

21st Sept 2022

Appellant in person present. Mr. Kabirullah
Khattak, Addl: AG for the respondents present.

Appellant seeks adjournment on the ground that
his counsel has hospitalized and could not attend the
court today. Last chance is given to argue the case. To
come up for arguments on 16.11.2022 before D.B at
camp court Abbottabad.



(Fareeha Paul)
Member (Executive)



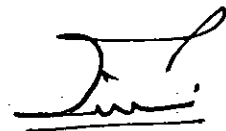
(Kalim Arshad Khan)
Chairman
Camp Court Abbottabad

X

21.12.2021

Appellant in person present. Mr. Muhammad Riaz Khan Paindakhel, Asst: AG for respondents present.

Notices to the respondents have not been issued, therefore, notices be issued to the respondents for submission of written reply/comments. Adjourned. To come up for written reply/comments before S.B on 16.02.2022 at camp court Abbottabad.



(Salah Ud Din)
Member(J)

Camp Court Abbottabad

16.2.2022

*Due to Retirement of worthy
Chairman the Tribunal now functional to come up
for the same on 20-7-22 at camp court. A.Abbad*

*A
Ruler*

20th July 2022

Clerk of learned counsel for the appellant present.
Mr. Noor Zaman Khattak, District Attorney alongwith
Mr. Hamid Mansoor, Office Assistant for the
respondents present.

Written reply submitted on behalf of the
respondents which is placed on file. To come up for
arguments on 21.09.2022 before D.B at camp court
Abbottabad.



(Kalim Arshad Khan)
Chairman
Camp Court Abbottabad

14.06.2021

Due to cancellation of tour, Bench is not available. Therefore, case is adjourned to 01.10.2021 for the same as before.


Reader

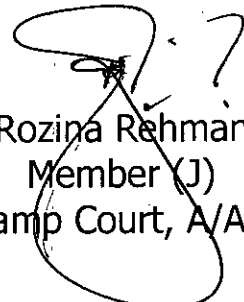
01.10.2021

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

Points raised need consideration. The appeal is admitted for regular hearing subject to all legal objections. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to the respondents for submission of reply/comments in the office within 10 days of the receipt of notices, positively. If the written reply/comments are not submitted within the stipulated time, the office shall submit the file with a report of non-compliance. File to come up for arguments on 21.12.2021 before D.B at Camp Court, Abbottabad.

Appellant Deposited
Security & Process Fee


5/10/21


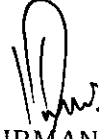


(Rozina Rehman)
Member (J)
Camp Court, A/Abad

Form- A

FORM OF ORDER SHEET

Court of _____

Case No.- 13288 /2020


S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	29/10/2020	<p>The appeal of Mr. Muhammad Safeer resubmitted today by Mr. Ikram-ul-Qayyum Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please.</p> <p style="text-align: right;"> REGISTRAR</p>
2-	15.03.2021	<p>This case is entrusted touring to S. Bench at A.Abad for preliminary hearing to be put up there on <u>15-03-2021</u></p> <p style="text-align: right;"> CHAIRMAN</p> <p>Nemo for appellant.</p> <p>Notice be issued to appellant/counsel for <u>16/06/2021</u> for preliminary hearing, before S.B at Camp Court, Abbottabad.</p> <p style="text-align: right;"> (Rozina Rehman) Member (J) Camp Court, A/Abad</p>

The appeal of Mr. Muhammad Safeer received to-day i.e. on 20.10.2020 is returned to the counsel for the appellant with the direction to submit Two more copies/sets of the appeal along with annexures i.e. complete in all respect within 15 days in file covers.

No. 3006 /S.T,

Dt. 20/10 /2020

Mr. Ikramul Qayyum Adv.
High Court Mansehra


Registrar
Khyber Pakhtunkhwa
Service Tribunal
Peshawar

BEFORE THE HONORABLE TRIBUNAL KHYBER

PAKHTUNKHWA PESHAWAR

Muhammad Safer 13288 Appellant

Verses

Secretary Elementary and secondary education
Department Peshawar etc..... Respondents

APPEAL

S#	Description of documents	Annexure	Page#
1.	Memo of appeal.	-	1-15
2.	Correct addresses of the parties	-	16
3.	Affidavit	-	17
4.	Copy of appointment order No.8854-10095 dated 23.06.2017	"A"	18-20
5.	Copy of charge report dated 24.06.2017	"B&C"	21-25
6.	Copy of withdrawn order dated 14.11.2017	"D"	26
7.	Copy of DMC and Certificate	"E&F"	27-28
8.	Copy of Diploma	"G"	29-30
9.	Copy of PTC from AIOU Islamabad in 2014.	"H"	31
10.	Copy of Master Degree in Islamiyat	"I"	32
11.	PST notification 8854-10095 dated 23.06.2017.	"A" Para No.1	-
12.	Copy of DMC, HSSC	"J"	33
13.	Copy of writ petition and order dated 03.03.2020.	"K&L"	34-41
14.	Copy of rejection vide 31.08.2020.	"M&N"	42-43
15.	Wakalat Nama		44

Dated: 05/10/2020

Muhammad Safer

(Petitioner)

Through: -

Ikram-ul-Oayyub
Advocate High Court
Peshawar

COUNSEL

1

BEFORE THE HONORABLE TRIBUNAL KHYBER

PAKHTUNKHWA PESHAWAR

Muhammad Safeer son of Muhammad Roshan resident of village
Kamal ban, Tehsil Balakot, district Mansehra Ex- PST GPS Lari
Kaghan.....Appellant

Khyber Pakhtunkhwa
Service Tribunal

Diary No. 11807

Dated 20/10/2020

Verses

- (1) Secretary Elementary and secondary education
Department Peshawar.
- (2) Director Elementary and secondary education
Department Peshawar.
- (3) District Education Peshawar Officer (Male) Mansehra.
- (4) Chairman Board of Intermediate and secondary
education Abbottabad.
- (5) Controller of Examination, BISE Abbottabad.
- (6) Principal GHSS Jaraid, Tehsil Balakot District
Mansehra.....Respondents

Filed today

Registrar

20/10/2020

(2)

APPEAL UNDER SECTION 4 OF KP
SERVICE TRIBUNAL ACT 1974,
AGAINST THE IMPUGNED
NOTIFICATION OF WITHDRAWN
VIDE NO.19716-24 DATED 14.11.2017
WHEREBY RESPONDENT NO 3, HAS
WITHDRAWN THE APPOINTMENT
ORDER VIDE ENDST NO.8854-10095
DATED 23.06.2017 AND AGAINST THE
DEPARTMENT APPEAL VIDE
NOTIFICATION NO 172/A 2019
MUHAMMAD SAFEER SON OF
MUHAMMAD ROSHAN KHAN V/S
GOVT OFKPK DATED 31.08.2020.

PRAYER

On acceptance of appeal the impugned withdrawn of appointment order of appellant order No.19716-24 dated 14.11.2017 and thereafter impugned notification W.P NO 172-A/2019 Muhammad Safer V/S Government vide dated 31.08.2020, may graciously be set-aside being illegal void without lawful authority and of having no legal effect and factual erroneous and appellant re-instated into government service as PST with all back benefit and other admissible Allowance as per law on the subject and

(3)

any other relief as may deem fit and appropriate in fact and circumstances of the case.

Respectfully Sheweth,

- 1) That, appellant was appointed against the post of PST at GPS Lari Kaghan Village Council Kaghan, through NTS after adopting all codal formalities on recommendation of District Selection Committee, on merit vide appointment order no 8854-10095 dated 23.06.2017 by respondent No 3.

(Copy of appointment order No. 8854-10095 dated 23.6.2017 annexed as Annexure "A")

- 2) That, appellant performed his duties and continued his services took over the charge of Post and submitted arrival report and charge report vide dated 24.06.2017 as PST at GPS Lari Kaghan circle Kaghan Mansehra and is devotedly serving with this at most endeavor and to the best of his ability from the date of his appointment.

(Copy of charge report vide dated 24.06.2017 and attendance registered annexed as Annexure "B&C")

- 3) That, all of sudden and to the utter surprise of the appellant Respondent

(4)

No.3, was withdrawn vide Endst No.19716-24 dated 14.11.2017 on the basis of so called allegation that the DMC of F.A/Intermediate under Roll No. 54499 session 2009 Annual was found fake and bogus as per record of BISE.(Respondent No 4&5).

(Copy of withdrawn order dated 14.11.2017 is annexed as annexure "D")

- 4) That, appellant, at the time of passing his intermediate annual examination 2009, was a regular student of GHSS Jaraid, Tehsil Balakot, District Mansehra (Respondent No.6)
- 5) That, appellant after passing Intermediate examination Session 2009, under Roll 54499, collected his DMC and Provisional Certificate duly signed by the Respondent no.6 and respondent No 5.

(Copy of DMC and Certificate are annexed as Annexure "E&F").

- 6) That, appellant, subsequently bought admission in Sarhad University of Science and Information Technology and obtained Diploma in Health and Physical Education in 2011.

(Copy of Diploma is annexed as annexure "G").

5

7) That appellant, thereafter, also passed his Primary School Teaching (PTC) from AIOU Islamabad in 2014.

