/35
15									
16	8/12	طویل	11/35	8/12	طویل	11/35	8/12	طویل	11/35
17	8/12	طویل	11/35	8/12	طویل	11/35	8/12	طویل	11/35
18	8/12	طویل	11/35	8/12	طویل	11/35	8/12	طویل	11/35
19	8/12	طویل	11/35	8/12	طویل	11/35	8/12	طویل	11/35
20	8/12	طویل	11/35	8/12	طویل	11/35	8/12	طویل	11/35
21	8/12	طویل	11/35	8/12	طویل	11/35	8/12	طویل	11/35
22									
23									
24									
25									
26									
27									
28									
29									
30									
31									

مقرر وقت	امتحان	امتحان	امتحان	امتحان	امتحان	امتحان	امتحان	امتحان	امتحان
امتحان	امتحان	امتحان	امتحان	امتحان	امتحان	امتحان	امتحان	امتحان	امتحان
امتحان	امتحان	امتحان	امتحان	امتحان	امتحان	امتحان	امتحان	امتحان	امتحان
امتحان	امتحان	امتحان	امتحان	امتحان	امتحان	امتحان	امتحان	امتحان	امتحان

محمد کاظم ہاؤس (پرائمری) لاہور، فون: 332288

Attested
[Signature]

(65)

رجسٹر حاضری مدرسین

2020

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ASDEC
11/08/2020

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0322-4686268: فون: ہور بازار، ہور

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ردیف	نام خانوادگی	نام	تاریخ تولد	محل تولد	محل اقامت	محل خدمت	محل خدمت قبلی	محل خدمت بعدی	محل خدمت فعلی
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فروردین

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ردیف	نام خانوادگی	نام	تاریخ تولد	محل تولد	محل اقامت	محل خدمت	محل خدمت قبلی	محل خدمت بعدی	محل خدمت فعلی
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رجسٹر حاضری مدرسین

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ردیف	نام مدرسین	تاریخ	حضور	غیبت	توضیحات
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رجسٹر حاضری مدرسین

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ردیف	نام	پست	تاریخ	حاضر	غائب	بیمار	تذکرہ
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رجسٹر حاضری ملازمین

ردیف	نام	پست	تاریخ	حاضر	غائب	بیمار	تذکرہ
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Albert
Faruq

لاگ بک

(حصہ دوم)

رپورٹ کی روشنی میں مکمل
اقتاری نے جو کارروائی کی۔

رائے / رپورٹ معاہدہ

19/12/2018

اجابت معاہدہ

آئی 2 صرف 15/12/18 کو PSY کے اندر ایسی کا
اجابت معاہدہ عمل میں لایا گیا۔

سربراہی کے ذریعے PSHT اور مشین PSST
اسٹیم PSY کو عارف سے وصول کیا گیا۔

108
8
116

مقررہ سروس کو سڈم ذیل طریقے سے
دیے گئے۔

1) طلبہ کی تعداد کو طوائف کے مطابق
فہرست یا سڈم کر کے۔

2) طلبہ کے فہرستیں اجابت سے تیار کر کے
عارضہ نمبر اس کے انکوارڈنگ اور
سے والدین کو مطلع کر کے
سکل میں ڈسٹریبنٹ کیا گیا۔

ASDEO Diurnal
19/12/2018

Altaf

لاگ بک (حصہ دوم)

رپورٹ کی روشنی میں سکول
اقتدارتی نے جو کارروائی کی۔

رائے / رپورٹ معائنہ

نائب سکول
کارروائی کی۔

GPS Androssi

Under signed paid visit to GPS
Androssi on 11/03/2020.

Staff detail

Teaching staff was present
except Rustom pat (Sacked
employee) who was on training
(RITE) at Hari pur.

Enrollment class wise

1stA	1stB	2nd	3rd	4th	5th	Total
33/33	08/09	12/13	13/15	15/15	33/33	114/118

Rest information was found same
as already been reported but
electricity was made functional
as well as toilet was also made
functional.

