# Form- A

# FORM OF ORDER SHEET

Court of\_\_\_

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	Cas	se No1596/2022			
S.No.	Date of order proceedings	Order or other proceedings with signature of judge			
1	2	3			
.1-	10/11/2022 -	The appeal of Mr. Shams-ur-Rehman resubmitted today by Mr. Khaled Rehman Advocate. It is fixed for			
	۰.	preliminary hearing before Single Bench at Peshawa			
		on Notices be issued to appellant and his counse			
		for the date fixed.			
	-	By the order of Chairman			
		REGISTRAR			
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The appeal of Mr. Shams-ur-Rehman Ex-PST GPS Bikatganj Mardan received today i.e. on 25.10.2022 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Check list is not attached with the appeal.
- 2- Appeal has not been flagged/marked with annexures marks.
- 3- Annexures of the appeal may be attested.
- 4- Appeal may be page marked according to index.
- 5- Copy of letter dated 21.10.2019 mentioned in para-8 of the memo of appeal (Annexure-J) is not attached with the appeal which may be placed on it.
- 6- Copies of order/letter dated 14.11.1996, 4.01.1997, 9.10.2018; 11.12.2020 and 9.01.2021 are illegible which may be replaced by legible/better one.
- 7- Copy of rejection order of departmental appeal in respect of appellant is not attached with the appeal which may be placed on it.
- 8- Copy of reply to show cause notice is not attached with the appeal which may be placed on it.
- 9- Five more copies/sets of the appeal along with annexures i.e complete in all respect may also be submitted with the appeal.

No. 3009 /S.T.

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Dt. 26/10 /2022

REGISTRAR

SERVICE TRIBUNAL **KHYBER PAKHTUNKHWA PESHAWAR.** 

11/22

Mr. Khaled Rehman Adv. Pesh.

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# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

# Service Appeal No. 1596 /2022

Shams-ur-Rahman ...... Appellant

Versus

The Govt. of KPK and others ......Respondents

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Through

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Appellant Û

Khaled Rahman Advocate, Supreme Court

С. thy Muhammad Amin Ayub

Muhammad Ghazanfar Ali Advocates, High Court 4-B, Haroon Mansion Khyber Bazar, Peshawar Off: Tel: 091-2592458 Cell # 0313-9040434

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

Service Appeal No.\_\_\_\_/2022

# Shams-ur-Rahman S/o Fazal-ur-Rahman

Ex-PST, GPS No.1, Bikatganj, District Mardan...... Appellant

## VERSUS

1. <u>The Govt. of Khyber Pakhtunkhwa</u> through Secretary, Elementary & Secondary Education Civil Secretariat, Peshawar.

- 2. <u>The Director</u>, Elementary & Secondary Education Department, Khyber Pakhtunkhwa, G.T. Road, Peshawar.
- 3. <u>The District Education Officer (Male)</u>, District Mardan .....<u>Respondents</u>

SERVICE APPEAL UNDER **SECTION-4** OF THE **KHYBER** PAKHTUNKHWA SERVICE TRIBUNALS ACT, 1974 AGAINST THE ORIGINAL IMPUGNED ORDER DATED 15.08.2022 WHEREBY APPELLANT WAS AWARDED MAJOR PUNISHMENT OF REMOVAL FROM SERVICE AGAINST WHICH HE PREFERRED DEPARTMENTAL APPEAL ON 22.08.2022 BUT THE SAME WAS UNLAWFULLY FILED VIDE IMPUGNED APPELLATE ORDER DATED 27.09.2022.

# <u>PRAYER:</u>

10/22

On acceptance of the instant appeal, the impugned original order dated 15.08.2022 passed by Respondent No.3 and the impugned appellate order dated 27.09.2022 passed by Respondent No.2, may graciously be set aside and appellant be re-instated into service with all back benefits.

Respectfully Sheweth,

Facts giving rise to the present appeal are as under:-

That initially, appellant was inducted in the Education Department as PST vide appointment order (*Annex:-A*) in accordance with the then prevailing Policy of the Government. His Service Book was prepared wherein

necessary entries were made from time to time. From the date of his first appointment he performed his duties to the entire satisfaction of the highups and was never subjected to any departmental proceedings.

That subsequently, with the change of political government, the services of the appellant were illegally dispensed with (*Annex:-B*) which was challenged before the Court but the effort proved abortive except that some colleagues in time approached the Court and got the relief.

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"i.

That in the year 2012 the Provincial Government passed "the Khyber Pakhtunkhwa Sacked Employees (Appointment) Act, 2012 (Annex:-C) providing for the reinstatement of the sacked employees and the Department made numerous appointments of similarly placed employees later on law was not fully implemented and appellant was not reinstated.

4. That against the non-appointment as per the Act ibid, some colleagues of the appellant approached the Hon'ble Peshawar High Court, Peshawar in Writ Petition No. 1662/2013 which was allowed vide judgment dated 24.12.2014. The appellant alongwith others had filed Writ Petitions No.2439-P/2016, No.2440-P/2016 & No.4762-P/2016 before the Hon'ble Peshawar High Court, Peshawar which were allowed vide consolidated Judgment dated 12.04.2018 (*Annex:-D*), the operative part of which is reproduced as below:-

"7. Accordingly, this and the connected Writ Petitions are allowed and the Respondents are directed to consider the petitioners strictly in accordance with law, the mode and manner set out by this Court in its judgment dated 24.05.2016 in W.P. No.516-A/2013, and upheld by the august Apex Court in its judgment dated 24.05.2017."

That the Circuit Bench of Hon'ble Peshawar High Court at Abbottabad further observed in W.P. No.516-A/2013 decided on 24.05.2016 (*Annex*;-E) that:-

That the Petitioners though eligible for appointment but not equipped with training Certificate, shall be considered for re-instatement against their respective posts under the

Khyber Pakhtunkhwa Sacked Employees (Appointment) Act, 2012 immediately;

- ii. The concerned District Education Officer shall scrutinized the case of each individual Petitioner independently;
- *iii.* Thereafter the Department shall arrange and manage the requisite training course for them and Petitioners shall be provided opportunity to acquit the requisite training certificate;
- iv. In case the Petitioners failed to acquire the requisite training certificate within the stipulated period, specified by the Department, their services shall stand terminated automatically.

Needless to remark that the respective EDOs of each district shall complete the process of re-instatement of the Petitioners within one month positively."

It is pertinent to aver here that the same findings has already been incorporated in Para No.4 of the consolidated Judgment dated 12.04.2018. The Judgment dated 24.05.2016 ibid, was already upheld by the Hon'ble Apex Court dated 24.05.2017.

- 6. That later on, appellant and others were appointed vide appointment orders dated 09.10.2018 (*Annex:-F*) against their respective posts but subject to the outcome of CPLA which was then pending adjudication before the Hon'ble Apex Court.
- 7. That pursuant to the order ibid, appellant joined duties vide Charge Report & Medical Certificate (*Annex:-G*) and while performing his duties he came to know that the judgment of the High Court in case of the appellant was in fact upheld by the august Supreme Court vide order dated 05.09.2018 (*Annex;-H*) and communicated to the Department by the Advocate General office on 19.09.2018.
- 8. That appellant while performing his duties was waiting for arrangement of requisite training by the Department as per judgment of the Hon'ble High Court. In this respect, the Directorate of Curriculum and Teachers Education, Khyber Pakhtunkhwa Abbottabad addressed a letter dated 21.10.2019 (*Annex:-I*) to the concerned quarter by informing that the Directorate was going to arrange condense courses of PTC, CT, DM, JDPE etc. for sacked employees in light of the Judgment of the Hon'ble Peshawar

High Court, Abbottabad Bench passed in W.P. No.516-A/2013, therefore, complete data of the appellant alongwith others was requisitioned.

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- That pursuant to letter ibid, SDEO transmitted letter dated 17.12.2019 (*Annex:-J*) to DEO (Male), Mardan for sending the names of the appellant alongwith others for the requisite training. The Office was supposed to comply with the directions of the Hon'ble Peshawar High Court, Peshawar by sending the names of appellant along with others for such training to Directorate of Curriculum and Teacher Education, Abbottabad. It is further elucidated that the then DEO (Male) Mardan transmitted a letter dated 09.01.2021 (*Annex:-K*) by providing data of the appellant alongwith others for training. Likewise, another letter dated 04.03.2021 (*Annex:-L*) was also issued for the same purpose, however, even thereafter no training for the sacked employees was arranged.
- 10. That the process of requisite training was not only kept pending, but to the utter bewilderment of appellant vide Show Cause Notice ( ) whereby he was directed to submit reply which he accordingly submitted (Reply ). However, without fulfilling the codal formalities, appellant was handed over the impugned office order dated 15.08.2022 (*Annex:-O*) whereby appellant was removed from service against which appellant preferred Departmental Appeal (*Annex:-P*) on 22.08.2022 but the same was unlawfully filed vide impugned appellate order dated 27.09.2022 (*Annex:-Q*).
- 11. That appellant being aggrieved of the impugned original order dated 15.08.2022 and impugned appellate order dated 27.09.2022, files the instant Service Appeal inter-alia on the following grounds:-

# Grounds:

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9.

A. That Respondents have not treated appellant in accordance with law, rules and policy on subject and acted in violation of Article 4 and 10A of the Constitution of Islamic Republic of Pakistan, 1973 and unlawfully issued the impugned orders, which are unjust, unfair and hence not sustainable in the eye of law. That discrimination has been meted out towards the appellant because similar placed employees were issued Show Cause Notices which were later on withdrawn and now they are regularly performing their duties against the subject post while appellant was singled out despite the fact that the Writ Petition filed by the appellant was allowed by the Hon'ble Peshawar High Court, Peshawar and the same as upheld by the Apex Court, therefore, as per Article-25 & 27 of the Constitution of Islamic Republic of Pakistan, 1973 similarly placed persons are supposed to be treated alike. Reliance is placed on:

## 2002 SCMR 82

----Art.25---Equality before law---Employer could not mete out different treatment to two groups of its employees, as dictates of law, justice and equity required exercise of power by all concerned to advance the cause of justice and not to thwart it.

Likewise, Reference is made to the Sheikh Riazat-ul-Haq case that under Article-9 of the Constitution a civil servant has fundamental rights to be treated as per law. Reliance is placed on 2017 PLC(CS) Note 23 which is as under;-

"Article-25: ..... Discrimination ..... Similar treatment .... Scope ..... Alike should be treated Alike."

- C. That it is transpired from the Judgment of the Hon'ble Peshawar Court, Peshawar wherein the Department was directed to arrange and manage the requisite training course for appellant and others and provide them opportunity to acquire the requisite Training Certificate, which the Department failed to do inspite of repeated requests by the concerned quarter to the Department to forward the data/names of the appellant and sacked employees for training, therefore, appellant should not be made to suffer for the acts and omissions of the Department.
- D. That the acts and omissions of the Department are not only based upon malafide intention but also squarely falls within the ambit of contempt of Court of lawful orders of the Hon'ble High Court which was maintained by the Apex Court, therefore, the Department has failed to comply with the Court directions without any legal justification, therefore, the impugned office order dated 15.08.2022 is not tenable in the eye of law.

B.

جير ر That the requisite training for the PTC/PST has been abolished (*Annex:-R*) by the Provincial Government, therefore, the objection is no more in field. Moreover, as has already been explained hereinabove that the process of training was deliberately kept pending by the Department. It is further added that as per Article-189 of the Constitution of Islamic Republic of Pakistan, 1973 judgment of the Hon'ble Supreme Court is binding upon all the Institutions of the Government.

- F. That no proper opportunity has been provided to the appellant in the Minutes of the Meeting dated 12.08.2022 on the basis of which the impugned order dated 15.08.2022 was passed, therefore, appellant was supposed to be represented in the Meeting and if he would have been heard then he would have been explained his position well and turning decision definitely in his favor.
- G. That appellant was supposed to be treated as per Section-16 of the Khyber Pakhtunkhwa Civil Servants Act, 1973 because the legislation has codified the word "*shall*", therefore, appellant has not been treated in accordance with law and rules. Thus the impugned order is void ab-initio in the eye of law and is liable to be brushed aside.
- H. That Rule-2(1)(1) of the Khyber Pakhtunkhwa Government Servants (Efficiency & Discipline) Rules, 2011 stipulates misconduct. The bear perusal of the same will reveal that the acts and omissions as have been attributed to appellant do not fall within the definition of misconduct. Moreover, it has been narrated that infact Department was/is responsible for the failure in arranging the requisite training.
  - That a proper mechanism has been provided in Rule-5 of the Rules ibid, wherein it was held that:
    - 5(1) If on the basis of its own knowledge or information placed before it, the competent authority is of the opinion that there are sufficient grounds for initiating proceedings against Government servants under these rules it shall either:-
    - (a)

I.

E.

Proceed itself against the accused by issuing a Show Cause Notice under Rule-7 and, for reasons to be

#### recorded in writing, dispense with inquiry."

Therefore, neither Show Cause Notice nor Statement of Allegations were served upon appellant rather he was condemned unheard and the impugned order has been issued at his back.

**That** it is a settled legal principle that where major penalty is proposed then only a regular enquiry is to be conducted wherein the accused must be associated with all stages of the enquiry including the collecting of oral and documentary evidence in his presence and he must be confronted to the same and must be afforded an opportunity of cross-examining the witnesses. Thus the impugned order is nullity in the eye of law and hence liable to be set aside.