(Copy of certificate is annexed as Annexure "H")

8) That the appellant, besides the above mentioned educational qualification, had also obtained his Master Degree in Islamiyat from the Hazara University in 2015.

(Copy of MA is annexed as Annexure "I")

9) That in this effort to seek employment on the basis of higher qualification (i-e MA) in due course, was appointed as PST vide notification 8854-10095 dated 23.06.2017 and posted as GPS lari circle Kaghan, Mansehra by respondent No.3.

(Copy of appointment order is annexed as annexure "A" of Para No. 1).

10) That, a couple of month later, the appellant was taken by surprised to received the withdrawn order of appointment vide dated 14.11.2017 issued by respondent no.3 on the ground that the appellant DMC of HSSC examination certificate was reported by Respondent No 4&5 to have been fake/Bogus.

(6)

(Copy of DMC of HSSC is annexed as Annexure "J").

11) That, feeling extremely aggrieved against the aforementioned impugned order and illegal, without lawful proceeding of respondent as violation of the principle of the natural Justice, the appellant approached the respondent to redress of aggrivences by conducting fair and impartial inquiry into the facts and circumstances and so called allegation level against the appellant but the respondent refused to pay need to appellant's request hence, appellant filed a Writ Petition No 172-A. of 2019 titled Muhammad Safer V/S Govt of KPK before Honorable Peshawar High Court Abbottabad Bench, which was decided vide order dated 03.03.2020 by Hon'ble Court, whereby writ petition of appellant was converted in to appeal and sent to Secretary Elementary & Secondary Education Department Peshawar (Respondent No.1) for decision in accordance with law within a month after receipt of the order of Hon'ble Court positively.

(copy of writ petition and order dated 03.03.2020 are annexed as Annexure "K&L")

②

12) That, in compliance of judgment/order of Hon'ble Court Respondent No.1 rejected the Departmental appeal vide dated 31.08.2020 and uphold the impugned notification vide dated 14.11.2017 and which was received to appellant on 21.09.2020 through registered post.

(copy of rejection of appeal vide 31.08.2020 and envelop of registered post are annexed as Annexure "M&N")

13) That feeling aggrieved from the impugned order vide dated 14.11.2017 and rejection of appeal vide 31.08.2020 by respondent no.1, appellant having no other namely to the pursuit appeal before worthy tribunal for interference into alia on the following grounds.

GROUND:-

- A) That, the impugned order vide dated 14.11.2017 with drawn of appointment order from service and perverse discriminator malafide against the law and to be set-aside.
- B) That, the impugned order against the law, rules and also against prevailing

rules without proper inquiry, show cause notice and without observing legal and codal formalities hence the impugned order is not sustainable in eye of law, hence liable to be set-aside.

C) That there is no cavil to the service legal preposition that regular/ proper inquiry must be held in denied and disputed question of fact. But respondents with malafide intention dispensed with holding of proper inquiry into the present case, due to which impugned order dated 14.11.2017 was issued is no legally sustainable.

D) That, there is no cavil to the service legal proposition that regular inquiry must be held in denied and disputed question of fact, but department respondent No.3 with malafide intention dispensed with holding of proper inquiry into the present case, due to which the impugned order dated 14.11.2017 is not legally sustainable.

- E) That no regular inquiry was held in the alleged allegation as mentioned in impugned order dated 14.11.2017 hence the allegation setup by respondent has only remained the allegation and it has not been proved at all.
- F) That, neither any statement of allegation was prepared nor the charge sheet was issued to the appellant and he was condemned unheard.
- G) That, respondent/authorities were based against the appellant and they willfully and with malafide intention did not associate the appellant with any procedure.
- H) That, neither any show cause notice was issued and sent to the appellant nor any proper inquiry was initiated against the appellant and illegal order was issued whereby appointment order of appellant was withdrawn.
- I) That neither statement of allegation was prepared nor any charge sheet

was issued to the appellant and he condemned unheard and major penalty was imposed against the appellant.

- J) That facts and circumstance of the case suggest that appellant has been made a scapegoat by respondents for ulterior motive and with malafide.
- K) That, infact the entire proceeding and action against the appellant were wrong, illegal against the rules and regulation and hence void-ab-initio.
- L) That, this fact not the left to fade in oblivion that withdrawn of appointment order of appellant as arbitrary, one sided and ex-parte therefore, notification as no legal sanctity and nullity in the eye of law.
- M) That the impugned order and proceedings have been taken and conducted arbitrary and also in absolute violation of the principles of natural justice as the appellant has neither been issued any show cause notice nor any explanation letter nor was given an opportunity of hearing

(11)

before the impugned action and, therefore the impugned action and orders being illegal and violation of the fundamental right of the appellant, are liable to be set-aside.

N) That the entire proceedings in connection with the appellant's HSSC examination, including DMC and provisional certificate was conducted and communicated through the administration of the appellant's parent institution i-e GHSS Jarid, the appellant had no reason to disbelieve or discredit the genuineness or the credibility of the aforementioned certificates hence, the petitioner could not be held responsible for any fault not committed by him. The impugned proceedings, therefore, being of no legal effect, is liable to be set-aside.

O) That the appellant have any doubt about the genuineness of his DMC he being fully aware of the ensuing the impending destructive effect on his future career, instead of pursuing further education, would have preferred, in the first instance, to re-appear in his failed subject. The appellant, therefore, being

absolutely innocent, deserve to be treated in equitable manners under the equitable jurisdiction of this Hon'ble court.

P) That, since the appellant had been recruited in accordance with the law and consequence thereof had assumed his duties, the respondent No.3 being appointing authority, had ceased to have the power of receding to recall his own order dated 23.06.2017 more particularly, when the same had created a vested right in favor of the appellant.

Q) That, the charges on which the appellant has been punished by the respondents, factually and legally required to be proved through an independent inquiry committee failing which the impugned action is illegal without lawful authority and jurisdiction and hence is liable to be set-aside.

R) That, in case the impugned action order or proceedings are not set-aside or remedied in an equitable manners, it would deprive the appellant of the fruits of his hard earned and bonafide efforts

whereby he obtained education up to his Master Degree and would also render him unemployed and disqualified for his future career.

S) That, the appellant has continuously been pursuing the instant matter before the respondents and after being disappointed with the non responding attitude of the respondents, has left with no other remedy but to seek to be filed instant appeal before this Hon'ble court.

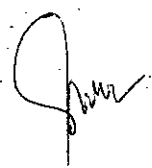
T) That, there is no other efficacious and prompt remedy available to the appellant except the invocation jurisdiction of this Hon'ble Tribunal that appellant seeks the permission of this Hon'ble court to agitate any other grounds available at the time of arguments.

PRAYER

On acceptance of appeal the impugned withdrawn of appointment order of appellant order No.19716-24 dated 14.11.2017 and thereafter impugned notification W.P NO 172-A/2019

Muhammad Safeer V/S Government vide dated 31.08.2020, may graciously be set-aside being illegal void without lawful authority and of having no legal effect and factual erroneous and appellant re-instated into government service as PST with all back benefit and other admissible Allowance as per law on the subject and any other relief as may deem fit and appropriate in fact and circumstances of the case.

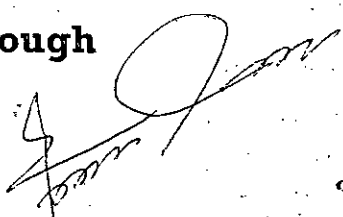
Dated: 05 Oct, 2020.



Muhammad Safeer

(Petitioner)

Through



IKRAM UL QAYYUM

BABIR ILYAS


Advocate High Court

District Court, Mansehra

15

VERIFICATION

I, MUHAMMAD SAFEER SON OF MUHAMMAD ROSHAN KHAN RESIDENT OF VILLAGE KAMAL BAN, TEHSIL BALAKOT DISTRICT MANSEHRA, DO HEREBY VERIFY THAT THE CONTENTS OF FOREGOING REVISION PETITION ARE TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE AND BELIEF AND NOTHING HAS BEEN CONCEALED OR SUPPRESSED FROM THIS HONOURABLE COURT.


MUHAMMAD SAFEER
(DEPONENT)

BEFORE THE HONORABLE TRIBUNAL

KHYBER PAKHTUNKHWA PESHAWAR

Muhammad saferAppellant

Verses

Secretary Elementary and secondary education Department Peshawar
etc.....Respondents

CORRECT ADDRESSES OF THE PARTIES

Respectfully Sheweth!

Correct addresses of the parties are as under:-


PETITIONER

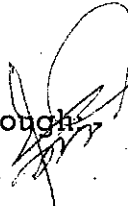
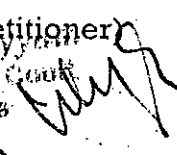
Muhammad Safeer Son of Muhammad Roshan Khan
resident of village Kamal Ban, Tehsil Balakot District
Mansehra.

RESPONDENTS

- 1) Secretary Elementary and secondary education Department Peshawar.
- 2) Director Elementary and secondary education Department Peshawar.
- 3) District Education Peshawar Officer (Male) Mansehra.
- 4) Chairman Board of Intermediate and secondary education Abbottabad.
- 5) Controller of Examination, BISE Abbottabad.
- 6) Principal GHSS Jaraid, Tehsil Balakot District Mansehra.