Teaching, learning environment was
observed which found average.
Some instruction and guidance
were given on the spot.

Atish
[Signature]

ASDEO
11/03/2020

(حصہ دوم)

لاگ ایک

رپورٹ کی روشنی میں سکول
اقتاری نے جو کارروائی کی۔

رائے / رپورٹ معائنہ

Two additional class room constructed out of Conditional grant but still minor work kept pending. Some amount is needed to make it complete. Head Teacher is directed to provide estimate cost for more funds for in-complete work.

Enrollment: 103 Boys 65 Girls 48

Classes assigned to following Teachers

5th: M. Touqair (Eng, Science Urdu (PSHT)
Shajee (S.S, Maths (SPST)

4th M. Touqair (PSHT)

3rd Shajee (SPST)

2nd Shajee (SPST)

1st Rustum (PST) Sacked employee

4th Rustum (PST)

Sanctioned Posts

There are five (05) Sanctioned Post

out of five working are 03

C-IV Post is lying vacant as

C-IV retired from Service.

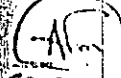
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لاگ بک (حصہ دوم)


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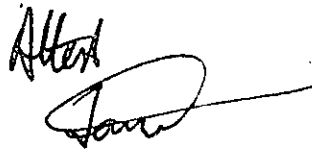
رپورٹ کی روشنی میں سکول
انتظامیہ نے جو کارروائی کی۔

School building kept clean.
 Teaching learning Condition:-
 Half Course has Completed.
 Needed hard work to improve
 Student reading writing skill.
School PTC Body
 PTC body is functional and takes interest
 in school affairs.


 SDEO
 Bahra
 31/10/19


 ASDEO
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

 ASDEO
 Bahra
 31/10/2019



NOTIFICATION

Mr. Rustam S/O Gohar Aman PST GPS Andrasi Mansehra. WHEREAS Mr. Rustam PST GPS Andrasi Mansehra was proceeded against under Khyber Pakhtunkhwa Government Servants (Efficiency & Discipline) Rules, 2011 account of producing fake /tempered documents for appointment in District Mansehra are as follows:-


- ix. Whereas; Mr. Rustam Khan S/O Gohar Aman PST was reappointed and posted at GPS Andrasi District Mansehra under sacked Employee Act 2012 vide this office vide Endst No.10239-46 dated 20-06-2019, On the basis of documents provided by you as per direction of Honourable Peshawar High Court Abbottabad Bench vide his judgment dated 02-04-2018
- x. Whereas according to the Terms and Condition NO.20 of the appointment order is that "their documents if found fake/bogus at any stage, their appointment order shall be withdrawn and legal action be taken against him".
- xi. After verification of your documents/service record, fake and fabricated documents have been found in your service record.
- xii. Whereupon during the course of scrutiny of their documents/service record, it was pointed out that Mr. Rustam Khan tempered his name at serial No.14 in termination order vide Endst No.1678-1713 dated 26-06-1997. It shows that you have committed misconduct /illegality thus violated E&D rule, 2011.
- xiii. Whereas on the verbal direction of DEO (M) Mansehra, initial inquiry conducted by SDEO (M) Mansehra and submitted his report vide dated 11-06-2020, with the remarks that "Mr Rustam tempered his name in serial No.14 in termination order vide Endst No.1678-1713 dated 26-06-1997, he committed fraud from his department, he may be proceeded under (E&D) rule, 2011 and their appointment order withdrawn immediately.
- xiv. WHEREAS as per inquiry report dated 11-06-2020, a showcause notice was issued to concerned vide this office No. 4811 dated 30-06-2020, and received reply of showcause on 10-07-2020.
- xv. Whereas, he was called for personal hearing vide this office No.5061-62 dated 11-07-2020, while attending the office of undersigned on 19-08-2020 and heard.
- xvi. Whereas the competent authority District Education Officer (M) E & SE Mansehra after having considered the charges and evidence on record, perusal of reply of show cause notice, report of inquiry officer & documentary proof is of the view that the charges against the accused Teacher have been proved. Therefore the Appointment order vide Endst No. 10239-46 dated 20-06-2019 in r/o Mr. Rustam Khan PST GPS Andrasi Mansehra Placed at S.No.28 is hereby **WITHDRAWN** with immediate effect.