K. That the impugned appellate order dated 27.09.2022 does not qualify the condition of Rule-5 of Khyber Pakhtunkhwa Civil Servants (Appeal) Rules 1986 read with Section-24A of the General Clauses Act, 1897 as the Departmental Appeal of the appellant has not been decided by the appellate authority without giving reasons. Reliance is placed on 2010 SCMR 511, 2010 SCMR 1475, 2010 SCMR 1778, 2015 SCMR 630:-

#### 2010 SCMR 511

J.

"----S. 24-A---Speaking order---Scope---Public functionaries are obliged to redress grievances of citizens/their subordinates with reasons."

### 2010 SCMR 1475

---S. 24-A---Speaking order---Scope---Under S.24-A, General Clauses Act, 1897, even public functionaries are duty bound to decide the case after application of mind.

#### 2010 SCMR 1778

"----Each and every public functionary is duty bound to decide cases in accordance with law."

#### 2015 SCMR 630

"----S. 24A---Executive authority---Discretion, exercise of---Scope---When legislature conferred a wide ranging power, it must be deemed to have assumed that the power would be, firstly, exercised in good faith, secondly, for the advancement of the objects of the legislation, and, thirdly in a reasonable manner----Where the authorities failed to regulate their discretion by the framing of rules, or policy statements or precedents, it became mandatory for the courts to intervene in order to maintain the requisite balance for the exercise of statutory power." That no opportunity of personal hearing was afforded to the appellant neither by the competent authority, nor by the Enquiry Officer nor even by the appellate authority which are the mandatory requirements of law. Reliance is placed on 2003 SCMR 1126, which states that:-

> "where the civil servant was not afforded a chance of personal hearing before passing of termination order, such order would be void ab-initio."

Further reliance is placed on PLD 2008 SC 412 which states as under:-

"Natural Justice, principles of --- Opportunity of hearing ---Scope --- order adverse to interest of a person cannot be passed without providing him an opportunity of hearing --- Departure from such rule may render such order illegal.

It is, therefore, humbly prayed that the instant appeal may graciously be accepted as prayed for above.

Any other relief as deemed appropriate in the circumstances of case not specifically asked for, may also be granted to appellant.

Through

Appellant ۵ Khaled Rahman Advocate, Supreme Court

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Muhammad Amin Ayub

Muhammad Ghazanfar Ali Advocates, High Court

Dated: 1)/10/2022

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# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No.\_\_\_\_/2022

Shams-ur-Rahman A				
	Versus			
The Govt. of KPK and o	others	Respondents		

# <u>Affidavit</u>

I, Shams-ur-Rahman S/o Fazal-ur-Rahman. Ex-PST, GPS No.1, Bikatganj, District Mardan, do hereby solemnly affirm and declare on oath that the contents of this Appeal are true and correct to the best of my knowledge, and nothing has been concealed from this Hon'ble Tribunal.

Ifentified by a Khaled Rahman Advocate, Peshawar



Deponent

hnnich STIDE OF THE DISERICT EDUCATION '(MALE -PRIMARY MARDAN APPOT NITMENT. iffice order Mr. Stram Pin Keliman B10 Forth pliman 8/0 Mohe Make - Ale / Cip District Mardan is hereby appointed no PTO Un-Indined Teacher at ALKS Now mar Khell 10-225-7 (ORB, 1480/PM fixed plus usual allowanees as adminstillo to bis under the rules with immediate effect in the interest of gublic sprvios with the following berns and conditions-HIB appairing the balo puraly on Temperate in light reason on notice. The sease of real gration he will have to submit one works proper notice to the Department or fortheith second in payion leiu thereof to the Govt: 20 He is required to produce Health and age certificate from the M/S DHQ Hespital Mardan before taking evar charge. His original certificate should be checked before handing over charge. He shall governed by such services discipline and conduct rules have been or may be 'priscribed their' after by the Govt:NWFP. He should not be allowed to take over charge if his age is less than 18 years and above than 30 years. If he fail to take over charge of the post within 15 Days on the lasue of this order his spontonest order Will be cancellled. NO.TA/DA eto is allowed. Charge report-should be submitted to all concerned. DISTRICT EDUCATION OFFICER, (MALE) FRIMARY

Copy of the above is forwarded to the:-

The Bub-Divisional Education officer (Male) Mardan/ Takht Bhai.

ApptuPIC/I-AE.Dt

Candidate Concerned.

TOER, (MALE) PRIMARY M 1

## **LEGIBLE COPY**

### OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) PRIMARY MARDAN

### APPOINTMENT

#### OFFICE ORDER

Mr. Shams Ur Rehman S/O Fazli Rehman R/O District Mardan is hereby appointed as PTC Untrained Teacher at CPS Noor Man Khel (AVP) in BPS-7 @Rs.1480/PM fixed plus usual allowances as admissible to him under the rules with immediate effect in the interest of public service with the following terms and conditions:-

#### TERMS AND CONDITION

- 1. His appointment is purely Temporary and liable to termination at any time assigning any reason or notice.
- 2. In case of resignation they will have to submit one Months prior notice to the Department forfeit one month pay lieu thereof to the Govt.
- 3. He is required to produce Health and Age certificate from M/S DHQ Hospital Mardan before taking over charge.
- 4. His original certificate should be checked before handing over charge.
- 5. He shall governed by such services discipline and conduct rules have been or may be prescribed their after by the Govt NWFP.
- 6. He should not be allowed to take over charge in case their age is less then 18 years and above than 30 years.
- 7. If he fails to take over charge of the post within 15 days on the issue of this order their appointment order will be cancelled.
- 8. No TA/DA etc is allowed.
- 9. Charge Report should be submitted to all concerned

## DISTRICT EDUCATION OFFICER (MALE) PRIMARY MARDAN

### Endst No.251-52/F.No.25/Apptt PTC/I-AE-Dt14/1/96

Copy of the above is forwarded to the:-

- 1. The Sub Divisional Education Officer (Male) Mardan
- 2. Candidate concerned

### DISTRICT EDUCATION OFFICER (MALE) PRIMARY MARDAN

103 OF THE SUB DIVISIONAL.EDUCATION MITTER (MALE) PRIMARY M.R.D.D.A.N RECORDA 14m Shamsur Rehman PTC "GPS GMPS GEPS Neer Man Khel Ne-1 Sub; WITHDRAMAL OF SERVICES EROM\_1-7-1995 Ole WHULAR PTO TOLOHERS WITH EFFER Meinc; Consequent upon the order of District what tion Officer (Main) Primary Mardan issued Vide his order "ndet; "Q. 27"7 G dated 14.12.19" all irregular Appointments of Mrs teachers have be n withdrawal N. 3. 1 1.7.1995. The District "ducation Officer(Male) Prim ry Mardan Directed Vide his No: 12-13, dated 2-1-3997 to inform all the irregular PTC teach In the light of the instructions issued under reference, abov the 14.11.1996, a line tour Appointment Order NO: 251-52 S B:DIVISIONAL ET 'CATTON (MALE) MARD N. St. 1. + 110 Dated. Disy forwarded to the:-1997 A District ducation Officer (Male) Privary Mardon w/r to his order 2.All ASUEC(I) & Lot convision. JASDEC(A) for the booty. DIVISIUMAL (MALE) MARDAN. OFFICER

# Details of employees terminated from 1996 to 1998

Scelewise No. of Date & mode of their Name of Period served with Reasons for Have any of employees Is there any need to issue order cimpleyees terminated appointment appointing Station of dury termination terminated from 1996 to 1998 for en block re-instaterient irc: 1996 to 1998 office been re-instated by courts 15-01-1996-ED O(Auxie) 11-1-7 - 9007. ND Name Shamsur Rehman P.T.C CASAID - NOOD mar Kheel

Ammes C. 13.

## Sacked Employees (Appointment) Act, 2012

# Khyber Pakhtunkhwa Sacked Employees (Appointment) Act, 2012

# <sup>1</sup>[Act XVII of 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 regular basis to a civil 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 1993 to the 30th day of November, 1996 (both days inclusive) and were dismissed, removed, or terminated from service during the period from 1st day of November 1996 to 31st day of December 1998 on various grounds;

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

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:

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

(2) It shall apply to all those 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;

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www.pakp.gov.pk

# Sacked Employees (Appointment) Act, 2012

- (d) "Prescribed" means prescribed by rules;
- (e)
- "Province" means the Province of the Khyber Pakhtunkhwa; (?)
  - "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:

(g)

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.

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

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.

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# Sacked Employees (Appointment) Act, 2012

(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.

**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 of inconsistency to this Act, shall cease to have effect.

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

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PESHAWAR HIGH COURT PESHAWAR THE ΤN

2440 P12016 WRIT PETITION No

NZ

TODAY

Remistrar

FH F

Abdul Ahad S/o Shokh Dil, R/o Mohallah Alladad Khel, Hoti, Mardan.

Liaqat S/o Shah Pur Khan. R/o Mohallah Alladad Khel, Hoti, Mardan.

Shah Hussain S/o Zenur Shah, R/o Kot Dolatzai, Mardan.

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Shakirullah Khan S/O Saif-ur-Rehman R/o Saif-ur-Rehman Koroona, Kanda Ghar, Takht Bhai, Mardan.

Taj Alam S/o Yousaf Khan, R/o Kuz Kandi, Jalala, Takht Bhai, Mardan.

Khurshid Ali S/o Muhammad Yousaf, R/o Habib Koroona, Gunjay, Takht Bhai, Mardan.

- Taj Muhammad S/o Muhammad Anwar Khan 7. R/o Charagh Din Kaley, Takht Bhai, Mardan.
- Zubair Ali S/o Karimullah, 8. R/o Mohallah Alladad Khel, Hoti, Mardan.
- lbn-c-Amin S/o Tor Jan, 9. R/o Kazim Kaley, Takht Bhai, Mardan.

Imran Khan S/o Shah Jehan, R/o Sardar Kacly, Saro Sin, Takht Bhai, Mardan. 10.

- Ahad Khan S/o Mir Dad, 11. R/o Nurman Khel, Par Hoti, Mardan.
- Tahir Muhammad S/o Noor Muhammad, 12. R/o Mohallah Sher Dil Khan, Hoti, Mardan.
- Irshad Ahmad S/o Gul Muhammad, R/o Lund Khuwar, Tchsil Takht Bhai, District Mardan. 13.

Umar Khitab S/o Darcy Khan, 14. R/o Roriya Jadeed, Mardan.

Fida Muhammad S/o Akhtar Gul. 15. R/o Village Qasmi, Takht Bhai, Mardan.

- Morood Khan S/o Fageer-ur-Reliman, 16. R/o Garhi Kapoora, Ismailzai, Mardan.
- Shah Hussain S/o Hazrat Hussain, 17. R/o Anar Bag, Mardan.
- Ahad Khan S/o Farrukh Sacr, 18. No Gulbahar, Kas Koroona, Mardan.

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19.	Syed Roohullah Shah S/o Syed Muhibullah Shah,
	R/o Par Hoti, Mardan.
20.	lkram-ul-Haq S/o Haji Muhammad Sadiq, R/o Fazal Abad, Takht Bhai, Mardan.
21.	Amjid Ali S/o Muhammad Nabi, R/o Mohallah Bamo Khel, Mardan.
22.	Muhammad Farooq S/o Gul Manaf, R/o Village Mehmood Abad, Mardan.
23.	Muhammad Asghar S/o Gulab Din, R/o Mchmood Abad, Garhi Kapoora, Mardan.
24.	Bahadar Khan S/o Muslim Shah, R/o Gumbat, Mardan.
25.	Abdul Ahad S/o Tila Muhammad, R/o Qaim Khel, Mayar, Massian.
26.	Shakeel Ahmad S/o Musharaf Khan, R/o Alo, Taklıt Bhai, Mardan.
<sup>`</sup> 27.	Fazal Mchmood S/o Musharaf Shah, R/o Mohallah Bari Cham, Takht Bhai, Mardan.
28.	Fayaz Muhammad S/o Wali Muhammad, R/o Mohallah Anar Bag, Gumbat, Mardan.
29.	ljaz Ahmad S/o Shamas Gul, Lab: Assistant, R/o Lalazar near THQ Hospital, Takht Bhai, Mardan.
30.	Shams-ur-Rehman S/o Taj Malook, Junior Clerk, R/o Mohallah Sherai, Bari Chum, Mardan.
31.	Abidullah S/o Ikramullah, R/o Mohallah Ghulaman, Toru, Mardan.
32.	Safdar Khan S/o Munammad Ameen, R/o Karghan Hassanzai, Talar, Takhi Bhai, Mardan.
33.	Khalid Khan S/o Haji Aslam 1. han, R/o Habib Gul Koroona, Takht Bhai, Mardan.
<b>34.</b>	Khalid Usman S/o Malik Aman, R/o Chamrank, Mardan.
35.	Shams-ur-Rehman S/o Fazi-ur-Rehman, R/o Muhammad Ali Khan Akbar Road, Hoti, Mardan.
36.	Muhammad Ayaz S/o Muhammad Jameel, R/o Mohallah Rustam Khel, Mardan.
37.	Saced Muhammad S/o Awal Din, R/o Shahi Bagh, Hoti, Mardan.
38.	Sabz Ali S/o Gul Said, R/o Roghani, Sawal Dher, Mardan.
39.	Murad Ali S/o Alam Zeb, R/o Center Colony, Baghdada, Mardan.
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Muhammad Mushtaq Ahmad S/o Muhammad Musa Khan, R/o Islam Bagh, Karwan Road, Mardan.