Dated 05/10/2020


MUHAMMAD SAFEER

Through 
Advocate High Court
Mansehra

COUNSEL

**BEFORE THE HONORABLE TRIBUNAL
PAKHTUNKHWA PESHAWA**

BER

Muhammad saferAppellant

Verses

Secretary Elementary and secondary education
Department Peshawar etc.....Respondents

APPEAL

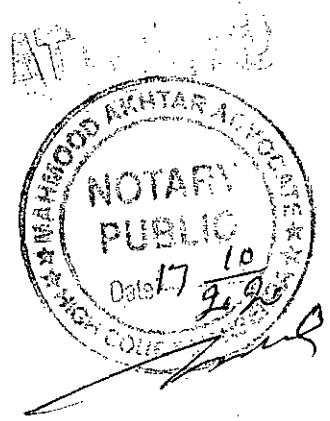
AFFIDAVIT

I, MUHAMMAD SAFEER SON OF MUHAMMAD
ROSHAN KHAN RESIDENT OF VILLAGE KAMAL
BAN, TEHSIL BALAKOT DISTRICT MANSEHRA, DO
HEREBY SOLEMNLY AFFIRM AND DECLARE ON
OATH THAT NO SUCH SUBJECT MATTER REVISION
PETITION HAS EVER BEEN FILED NOR PENDING
NOR DECIDED. THAT THE CONTENTS OF FORE-
GOING AFFIDAVIT ARE TRUE AND CORRECT TO
THE BEST OF MY KNOWLEDGE AND BELIEF AND
NOTHING HAS BEEN CONCEALED OR SUPPRESSED
FROM THIS HONOURABLE COURT.

[Signature]
MUHAMMAD SAFEER
(DEPONENT)

IDENTIFIED BY: -

[Signature]
Babir Ilyas
IKRAM UL QAYYUM
BABIR ILYAS
Advocate High Court
District Court, Mansehra



[Handwritten mark]

(18)

Ann A

OFFICE OF THE DISTRICT EDUCATION OFFICER

MANSHERA

APPOINTMENT

Consequent upon recommendation of the Departmental Selection Committee, appointment of the following candidates are hereby ordered against the post of PST, Schools based and 100% U/C wise merit in BPS 12 @ (Rs. 11140-800-35140) @ Rs. 11140/- fixed plus usual allowances as admissible under the rules on contract basis under the existing policy of the Provincial Government, on the terms and conditions given below with effect from the date of their taking over charge:-

S No	M L U	Roll No	Name	Father Name	Date Of Birth	Total Marks	Address	Union Council	School
1		7635000975	SHAHAB SAQIB	TAHIR MEHMOOD	1986-2-20	133.67	RAFFA	B-UGA	GPS RAFFA BAITAMUJIB
2		7631000347	TUHAN MUHAMMAD	HODA HUSSAIN	1992-3-3	106.61	VILLAGE AND POST OF TITIK AND DISTRICT MANSHERA	BIER KUND	GPS HANJALI
3		7617000101	SALAHUDDIN	GHULAM DIN	1991-1-1	100.70	VILLAGE AND POST OF TITIK AND DISTRICT MANSHERA	BIER KUND	GPS HANJALI
4		7631000767	AWAIS ALI	FIDA HUSSAIN	1991-6-8	86.62	PODHREKUND MCHALA SWATI DISTRICT AND TITIK MANSHERA	BIER KUND	GPS NELLUN
5		7632001026	ABDUL MAJID	GULISTAN	1994-3-11	81.39	VILLAGE AND POST OF PODHREKUND MANSHERA	BIER KUND	GPS FATAH ALI COLONY
6		7625000600	AQIB NAZ	MUHAMMAD NAZ	1991-2-8	176.28	INDIAN LAHORE VILLAGE AND POST OF TITIK	HANJERIAN	GPS MASWAI
7		7535761022	NOMAN	CHAN SHAHZADA	1994-05-28	123.78	VILLAGE AND POST OF TITIK AND DISTRICT MANSHERA	HANJERIAN	GPS MASWAI
8		1132000774	SIOAIB AKHTAR	HADIS UR REHMAN	1992-1-20	145.27	PRACE GROUP OF SCHOOLS AND COLLEGE	HAYAT ABAD	GPS RAFFA DURRAH
9		7635001018	ZAFIR HUSSAIN	MUHAMMAD SULTAN	1993-4-1	129.34	VILLAGE AND DISTRICT MANSHERA	HAYATABAD	GPS GHANIBHISH
10		7635000677	MUHAMMAD WAJAS	MUHAMMAD SIDDIQUE	1989-4-15	125.13	VILLAGE AND POST OF TITIK AND DISTRICT MANSHERA	HAYAT ABAD	GPS HATELZ BARIQ
11		7631000750	SADAM KHAN	MUHAMMAD SADIQ	1992-1-2	121.80	VILLAGE AND POST OF TITIK AND DISTRICT MANSHERA	MAJIK PUR	GPS SHER PUR
12		7631000393	NADCEM ZER	AURANG ZEB	1993-11-13	129.58	DISTRICT AND TITIK MANSHERA	MAJIK PUR	GPS KHAWAIGAN
13		7631000321	SHAKIR MAQDOOL	MAQDOOL UR REHMAN	1984-6-1	114.65	VILLAGE AND POST OF TITIK AND DISTRICT MANSHERA	MAJIK PUR	GPS MAJIK PUR
14		7545000016	MUHAMMAD NOUAMAN	QARI MUHAMMAD NAZIR	1989-6-9	104.75	VILLAGE AND POST OF TITIK AND DISTRICT MANSHERA	MAJIK PUR	GPS SHANWARA
15		7631000680	MUHAMMAD TUIAL	SAID MEHMOOD	1994-4-27	121.73	PODHREKUND MCHALA SWATI DISTRICT AND TITIK MANSHERA	SHOUKAT ABAD	GPS RAFFA AARON
16		7631000544	ZANEER AHMED	MUHAMMAD SIDDIQUE	1988-3-30	170.91	VILLAGE AND POST OF TITIK AND DISTRICT MANSHERA	SHOUKAT ABAD	GPS NAKKA BARHAI
17		7617000163	SHAKIR MUSSAIN SHAH	SAJWAL SHAI	1990-3-3	95.01	VILLAGE AND POST OF TITIK AND DISTRICT MANSHERA	SHOUKAT ABAD	GPS PANYALI

Handwritten signature and stamp: Hakim-ul-Qayyum Advocate High Court Manshera

703000078	MUHAMMAD FAZIL	MUHAMMAD MISKEEN	1994-5-4	94.51	NEAR BUSTI JALALI IRSTUAM DAZAH FARUQI STRO BALAKOT	HUNGRAI	GPS HAFI BHANGIAN
703000079	FARVEER AMIRU	MUHAMMAD HAZIR	1994-01-02	123.66	VILLAGE CHITTA DATTA P/O CHHABRIYA TEHSIL AND DISTRICT MANSHERA	HUNGRAI	GPS CHAPRA CHOSHAL
703000078	MIAN ABDUL QAYYUM	MIAN MUHAMMAD IBRAHIM	1990-1-5	115.90	JALALI P/O HUNGRAI TEHSIL BALAKOT DISTRICT MANSHERA	HUNGRAI	GPS TANGAR
703000074	MUMTAZ ILANI	GHULAM ILANI	1990-9-18	111.15	VILLAGE CHARA P/O FARIED / ABAD TEHSIL BALAKOT DISTRICT MANSHERA	HUNGRAI	GPS JABRI CHOSHAL
703000091	MUHAMMAD JAMSHAD	SHER ZAMAN	1995-3-17	106.62	MUW HUNGRAI TEHSIL BALAKOT P/O HUNGRAI DISTRICT MANSHERA	HUNGRAI	GPS LALAZAR
703000061	RILAL AHMED	GHULAM MUHAMMAD	1993-12-10	106.61	P/O KOT GAI GHAMAILA TEHSIL BALAKOT DISTRICT MANSHERA	HUNGRAI	GPS TUNGLI
703000089	SAEED AHMAD	MUHAMMAD BASIR	1993-4-11	105.13	VILLAGE PANDHAR P/O HUNGRAI TEHSIL BALAKOT DISTRICT MANSHERA	HUNGRAI	GPS MAKHAN MOHRI
703000100	MIAN ABDUL WAHEED	MIAN MUHAMMAD FARIED	1993-4-16	101.86	VILLAGE GULDAHAR P/O HUNGRAI U/C HUNGRAI TEHSIL BALAKOT DISTRICT MANSHERA	HUNGRAI	GPS CHAKKA
703000001	MUHAMMAD AFZAL	GHULAM NABAH	1993-11-15	99.98	MARKS SHOPPING CENTER SHAH ALUM MARKET KAGHAN ROAD BALAKOT, TEHSIL AND DISTRICT, BALAKOT	HUNGRAI	GPS PATTAN MESACH
703000051	ASIF RAZA	ABDUL RASHID	1984-10-1	97.92	VILLAGE MARANDI PO HUNGRAI TEHSIL BALAKOT	HUNGRAI	GPS LOEHR CHOSHAL
703000050	SHERAZ AHMED	ABRAH HUSSAIN	1991-9-4	97.80	VILLAGE AND P/O TEHSIL BALAKOT DISTRICT MANSHERA, TEHSIL AND DISTRICT L MANSHERA	HUNGRAI	GPS PANDHAR
703000043	SYED SAJJAD KASHAN	SYED FARID SHAH	1987-12-12	95.91	P/O PAFAS TEHSIL DISTRICT MANSHERA	HUNGRAI	GPS BANIO
703000094	ABDUL WAHAB	MUHAMMAD IDREES	1984-4-5	95.84	HUNGRAI TEHSIL BALAKOT DISTRICT MANSHERA	HUNGRAI	GPS SAVER
703000154	MUHAMMAD ABID	GHAZI AHMED	1989-12-20	92.61	TASHI HUNGRAI P/O HUNGRAI TEHSIL BALAKOT DISTRICT MANSHERA	HUNGRAI	GPS PANORE
703000079	SHAHBAZ ILANI	GHULAM ILANI	1995-2-15	91.23	VILLAGE CHAPRA CHOSHAL P/O FARIED ABAD TEHSIL BALAKOT DISTRICT MANSHERA	HUNGRAI	GPS CHOSHAL
703000185	NIJAZ ILANI	GHULAM ILANI	1994-4-7	89.07	VILLAGE CHAPRA CHOSHAL P/O FARIED ABAD TEHSIL BALAKOT DISTRICT MANSHERA	HUNGRAI	GPS CHOR BANDA KAGHAN
703000095	WAQAS AHMED	MUHAMMAD HAROON	1990-1-15	117.59	TRAFKA SHOKAL MAJAF KAGHAN ROAD DISTRICT BALAKOT DISTRICT MANSHERA	KAGHAN	GPS DHASADAMA
7030000751	KHAN MUHAMMAD	FAQEER MUHAMMAD	1981-12-17	107.56	DISTRICT MANSHERA TEHSIL BALAKOT POST OFFICE MAJANDU VILLAGE KAMAT BAN CITY MANSHERA	KAGHAN	GPS NALA DADAR
703000102	SAFOAR HUSSAIN	SHER KHATAB	1991-10-6	103.68	VILLAGE AND POST OFFICE PIASAL TEHSIL BALAKOT DISTRICT MANSHERA	KAGHAN	GPS KORI KAGHAN
7030001075	MUHAMMAD SAFEER	MUHAMMAD ROSHAN KHAN	1990-2-16	100.98	VILLAGE KAMAL BAN P/O MOKHANNON TEHSIL BALAKOT DISTRICT MANSHERA	KAGHAN	GPS LARI KAGHAN