DISTRICT EDUCATION OFFICER
(MALE) MANSEHRA

Endst: No. 6095-99 / F.No. Final Showcause/Appointt: 2019 (M) // Dated: 20/08/2020.

Copy forwarded for information to the:

1. Director E&SE Khyber Pakhtunkhwa Peshawar.
2. District Monitoring Officer (IMU) Mansehra.
3. District Account Officer Mansehra.
4. SDEO (Male) Concerned.
5. Mr. Rustam PST GPS Andrasi Residence of village Kalas Rachari Post Office Nawazabad Tehsil Baffa & District Mansehra.
6. Office File.


DISTRICT EDUCATION OFFICER
(MALE) MANSEHRA

Scanned with CamScanner

Endst: ...
Copy forwarded

1. Director E&SE Khyber
2. District Monitoring Officer (IMU) ...
3. District Account Officer Mansehra
4. SDEO (Male) Concerned.
5. Mr. Rustam PST GPS Andrasi Resident of Village Kalas Rachari
- Office File

BETTER COPY

OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) MANSEHRA

Phone#0097-382271

Fax#0097-382244

Email Address: eduedumansehra@yahoo.com

NOTIFICATION

Mr. Rustam S/O Gohar Aman PST GPS Andrasi Mansehra, WHEREAS Mr. Rustam PST GPS Andrasi Mansehra was proceeded against under Khyber Pakhtunkhwa Government Servantst (Efficiency & Discipline) Rules 2011 account of producing, fake/tempered document for appointment in District Mansehra are as follow..

- ix. Whereas: Mr. Rustam Khan S/O Gohar Aman PST was reappointed and posted at GPS Andrasi District Mansehra under sacked employee Act 2012 vide this office vide Endst No.10239-46 dated 20.06.2019, on the basis of documents provided by your as per direction of Honourable Peshawar High Court Abbottabad Bench vide his judgment dated 03.04.2018.
- x. Whereas according to the Terms and condition No.20 of the appointment order is that "Their document if found fake/bogus at any stage, their appointment order shall be withdrawn and legal action be taken against him"
- xi. After verification of your documents/service record, fake and fabricated documents have been found in your service record.
- xii. Whereupon during the course of scrutiny of their documents /service record, it was pointed out that Mr. Rustam Khan tempered his name at serial No.14 in termination order vide Endst No.1678-1713 dated 26.06.1997, it shows that you have committed misconduct/illegality thus violated E&D Rule, 2011.
- xiii. Whereas on the verbal direction of DEO (M) Mansehra, initial inquiry conducted by SEDO (M) Mansehra and submitted his report vide dated 11.06.2020, with the remarks that "Mr. Rustam tempered his name in serial NO.14 in termination order vide Endst No.1678-1713 dated 26.056.1997, he committed fraud from his department, he may be proceeded under (E&D) rule, 2011 and their appointment order withdrawn immediately.
- xiv. Whereas, as per inquiry report dated 11.06.2020, a showcause notice was issued to concerned vide this office No.4811 dated 40.06.2020, and received reply of showcause on 10.07.2020.
- xv. Whereas, he was called for personal hearing vide this officer No.5061-62 dated 11.07.2020, while attending the office of undersigned on 19.08.2020 and heard.
- xvi. Whereas, the competent Authority District Education Officer (M) E&SE Mansehra after having considered the charges and evidence on record, perusal of reply of show cause notice report of inquiry officer & documentary proof is of the view that the charges against the accused Teacher have been proved. Therefore the Appointment order vide Endst No.10239-46 dated 20.06.2019 in r/o Mr. Rustam Khan PST GPS Andrasi Mansehra placed at S. No.28 is hereby Withdrawn with immediate effect.