Raheem Khan S/o Allah Dad, R/o Sadaat Baba, Takht Bhai, Mardan.

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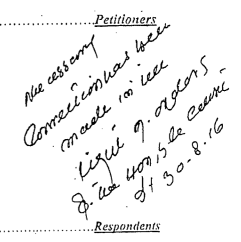
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- Amanullah S/o Hazratullah,
   R/o Akbar Road, Mohallah Sher Dil Khan, Mardan.
- Tariq Hussain S/o Abdul Hassan,
   R/o Babu Mohallah Bari Cham, Mardan.
- 44. Zulfiqar Ali S/o Nek Muhaminad, R/o Kass Koroona, Mardan.
- Ayaz Muhammad S/o Khan Muhammad, R/o Street No.3, Saeed Abad, Kas Koroona, Mardan.
- Kabaley Khan S/o Safiullah, Mohallah Sadi Khel, Mayar, Mardan.
- Nisar Muhammad S/o Amanullah,
   R/o Toheed Abad, Charsadda Road, Mardan.
- 48. Ijaz Hussain S/o Ghulam Nabi, R/o Bakhshali, Mardan
- Muhammad Suhail s/o Faqeer Muhammad
   R/o Zayed Khel, Toru, Mardan
- 50. Atta-ur-Rehman s/o Muhammad Ismail, R/o Mohallah Khan Khel, Toru, Mardan.
- 51. Siraj Muhammad S/o Baz Muhammad R/o Toru, Mardan.....

Versus

- 1. <u>The Secretary</u> Govt. of Khyber Pakhtunkhwa, Elementary & Secondary Education Department, Civil Secretariat, Peshawar.
- 2. <u>The Director</u>, Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar.
- 3. <u>The District Education Officer (1997)</u> Male District Mardan.



# WRIT PETITION UNDER ARTICLE, 199 OF THE CONSTITUTION

OF THE ISLAMIC REPUBLIC OF PAKISTAN, 1973. Respectfully Sheweth, Facts giving rise to the present writ petition are as under:-1. That petitioners are the permanent and bonafide residents of District Mardan. They were appointed as PST, C.T. T.T. Lab: Assistant Junior Clerk, P.E.T and on different dates after observing all the codal formalities vide orders dated 14.01.1996, 26.05.1996, 23.01.1996, 04.09.1996, 10.07.1996, 30.05.1995, 02.08.1995, 19.05.1994, 03.07.1996, 07.11.1995, 31.10.1994, 25.02.1996, 26.11.1996, 26.10.1995, 06.11.1995, 04.10.1995, 30.06.1995, 23.10.1995, 02.10.1995, 04.02.1995, 06.10.1996, 12.12.1994, 28.08.1996, 08.10.1996, 07.05.1995, 08.11.1995, 21.10.1995, 23.07.1996, 28.03.1996, 02.01.1995, 06.10.1996, 24.03.1996, 25.03.1996 and 31.10.1995. At the moment more of the petitioners are qualified for the posts against which they were appointed.

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That after their appointments petitioners were satisfactorily and devotedly performing their duties for years to the entire satisfaction of the high-ups but with the change of Government, the successor Government out of sheer reprisal and to settle scores with the previous Government terminated the services of petitioners vide orders dated 06.01.1997, 12.02.1997, 13.02.1997, 23.06.1997, 13.03.1997, 07.01.1997 and 30.05.1997. (Appointment Orders/Credentials/Termination Orders of Petitioners Annex:-A).

That after their termination, petitioners left no stone unturned and made inexorable and untiring efforts for restoration of their services. They have been agitating their genuine grievances before every forum, higher authority for the last more than 1½ decade but could not succeed with exception of some of their colleagues who within prescribed period of limitation approached the Hon'ble Khyber Pakhtunkhwa Service Tribunal and were reinstated with all back benefits by the Provincial Service Tribunal on 11.08.2003 and 02.05.2002 which were upheld by the Apex Court on 18.11.2004, and the Judgments then were implemented by the Department vide orders dated 20.04.2006, 19.12.2004 (Annex:-B). Previously a decision in this respect was taken by the Cabinet of the Provincial Government but the same was not implemented.

That in the years 2010 the Federal Government, while realizing the miseries of politically victimized sacked employees of the 1996-99 in view of their longstanding grievances/complaints, passed "the Sacked Employees (Re-Instatement) Act, 2010" (to be referred hereinafter as the Act of 2010) whereby all the employees appointed by the Government and then terminated by the next Government on political grounds/ considerations were reinstated into service.

That since the employees in the Provincial Government were also terminated during the same period of time on the same political grounds also needed similar

EXAMINE F

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treatment therefore the Provincial Government of Khyber Pakhtunkhwa also decided to reinstate similarly terminated employees, therefore, "*The Khyber Pakhtunkhwa Sacked Employees (Appointment) Act, 2012*" (to be referred hereinafter as "the Act of 2012") was passed by the Provincial Assembly of Khyber Pakhtunkhwa and assented to by the Governor on 17.09.2012 and notified on 20.09.2012 (*Annex:-C*).

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That since the promulgation of the Act of 2012 the same was not properly implemented in letter and spirit and by one way or the other its provisions were defeated by one reason or the other by the interested quarters so as to deprive the deserving candidates including the petitioners although they properly applied to the competent authority for their appointment within 30% quota mandated by the Act but without any success.

That similarly other colleagues approached this Hon'ble Court in W.P.No.1662-P/2013 decided on 24.12.2014 (Annex:-D) which was recently implemented vide orders dated 14.04.2016 (Annex:-E) which was followed by another judgment dated 18.09.2015 (Annex:-F) passed in W.P.No.3592-P/2014. Since the case of petitioners is identical, therefore, they are also entitled to the same relief under the principle of consistency and equality before law.

That petitioners time and again approached the Respondents for extending the benefit of the Act of 2012 but they have unlawfully refused, therefore, having no other adequate and efficacious remedy, petitioners now file this constitutional petition inter-alia on the following grounds:-

### Grounds:

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A. That Respondents have not treated petitioners in accordance with law, rules and policy on subject and acted in violation of Articles 4 and 10A of the Constitution of Islamic Republic of Pakistan, 1973 and unlawfully refused to extend the benefit of the Act of 2012, which is unjust, unfair and hence not sustainable in the eye of law.

B. That petitioners are entitled to be re-appointed under the Act of 2012 inas much as they are covered by the definition of the Sacked Employees as well as other beneficial provisions of the Act but the Respondents are denying the rights of petitioners without any justification muchless lawful which has resulted in

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EXAMINER Peshawar High Court

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miscarriage of justice.

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That this Hon'ble Court has interpreted the Frovisions of the Act of 2012 in favour of other similarly placed colleagues of the petitioners and granted them relief vide Judgments ibid which were then implemented by the Respondents. Petitioners are also entitled to the same relief being similarly placed under the principle of consistency and equality as per the judgments laid down by Hon'ble Supreme Court of Pakistan in the cases of "Hameed Akhtar Niazi ... Vs... The Secretary Establishment Division, Government of Pakistan and others" reported in 1996 SCMR 1185 and in the case of "Tara Chand and others ... Vs ... Karachi Water and Sewerage Board, Karachi and others" reported in 2005 SCMR 499 and another Judgment reported in 2009 SCMR I wherein it has been laid down that "when a Tribunal or Court decides a point of law relating to the terms of service of a civil servant which covered not only the case of the civil servants who litigated, but also of other civil servants, who might have not taken any legal proceedings, the dictates of justice and rules of good governance demand that the benefits of the decision be extended to the other civil servants, who might not be parties to the litigation instead of compelling them to approach the Tribunal or any other forum."

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That it will not be out of place to mention here that the policy of appointment of D. untrained teachers by the Education Department of the Government was fully in vogue at the time of appointment of petitioners and even till 2011 and financial benefits were allowed to teachers for the untrained period of their service in 2009. Now more of the Petitioners have subsequently acquired the relevant qualifications of the posts against which they were initially appointed and at the moment they are qualified for the posts nay over and above the prescribed qualification for the posts.

That after their appointments in the Education Department and serving for years, Petitioners had acquired rich teaching experience which has also not been taken into account by the Respondents. Since the promulgation of the Act of 2012, 04 selection process have been done wherein as many as 964 vacancies have been filled out of which 30% quota of the Sacked employees comes out 288 in total which are outstanding as per the Act of 2012.

E.

F.,

That the very object of the Act of 2012 was to redress the grievances of Petitioners and to provide them justice for which Petitioners and other similarly

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sacked employees have been craving for more than one and half decade and therefore, it was a beneficial legislation but because of the denial on the part of the Respondents to obey the law, the object of the Act was frustrated, therefore, the refusal of the Respondents to extend the benefit of the Act of 2012 to petitioners is not sustainable in the cye of law.

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For the aforesaid reasons, it is therefore, humbly prayed that on acceptance of this writ petition, this Hon'ble Court may graciously be pleased to declare the refusal of the Respondents to extend the benefit of Act of 2012 to petitioners by appointing them against the requisite posts in 30% quota reserved for the sacked employees, as without lawful and hence of no legal effect and this august Court may further be pleased to direct the Respondents to act in the matter in accordance with law and to appoint petitioners against their requisite posts w.e.f. the due date with all consequential back benefits.

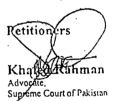
Any other relief as deemed appropriate in the circumstances of case not specifically asked for, may also be granted to petitioners.

#### Interim Relief

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By way of interim relief, the Respondents may graciously be restrained for making fresh appointments till the final disposal of the instant writ petition.

Through



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Dated: //\_\_\_/05/2016

## CERTIFICATE

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Certified on instruction that petitioners have not previously moved this Hon'ble Court under Article 199 of the Constitution of the Islamic Republic of Pakistan, 1973 regarding present matter.

Khaled, Kullman Advocate, Peshawar

# List of Books

1. The Constitution of the Islamic Republic of Pakistan, 1973.

Services Law.

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## <u>NOTE</u>

1. Three spare copies of the Writ Petition are enclosed in a separate file cover.

2. Memo of addresses is also attached.

KhaleelRahman Advocate, Peshawar

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# W.P. No.\_\_\_\_/2016

Abdul Ahad and others .....Petitioners

Versus

The Secretary and others..... Respondents

# <u>Affidavit</u>

I, Shams-ur-Rehman S/o Taj Malook, Junior Clerk, R/o Mohallah Sherai, Bari Chum, Mardan., do hereby solemnly affirm and declare on oath that the contents of this writ petition are true and correct to the best of my knowledge, and nothing has been concealed from this Hon'ble Court.

Petitioner No.30

Identified Khaléd nan Advocate, Peshawar

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Deponent

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**Usih Commissioner** Pasturyon, High Court, Peshawa

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# IN THE PESHAWAR HIGH COURT, PESHAWAR,

[Judicial Department].

# Writ Petition No.2440-P/2016

Abdul Ahad and 50 others.

#### Petitioners

Respondents

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VERSUS

The Secretary, Govt of Khyber Pakhtunkhwa,

Elementary & Secondary Education Department, Civil Secretariat Peshawar, And others.

For Petitioners :-For Respondents :- <u>Mr. Khalid Rehman, Advocatc.</u> <u>Mr. Waqar Ahmad, AAG.</u>

Date of hearing:

# JUDGMENT

12.04.2018

**ROOH-UL-AMIN KHAN, J:-** This writ petition is disposed of in terms of our common judgment of even date placed in connected Writ Petition No.2438-P/2016, titled, Mst. Samina Qazi and 42 others Vs The Secretary Govt of Khyber Pakhtunkhwa Elementary & Secondary Education and others".

<u>Announced:</u> 12.04.2018

Siraj Afridi P.S.

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JUDGE

DB of Mr. Justice Rooh-ul-Amin Khan and Mr. Justice Ikramullah

# IN THE PESHAWAR HIGH COURT, PESHAWAR,

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[Judicial Department].

VERSUS

Writ Petition No.2438-P/2016

Mst. Samina Qazi and 42 others.

#### Petitioners

The Secretary, Govt of Khyver Pakhtunkhwa, Elementary & Secondary Education Department, Civil Secretariat Peshawar, And others.

Respondents

XiARD.

For Petitioners :-For Respondents :- <u>Mr. Khalid Rehman, Advocate.</u> <u>Mr. Waqar Ahmad, AAG.</u>

Date of hearing:

<u>12.04.2018</u>

#### JUDGMENT

**ROOH-UL-AMIN KHAN, J:-** Through this common judgment, we shall decide the instant and connected Writ Petitions No.2439-P and 2240-P of 2016, filed by Iftikhar Ali and 53 others and Abdul Ahad and 50 others (to be referred hereinafter as petitioners), as identical question of law and facts are involved therein.