Muhammad Qayyum
Advocate High Court
Manshra

Muhammad Qayyum
Advocate High Court
Manshra

20

- 1. Appointment is subject to the condition that the certificates/documents must be verified from the concerned authorities by the DEO anyone found producing bogus certificates will be reported to the law enforcing agencies for further action
- 2. Their services are liable to termination on one month's prior notice from either side. In case of resignation without notice his one-month pay/allowances shall be forfeited to the Government
- 3. Pay will not be drawn until and unless a certificate to this effect by DEO (M) is issued that his certificates/documents are verified from the concerned board/university
- 4. The Sub Divisional Education Officer is directed to submit their Degrees /Certificates to this office etc for verification from Board /University/Institutions before any payment made to them
- 5. They should join their post within 15 days of the issuance of this notification. In case of failure to join their post within 15 days of the issuance of this notification, their appointment will expire automatically and no subsequent appeal etc shall be entertained
- 6. Health and Age Certificate should be produced from the Medical Superintendent DHQ Hospital Manshara before taking overcharge.
- 7. They will be governed by such rules and regulations as may be issued from time to time by the Govt.
- 8. Their services shall be terminated at any time, in case his performance is found unsatisfactory during their contract period. In case of misconduct, they will be proceeded under the rules framed by provincial government.
- 9. Their appointments are made on School based, they will have to serve at the place of posting, and their service is not transferable to any other station.
- 10. Before handing over charge once again their documents may be checked if they have not the required qualifications they may not be handed over charge.
- 11. Before handing over charge they will sign an agreement with the department, otherwise this order will not be valid.
- 12. The competent authority reserve the right to rectify the error / omission, if any noted /observed at any stage in instant order issued erroneously.

—Sd—
**DISTRICT EDUCATION OFFICER,
 (M.A.E.) MANSHERA**

Order No. 8854-10515 /File No. I/Val-IV /JST/Adhoc /Appointing /Dated Manshara (M) 23/6/2017

- Copy forwarded for information and necessary action to the:-
1. PS to Secretary Khyber Pakhtunkhwa ESSE Department Peshawar
 2. Director, Elementary & Secondary Education Peshawar
 3. District Nazim Manshara
 4. Deputy Commissioner Manshara
 5. District Accounts Officer Manshara
 6. District Monitoring Officer Manshara
 7. Sub Divisional Education Officer (Male) Manshara
 8. Sub Divisional Education Officer (Male) Coll / Manshara
 9. Teachers Concerned
 10. Office File

[Signature]
**DISTRICT EDUCATION OFFICER,
 (M.A.E.) MANSHERA**

[Signature]
**Advocate High Court
 Manshara**

2

(21)

میرہ 'B'

24

حاضری ریکورڈ

بمطابق آفس الذمہ نمبر 10095-8854 تاریخ 23-06-2017

اسد از دفتر DEO صاحب مردانہ ضلع ملتان

سہیل احمد پوسٹل آفس پ. س. ٹی. پی. س. لاری کھانہ یونین کولنگ کمانڈ

میں آج تاریخ 24-06-2017 کو پہلے از دفتر حاضری گمردی ہے۔

اسد از حاضری ریکورڈ ارسال شدت ہے۔

محمد ریاض اڈل سیکرٹری ڈپٹی ایگزیکٹو ایس ایس ٹی کمانڈ

HEAD TEACHER
GPS Larri Kaghan
24/06/17

Alles
Hira Qayyum
Advocate High Court
Manshra

Annure

(22)

پ. س. لارری کاؤٹھان حضرت حاضری مندرجہ ذیل
P.S. LARRI KAOETHAN

NOVEMBER 2017

بابت ماہ

MUHAMMAD SALEH SYED NAZIR SANA MUHAMMAD SIRAJ MUHAMMAD RIZWAN

P.S. I			P.S. I			S.P.S.T			P.S. H.T						
دستخط	روائی	آ	دستخط	روائی	آ	دستخط	روائی	آ	دستخط	روائی	آ				
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 Sana

23/2/17

Tue 23/2/17

Mehal Safied

Nazir Shah

Mehal Safied

PST

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NAZIR H. SHAH HILMUNIND SIBUN

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Safar	12:35	Safar	7/30	TR	12:35	TR	7/30	Siraj	12:35	Siraj	7/30
Safar	11/15	Safar	7/30	TR	11/15	TR	7/30	Siraj	11/15	Siraj	7/30
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Safar	12/35	Safar	7/30	TR	12/35	TR	7/30	Siraj	12/35	Siraj	7/30
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Sunday =

Safar	12:35	Safar	7/30	TR	12/35	TR	7/30	Siraj	12/35	Siraj	7/30
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Safar	11:15	Safar	7/30	TR	12/35	TR	7/30	Siraj	11:15	Siraj	7/30

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11/11/17

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**OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE)
DISTRICT MANSEHRA**

WITHDRAWN

WHEREAS Mr. Mr. Muhammad Safer S/o Muhammad Roshan Khan was appointed as PST at GPS Lari Kaghan Circle Kaghan at Serial No 118 issued vide this office Endst No 8854-10095/File No.01/Vol-IV/PST/Adhoc /Appointment dated the 23-06-2017.

AND WHEREAS as per terms and conditions No. 05 of said appointment order, his documents were sent for verification to concerned institution BISE Abbottabad vide this office letter No. 17505 dated 13-10-2017.

AND WHEREAS BISE Abbottabad returned HSSC DMC vide letter No. 97-F dated 02-11-2017, with the remarks as "fake/bogus"

NOW, THEREFORE, in the light of condition No.05 " Appointment is subject to the condition that the certificates/documents must be verified from the concerned authorities by the DEO anyone found producing bogus Certificate will be reported to the law enforcing agencies or further action." the competent authority satisfied to withdraw the appointment order vide this office Endst: No. 8854-10095/File No.01/Vol-IV/PST/Adhoc /Appointment dated the 23-06-2017, at S. No 118 with effect from the date of issue.


Sd _____

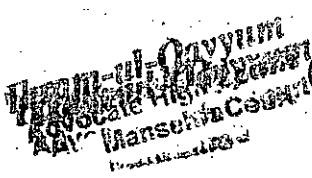
DISTRICT EDUCATION OFFICER
(MALE) MANSEHRA

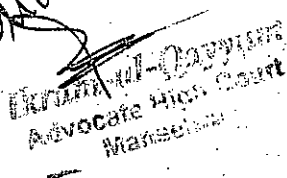
Endst No: 19716-24 File No.01/PST/Adhoc / Contract/ Appoint: Dated 04/11/2017.