**District Education Officer
(Male) Mansehra**

Endst No.6095-99 t. No Final Showcause/appoint: 2019 (M) dated 20/08/2020

Copy forwarded for information to the.

1. Director E&SE Khyber Pakhtunkhwa Peshawar.
2. District Monitoring Officer (IMU) Mansehra
3. District Account Officer Mansehra
4. SDEO (Male) Concerned.
5. Mr. Rustam PST GPS Andrasi Resident of Village Kalas Rachari P.O Nawazabad Tehsil Baffa District Mansehra.
6. Office File


**District Education Officer
(Male) Mansehra**

DUTY CERTIFICATE

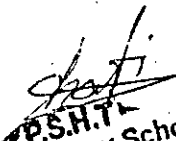
It is certified that Mr Rustam S/O Gohar Aman having CNIC # 42401-1182630-7 appointed vide Directorate E&SE Endstt :NO 10239-46 dated : 20-06-2019 is working as P.S.T at GPS Andrasi E&SE Department Khyber- PAKHTUNKHWA since 21-06-2019 to till date .I always found him sincere and devoted to his assigned task.

A.S.D.E.O
CIRCLE DHODIAL


DISTRICT MANSEHRA


ASDEO (M)
Circle Dhodial
Mansehra

H.T
GPS ANDRASI


P.S.T
Govt. Primary School
Andrasi (Mansehra)

DATED 08-01-2021

c/s

ASDEO (M)
Circle Dhodial
Mansehra

وکالت نامہ

بعدالت جناب سردار سردار محمد یونس صاحب
محمد اسحاق خان نام حکومت کے لیے مقرر
 دعویٰ یا جرم سید احمد منجانب سید احمد

باعث تحریر آنگہ

مندرجہ بالا عنوان میں اپنی طرف سے پیروی و جوابدہی بمقام سید احمد
سید احمد

بدین شرط وکیل مقرر کیا ہے کہ میں ہر پیشی پر خود یا بذریعہ مختیار خاص رو برو عدالت حاضر ہوتا رہوں گا۔ اور بوقت پکارے جانے وکیل صاحب موصوف کو اطلاع دے کر حاضر کروں گا۔ اگر کسی پیشی پر مظہر حاضر نہ ہوا اور غیر حاضری کی وجہ سے کسی طور پر مقدمہ میرے خلاف ہو گیا تو صاحب موصوف اس کے کسی طرح ذمہ دار نہ ہوں گے۔ نیز وکیل صاحب موصوف صدر مقام کچہری کے علاوہ کسی اور جگہ یا کچہری کے مقررہ اوقات سے پہلے یا بروز تعطیل پیروی کرنے کے مجاز نہ ہوں گے۔ اگر مقدمہ مقام کچہری کے کسی اور جگہ سماعت ہونے پر یا بروز کچہری کے اوقات کے آگے یا پیچھے ہونے پر ذمہ دار نہ ہوں گے۔ اگر مقدمہ دار یا اس کے واسطے کسی معاوضہ ادا کرنے، مختیار نامہ واپس کرنے کے بھی صاحب موصوف ذمہ دار نہ ہوں گے۔ مجھے کل ساختہ پرداختہ صاحب مثل کردہ ذات خود منظور و قبول ہوگا۔ اور صاحب موصوف کو عرضی دعویٰ اور درخواست اجرائے ڈگری و نظر ثانی اپیل نگرانی دائر کرنے، نیز ہر قسم کی درخواست پر دستخط تصدیق کرنے کا بھی اختیار ہوگا اور کسی حکم یا ڈگری کے اجراء کرانے اور ہر قسم کاروبار وصول کرنے اور رسید دینے اور داخل کرانے کا ہر قسم بیان دینے اور سپرد تاشی و راضی نامہ و فیصلہ برخلاف کرنے و اقبال دعویٰ کا اختیار ہوگا اور بصورت اپیل و برآمدگی مقدمہ یا منسوخی ڈگری یکطرفہ درخواست حکم امتناعی یا ڈگری قبل از فیصلہ اجرائے ڈگری بھی صاحب موصوف کو بشرط ادا ایسی علیحدہ پیروی مختیار نامہ کرنے کا مجاز ہوگا اور بصورت ضرورت اپیل اور اپیل کے واسطے کسی دوسرے وکیل یا ایئر سٹر کو بجائے اپنے ہمراہ مقرر کریں اور ایسے مشیر قانونی کو بھی اس امر میں وہی اختیارات حاصل ہوں گے جیسے صاحب موصوف کو پوری فیس تاریخ پیشی سے پہلے ادا نہ کروں گا تو صاحب موصوف کو پورا اختیار ہوگا کہ مقدمہ کی پیروی نہ کریں اور ایسی حالت میں میرا مطالبہ صاحب موصوف کے برخلاف نہیں ہوگا۔ لہذا اختیار نامہ لکھ دیا ہے کہ سند رہے۔