2. In essence, grievance of the petitioners is that during the period since 1993 to 1996, the respondents after observing all legal and codal formalities, appointed them against various positions i.e. CT, PET, DM, OT, T.T., Lab. Assistant and Junior Clerk on different dates, mentioned in their appointment orders, annexed with the respective writ petitions, in Education Department, but with the change of Government, their services were terminated on the pretext of irregularities committed in their appointment. The petitioners rise their voice before various forum, but proved futile. In the year 2010, the Federal Government enacted 'the Sacked Employees (Re-Instatement) Act, 2010' (the Act of 2010) to provide relief to persons in corporation service or autonomous or semi autonomous bodies or in the Government service who were dismissed, removed or terminated from service. The Provincial Government of Khyber Pakhtunkhwa while following the Act of 2010, enacted 'the Khyber Pakhtunkhwa Sacked Employees (Appointment) Act, 2012' (the Act of 2012) so as to provide relief to those sacked employees who were appointed on regular basis to a civil 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 1<sup>st</sup> day of November 1993 to the 30<sup>th</sup> day of November, 1996 (both days inclusive) and were dismissed, removed or terminated from service during the period from 1<sup>st</sup> day of November, 1996 to 31<sup>st</sup> day of December, 1998 on various grounds.

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3. Respondents have filed their Para-wise comments, wherein it is averred that under the Act of 2012, sacked employee is 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

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that time during a period from 1<sup>st</sup> day of November, 1993 to 30<sup>th</sup> day of November, 1996 (both days inclusive) and was dismissed, removed, or terminated from service during the period from 1<sup>st</sup> day of November, 1996 to 31<sup>st</sup> day of December. 1998 on the ground of irregular appointments. Some of the petitioner petitioners being lacking the prescribed academic qualification and criteria laid down by the Act of 2012, and some being untrained, cannot be extended benefit of the Act of 2012.

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4. Having heard the arguments of learned counsel for the parties, it appears from the record the controversy of re-instatement of sacked employees cropped up before this Court in <u>"Writ Petition No.1662-P/2013, titled, "Hazrat</u> <u>Hussain etc Vs the Govt of Khyber Pakhtunkhwa and</u> <u>others"</u> which was decided on 24.12.2014, as follow:-

> "It is worth to note that persons similarly, placed with the petitioners have been re-instated by the department while giving effect to the judgments given by the Khyber Pakhtunkhwa Service Tribunal. Moreso, one Mst. Gul Rukh whose services were terminated by the respondents along with the petitioners, has been appointed under the Act vide order dated 09.05.2013. It is cardinal principle of law that similarly placed persons should be treated alike and no different yard stick should be used while redressing their grievances. It is the hall mark and grundnorm of our constitution that every person is entitled to equal protection of law. Not only similarly placed colleagues of the petitioners have been appointed by the respondents but the petitioners are also entitled to the relief given to the sacked employees under the Act.

For what has been discussed above, we admit and accept both the writ petitions and direct the respondents to consider the petitioner for their appointment in accordance with the provision of the Act."

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Subsequently, W.P. No.516-A/2013, titled, "Iftikhar Khan etc Vs Govt of Khyber Pakhtunkhwa etc" and so many other writ petitions, were filed by the sacked employees with regard to relief of reinstatement, before Abbottabad Bench of this Court, which were disposed of through a common judgment dated 24.05.2016, placed in W.P.

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No.516-A/2013, in the following terms:-

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That the petitioners though eligible for appointment but not equipped with training certificate, shall be considered for re-instatement against their respective posts under the Khyber Pakhtunkliwa Sacked Employees (Appointment) Aci, 2012 immediately;

ii. The concerned District Education Officer shall scrutinize the case of each individual petitioner independently;

iii. Thereafter the department shall arrange and manage the requisite training course for them and the petitioners shall be provided opportunity to acquit the requisite training certificate;

In case the petitioner failed to acquire the requisite training certificate within the stipulated period, specified by the department, their services shall stand terminated automatically.

Needless to remark that the respective EDOs of each district shall complete the process of reinstatement of the petitioners within one month, positively.

The aforesaid judgment of this Court was impugned before

the Hon'ble apex Court in C.P. No.401-P/2016 by the Government of Khyber Pakhtunkhwa through Secretary Elementary and Secondary Education, Peshawar, and the Hon'ble Supreme Court while maintaining the judgment of

this Court vide judgment dated 24.05.2017 held as under:-

"We have been apprised by learned counsel for the respondents that according to the advertisement and appointment letters issued to the respondents, two kinds of candidates could be appointed (i)

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those who have the requisite academic qualifications and training (ii) those who have the requisite academic qualification but do not possess the necessary training. As regards the second category, such persons would be provided with an opportunity to complete the training within a specific period. This is exactly what the learned High Court as allowed in the relief granting portion of the impugned judgment. Undoubtedly, this is in consonance with the Department's own advertisement and the terms and conditions of service, therefore, the learned High Court did not fall into any error by requiring the Department to allow the respondents to complete training within a specific period of time and to take action against them in case of failure to do so. No exception can be taken to the impugned judgment, which is upheld. Resultantly, Civil Petition No.401-P/2016 is dismissed on merit. The connected petitions are also dismissed on the above score and for being time-barred as no sufficient cause has been shown for condonation of delay."

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In section 2 (g) of the Act of 2012, sacked employee has been defined as under:-

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"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 1<sup>st</sup> day of November, 1993 to the 30<sup>th</sup> day of November, 1996 (both days inclusive) and was dismissed, removed or terminated from service during the period from 1<sup>st</sup> day of November 1996 to 31<sup>st</sup> day of December 1998 on the ground of irregular appointments."

The petitioners having been appointed during the period since 1993-1996, do fall within the meaning of section 2 (g) of the Act of 2012. Section 3 of the Act (ibid), provides mechanism for appointment of the sacked employees,

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according to which on commencement of the 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. Proviso attached to section 3 provides that the sacked employees shall be appointed against thirty percent of the available vacancies in the said Department and according to second proviso attached to section 3 provides 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. The case of the present petitioners is not on different footing from the other sacked employees who have already been granted the relief of re-instatement in their service in light of decision of the Service Tribunal as well as the judgments of this Court and the Hon'ble Supreme Court (supra). The respondents have not specifically mentioned as to what kind of the academic qualification the petitioners are lacking. So far as the objection of the respondents that some of the petitioners are untrained is concerned, suffice to say that objection has exhaustively been dealt with by the Hon'ble apex Court in the judgment (supra) that according to the advertisement and appointment letters issued to the petitioners, two kinds of candidates could be appointed (i) those who have the requisite academic

qualifications and training (ii) those who have the requisite academic qualification but do not possess the necessary training. As regards the second category, such persons would be provided with an opportunity to complete the training within a specific period.

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6. It is golden principle of law that alike shall be treated alike which has further been elaborated by the apex Court in the case of "Hameed Akhtar Niazi Vs the Secretary Establishment Division, Government of Pakistan and others" reported as (1996 SCMR 1185) and again in the case of "Government of Punjab through Secretary Education and others Vs Sameena Parveen & others" reported as (2009 SCMR 01), in the following words"-

> "If a Tribunal or this Court, decides a point of law relating to the terms and conditions of a civil servant, who litigated and there were other civil servants, who may not have taken any legal proceedings, in such a case, the dictates of justice and rule of good governance demand that the benefit of the same decision be extended to other civil servants also, who may not be parties to that litigation instead of compelling them to approach the Tribunal or any other legal forum".

7. Accordingly, this and the connected writ petitions are allowed and the respondents are directed to consider the petitioners strictly in accordance with the mode and manner set out by this Court in its judgment dated

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Judgment Sheet BBOTTABA IN THE PESHAWAR HIGH COURT, JUDICIAL DEPARTMENT Writ Petition No. 516-A/2013

JUDGMENT

Date of hearing 24.05.2016..... lig no han Petitioners Respondents.

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ROOH-UL-AMIN KHAN, J.- Through this single judgment we intend to dispose of connected W.P.No. 20-A/2014 titled "Akram Khan & 05 others Vs. Government of Khyher Pakhtunkhwa through Secretary Education (E&SE) Peshawar & 03 others", W.P.No. 546-A/2013 titled "Waseem Gul Khan Opy & 47 others Vs. Government of Khyber. Pakhtunkhwa through Secretary Education (E&SE) Peshawar & 14 others", W.P.No. 676-A/2015 titled "Abdul Razzaq Vs. Government of Khyber Pakhtunkhwa through Secretary Education (E&SE). Peshawar & 02 others", W.P.No.105-A/2015 titled "Mst. Saima Noreen & 04 others Vs. Government of Khyber Pakhtunkhwa through Secretary Education (E&SE) Peshawar & 03 others", W.P.No. 189-A/2015 titled "Muhammad Zafar Iqbal Vs. Government of Khyber Pakhtunkhwa through Secretary Education (E&SE)

Sertified to

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Peshalvar High Court Abboilabad Bench Priss Ungerschaft Acis in 281871

216-A/2015 others", titled Peshawar& 02 W.P.No. "Muhammad Nawaz & 46 others Vs. Government of Khyber Pakhtunkhwa through Secretary Education (E&SE) Peshawar & 03 others", W.P.No. 1155-A/2015 titled "Rashid Igbal & 14 others Vs. Government of Khyber Pakhtunkhwa through Secretary Education (E&SE) Peshawar & 02 others ", W.P.No. 702-A/2014 titled "Shaheen Akhtar Vs. Government of Khyber Pakhtunkhwa through Secretary Education (E&SE) Peshawar & 02 others and W.P.No. 115-A/2014 titled "Khalid Khan & another Vs. Government of Khyber Pakhtunkhwa through Secretary Education (E&SE) Peshawar & 02 others" as the petitioners of all these petitions have prayed for reinstatements in their services on the basis of "Khyber Pakhtunkhwa Sacked Employees (Appointment) Act, 2012".

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2. Succinct facts leading to the instant petitions are that the court ach acts orders petitioners were appointed by the respondents against their control of respective posts in accordance with the prescribed method of recruitment and later on their services were illegally terminated by the respondents, whereafter the Government of Khyber Pakhtunkhwa introduced "Khyber Pakhtunkhwa Sacked Employees (Appointment) Act, 2012" whereunder the

Certified (Ø

Peshawar High Court Abbottabad Bench

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respondents were bound to reinstate the petitioners as per criteria mentioned in the Act ibid but they did not appoint the petitioners inspite of the fact that more than hundreds posts were lying vacant in different cadres and were available in the establishment of respondent No.3, which conduct of the respondents towards the petitioners, being perverse, callous, malafide, is liable to be declared illegal and against the law. Initially comments of the respondents were called for, which were submitted accordingly wherein the claim of petitioner was refuted on the grounds that at the time of initial appointment, petitioners were not qualified to be selected as teacher, as they were not possessing the requisite training certificates.

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3. In essence, grievance of the petitioners is that they were receuited by the respondents after fulfilling all the legal and codal formalities but their services were terminated in the year 1996-97 on the basis of political victimization, however, the *i* Provincial Government promulgated the Khyber Pakhtunkhwa Sacked Employees (Appointment) Act, 2012 for reinstatement of the employees, who had been appointed on regular basis to a civil posts in the Province and equipped with the prescribed qualification and experience of sacked employees at the time during the period from 01.11.1993 to 30.11.1996.

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4. In pursuance of the enabling provisions of the Act, the petitioners approached the respondent-department but were refused the benefit of the Act ibid on the sole ground that at the time and during their initial service they were lacking the prescribed teaching training.

5. At the very outset, learned counsel for the petitioner produced a judgment of this court rendered in W.P.No. 1662-P/2013, whereby the respondents were directed to consider the untrained teachers for appointments against their respective posts, for the reason that at the time of initial appointments of the employees, under the laid down criteria, the untrained candidates were made eligible for appointment against the post

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of PTC.

6. The learned Additional Advocate General representing the respondent-department reiterated the same old arguments that the petitioners were lacking the requisite training certificate, therefore, under the Act ibid they cannot be considered for appointment. 7. We are not in consonance with the arguments advanced by the learned AAG for the reason that the respondentdepartment itself has considered numerous employees under the Act ibid, who were not in possession of the training certificate whereas they were provided opportunity to complete their training within three years. The relevant para of the reinstatement order / notification of various employees is

reproduced below for ready reference: -

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Certified to Peshawar bigh Court Abbolianad Sench (warne) 8.

"16. In case of having less qualification which ever is prescribed intermediate / FA for PST as well as PST certificate as professional the candidate must be qualified both the academic / professional qualification within three years after issue of this appointment order, failing which their appointment order shall stand terminated automatically, without any further period."

8. It is golden principle of law that alike shall be treated alike which has further been elaborated by the apex court in the case of "Hameed Akhtar Niazi Vs. The Secretary, Establishment Division, Government of Pakistan & others" reported as <u>1996 SCMR 1185</u> and again in the case of "Government of Punjab through Secretary Education & others

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#### Vs. Sameena Parveen & others" reported as 2009 SCMR 01

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where it has been held as under: -

"if a Tribunal or this Court, decides a point of law relating to the terms and conditions of a civil servant, who litigated, and there were other civil servants, who may not have taken any legal proceedings, in such a case, the dictates of justice and rule of good governance demand that the benefit of the same decision be extended to other civil servants also, who may not be parties to that litigation instead of compelling them to approach the Tribunal or any other legal forum."

In view of the above, all these petitions are disposed of

in the following terms: -

i.