Copy to the:-

1. PA to Secretary Govt: of Khyber Pakhtunkhwa E&SE Department Peshawar.
2. Director E&SE Department Khyber Pakhtunkhwa Peshawar.
3. Deputy Commissioner Mansehra.
4. District Accounts Officer Mansehra
5. District Monitoring Officer Mansehra
6. Sub Divisional Education Officer (Male) Balakot.
7. Assistant Director Anticorruption ACE Mansehra for proceeding under rules.
8. ASDEO (M) Circle Kaghan.
9. Head Teacher GPS Lari Kaghan Circle Kaghan.
10. Office File.

BY:  DISTRICT EDUCATION OFFICER
(MALE) MANSEHRA.


Advocate High Court
Mansehra


Advocate High Court
Mansehra

Certificate No: AB 167546

BOARD OF INTERMEDIATE & SECONDARY EDUCATION

ABBOTTABAD

Group: 54499
HUMANITIES

**HIGHER SECONDARY SCHOOL CERTIFICATE EXAMINATION
DETAILED MARKS CERTIFICATE**

Part - II
Session: 2009 (Annual)

Name: MUHAMMAD SAFEER
Father Name: MUHAMMAD ROSHAN KHAN
Reg.No: 0075272011
Institution / District: GHSS JARED MANSEHRA

has secured the marks shown against each subject in the Higher Secondary School Certificate Examination Part-II held in the month of April/May as a Regular Candidate

Subjects	Marks	Marks Obtained					
		Part-I		Part-II		Total	Marks In Words
		Theory	Pract	Theory	Pract		
English	200	33	-	40	-	73	Seventy-Three
Jrdu (Comp)	200	63	-	74	-	137	One Hundred Thirty-Seven
Islamic Education	50	35	-	-	-	35	Thirty-Five
Pakistan Studies	50	-	-	25	-	25	Twenty-Five
Islamic History	200	47	-	43	-	90	Ninety Only
Islamic Studies	200	64	-	45	-	109	One Hundred Nine
Health & Physical Edu	200	53	10	50	12	125	One Hundred Twenty-Five

Total: 1100

594-C Five Hundred Ninety-Four Only

Remarks:

Date: 23 July, 2009

Checked By: _____

Errors / Omissions excepted. Any mistake in Name, Father Name etc must be intimated within 10 days of the issuance date of this certificate to BISE Abbottabad. Visit us: www.bise-abbottabad.edu.pk

Controller of Examinations

Handwritten signature
Ikhtisar-ul-Qayyum
Advocate High School
Mansehra

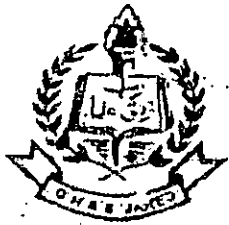
(28)

(F)

S No. 16
Session Annual 2009
Registration No.
0076272011

Roll No. Humanities
54499

GOVERNMENT HIGHER SECONDARY SCHOOL JARED



DISTRICT MANSEHRA
PROVISIONAL CERTIFICATE

Certified that Mr.....Muhammad Safoor.....
Son ofMuhammad Roshan Khan.....has passed the Higher Secondary
School Certificate Examination from the Board of Intermediate & Secondary
Education Abbottabad (NWFP) held in April/May, 2009
securing 594 marks placed in "C"
Grade as a regular student of this school.

His date of birth according to the school record is (16-02-1990)
in words 16th of Feb., one thousand Nine Hundred & Ninety.

His conduct during the school period was Good

SUBJECT PASSED

- | | |
|----------------|---------------------------------------|
| 1. ENGLISH | 5. <u>Islamic History.</u> |
| 2. URDU | 6. <u>Islamic Studies.</u> |
| 3. ISLAMIYAT | 7. <u>Health & Physical Edu:.</u> |
| 4. PAK.STUDIES | |

Note: This certificate is issued only with the object of enabling a student to be admitted in a college and is not be held equivalent to the certificate to be given to him by the Board.

[Signature]
Incharge (Certs.)
GHSS, Jared
Distt: Masnehra
Dated: 20-9-2009

[Signature]
Hafeez M-Qayyum
Advocate High Court
Mansehra

[Signature]
Principal
Govt: Higher Secondary School
Jared Distt: Mansehra

(28)

29

SARHAD UNIVERSITY

COLLEGE OF SCIENCES - INFORMATION TECHNOLOGY

SARHAD UNIVERSITY

COLLEGE OF SCIENCES - PESHAWAR

Detailed Marks Certificate

Fall 2011



Student's Name: Muhammad Rehan Khan Roll No. 09-IA-23041
 Father's Name: Muhammad Rehan Khan Registration No. SUIT-09-01-20020
 Programme: June Diploma in Health & Physical Education Term No. 2

Courses	Max Marks	Marks Obtained		Remarks
		In Fig.	In Words	
Foundations of Physical Education	100	056	Fifty Six	Pass
Health Education	100	060	Sixty Only	Pass
Olympic and Recreative Sports	100	059	Fifty Nine	Pass
Law & Techniques of Sports & Games	100	056	Fifty Six	Pass
Technique & Teaching of Judo of Gymnastic (Pract.)	100	080	Eighty Only	Pass
Technique & Teaching of Track & Field (Pract.)	100	085	Eighty Five	Pass
Concept of Movement	100	054	Fifty Four	Pass
Technique & Teaching of Games (Pract.)	100	060	Sixty Only	Pass
Acrobatics & Physiology	100	055	Fifty Five	Pass
Teaching Practice - Project - JDPE	150	118	One Hundred and Eighteen	Pass
Total	1050	683	Six Hundred Eighty-Three	Pass

Muhammad Qayyum
Muhammad Qayyum
 Advocate High Court
 Manshera

General Remarks: The Examination was passed in parts in 1st division

Exam held: 24 Feb to 09 Mar, 2012

Result declared: April 14, 2012

Date of issue: June 04, 2012

[Signature]
 Dean

[Signature]
 Controller of Examinations

(This result is subject to subsequent verification)

Sarhad University

Serial Number SUIT-11-PRO-020612-70

Date issued: April 07, 2012

Provisional Certificate

This is to certify that Mr./Ms. Muhammad Safer
son / daughter of Mr. Muhammad Roshan Khan
registration number SUIT-09-01-70020
is a regular student of the Sarhad University of Science and Information Technology,
Peshawar in the session 2009 - 2012

Mr./Ms. Muhammad Safer has according to the result notification,
issued by the University, passed the Junior Diploma in Health & Physical Education- (JDPE)
Examination Annual/Supplementary held in Feb - Mar 2012 and secured 1st
division, obtained 683 marks out of 1050. He/she has already been issued
a DMC by the Controller of Examinations. He/she will receive his/her diploma in
relevant convocation (if desired).

Mr./Ms. Muhammad Safer bears good moral character and his/her
conduct during his/her stay at the University from August 2009 to April 2012
has been Very Good.

[Handwritten Signature]
Director
Distance Education

[Handwritten Signature]
Director
Distance Education

Serial No. 383468

PROVISIONAL RESULT

ISLAMABAD



Name MUHAMMAD SAFEER
Father's Name MUHAMMAD ROSHAN KHAN
Address VILL KAMAL BAN P/O MAHANDRI C/O
TALAR
Tehsil BALAKOT
District MANSEHRA

Roll No. AJ434760
Registration No. 11NMA00219
Final Semester SPR-2013

has successfully completed BACHELOR OF ARTS
GROUP-GENERAL

The detail of passed courses is as under:

Semester	Course Code	Title of Course	Marks	
			Maximum	Obtained
SPR- 11	0404	URDU	100	54
SPR- 11	0416	ISLAMIAT (C)	100	72
SPR- 11	1423	COMPULSORY ENGLISH-I	100	53
AUT- 11	1424	COMPULSORY ENGLISH-II	100	62
AUT- 11	0436	SEERAT-E-TAYYABA	100	64
SPR- 12	0464	ISLAMIC FIGH	100	60
SPR- 12	0485	HEALTH & NUTRITION	100	56
SPR- 12	0487	CHILD DEVELOPMENT	100	61
SPR- 12	0417	PAKISTAN STUDIES (C)	100	63
AUT- 12	0419	EDUCATION	100	66
SPR- 13	0437	ISLAMIC STUDIES (B)	100	67

CREDITS: 8

Total Marks / Obtained

1100 / 578

62 B

Result Declared on FEBRUARY 03, 2014

Percentage / Grade

Date of issue FEBRUARY 17, 2014

Controller of Examinations

Disclaimer:

This result card is issued provisionally, errors and omission, excepted, as a notice only. Any entry appearing on this card does not itself constitute a final result.