مضمون مختیار نامہ سن لیا ہے اور اچھی طرح سمجھا لیا ہے اور منظور ہے۔
 المرقوم 19 مئی 1902ء

محمد اسحاق خان - سید احمد

Waiman

Signature

APPROVED & ACCEPTED

"B"

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

No.

TB

Appeal No. 1123 of 2021.

Rustam Khan Appellant/Petitioner

Versus

Through Seig. Edm. 10/10/21 Respondent

Respondent No. 5

Notice to: Distt. Accounts Officer, Mansehra,

WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on 16-2-2022 at 8.00 A.M. If you wish to urge anything against the appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any Advocate, duly supported by your power of Attorney. You are, therefore, required to file in this Court at least seven days before the date of hearing 4 copies of written statement alongwith any other documents upon which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the appeal/petition will be heard and decided in your absence.

Notice of any alteration in the date fixed for hearing of this appeal/petition will be given to you by registered post. You should inform the Registrar of any change in your address. If you fail to furnish such address your address contained in this notice which the address given in the appeal/petition will be deemed to be your correct address, and further notice posted to this address by registered post will be deemed sufficient for the purpose of this appeal/petition.

Copy of appeal is attached. ~~Copy of appeal has already been sent to you vide this office Notice No.....dated.....~~

Given under my hand and the seal of this Court, at Peshawar this 10/11/21

Day of Jan. 2021

at Camp Court A Road

Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

Note: 1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.
2. Always quote Case No. While making any correspondence.

"B"

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

7B

No.

Appeal No. 1123 of 2021

Rustam Khan Appellant/Petitioner

Versus

Through Secy. Edu: Dist Pesh: Respondent

Respondent No. 4

Notice to: —

Sub-Divisional Education Officer
Inquiry Officer Manshera.

WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on 16-2-2022 at 8.00 A.M. If you wish to urge anything against the appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any Advocate, duly supported by your power of Attorney. You are, therefore, required to file in this Court at least seven days before the date of hearing 4 copies of written statement alongwith any other documents upon which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the appeal/petition will be heard and decided in your absence.

Notice of any alteration in the date fixed for hearing of this appeal/petition will be given to you by registered post. You should inform the Registrar of any change in your address. If you fail to furnish such address your address contained in this notice which the address given in the appeal/petition will be deemed to be your correct address, and further notice posted to this address by registered post will be deemed sufficient for the purpose of this appeal/petition.

Copy of appeal is attached. Copy of appeal has already been sent to you vide this office Notice No.....dated.....

Given under my hand and the seal of this Court, at Peshawar this 10/11

Day of Jan 2022

at Camp Court Road

Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

Note: 1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.
2. Always quote Case No. While making any correspondence.