9.

Section 4 cition Court abbothi

- That the petitioners though eligible for appointment but not equipped with training certificate, shall be considered for reinstatement against their respective posts under the Khyber Pakhtunkhwa Sacked Employees (Appointment) Act, 2012 immediately;
- ii. The concerned District Education Officer shall scrutinize the case of each individual petitioner independently;
- iii. Thereafter, the department shall arrange and manage the requisite training course for them and the petitioners shall be provided opportunity

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to acquire the requisite training certificate;

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iv. In case the petitioner failed to acquire the requisite training certificate within the stipulate period, specified by the department, their services shall stand terminated automatically

Needless to remark, that the respective EDOs of each

district shall complete the process of reinstatement of the

petitioners within one month positively.

Announced: 24.05.2016

/\*Saif \*/

Certified 16 Peshawar High Court Abbottabad Bench

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OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) MARDAN

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In Gempliance with Peshawar High Court Peshawar Coc No 503-P/2018 in Writ petition No.2439-P/2016, coc No.510-P/2018 in W.P. No.2440-P/2016, Coc No.511 in WP No.2438-p/2016, COC No.538-P/2018 in WP No.2440-P/2016, COC No.554/2018 in W.P. No.2440-P/2016., and in the light of recommendations of Litigation Branch local office & Committee, the appointment order of the following candidate is hereby ordered against the vacant post of PST in BPS -12 (Basic plus usual allowances) as admissible under the rules under the existing policy of Provincial government in teaching cadre in Sacked employee quota on the terms and conditions given below with effect from the date of their taking overcharge.

مىنىپىرىپ		vercharge.			
S.No.	Name.	Fathor Name	4	D.O.B 1	School where appointed
i 1	Syed Ul Akbar	Said Afzal		20-01-61	GPS NO.2 MOHIB BANDA
2	Malak Aman	Abdul Ghaffar	- 唐代	09-01-63	GPS NO.2 SHAMSHAD ABAD
3	Ibn Ameen	Toor Jan		14-03-65	GPS AKBAR ABAD
4	Sabz Ali Khan	Gul Shaid	Z	18-06-65	GPS JANGI DHER NO.2
5	Sher Zamin Khan	Amir Khan	Q	07-02-66	GPS MUSLIM ABAD
. <mark>6</mark> ·	Nasir Ahmad	Ghulam Nabi	7	14-04-67	GPS NO.2 BICKET GUNJ
7	Wisal Muhammad	Anwar Ullah		13-05-68	GPS DAKKI GUMBAT
8	Sved Muhammad Tufail	Syed Zakir Rahman		15 <sub>7</sub> 01-69	GPS MIRWAS
a	Fazal Mehmood	Muzarab Shah		03702-69	GPS CHAMAN ÁBAD
10	Saeed Ur Rahman	Hafeez Ur Rahman		19-03-69	GPS BILAND KHEL
11.	Muhammad Mujahid	Mumtaz Khan		12-04-69	GPS BHATI KORONA MAYAR
12	Tarlo;Hassan	Abdul Hasan		03-04-70	GPS SOWARYAN
13	Safdar Khan	Muhammad Amin		18-04-71	GPS NO.1 FAZAL ABAD
14	Hameed Khan	Hajl Firdos Khan		20-04-71	GPS NASEER KILLI
15	Azam Khan	Muhammad Shah		.04-09-71	GPS MAHO NARI
16)	Muhammad Faroog	Gul Munaf		06-01-72	GPS'NO.1 BALA GARHI
I	Sultah Al	Said Sharif		06-01-72	GPS SALAK
18	ljaz Hussain	Ghulam Nabi		01-04-72	GPS AZIZ ABAD
19	Muhammad Asghar	Gulab Din		01-05-72	GPS ZOOR MANDI
20	Amjad All Shah	Muhammad Nabi	0	05-09-72	Hard Market and Market
21	Aman Ullah	Hazrat Ullah	0	01-10-72	GPS HAJI MUHAMMAD KILLI
22	Fazli Wahid	Abdur Rahman	36	01-02-73	GPS LANDAK UP DIVINC
ź3 ·	Muhammad Ayaz	Muhammad Jami		09-03-74	GPS ADINA DHERI
24	Shah Hussain	Zainoon Shah	$\geq$	.01-04-74	GPS NO.1 GD ZAI
25	Murad All	Alam Zeb	(	10-04-74	GPS MARGHANO KILLI
26	Ahad Khan	Farukh Salc		10-05-74	GPS SHANKAR'MARDAN
27	Shakir Ullah	Salf Ur Rahman		01-01-75	GPS NO.2 TAKHT BHAI
28	Shams Ur Rehman	Fazle Rehman		02-08-75	GPS NO.2 BICKET GUNJ
	Saeed Muhammad	Awal Din	- <u>1</u>	· · · · · · · · · · · · · · · · · · ·	GPS ITEHAD COLONY
20 ·	Siraj Muhammad	Noor Muhammad		01-01-76	GPS NO.2 GULI BAGH Sawal D
	Imran Khan	Shah Jehan		03-02-76	GPS NO.1 TAKHT BHAR
<u>د</u> ه	new wine week	and the second			
	DR. SS	HAH HUSSAIN (Urdu) BPS-17	ч. Ц У	14 03.76	IGPS NO.2 BAGHICHA DHERI

SS (Urdu) BPS-17 GHSS No-1 Mardan

rai Muhan. Anwar Khar I DES NOVE AREAU ABAD 01-04-34 bdul Anar Tila Muhammad GES NO 1 MAYAR -01-01-77 35 Sohail Ahren a Sahib Badshah 07,02-77 GPS DJARAG KILU 36 Fayz-Mub.com Wali Muhamma'd GPS NO. 1 BUT SERI 13-02-77 37 Khurshid A Muhammad Yousaf 01-04-78 GPS GENUAL 38 Tahir Muhammad Noor Muhammad 04-04-78 JGPS HC TI *,*• Terms & Condition: The appointment will be subject to the condition of decision of Supreme Court of Pakistan in the light of already periodicity of the Vecision of the Honorable Supreme Court of Pakistan come against them, their appointment shall stand concelled w.o.f. he date of issuande. No TA/DA ME & allowed Chargo report should be submitted to all concerned. 3 Their appointment is subject to the conditions that their certificates/ documents and domicite should be verified from the concerned Authority before release of their Salary in the light of Section 3 of the said Act They will be governed by Ruch rules and regulations as may be issued from time to time by the Gove 5 Thair appointment has been made in pursuance of Khyberpakhtunhkwa, Sackod employees (appointment) Act 2012. 5hence unches solion 5 of the said act, he shall not be entitled to claim any kind at sombrity, promotion and other back benefits They will provide Health and Age Confificate from the M/S of D.H.O Mardan. Their apphicment has boon made in pursuance of Khybenrpakhtunhkwa, Sucked Employne Act 2012, heree 9 under soction i of the said Act the period during which they remained dismission, removed or ture united from survice Whe date a tree appointment shall have been sulomatically relaxed. ģ They Should can their post within 15 days of the issuance of this Notification. In case of failure to rain the post within 15 days of issuance of this notification, his appointment will be consider as cancelled automatically and on subsequent appeal etc shall be Their pay will be released after the verification of his documents by the SDEO/H M/Principal subcorried 10 in case the the documents are found fake/bogus on verification from issuing nutherity, the store of the otheral will be 11 lorminated and action be taken against him under the law. The SDEO/Proceed/H-M concerned sould furnish a cartificate to the effect that the concerned sould furnish a cartificate to the 12 days of the many of his posting/appointment order. an or otherwise Their sorvices the bellerminated at any time in case of his performance is found unsatisfield 13 proceeded users the rules framed from to time to time by the Govt. to case of receptation they/he will submit his one month prior notice to the Department, then we 1 ci pay/allowances to Government Treasury. 112 one month In case of namery no prescribed qualification, the same may be obtained within 03 years after storing of this order 15 otherwise appointment will be automatically stand cancelled. The competitive withority resumes the right to rectify the errors/omission of any noted/observe 16 order issuer to theously WAZ ALI KHAN. District Education Officer DR. SHAT HUSSAIN (Mals) Mardan SS (Urdu) BPS-17 GHSS No-1 Mardan Endst:Nr Pry:Branch Daled opy forwarded for information and necessary action to the Director Elementary & Secondary Education Khyber Pakhtunkhwa Poshiwar District Account Officer Mardan. Principal/HEMSDEO(M) concerned. Official Conclusied. District Education Office (Male) Mardan

ن حارج لون ط تتمسى الرط ولد فضل الرط - پي ايس ٹي بروئ آرڈرنس 7602/ Annex G (male) Jewy PST عهد ب كاجارة في ليا-م محور تمنٹ پرائم کی سکول میک بنے جب مردر يدنين كوسل ..... مكر ط<sup>يستم</sup>يت HEAD MASTER Pry: School No.1 كر بط مدد Bicket Gunj Mardan جارج دسا SAIN SS (Urdu) BPS-17 GHSS No-1 Mardan

	and the second
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and the second sec	MEDICAL CERTIFICATE 16-1734/003
/	M = O
	Caste of Race
	Father's Name Fazel-un-Ralma-
	Residence Mohallab Mahammad Hi Khan Akbar
	Road Hoti Marda
	Date of Birth 02-08-1875 (As not None)
	Exact Height by measurement
	Exact mark of identification Officer (M) Mardan
م معد به طبقه با ا	Signature of the Official
	Signature of the Head of Office
•	Seal of Office
	I do hereby certify that I have examined Mr. Shamo-Ur- Kahma
	for employment in the office of the DED (Male) Man
	and cannot discover that he had any disease communicable or other constitutional
•	affection or bodily infirmity except
	I do not consider this is discussified at the standard stand
	Consider this is disqualification for employment in the office of the
	above as 157 /S/3-12-
	above as 1 3/ 15/14 14 his and accounting to his
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	above as <u>ISPI</u> his age according to his own statement Year and by appearance about year <u>Four</u> WO Medical Superintendent, 2018 DHQ Hospital, Mardan.
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	above as <u>ISPI</u> his age according to his own statement Year and by appearance about year <u>Four</u> WO Medical Superintendent, 2018 DHQ Hospital, Mardan.
	Above as <u>is is is age according to his own statement</u> year and by appearance about year <u>is own</u> <u>is age according to his own statement</u> <u>is own</u> <u>is age according to his own statement</u> <u>is own</u> <u>is o</u>
	Above as 7.57 1573-712 his age according to his own statement Year and by appearance about year Four WO WO Medical Superintendent, 25 18 DAL 10-10-2518 Medical Superintendent Dated 10-10-2518 Medical Superintendent Dated 10-10-2518 Medical Superintendent Dated 10-10-2518 Medical Superintendent Dated 10-10-2518 Medical Superintendent D.H.Q. Hospital, Mardan. Medical Superintendent D.H.Q. Hospital, Mardan.
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#### MR. JUSTICE MIAN SAQIB NISAR, HCJ MR. JUSTICE UMAR ATA BANDIAL MR. JUSTICE IJAZ UL AHSAN

CIVIL PETITIONS NO.481-P AND 482-P OF 2018 ainst the judgment dated 12.4.2018 of the Peshawar shawar passed in WP Nos.2439-P of 2016 & 2440-P of 2016) (Against

Government of KPK through Secretary Elementary & Secondary Education Peshawar & others

IE SUPREME COURT OF PAKIS (APPELLATE JURISDICTION)

> ...Petitioner(s) (In both cases)

In C.P.481-P/2018

In C.P.482-P/2018

...Respondent(s)

<u>versus</u>

Iftikhar Ali & others Abdul Ahad & others

For the petitioner(s):

Mr. Zahid Yousaf Qureshi, Addl. A.G.

. 44 Anner H

For the respondent(s):

Not represented

Date of hearing:

# 5,9.2018

#### ORDER

MIAN SAQIB NISAR, CJ .- The only point raised is that the respondents who sought restoration on the basis of the Khyber Pakhtunkhwa Sacked Employees (Appointment) Act, 2012 (the Act) were not working on a regular basis but against leave vacancies. Learned counsel could not satisfy us as to how that rendered the respondents disentitled to relief under the Act. We do not find any legal or factual error in the impugned judgment calling for interference by this Court. These petitions being without merit are, therefore, dismissed.

Sd/-HCJ

Sd/-J SUD Certified to be True Copy Senior Court Associate Supreme Court of Pakis Islamabad da GE Not. rimina Date of Presentation No of Words: slamabad, the No of Folich: 5th of September, 2018 Not Approved For Reporting Requisition Fee Rs:-Copy Fee int. RAL-9 Court Fee Stamps:---Date of Completion of Copy. Date of delivery of C Compared by/P.eg

		-45 Anna I"
	Khyber Pakhtunl	m and Teacher Education khwa, Abbottabad. 81527 E-mail: <u>dete-kpk@hotmail.com</u>
No.6236-	39/TPD/Prc-Service	Dated: 21/10/201
To		
f.J.	<ol> <li>Director, Elementary &amp; Secondary Education Khyber Pakhtunkhwa.</li> </ol>	cation,
	<ol> <li>All DEO (F/M), Elementary &amp; Secondary Education Khyber Pakhtunkhwa.</li> </ol>	cation,
Subject:	DATA OF SACKED EMPL DM, CT etc.)	LOYEES OF DIFFERENT CADRES (PT
Dear Sir /	Madam,	
	I am directed to refer to	E&SE Deptt: letter No.SO(B/T)E&SE/

13/2009/PITE/PTC Training dated 16-10-2019, and to inform that the Directorate of Curriculum and Teachers Education is going to arrange condense courses of PTC,CT,DM, IDPE, etc for sacked employees in light of the Judgment of Honourable Peshawar High – Court, Abbottabad Bench passed Writ Petition No. 516-A/2013.