(32)

Asr

us T

SN: 3935

HAZARA UNIVERSITY
 MANSEHRA, PUNJAB
DETAILED MARKS CERTIFICATE

MASTER OF ARTS (FINAL)
ANNUAL EXAMINATION 2015

Roll No: 35574 Reg No: 14-PM-182
 Name: Muhammad Safer F/ Name: Muhammad Roshan Khan
 Institution/ District: MANSEHRA Subject: Islamiyat

COURSE TITLE:	Max: Marks		Marks Obt:		Total	Marks in Words	Remarks
	TH	PR	TH	PR			
MA Previous Marks	500				337	THREE HUNDRED THIRTY-SEVEN	
(Al-Qura'an) Translation 2nd Half & Commentary alongwith Grammar	100		64		64	SIXTY-FOUR	Pass
Principles of Islamic Jurisprudence	100		60		60	SIXTY	Pass
Islam & other World Religions	100		59		59	FIFTY-NINE	Pass
Kalam & Philosophy of Islam / Islam in Contemporary Muslim World	100		57		57	FIFTY-SEVEN	Pass
Islamic Economics / Islamic Politics / Islam & Science	100		66		66	SIXTY-SIX	Pass
General Viva Voce	100		48		48	FORTY-EIGHT	Pass
Total: 1100					691	SIX HUNDRED NINETY-ONE	
Percentage: 62.82							
Division: FIRST							

Print Date: 27-02-2016

Checked By: M. Shakir

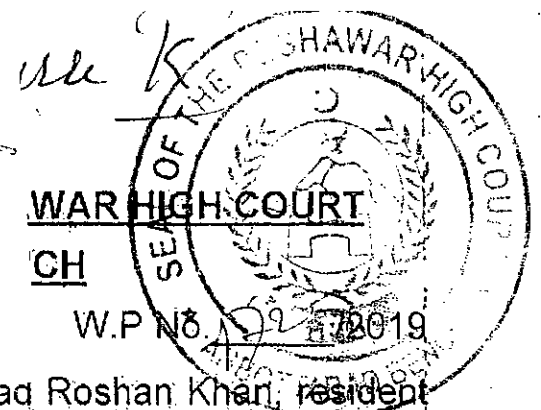
[Signature]

Controller Examinations
Hazara University, Manshra
February 26, 2016

Errors and omissions are subject to subsequent rectification.
Note: Any mistake in Name, Father Name etc must be intimated within 60 days of the issuance date of this Certificate.

[Signature]
Karam-ul-Qayyum
Advocate High Court
Manshra

(30) A
1



BEFORE THE HONORABLE
ABBOTTAB

WAR HIGH COURT
CH

W.P No. 1720/19

Mohammad Safer S/o Monammad Roshan Khan, resident
of Village Kamal Ban, Tehsil Balakot, District, Mansehra.

...PETITIONER

V E R S U S

1. Chairman Board of Intermediate and Secondary Education (BISE), Abbottabad.
2. Secretary BISE, Abbottabad.
3. Controller of Examination, BISE, Abbottabad.
4. District Education Officer (DEO) Mansehra.
5. Iqbal Khan Principal Govt Higher Secondary School, Lassan Thakral, District Mansehra, Ex-Principal Govt Higher Secondary School Jarid, Tehsil Balakot, District Mansehra.
6. Muhammad Riaz, Incharge Certificates GHSS, Jarid, District Mansehra.

...RESPONDENTS

Certified to be True Copy
EXAMINER
23 SEP 2020
Peshawar High Court Aid-Bench
Authorized Under Sec: 75 Evid Ordns.

=====

PETITION, UNDER ARTICLE 199 OF THE CONSTITUTION OF THE ISLAMIC REPUBLIC OF PAKISTAN, 1973, SEEKING DECLARATION TO THE EFFECT THAT THE ENTIRE PROCEEDING, ACTION AND THE ORDERS ON THE PART OF RESPONDENTS, WHEREBY THE DMC AND RELATED PROVISIONAL CERTIFICATE IN RESPECT OF THE PETITIONER HIGHER SECONDARY SCHOOL CERTIFICATE EXAMINATION (F.A), HAVE BEEN DECLEARRED AS FAKE / BOGUS, RESULTING INTO THE RE-CALL / CANCELLATION OF THE PETITIONER APPOINTMENT ORDER, VIDE THE ORDER OF RESPONDENT NO.4 DATED 14/11/2017, ARE ILLEGAL, WITHOUT JURISDICTION BASED ON MALAFIDE, VIOLATIVE OF THE PRINCIPLES OF NATURAL JUSTICE AND FUNDAMENTAL RIGHTS OF THE PETITIONER, AND, AS SUCH, BEING OF NO LEGAL EFFECT AND LIABLE TO BE SET ASIDE.

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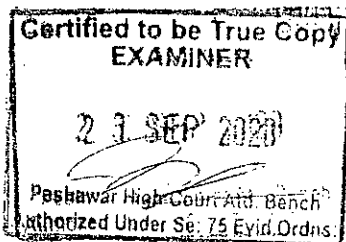
PRAYER:

On acceptance of the instant Writ petition, the impugned proceedings, orders and action of the respondents, may graciously be set aside and the petitioner may kindly be declared to have validly and lawfully passed his Intermediate examination (F.A) with direction to respondent No. 1 to 3 to authenticate / validate the petitioner's certificate and, to respondent No.4, to recall / cancel the cancellation order of the petitioner's appointment dated 14/11/2017 with the result of the petitioner's re-instatement in service OR any other relief as this honourable court, in its equitable jurisdiction, may deem appropriate in the circumstances of the case, may also kindly be granted.

RESPECTFULLY SHEWETH:

FACTS:

1. That, the petitioner, at the time of his Intermediate annual examination, 2009, was a regular student of Govt Higher Secondary School, Jarid Tehsil Balakot, District Mansehra.
2. That, all the correspondence with BISE, respecting examination of regular students, such as the petitioner, as a matter of course, were made by the head of the concerned educational institution i.e. respondent No.5 and, therefore, the petitioner, being regular student, was supposed only to collect his exam's result from the office of his parent institution i.e. GHSS Jarid.
3. That, soon after the announcement of the annual exams result, the petitioner, alongwith other regular students,



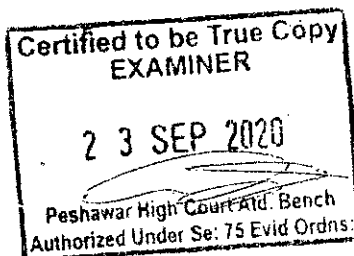
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3

visited the office of his school for collection of his annual result, but found himself failed in one subject.

4. That, respondent No.6, then posted as Incharge Certificates, with concurrence of respondent No.5, advised the petitioner to seek re-totaling of his marks in the failed subject and to this effect respondent No.6, himself took the responsibility to do the needful on the petitioner's behalf, however, subject to advanced payment of certain amount of fee which the petitioner complied with accordingly.

5. That, subsequently, a couple of weeks later, respondent No.6 informed the petitioner to have passed the requisite subject as a result of re-totaling his marks and further asked him to collect his DMC and provisional certificate duly signed by the respondent No.5 which was done accordingly. **(Copies of the petitioner's DMC and Provisional certificate as issued by respondent No.5 & 6, are attached as annexure "A" & "B" respectively)**



6. That, the petitioner, subsequently, sought admission in the Sarhad University of Science and Information Technology and obtained Diploma in Health and Physical Education in 2011. **(Copy of the relevant Diploma is attached as annexure "C")**

7. That, the petitioner, thereafter, also passed his Primary School Teaching Course (PTC) from Allama Iqbal Open University in 2014. **(Copy of the PTC Certificate is attached as annexure "D")**

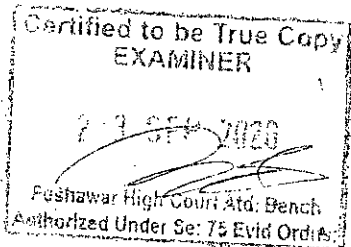
37₄

8. That, the petitioner, besides the above mentioned educational qualification, had also obtained his Master Degree in Islamiyat from the Hazara University in 2015. (Copy of the Master Degree is attached as annexure "E")

9. That, in his efforts to seek employment, the petitioner, in due course, was selected as PST teacher vide the order of respondent No.4 dated 23/06/2017 and was posted in Govt Primary School "Lari" (Kaghan). (Copy of the petitioner's appointment order is annexed as annexure "F")

10. That, a couple of months later, the petitioner was taken by surprise to receive the order dated 14/11/2017 of respondent No.4, vide which the petitioner's earlier appointment order, dated 23/06/2017 was cancelled / recalled, apparently on the ground that the petitioner's DMC, relating to his HSSC examination, was reported to have been found bogus / fake. (Copy of the impugned order dated 14/11/2017, is attached as annexure "G")

11. That, feeling extremely aggrieved against the aforementioned impugned order and proceeding of respondents, as being violative of the principles of the law and natural justice, the petitioner approached the respondents to redress the petitioner's grievance by conducting fair and impartial inquiry into the facts and circumstances in which the petitioner had allegedly been defrauded, but the respondents refused to pay heed to the petitioner's requests, hence, the instant petition, inter-alia, on the following grounds:-



285

GROUNDS:

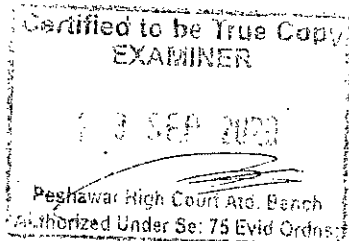
- a. That, the impugned action, orders and proceedings have been taken and conducted arbitrarily as also in absolute violation of the principles of natural justice as the petitioner has neither been issued any show cause notice nor any explanation letter nor was given an opportunity of hearing before the impugned action and, therefore, the impugned action and orders being illegal and violative of the fundamental rights of the petitioner, are liable to be set aside.

- b. That, as the entire proceedings in connection with the petitioner's HSSC examination, including DMC and provisional certificate, was conducted and communicated through the administration of the petitioner's parent institution i.e. GHSS Jarid, the petitioner had no reason to disbelieve or discredit the genuineness or the credibility of the aforementioned certificates hence, the petitioner could not be held responsible for any fault not committed by him. The impugned proceedings, therefore, being of no legal effect, is liable to be set aside.