You are, therefore requested to provide complete data of sacked employees according to format as under.

S#	Name of teacher	Name of school	Course for training (PTC,CT,DM, JDPE)	Date of Appointment	Districts /Division
1.					
-					
2.					

SUBJECT SPECILIST (Pre-Service

Copy for information to the:

- 1. Secretary Elementary & Secondary Education Department Government of Khybe Pakhtunkhwa Peshawar.
- 2. PA to Director local office.

SUBJECT SPECILIST (Pre-Service

ICE (II' THI: BUB DIVIBIONAL EDUCATION OFFICER, (Marle) Takht Bhai loom Lobulational com

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The District Education Officer," [Male] Mardan.

DATA OF SACKED EMPLOYEE FOR PTC TRAINING.

Memo:

Subject

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Please refer to Directorate of Curriculum and Teacher Education Khyber Pakhtoon Khiwa, letter No. 6236-39 dated; 21/10/2019, And No. 4619-21 dated; 26/10/2020 on the subject cited above. The requisite data of sacked PTC employees is submitted as under for further necessary action/process please.

S No. Name of PST Teachers	Name of School /	Course	and the second second	
	· · · · · · · · · · · · · · · · · · ·	POIN 26	O.D. Apple	Fernarba
	<u>615</u>	for training		
1. Invan Khan,	No. 3 Takht Bhai	PTC	02.10.2018	
2. Shakir Ullah	Hbar Khan Kill	PTC '	09.01.2018	
3 Tal Muhammad	Afzal Abad No.1	PTC	09.10.2018	
4 Khurshid Ali	Ganjal	PTC	09.10.2018	
5 Atobacconal thrables	No.4 Takht Bhal	PTC	02.03.2013	
5. Fash Wahld	Afsar Abad	PTC	10.10.2018	
7. Iline Anila	Akbar Abad	PIC	09.10.2018	
8.4 Muhammad Nacem	Dad Muhammad Killi	PTC	11.10.2018	
n Klatubiel Klima	Daman Banda	PTC	03 09.2013	
10. Sohall Ahmad 🛶 🛶	Dilaram Milli	PTC •	09.10.2018	
11 Safdar Khan 🔷 🛉	No. 1 Alzal Abad	PTC	09.10.2015	•

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SOUTHING EUDCATION OFFICER

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# List of sacked Employees circle takht bhai.

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the undersigned has been directed by S.D.E.O (male) Primary Takht Bhai office through whatsapp information to submit data of sacked employees on Performa shared on circle ASDEO group.

•	S.No I	Name 9mran klan	Designation PCT	School Gps Nortakht-0	
	2	Shakir ullah Kh	en PST	KULL GPS MARKIN	Received
	3	Taj Muhama	ucul P.S.T	GIPS Afanlohi	d Recent
	4			GPs Gunday	
	5	Mutannad 13	this P.S.T.	G.P.S No.4: T.B	hai Received
-1	6	ruzliwahid	PST	Gps Alson mod	feerived.
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Annex K

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The Director ESSE Knyber Pakhtunkhwa, Peshawar

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# DATA OF SACKED LATEROYILS OF "ST FOR JRAINING

Memo

In continuation to this office letter no 7455 dated 11.12.2020 and reference to the Director Curriculum and Teacher Education Stylier Pakitunktiwa, Pestiawar letter 6, 4619-21 dated 26-10.2020 on the subject cited above

It have the honor to submit the required information of sacked employees on presented proteins to the purpose of training as desired please.

S.No	Name of Teacher	School Name	Iraining for	Date of Appli	Remarks
1	Imian Nhan	GPS No 1 Taktu Bhai	PIC PIC	09 10-2018	
2	Shakirullah	GPS fibar Khan Killi	PTC	09 10 2018	
3	1aj Muhammad	GPS Alzal Abad 1	P16	, 09 10 2015	
4	Anurshid Ali	GPS Gunja	-Tric	09 10 2018	•
5	faturiammaad daratum	GPS No 4 Takty Dra	PIC	10-10 2018	1
ė.	Fash Wahid	GPS Alaar Abad	1910	-1 09 10 2018	
7	Elbne Amin	GPS Alsar Abad	PTC	11-10 2018	
5	Muhammad	GPS Dad Atutianmiad Filli	H1C	01.04.2015	
	Naciena	3		_ i	
Ģ	. Rhyahid Atlan	GPS Usman Banda	enc.	03 10 2015	
12	Sobail Ahmad	GPS Dilaram talli	FIC PIC	09 10-2018	
11	1 Saldar Khan	GPS NO I FATALADAD	PIC	09/10/2018	
1. 694.86.0 1. 3 1. 5	Rahim Khan	GPS Nari Surang	rtc	05 11 2018	
13	Aluhammad Aya:	GPS Adina Ohen	Pic	10-10 2018	<i>r</i>

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sacked training/Dated OP-01-1207

Copy forwarded to the 1. Director DC1E Abbotabad with fotter No 4619 22 dated 26 10 2020

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#### OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) MARDAN No.266/Dated 09.01.2021

To,

#### The Director E&SE Khyber Pakhtunkhwa, Peshawar

# Subject:- DATA OF SACKED EMPLOYEES OF PST FOR TRAINING

Memo:-

In continuation to this office letter No.7465 dated:11.12.2020 and reference to the Director Curriculum and Teacher Education Khyber Pakhtunkhwa, Peshawar No.4619-21 dated:26.10.2020 on the subject noted above.

I have the honor to submit the required information of sacked employees on prescribed proforma for the purpose of training as desired please.

S.No	Name of Teacher	School Name	<b>Training</b> For	Date of Apptt	Remarks
	Imran Ullah	GPS No.1 Takht	PTC	09.10.2018	
1.		Bhai		· .	
2.	Shakirullah	GPS Itbar Khan Killi	PTC	09.10.2018	
3.	Taj Muhammad	GPS Afzal Abad 1	PTC	09.10.2018	
<u> </u>	Khurshid Ali	GPS Gunjai	PTC	09.10.2018	
<del>4</del> . 5.	Muhammad Ibrahim	GPS No.4 Takht	PTC	10.10.2018	
0.	Tranationa	Bhai			
6.	Fazli Wahid	GPS Afsar Abad	PTC	09.10.2018	
7.	Ibne Amin	GPS Afsar Abad	PTC	11.10.2018	
8.	Muhammad Naeem	GPS Dad	PTC	03.09.2018	
0.		Muhammad Killi			
9.	Mujahid Khan	GPS Usman Banda	PTC	09.10.2018	
<u>3.</u> 10.		GPS Dilaram Killi	PTC	09.10.2018	
10		GPS No.1 Fazal	PTC	09.10.2 <b>018</b>	
11.	, baiyar mian	Abad			
12	. Rahim Khan	GPS Nari Surang	PTC	06.11.2018	
	. Muhammad Ayaz	GPS Adina Dheri	PTC	10.10.2018	

# DISTRICT EDUCATION OFFICER (MALE) MARDAN

Endst No.267/sacked training/Dated:09.01.2021

Copy forwarded to the

1. Director DCTE Abbotabad with letter No.4519-22 dated:26.10.2020

DISTRICT EDUCATION OFFICER (MALE) MARDAN

OFFICE OF THE DISTRICT FROM ATTOM OFFICER - HAALELEAAADAL 107465- 10 mm 11-12- mm

#### The Directure 1851 httphys Pakhtunkhwa Peshawar

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# TIATA OF SACKED EMPLOYEES OF PST FOR TRAINING

Reference prothe Director Currendum and the nor Education ellipton base to ensure Probasca fotter Net 2619-21 dated 26-10-2020 on the subject close of the

s have the break to solved the negliged information of salved graphypes or presented protones the The purpose of training as desired please

S Ro	Name of Teacher	School Name	Training For	Date of Appit	Bernorks
1	lara: Ahmad Shah	CDS harsan Abad	I MC	10 10 2015	- ···
2	And Ahad	1 GPS No 1 Mayar	้อาจ	09 10 2018	
4	Ashametatt	GPS Batai korionea	PTC	10-10 2018	
	alujaturi		1 7	*	
4	Saeed	GPS Itri-tiad Columy	PIC	10-10,2013	· ·
	1.d.ahammad				
. <u>.</u>	ta, Alar	CPS to 3 Korazt	, eit -	jine 11 201X -	•
t.	taate Aman	GPS Spanished Abad 2	1110	19 10 2018	•
7	Haztat Ak	GHS Abujad About	ante de la	1 READ 2014	
r S	1 11 24 24 24 2	GP's Shamanaroz Killi	01C	C 10 2018	
r R	Constant Contraction and	CPS Aminuag-1	i PTC .	a9-10.2018	
1	A to be statistication	CPS Laistate	i Prtc 🕐 🕚	09-10 2018	· .
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11	Nasa Alimad	GPS Bicklet Gung 1	PIC	109-10-2018	•
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1 Director DC1F Abb Habad with letter for 4619 12 claust 16-11 - 0.18

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#### OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) MARDAN No.7465/Dated 11.12.2020

To,

#### The Director E&SE Khyber Pakhtunkhwa, Peshawar

Subject:- DATA OF SACKED EMPLOYEES OF PST FOR TRAINING Memo:- Reference to the Director Curriculum and Teacher Education Khyber Pakhtunkhwa, Peshawar No.4619-21 dated:26.10.2020 on the subject noted above.

I have the honor to submit the required information of sacked employees on proparised proforma for the purpose of training as desired please.

S.No	escribed proforma for Name'of Teacher	School Name	<b>Training</b> For	Date of Appti	Remarks
1.	Fazal Ahma Shah	GPS Hassan Abad	PTC	30.10.2018	
2.	Abdul Ahad	GPS No.1 Mayar	PTC	09.10.2018	
3.	Muhammad Mujahid	GPS Batai Korona	PTC	10.10.2018	
4.	Saeed Muhammad	GPS Ittehad Colony	PTC	10.10.2018	
<u> </u>	Taj Álam	GPS No.3 Koragh	· PTC	06.11.2018	
<u> </u>	Malik Aman	GPS Shamshad	PTC	09.10 <b>.2018</b>	
0.	IVICITIA I MARCEL	Abad 2			•.
7.	Hazrat Ali	GPS Ahmad Abad	PTC	30.10.2018	
<u>1.</u> 8.	Falak Naz	GPS Shamandaroz	PTC	3C.10.2018	
0.	I uluk Itua	Killi		-	
9.	Wisal Muhammad	GPS Anarbaig 1	PTC	09.10.2018	
10.		GPS Landaki	PTC	09.10.2018	·
10.		GPS Saadudin	PTC	09.10.2018	
11.		Gumbat			
12.	Said Ul Akbar	GPS No.2 Mohib	PTC	10.10.2018	
		Banda			
13.	Shamsur Rehman	GPS Bicket Gunj 1	PTC	09.10.2018	
14.		GPS Bicket Gunj 1	PTC	09.10.2018	
15.		<b>GPS Mirwas</b>	PTC	09.10.2018	
16.		GPS Maho Narai	PTC	09.10.2018	
17.		GPS Sowryan	PTC	09.10.2018	
18.		GPS Marghano Killi	PTC	09.10.2018	
19.		GPS Jangi Dher 2	PTC	09.10.2018	
20.		<b>GPS</b> Azeem Shah	PTC	09.10.2018	
21.		GPS Ikrampur	PTC	09.09.2018	
22.		GPS Gulberg 2	PTC	09.10.2018	· · · · · · · · · · · · · · · · · · ·
23.		GPS Spin Jumat	PTC	10.10.2 <b>018</b>	
20.		Shero	,		
24	Ahmad Ur Rehman	GPS Bharat Khel	PTC	11.12.2018	

24. | Ahmad Ur Rehn

# DISTRICT EDUCATION OFFICER (MALE) MARDAN

Endst No.\_\_\_\_\_/sacked training/Dated:\_\_\_\_\_.2020 Copy forwarded to the

1. Director DCTE Abbotabad with letter No.4619-22 dated:26.10.2020

DISTRICT EDUCATION OFFICER (MALE) MARDAN

IMALLI MARDAN ND \_\_\_\_\_/Dated\_0 4- # 3 - 77071

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Anner

The Director,

E&SE Khyber Pakhtunkhwa, Peshawar

SUBILCT:

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Memd:

Reference to the Director Curriculum and Teacher Education Khyber Pakht advance Peshawar letter No: 4619-21 dated 26-10-2020 and in continuation of this office letter No 7465 dated 11-12-2020 and letter No:266 dated 09 01 2021 on the subject rolest above. It is stated that this office has appointed various teachers in SACKED EMPLOYEE QUOTA as PST in light of Peshawar High Court Peshawar with conditions that department shall arrange and manage the requisite training for them who are outcarried and are not equipped with departmental PST certificate.