- c. Had the petitioner have any doubt about the genuineness of his DMC he, being fully aware of the ensuing and impending destructive effect on his future career, instead of pursuing further education, would have preferred, in the first instance, to re-appear in his failed subject. The petitioner, therefore, being absolutely innocent, deserve to be treated in equitable manners under the equitable jurisdiction of this honourable court.

Certified to be True Copy
EXAMINER
23 SEP 2020
Peshawar High Court Ald. Bench
Authorized Under Sec. 75 Evid Ordns.

- (39)
- d. That, since the petitioner had been recruited in accordance with the law and consequence thereof had assumed his duties, the respondent No.4 being appointing authority, had ceased to have the power of receding to recall his own order dated 23/06/2017, more particularly, when the same had created a vested right in favour of the petitioner.
- e. That, the charges on which the petitioner has been punished by the respondents, factually and legally required to be proved through an independent inquiry committee failing which the impugned action is illegal, without lawful authority and jurisdiction and, hence, is liable to be set aside.
- f. That, in case the impugned action, orders or proceedings are not set aside or remedied in an equitable manners, it would deprive the petitioner of the fruits of his hard earned and *bonafide* efforts whereby he obtained education up to his Master Degree and would also render him unemployed and disqualified for his future career.
- g. That, the petitioner has no alternate remedy except the instant petition under the constitutional and equitable jurisdiction of this honourable court.
- h. That, as the petitioner has continuously been pursuing the instant matter before the respondents and after being disappointed with the non responding attitude of the respondents, has left with no other remedy but to seek the constitutional jurisdiction of this honourable court and, therefore, the instant petition does not suffer from any inordinate delay or latches.



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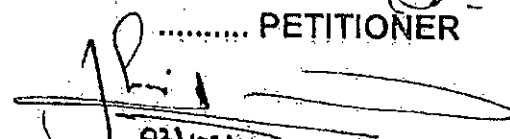
i. That, the court fee as required under the law, is hereby affixed.

PRAYER:

In view of above submissions, it is humbly prayed that, on acceptance of the instant petition, the impugned proceedings, orders and action of the respondents, may graciously be set aside and the petitioner may kindly be declared to have validly and lawfully passed his Intermediate examination (F.A) with direction to respondent No. 1 to 3 to authenticate / validate the petitioner's certificate and, to respondent No.4, to recall / cancel the cancellation order of the petitioner's appointment dated 14/11/2017 with the result of the petitioner's re-instatement in service OR any other relief as this honourable court, in its equitable jurisdiction, may deem appropriate in the circumstances of the case, may also kindly be granted.

Through:

Dated:-02/02/2019


..... PETITIONER
(IFTIKHAR AHMED TANOLI)
Advocate High Court, Abbottabad.

VARIFICATION

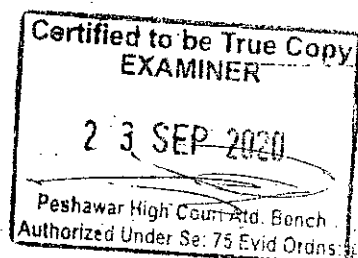
Verified that the contents of instant Writ Petition are true and correct to the best of my knowledge and belief and no material facts has been concealed from this Honourable Court.

Dated:-02/02/2019


DEPONENT
.....PETITIONER

IDENTIFIED BY:-




(IFTIKHAR AHMED TANOLI)
Advocate High Court, Abbottabad.



40
Annul



PESHAWAR HIGH COURT, ABBOTTABAD
FORM OF ORDER SHEET

Date of Order of Proceedings	Order or other Proceedings with Signature of Judge (s)
1 03.03.2020	2 <u>W.P.No.172-A/2019.</u> Present: Mr. Iftikhar Ahmed Tanoli, Advocate for the petitioner. Syed Altaf Hussain Shah, Advocate for the respondents No.1 to 3. Sardar Muhammad Asif, Asstt. A.G for the respondents No.4 to 6 alongwith Muhammad Touseef, Litigation Officer, DEO (M), Mansehra. *** <u>AHMAD ALI, J.-</u> After arguing the case at great length, learned counsel for the petitioner requested that this petition may be treated as appeal and be sent to Secretary Education of Khyber Pakhtunkhwa Peshawar for adjudication in accordance with law. The request of the learned counsel for the petitioner is accepted and the instant writ petition stands converted into appeal and sent to the Secretary, Education Khyber Pakhtunkhwa Peshawar for decision in accordance with law within a month after receipt of the order of this court positively, after retaining its photocopy by the office for record.  JUDGE  JUDGE

Certified to be True Copy
EXAMINER
23 SEP 2020
Peshawar High Court (Atd. Bench)
Authorized Under Sec. 75, Evid. Ordins.

MOST IMPORTANT/MOST IMMEDIATE

42 A. 22 M



GOVERNMENT OF KHYB
ELEMENTARY & SECONDARY
DEPARTMENT

KHYBER PAKHTUNKHWA
EDUCATION

Block "A" Civil Secretariat, Peshawar

Phone No. 091-9211128

NOTIFICATION

Dated Peshawar the 31-08-2020

NO W.P. NO 172-A/2019 MUHAMMAD SAFEER S/O MUHAMMAD ROSHAN KHAN VS GOVT OF KP.

WHEREAS Mr. Muhammad Safeer S/O Muhammad Roshan Khan filed a Writ Petition (W.P) No. 172-A/2019 before Peshawar High Court, Abbottabad Bench, with the prayer "That the Petitioner may kindly be declared to have validly and lawfully passed his Intermediate Examination (F.A) with direction to Respondents No. 01 to 03 to authenticate / validate the Petitioner Certificate".

AND WHEREAS the Honorable Peshawar High Court, Abbottabad Bench disposed of the subject Writ Petition with the direction, that "The instant Writ Petition stands converted into Appeal and send to the Secretary, Education Khyber Pakhtunkhwa, Peshawar for decision in accordance with law within a month after receipt of the order of the Court positively".

AND WHEREAS Additional Secretary (Establishment), Government of Khyber Pakhtunkhwa E&SED heard the Petitioner/Application on behalf of the Secretary E&SED.

AND WHEREAS the Additional Secretary (Establishment), Khyber Pakhtunkhwa E&SED in compliance with the direction of Honorable Court, perused record / appeal and recommended that the Appellant / Petitioner has used illegal means in obtaining the Detail Marks Certificate (DMC) as well as Provisional Certificate of Intermediate, as already confirmed by the BISE Abbottabad authorities that the marks of English (Part-II) paper were tempered / changed from 20 to 40. which was having no proof in the record of the BISE Abbottabad.

Now THEREFORE, after due consideration of all the points raised in the appeal in the light of the facts, rules and policies in vogue the Competent Authority has found no merit in the appeal which is accordingly dismissed.

SECRETARY

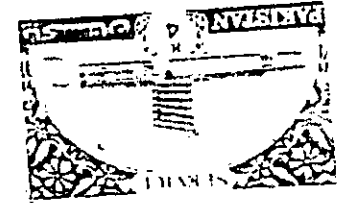
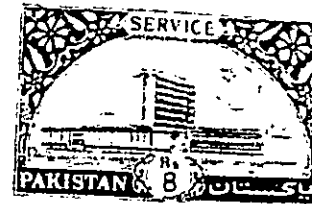
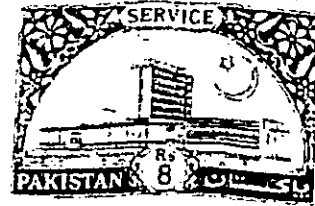
ELEMENTARY & SECONDARY EDUCATION, DEPARTMENT

Umar-ul-Dawood
Advocate
Mansera

Copies

1. Additional Registrar Peshawar High Court, Abbottabad Bench, with reference to his letter No. 778, Dated. 10-03-2020
2. Chairman BISE, Abbottabad.
3. P.S to Secretary Elementary & Secondary Education, Department.
4. P.A to Deputy Secretary (Legal).
5. Petitioner Mr. Safeer S/O Muhammad Roshan Khan GHSS Jarid, Mansera

[Signature]
SECTION OFFICER (LITIGATION-III)



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Tasneem-Quddus
Associate
Mansehra

Handwritten initials

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Elementary
Civil Court
Mansehra

5. Petitioner Mr. Safer S/O Muhammad Roshan Khan GHSS Jarid, Mansehra.

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SECTION OFFICER (LITIGATION-III)

DBAM No. 200

BC No. 10-2817

Name of Advocate ناصر ایس

S.No 4406

Fee Rs. 100/-



2020-21

General Secretary
District Bar Association
Manshera

وکالت نامہ

عدالت: خداجہ مسروس نرسونل لٹریچر (ایس ایس)