Therefore the required information of sacked employees on prescribed proforma for the purpose of training is hereby submitted as desired please.

DATA OF SACKED EMPLOYEES OF PST FOR TRAINING IN LIGHT OF COURT DECISION

\$.No	Name of Teacher	School Name	Training For	Date of Apptt	Remarks -
1	Tarat Alimaid Shah	GPS Hassan Abad	P57	30-10-2018	
2	Abdul Ahad	GP5 No 1 Mayar	P5T	09-10-2012	
3	Muhammad Mujahul	GPS Batai koroona	, P5T	10-10 2018	
4	Saeed	GPS Hiehad Colony	P57	10-10-2018	
5	Taj Alam	GPS No. 3 Koraph	PST	06-11-2018	
6	Malik Aman	GPS Shomshad Abod-2	PST	09-10-201B	)/oll
7	Hazrat Ab	GPS Ahmad Abad	P51	30 10-2016	
5	Falak Nat	GPS Shamandroz Killi	PST	30 10 2018	
9 9	Wisal Muhammad	GPS Anarbaig-1	PST	09-10 2018	Y
	Amanullah Khan	GPS Landahi	PST	09-10-2018	
10	Taya: Muhammad	GPS Saadudin Gumbat	#ST	09 10 2018	
11	Said al Albar	GPS No.2 Mohib Banda	PST	10 10 2018	
12		GPS Haket Gum 1	rst	05-10 2018	
13	Shamyar Rehman Nasir Ahmad	GPS flicket Gung 1	PST	09-10-2018	•
14	Synt M Tulai	GPS Maway	- <b>PST</b>	64-10 5018	
15	Azani Munt	GPS Maho Nara	° PST	09-10-2018	1
14 17	Lange Thusson	GPS Sewanjan	_ P51	09-10-2018	_
15. 15.	Murad Ali	GPS Marghano Kills	PS1	09-10-2018	₹
14	Siray Michonimad.	GPS Langi Dher-2	IIST	09 10 2018	T.
20	Faral M Himbod	GPS Arepm Stiah	PST	09 10 201K	•

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Office of the Education Officer (Male) Mardan No. /Dated 04.03.2021

#### To,

#### **The Director**

#### E&SE Khyber Pakhtunkhwa, Peshawar

# Subject:- DATA OF SACKED EMPLOYEES OF PST FOR TRAINING IN LIGHT OF COURT DECISION.

Memo

Reference to the Director Curriculum and Teacher Education Khyber Pakhtunkhwa Peshawar letter No.4619-21 dated: 26.10.2020 and in continuation of this office letter No.7465 dated:11.12.2020 and letter No.266 dated: 09.01.2021 on the subject noted above it is stated that this office has appointed various teachers in SACKED EMPLOYEE QUOTA as PST in light of Peshawar High Court, Peshawar with conditions that department shall arrange and manage the requisite training for them who are \_\_\_\_\_ and are not equipped with departmental PST certificate.

Therefore, the required information of sacked employees on prescribed proforma for the purpose of training is hereby submitted as desired please.

S.No	Name of Teacher	School Name	<b>Training For</b>	Date of Apptt	Remarks
1.	Fazal Ahma Shah	GPS Hassan Abad	PTC	30.10.2018	
2.	Abdul Ahad	GPS No.1 Mayar	PTC	09.10.2018	
<u> </u>	Muhammad Mujahid	GPS Batai Korona	PTC	10.10.2018	
4.	Saeed Muhammad	<b>GPS</b> Ittehad Colony	PTC	10.10.2018	
5.	Taj Alam	GPS No.3 Koragh	PTĆ	06.11.2018	
6.	Malik Aman	GPS Shamshad Abad 2	PTC	09.10.2018	
7.	Hazrat Ali	GPS Ahmad Abad	PTC	30.10.2018	
8.	Falak Naz	GPS Shamandaroz Killi	PTC	30.10 <b>.2018</b>	
9.	Wisal Muhammad	GPS Anarbaig 1	PTC	09.10.2018	
<u></u>	Amanullah Khan	GPS Landaki	PTC	09.10.2018	
10.	Fayyaz Muhammad	GPS Saadudin Gumbat	PTC	09.10 <b>.2018</b>	
12.	Said Ul Akbar	GPS No.2 Mohib Banda	PTC	10.10.2018	
13.	Shamsur Rehman	GPS Bicket Gunj 1	PTC	09.10.2018	
14.		GPS Bicket Gunj 1	PTC	09.10.2018	
15.		GPS Mirwas	PTC	09.10 <b>.2018</b>	
10.		GPS Maho Narai	PTC	09.10.2018	
17.		GPS Sowryan	PTC	09.10.2018	
11.		GPS Marghano Killi	PTC	09.10.2018	
10.		GPS Jangi Dher 2	PTC	09.10.2018	
20.		GPS Azeem Shah	РТС	09.10.2018	

S.No	Name of Teacher	School Name	P57	Date of Appti	Remarks
21	Sultan Ali	GPS Ikrampur	PST	09-10-2018	* .
22	Sabz Ali Khan	GPS Gullbagh 2	PST	09 10-2018	•
23	Riaz Ali Khan	GPS Speen Jumat Shero	PST	30 10 2018	٠
24	Ahinad ur Rahinan	GPS Bharat Khel	PST	31-12-2018	PTC Louise Has already completed
75	Imran Khan	GPS No.1 Takht Bhai	PST	09 10 2018	
26	Shakirullah	GPS Itbar Khan Killi	PST	09-10-2018	
27	Taj Muhammad	GPS Afral Abau-1	PST	09-10 2018	•
28	Khurshid Ali	GPS Gunjai	PST	09-10-2018	<b>r</b>
79	Muhammad Ibrahim	GPS No.4 Takht Bhai	PST	10-10-2018	1
30	Fazli Wahid	GPS Alsar Abad	PST	09 10 2018	
31	- Ιμπέ Απιίη	GPS Alsar Abad	PST	11-10 2018	•
32	Muhammad Naeem	GPS Dad Muhammad Killi	PST	03-09-2018	•
33	30	GPS Usman Banda	PST	09-10-2018	
34	Sohail Ahmad	GPS Dilaram Killi	rst	09-10-2018	
-35	Saldar Khan	GPS No. 1 Fazal Abad	PST	09-10-2018	• •
36	Rahim Khan	GPS Nari Surang	PST	06-11-2018	•
37	Muhammad Ayaz	GPS Adina Dheri	PST	10-10-2018	

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/2021

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DISTRICT EDUCATION OFFICE (MALE) MANDAN

Endst No

- sacked training/Dated
  - Copy forwarded to the 1 Director DCTE Abbolabad with letter No 4619 22 dated 26-10-2020

DISTRICT EDUCATION

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-1 <sup>27</sup>				LEGIBLE COPY	$\underline{\circ}$
21.	Sultan Ali	GPS Ikrampur	PTC	09.09.2018	
21.	Sabz Ali Khan	GPS Gulberg 2	PTC	09.10.2018	
23.		GPS Spin Jumat	PTC	10.10.2018	
۵ <b>0</b> .		Shero			
24.	Ahmad Ur Rehman	GPS Bharat Khel	PTC	11.12.2018	
25.	Imran Khan	GPS No.1 Takh Bhai	PTC	09.10.2018	
26.		GPS Itbar Khan Killi	PTC	09.10.2018	
27.	Taj Muhammad	GPS Afsar Abad -1	PTC	09.10.2018	
28.	Khurshid Ali	GPS Gunjai	PTC	09.10.2018	
29.	Muhammad Ibrahim	GPS No.4 Takht	PTC	10.10.2018	
	Tri di territori de la companya	Bhai			
30.	Fazli Wahid	GPS Afsar Abad	PTC	09.10.2018	
31.		GPS Afsar Abad	PTC	11.10.2018	
32.		GPS Dad	PTC	03.09.2018	
02.1		Muhammad Killi			
33.		GPS Usman Banda	PTC	09.10.2018	
34.		GPS Dilaram Killi	PTC	09.10.2018	
35.		GPS No.1 Fazal	PTC	09.10.2018	
00.		Abad			
36.	Rahim Khan	CPS Nari Surang	PTC	06.11.2018	
	Muhammad Ayaz	GPS Adina Dheri	PTC	10.10.2018	

# DISTRICT EDUCATION OFFICER

# (MALE) PRIMARY MARDAN

Endst No.1897/sacked training/Dated 04.03.2021

Copy forwarded to the:-

1. District DCTE Abbotabad with letter No.4619-22 dated:26.10.2020.

# DISTRICT EDUCATION OFFICER (MALE) PRIMARY MARDAN

DISTRICT EDUCATION OFFICE (M) MARDAN Phone & Fax #. 0937933151 Email address: sigomalemardan@gmail.com

TARY & SECONDARY EDUCATION DEPARTMENT. GOVI: OF KHYBEB PAKHTUNKIIWA

OFFICE ORDER

WHEREAS, In Compliance with Peshawar High Court Pesnawar CCC No.503-2018 in Writ Petition No:2439p/2016, . coc No.510-p/2018 in W.P No:2440-p/2016, coc No:511 in W.P No:2438-p/2016, coc No:538p/2018 in WP No:2440-p/2016, coc No:564-2018 in WP No:2440-p/2016, one Mr. Shams ur Rahman s/a Fazil Rahman has been appointed in socked employee quota on PST post vide this office No:7602/G dated 09-10-2018 at S.No:28.

AND WHEREAS, as per terms and conditions No:15 of cited order, he was bound to complete the prescribed qualification for the said post within 03 years, in case of failure his appointment order will stand cancelled.

AND WHEREAS, after passing more than 03 years, this office after knowing his existing qualification, has issued a show cause notice to him:

AND WHEREAS, after receiving his written reply in which he confessed that he does not possess the prescribed qualification at present even by passing more than 03 years.

AND WHEREAS, In light of August Supreme Court of Pakistan decision announced on 28-01-2022.

Therefore, in exercise of the power conferred under Khyber Pakhtunkhwa Govt servants E&D rules 2011 (4b), and on the basis of evidence on the record, the undersigned being Competent Authority is pleased to impose the penalty of <u>Removal from Service</u> upon, Mr. Shams ur Rahman PST GPS Bicket Gunj-1 Mardan with immediate effect.

(Zulfiqar ul Mulk) District Education Officer (Male) Mardan

Endst No.

DR. SHAT HUSSAIN 52022 SS (Urdu) BPS-17 GHSS No-1 Mardan

copy'forwarded for information and necessary action to the:-

/sacked/ Dated:

- 1. Secretary E&SE Education Khyber Pakhtunkhwa, Peshawar
- 2. Director E&SE Khyber Pakhtunkhwa, Peshawar
- 3. DAO Mardan
- 4, SDEO(M) Mardan.
- 5. Official concerned.

District Education fficer (Male) da

KEEP NOTHING UNDER THE TABLE, EXCEPT YOUR SHOES & USE THEM TO KICK OUT CORRUPTION

Anney P

The Director, Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar

Subject:

1.

To

#### Departmental Appeal against the impugned office order dated 15.08.2022 passed by the DEO (Male), Mardan whereby appellant was removed from service.

Respected Sir.

I have the honour to submit the departmental Representation for your favourable consideration on the following facts and grounds:

That initially, appellant was inducted in the Education Department as PST way back in the year 1995 in accordance with the then prevailing Policy of the Government whereafter he performed his duties to the entire satisfaction of the high-ups and was never subjected to any departmental proceedings.

2. That subsequently, with the change of political government, the services of the appellant were illegally dispensed with which was challenged before the Court but the effort proved abortive except that some colleagues in time approached the Court and got the relief.

5.

6.

7.

That in the year 2012 the Provincial Government passed "the Khyber Pakhtunkinva Sacked Employees (Appointment) Act, 2012 providing for the reinstatement of the sacked employees and the Department made numerous appointments of similarly placed employees later on law was not fully implemented and appellant was not reinstated.

That against the non-appointment as per the Act ibid, some colleagues of the appellant approached the Hon'ble Peshawar High Court, Peshawar in Writ Petitian which was allowed. The Judgment of the Hon'ble High Court was called in question before the Hon'ble Supreme Court of Pakistan but

That later on, appellant and others were appointed vide appointment orders against their respective posts but subject to the outcome of CPLA which way then pending adjudication before the Honble Apex Court. They took over the charge and started performing duties but all of sudden appellant along with others visited the impugned office order dated 15.08.2022 whereby they were removed from service.

That appellant was not treated in accordance with law and rules. Moreover, Section-16 of the Khyber Pakhtunkhwa Civil Servants Act, 1973 stipulates civil servants shall be dealt with in accordance with prescribed procedure. Neither Charge Sheet was issued nor Statement of allegations to appellant.

That now it is admitted fact that in case of imposition of major penalty, the Department is supposed to conduct a regular inquiry while in case of appellant even a fact finding inquiry was not conducted. Moreover, the

principle of natural justice i.e. opportunity of personal hearing was also not provided to appellant which vitiates the whole proceedings.

- 54

It is, therefore, requested that on acceptance of this Departmental Appeal, the impugned office order dated 15.08.2022 may kindly be set aside and appellant be reinstated into service with all consequential back benefits.

3

Yours taithfully My Mul Mar. Bhanns-un, Rahman Ex- PST, GPS Brettet Gary-1 Mosdan.

Dated: 22\_/08/2022



То

# DIRECTORATE OF ELEMENMTARY & SECONDARY EDUCATION KHYBER PAKHTUNKHWA PESHAWAR

No<u>5622</u>/File: 524/RTI/P.F. Imran Khan & Others/Mardan/2022. Dated Peshawar the: <u>27/09</u>/2022

55 Anner Q"

Mr. Imran Khan & Others, Ex-PSTs (Sacked Employees) Sardar Killi Saro Shah Takht Bhai District Mardan. Cell No. 0344-9165285

# Subject: - PROVISION OF INFORMATION UNDER RTI ACT 2013.

I am directed to refer to your application dated 07.09.2022 on the subject cited above and to state that your appeal for re-instatement into service dated 15.08.2022 has been seen & filed by the Worthy Director, Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar being competent authority.

AD (RTI & Ombudsman) Directorate of E&SE KP

Endst: No.

Copy forwarded to the: -

1. P.A to Director E&SE KPK Peshawar.

AD (RTI & Ombudsman) Directorate of E&SE KP

# GOVERNMENT OF KHYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

# **NOTIFICATION**

Peshawar, dated the 30<sup>th</sup> January, 2018.

No.SO(PE)4-5/SSRC/Meeting/2012/Teaching Cadre/2017: In pursuance of the provisions contained in sub rule (2) of rule 3 of the Khyber Pakhtunkhwa Civ Promotion and Transfer) Rules, 1989, the Elementary and Secondary Education Department, in consultation with the Establishment Depar Department hereby directs that, in this Department's Notification No.SO(PE)4-5/SSRC/Meeting/2012/Teaching Cadre, dated 13-11-2012, amendments shall be made, namely:

### AMENDMENTS

In the Appendix.-

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- Alon Oft.

(i) against Serial No.1, in columns No.3 and 4, for the existing entries, the following shall be substituted, namely:

.		3			4 .
	"(i)	At least Second Class Bachelor's Degree or four (4) years BS Degree in the relevant	•		21 to 35 years
		subject; and			
	(ii) r E	nine months in service mandatory professional training at Regional Institute for Teacher Education (RITE) or Provincial Institute for Teacher Education (PITE).	•	÷	•

(ii) against Serial No.1B, in columns No.3 and 4, for the existing entries, the following shall be substituted, namely:

r		2:		~			4
(1)	At least Second Class Bachelor's	Degree from	n a recognized	University	from the	· · ·	19 to 35 years
	following groups with two subject on n	eed basis.		· ·	v	A D	
	(a) Chemistry, Botany or Zoology; or			. '		14-3-16	
						1 <u>1 le ·</u>	

(b) Physics, Maths or Statistics; or

- (c) Humanities and other equivalent groups at degree level with English as subject; and
- (ii) nine months in service mandatory professional training at Regional Institute for Teacher Education (RITE) or Provincial Institute for Teacher Education (PITE).
- (iii)

ightarrow

against Serial No. 10, in columns No.3 and 4, for the existing entries, the following shall be substituted, namely:

	• 3.	4.
(i)	At least Second Class Master's Degree in Arabic from a recognized University; or	19 to 35 years";
	at least Second Class Bachelor's Degree from a recognized University with	
	Shahadatul Alamia Fil Uloomul Arabia wal Islamia from a recognized Tanzimuatul	
	Wafaqul Madaris; or Darul Uloom Saidu Sharif Swat, Darul Uloom Charbagh Swat.	· · ·
	Darul Uloom Chitral, Darul Uloom Darosh Chitral and any other Government run	= 1
	Darul Uloom, as notified by Government from time to time; and	Li-salla
(ii)	nine-months in service mandatory professional training at Regional Institute for	
	Teacher Education (RITE) or Provincial Institute for Teacher Education (PITE).	

(iv) against Serial No. 11, in columns No.3 and 4, for the existing entries, the following shall be substituted, namely:

•	3.	4.
(i)	At least Second Class Master's Degree in Islamiyat from a recognized University; or	19 to 35 years";
	at least Second Class Secondary School Certificate from a recognized Board with	· ,
	Shahadatul Alamia from a recognized Tanzimuatul Wafaqul Madaris; or Darul	
	Uloom Saidu Sharif Swat, Darul Uloom Charbagh Swat, Darul Uloom Chitral, Darul	
	Uloom Darosh Chitral and any other Government run Darul Uloom, as notified by	
	Government from time to time; and	
i)	nine months in service mandatory professional training at Regional Institute for	
	Teacher Education (RITE) or Provincial Institute for Teacher Education (PITE).	· · · ·

•			ふばたいたたい コート・ション たいしょう しょうせい
	(b) Pl	nysics Maths or Statistics; or umanities and other equivalent groups at degree level with English as subject;	
	r •		
		a regional mandatory professional training at Regional manual	
	Teac	her Education (RITE) or Provincial Institute for Teacher Education (PITE).	
			used nomely:
(iii)	against Serial	No. 10, in columns No.3 and 4, for the existing entries, the following shall be subst	
(11)	agamst oona		<b>4.</b>
$\sim$		3. ast Second Class Master's Degree in Arabic from a recognized University; or from a recognized University with	19 to 35 years"
$\sim$			·
· .			•
°			
·		1 TIL and Chitrol Darul HIOOM Darosh Chinai and any once	1-3-3-11/2
	Daru	I Ulcom, as notified by Government from time to time; and I Ulcom, as notified by Government from time to time; and months in service mandatory professional training at Regional Institute for months in service mandatory professional training at Regional Institute for Description (PITE).	- 
	(ii) nine	her Education (RITE) or Provincial Institute for Teacher Education (PITE).	
	Teac	her Houcation (RITE) of Flowment Montella A	
,			
		the following shall be subs	tituted, namely:
(iv)	against Serial	No. 1, in columns No.3 and 4, for the existing entries, the following shall be subs	4.
		1	19 to 35 years
	(i) At le	ast Second Class Master's Degree in Islamiyat from a recognized University; or	
~	at le	east Second Class Master's Degree in Islamyat from a recognized Board with ast Second Class Secondary School Certificate from a recognized Board with Darul	¢
	Shah	adatul Alamia from a recognized Tanzindater Darul Uloom Chitral, Darul	
	Uloc	adatul Alamia from a recognized Tanzinuatur Manuful Uloom Chitral, Darul om Stidu Sharif Swat, Darul Uloom Charbagh Swat, Darul Uloom Chitral, Darul om Darosh Chitral and any other Government run Darul Uloom, as notified by	
	Uloc	ernment from time to time; and	-
	(ii) nine Teac	months in service mandatory professional functing are Education (PITE). ther Education (RITE) or Provincial Institute for Teacher Education (PITE).	
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a	gainst Serial No. 13, in columns No.3 and 4, for the existing entries, the following shall be substituted, name	4.	
	3	19 to 35 years";	• • •
	<ul> <li>Bachelor's Degree from a recognized University; and</li> <li>Bachelor's Degree from a recognized University; and</li> <li>nine months in service mandatory professional training at Regional Institute for</li> <li>Description (PITE) or Provincial Institute for Teacher Education (PITE).</li> </ul>		· ·
	<ul> <li>(i) Bachelor's Degree from a rearge professional training at Regional frequencies</li> <li>(ii) nine months in service mandatory professional training at Regional frequencies</li> <li>(iii) Teacher Education (RITE) or Provincial Institute for Teacher Education (PITE).</li> </ul>	iely:	
(vi)	Teacher Education (RITE) of Houman ugainst Serial No. 17, in columns No.3 and 4, for the existing entries, the following shall be substituted, name	4.	
~	3.	19 to 35 years";	
~ ~	<ul> <li>Bachelor's Degree from a recognized University; and</li> <li>nine months in service mandatory professional training at Regional Institute for Teacher Education (RITE) or Provincial Institute for Teacher Education (PITE).</li> </ul>		
	Teacher Education (KHE) of a		
	the following shall be substituted, nar	mely:	
	against Serial No. 18, in columns No.3 and 4, for the existing entries, the following shall be substituted, nan	4.	
(vii)	against Serial No. 10, m contain	19 to 35 years";	
	(i) Bachelor's Degree from a recognized University; and (i) Bachelor's Degree from a recognized University; a		
	<ul> <li>(i) Bachelor's Degree from a recognized University; and</li> <li>(ii) nine months in service mandatory professional training at Regional Institute for Teacher Education (RITE) or Provincial Institute for Teacher Education (PITE).</li> </ul>		
	Teacher Determined not the substituted not	amelv:	
	against Serial No. 21, in columns No.3 and 4, for the existing entries, the following shall be substituted, na		
(viii)	against Serial No. 21, in columns No.3 and 4, for the one of	4. 19 to 35 years"; and	
(,	3.	19 to 35 years,	•
	<ul> <li>Bachelor's Degree from a recognized University; and</li> <li>Bachelor's Degree from a recognized University; and</li> <li>nine months in service mandatory professional training at Regional Institute for Teacher Education (RITE) or Provincial Institute for Teacher Education (PITE).</li> </ul>		

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against Serial No.22, in columns No.3 and 4, for the existing entries, the following shall be substituted, namely:

6		
D ma from	3 a recognized University and Qirat Sanad from registered	
(i) Bachelor's Degree nom		
	determining at Regional Institute for Teacher	
•	determy protessional laming at the	۰ ·

nine months in service mandatory professional Education (RITE) or Provincial Institute for Teacher Education (PITE).

#### SECRETARY TO GOVERNMENT OF KHYBER PAK ELEMENTARY & SECONDARY DEPARTMENT.

19 to 35 years'

# Endst: of even-No-& date:

(ii)

1. The Secretary to Government of Khyber Pakhtunkhwa, Establishment and Administration Department Peshaw ir. 2. The Secretary to Government of Khyber Pakhtunkhwa, Finance Department Peshawar.

The Secretary to Government of Khyber Pakhtunkhwa, Law Department Peshawar

4. The Secretary Khyber Pakhtunkhwa, Public Service Commission Peshawar.

5. The Accountant General Khyber Pakhtunkhwa Peshawar. 6. The Director, Elementary and Secondary Education, Khyber Pakhtunkhwa Peshawar.

7. The Director of Education (FATA) Peshawar. The Director, Curriculum and Teacher Education Khyber Pakhtunkhwa Abbottabad.

10. The Director, ESRU Elementary and Secondary Education Department Khyber Pakhtunkhwa Peshawar. 9. The Director, (PITE) Khyber Pakhtunkhwa Peshawar.

11. Manager Government Printing Press Khyber Pakhtunkhwa Peshawar.

12. The Deputy Director, EMIS (E&SE) Department Khyber Pakhtunkhwa Peshawar J3. All District Education Officers (M&F) in Khyber Pakhtunkhwa. Monadern

14. All District Accounts Officers in Khyber Pakhtunkhwa. 15. All Agency Education Officers/ Agency Accounts Officers in FATA.

16. PS to Governor Khyber Pakhtunkhwa. Peshawar.

17. PS to Chief Minister Khyber Pakhtunkhwa. Peshawar.

18. PS to Chief Secretary Khyber Pakhtunkhwa. Peshawar.

19. PS to Minister E&SE Khyber Pakhtunkhwa. Peshawar

20. PS to Secretary E&SE Khyber Pakhtunkhwa. Peshawar.



For the and the start we the the بناري بنا وزخه مقد دعوكى جرم باعث تحرير] نكه مقدمه مندرجه عنوان بإلامين ابني طرف سے داسطے پیردی دجواب دہي دکل کاردائی متعلقہ پر لامر کر أن مقام م مل مل مل ما مرام الم مع المرام الم الم الم وليس مقرركر بے اقراركيا جاتا ہے۔ كەصاحب موصوف كومقدمه كىك كاردائى كاكامل اختيار ، وگا- نيز وسیل صاحب کوراضی نامه کرنے وتقرر ثالت ہ فیصلہ برحلف دیتے جواب دہی اورا قبال دعوی اور بسورت ذكرى كرف اجراءا درصولى جيك دروسيا رعرضى دعوى ادر درخواست برتسم كي تفسديق زرای پردستخط کرانے کا اختیار ہوگا۔ نیز صورت عدم ہیردی یا ڈگری یکطرفہ یا پل کی برامدگی ادرمنسوخی نیز دائر کرنے اپیل نگرانی دنظر ثانی و پیروی کرنے کا اختیار ہوگا۔ از بصورت ضرورت مقدمہ مذکور کے کل پاجزوی کاروائی کے داسطے اور دکیل پامختار قانونی کوایے ہمراہ پاایے بچائے تقرر کا اختیار موكا اورمها حب مقرر شده كوبهي واي جمله ندكور، باا ختيارات حاصل مول مح اوراس كاسا خته مرواختة منظور قبول موگاردوران مقدمه ميں جوخر. چه د ہرجا نه التوائے مقدمہ کے سبب سے دہوگا۔ کوئی تاریخ بیشی مقام دورہ پر ہویا حد ۔۔ باہر ہوتو وکیل صاحب یا بند ہوں مے ۔ کہ پیروی مدکورکریں۔لہدادکالت نامہ کھدیا کہ سندر ,2027 \_\_\_\_gu/ المرتوم - 3 الم کے لئے منظور ہے۔ 6 بمقاد