عنوان: مہر مسروس بنام: حکومت و مسروس

منجاب: اسٹریٹ نوعیت مقدمہ: سرکس اسٹریٹ

باعث تحریر آنکہ
دریں مقدمہ عنوان بالا میں اپنی طرف سے برائے پیروی و جواب دہی کے لئے
ناصر ایس - ایس ایس
کو بدیں شرائط وکیل مقرر کیا ہے کہ میں ہر پیشی پر خود یا بذریعہ مختار خاص رو برو عدالت حاضر ہوتا رہوں گا اور بوقت پکارے
جانے وکیل موصوف کو اطلاع دیکر حاضر کروں گا۔ اگر کسی پیشی پر مظہر حاضر نہ ہوا اور غیر حاضری کی وجہ سے کسی طور پر مقدمہ
میرے خلاف ہو گیا تو وکیل موصوف اس کے کسی طرح ذمہ دار نہ ہوں گے۔ نیز وکیل موصوف صدر مقام پکھری کے علاوہ
کسی اور جگہ پکھری کے مقررہ اوقات سے پہلے یا بروز تعطیل پیروی کرنے کے مجاز نہ ہوں گے۔ اگر مقدمہ پکھری کے علاوہ
کسی اور جگہ سماعت ہوا یا پکھری کے اوقات کے آگے پیچھے سماعت ہونے پر مظہر کو کوئی نقصان پہنچے تو وکیل موصوف ذمہ دار
نہ ہوں گے اور وکیل موصوف کو عرضی دعویٰ اور درخواست اجراء ڈگری و نظر ثانی اپیل نگرانی دائر کرنے نیز ہر قسم کی درخواست
بیان حلفی و تصدیق کرنے اور اسپر دستخط کرنے کا بھی اختیار ہوگا۔ اور کسی حکم یا ڈگری کے اجراء کرانے اور قسم کا روپیہ وصول
کرنے اور رسید دینے اور داخل کرنے کا ہر قسم کا بیان دینے اور سپرد تالی و راضی نامہ و دستبرداری و اقبال دعویٰ کا اختیار بھی ہوگا
بصورت اپیل و برآمدگی مقدمہ یا منسوخی ڈگری یا کطرفہ درخواست حکم امتناعی یا فیصلہ قبل از ڈگری اجراء ڈگری بھی وکیل موصوف
کر بشرط ادائیگی علیحدہ مہنتانہ ادا کرنے کا مجاز ہوگا اور بصورت ضرورت بدوراں مقدمہ یا اپیل و نگرانی کسی دوسرے وکیل یا ایئر سٹریٹ کو
بجائے خود یا اپنے ہمراہ مقرر کریں اور مشیر قانونی کو بھی اس امر میں وہی اختیارات حاصل ہوں گے جیسے وکیل موصوف کو
اور اگر پوری فیس تاریخ پیشی سے پہلے ادا نہ کروں گا تو وکیل موصوف کو پورا اختیار ہوگا کہ مقدمہ کی پیروی نہ کریں اور ایسی حالت
میں میرا مطالبہ وکیل موصوف کے برخلاف نہیں ہوگا مجھے کل ساختہ پرداختہ وکیل موصوف مثل ذات خود منظور و قبول ہوگا۔
لہذا وکالت نامہ لکھ دیا ہے اور دستخط/انگوٹھا ثبت کر دیا ہے تاکہ سند رہے۔ مضمون وکالت نامہ سن لیا ہے اور اچھی طرح سمجھ لیا ہے۔

مورخہ 20

ACCEPTED
Kraft-ul-Qayy
Advocate High Court
Manshera

"A"

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.
JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR. **16**

No.

13288

20

APPEAL No..... of 20

Muhammad Safer

Appellant/Petitioner

Versus

Secy ECSE Dept. Pesh.

RESPONDENT(S)

(Counsel)

M. Kam-ut-Qayyum Advocate

Notice to Appellant/Petitioner

High Court, Mansehra.

Take notice that your appeal has been fixed for Preliminary hearing, replication/affidavit/counter affidavit/record/arguments/order before this Tribunal on 16/6/2021 at 9:00 AM

You may, therefore, appear before the Tribunal on the said date and at the said place either personally or through an advocate for presentation of your case, failing which your appeal shall be liable to be dismissed in default.

(at Camp Court A/Abad)

[Signature]

Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

"A"

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

T.B

No.

13288

20

APPEAL No..... of 20 ..

Muhammad Safeer

Appellant/Petitioner

Versus

Secy ESSE Dept. Pesh.

RESPONDENT(S)

✓
Notice to Appellant/Petitioner

Muhammad Safeer Son of


Muhammad Roshan Resident of village Kamal ban,

Tehsil Balakot. Distt: Mairahra. Ex. Pst GPS Lari Kaghan

Take notice that your appeal has been fixed for Preliminary hearing,
replication/affidavit/counter affidavit/record/arguments/order before this Tribunal
on 16/6/2021 at 9:00 AM

You may, therefore, appear before the Tribunal on the said date and at the said
place either personally or through an advocate for presentation of your case, failing
which your appeal shall be liable to be dismissed in default.

(at Camp Court A/Abad)


Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

“B”

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

No.

IB

Appeal No. *13288* of 2020

Mohammad Saqeeb Appellant/Petitioner

Versus

Secy. Edn. K.P.S. Pesh. Respondent

Respondent No. *3*

Notice to:

District Education Officer, (M) Muzaffargarh

WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *16/01/2020* on.....at 8.00 A.M. If you wish to urge anything against the appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any Advocate, duly supported by your power of Attorney. You are, therefore, required to file in this Court at least seven days before the date of hearing 4 copies of written statement alongwith any other documents upon which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the appeal/petition will be heard and decided in your absence.

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

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

Given under my hand and the seal of this Court, at Peshawar this *7/1/20*.....

Day of *Jan*.....20*20*

at Court Court A. Ahmad

[Signature]

Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

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

"B"

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

713

No.

Appeal No. 13288 of 20
Muhammad Safoor Appellant/Petitioner

Versus
Serj. Edhi: KPL Pesh Respondent

Respondent No. 4
Chairman Board of Intermediate and
Secondary Education Peshawar

Notice to:


WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on 15/2/2022 at 8.00 A.M. If you wish to urge anything against the appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any Advocate, duly supported by your power of Attorney. You are, therefore, required to file in this Court at least seven days before the date of hearing 4 copies of written statement alongwith any other documents upon which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the appeal/petition will be heard and decided in your absence.

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

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

Given under my hand and the seal of this Court, at Peshawar this 7th Day of Jan 20

at Camp Court Peshawar


Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

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

“B”

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

No.

713

Appeal No. 13.288 of 20 20

Muhammad Saif Appellant/Petitioner
 Versus

Secy. Exm. K. P. T. Pesh. Respondent
 Respondent No. 5

Notice to: Controller of Examinations BISE, Peshawar

WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on 16-1-2022 at 8.00 A.M. If you wish to urge anything against the appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any Advocate, duly supported by your power of Attorney. You are, therefore, required to file in this Court at least seven days before the date of hearing 4 copies of written statement alongwith any other documents upon which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the appeal/petition will be heard and decided in your absence.

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

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

Given under my hand and the seal of this Court, at Peshawar this 7th

Day of Jan 20 22

at Comp Court Peshawar

[Handwritten Signature]

Registrar,
 Khyber Pakhtunkhwa Service Tribunal,
 Peshawar.

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

"B"

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

No.

FB

Appeal No.....13283..... of 20 20

.....Muhammad Saifur..... Appellant/Petitioner
Versus

.....Sayyid Idris Khan..... Respondent
Respondent No.....6.....

Notice to: —

Principal G.H.S.S. Jamid Tehsil
Baloch District: Manselva.

WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on.....16-9-2022.....at 8.00 A.M. If you wish to urge anything against the appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any Advocate, duly supported by your power of Attorney. You are, therefore, required to file in this Court at least seven days before the date of hearing 4 copies of written statement alongwith any other documents upon which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the appeal/petition will be heard and decided in your absence.

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

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

Given under my hand and the seal of this Court, at Peshawar this.....7th.....

Day of.....June.....20

at Camp Court Peshawar

Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

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

"B"

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

No.

TB

Appeal No. 13288 of 2022

Muhammad Saif Appellant/Petitioner

Versus

Secy. Edu. K.P.K. Pesh. Respondent

Respondent No. 2

Notice to: - Director, Ele. 2 Sec. Education Dept. of K.P.K. Peshawar.

WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on 16-2-22 at 8.00 A.M. If you wish to urge anything against the appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any Advocate, duly supported by your power of Attorney. You are, therefore, required to file in this Court at least seven days before the date of hearing 4 copies of written statement alongwith any other documents upon which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the appeal/petition will be heard and decided in your absence.

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

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

Given under my hand and the seal of this Court, at Peshawar this 7th

Day of Jan 2022

at Camp Court Peshawar

[Signature]

[Signature]

Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

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

"B"

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

No.

13

Appeal No. 13288 of 2020

Muhammad Saif Appellant/Petitioner

Versus

Secy. Edu: I.P.C. Pesh: Respondent

Respondent No. 1

Notice to:

Secy. Ele. & Sec. Education Dept. of
I.P.C. Peshawar.

WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on 13-2-2022 at 8.00 A.M. If you wish to urge anything against the appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any Advocate, duly supported by your power of Attorney. You are, therefore, required to file in this Court at least seven days before the date of hearing 4 copies of written statement alongwith any other documents upon which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the appeal/petition will be heard and decided in your absence.

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

Given under my hand and the seal of this Court, at Peshawar this Jan: 22 Day of.....2022

at Camp Court A. Abad

Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

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