

25.10.2022

Appellant present through counsel.

Kabir Ullah Khattak, learned Additional Advocate General alongwith Muhammad Kamran ADEO for respondents present.

Reply not submitted. Respondents requested for time to submit reply/comments. Last chance is given. To come up for reply/preliminary hearing on 23.11.2022 before S.B at Camp Court, D.I Khan.



(Rozina Rehman)
Member (J)
Camp Court, D.I Khan

29.06.2022

Learned counsel for the appellant present and requested for adjournment in order to further prepare the brief. Adjourned. To come up for preliminary hearing before the S.B on 26.07.2022 at Camp Court, D.I.Khan.



(Mian Muhammad)
Member (E)
Camp Court, D.I.Khan

26-7-22

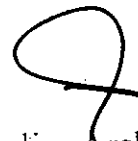
Due to Summer Vacation the case is adjourned to come up for the same on 27/8/2022



27th Sept 2022

Learned counsel for the appellant present and heard.

Let pre-admission notice be issued to the other side for submission of written reply. To come up for reply/preliminary hearing on 25.10.2022 before S.B at camp court D.I.Khan.



(Kalim Arshad Khan)
Chairman
Camp Court D.I.Khan

29.03.2022

Counsel for the appellant present.

Learned counsel for the appellant seeks time to further document the appeal. Request is accepted. He may submit further documents on or before the date fixed. To come up for preliminary hearing on 24.05.2022 before S.B at camp court, D.I.Khan.



CHAIRMAN,
Camp Court, D.I.Khan

24.05.2022

Learned counsel for the appellant present.

He made a request for adjournment in order to prepare the brief of the case. Adjourned. To come up for preliminary on 29.06.2022 before S.B before S.B at Camp Court, D.I.Khan.





(Rozina Rehman)
Member (J)
Camp Court, D.I.Khan

FORM OF ORDER SHEET

Court of _____

Case No.- _____ 378/2022


S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	15/03/2022	<p>The appeal of Mr. Aziz Ur Rehman resubmitted today by Mr. Muhammad Idrees Khan Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please.</p> <p style="text-align: right;"> REGISTRAR</p>
2-	29.03.2022	<p>This case is entrusted to touring S. Bench at D.I. Khan for preliminary hearing to be put there on <u>29-03-2022</u></p> <p style="text-align: right;">CHAIRMAN </p> <p>Counsel for the appellant pr... Learned counsel for the appellant seeks adjournment request is accepted. To request is accepted. To request is accepted. To</p> <p style="text-align: right;">CHAIRMAN Camp Court, D.I. Khan</p>

The appeal of Mr. Aziz-ur-Rehman son of Muhammad Nawaz r/o Mohallah Maqrab Khan P.O Panyaia South Paharpur District D.I.Khan received today i.e. on 16.02.2022 (with five copies) is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- ✓1- Appeal has not been flagged/marked with annexures marks.
- ✓2- Affidavit may be got attested by the Oath Commissioner.
- ✓3- Application for interim relief attached with the appeal is unsigned.
- ✓4- Departmental appeal is photo sate on rough page which is not acceptable.
- ⑦ Sub-rule-4 of rule-6 of the Khyber Pakhtunkhwa Service Tribunal rules 1974 requires that every civil servant to whom the relief claimed may affect shall also be shown as respondents.
- ✓6- Page Nos. 15, 16 and 28 to 33 are illegible which may be replaced by legible/better one.
- 7- Three copies/sets of the appeal along with annexures i.e. complete in all respect for Tribunal and one for each respondent may also be submitted with the appeal.

No. 483 /S.T,

Dt. 17-2- /2022

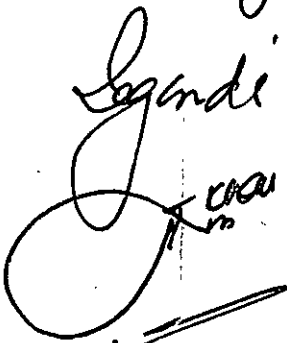


REGISTRAR
SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA
PESHAWAR.

Mr. Muhammad Idrees Khan Adv.
High Court Dera Ismail Khan

Respectfully Sir!

*Refence to above observations/objection's,
are hereby adressed one by one and after
rectification, Case file alongwith two sets
complete in all respects is hereby resubmitted*

Yazidi

The present appeal was submitted on 16.02.2022 which was returned to the counsel for the appellant for completion. Today i.e on 11.03.2022 the counsel for the appellant resubmitted the same without removing the objection no. 5, hence the objection no.5 still stands. Therefore the same is returned again to the counsel for the appellant for removing the said objection within 15 days.

No. _____/S.T,

Dt. _____/2022

**REGISTRAR
SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA
PESHAWAR.**

Mr. Muhammad Idress Khan Adv. D.I. Khan.

**BEFORE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR
CHECK LIST**

Case Title: Azizur Rahman vs Court of Kpk.

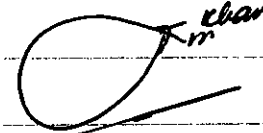
S.#	Contents	Yes	No
1.	This appeal has been presented by: <u>Muhammad Idrees Advocate</u>	✓	
2.	Whether Counsel / Appellant / Respondent / Deponent have signed the requisite documents?	✓	
3.	Whether Appeal is within time?	✓	
4.	Whether the enactment under which the appeal is filed mentioned?	✓	
5.	Whether the enactment under which the appeal is filed is correct?	✓	
6.	Whether affidavit is appended?	✓	
7.	Whether affidavit is duly attested by competent oath commissioner?	✓	
8.	Whether appeal/annexures are properly paged?	✓	
9.	Whether certificate regarding filing any earlier appeal on the subject, furnished?	✓	
10.	Whether annexures are legible?	✓	
11.	Whether annexures are attested?	✓	
12.	Whether copies of annexures are readable/clear?	✓	
13.	Whether copy of appeal is delivered to A.G/D.A.G?	✓	
14.	Whether Power of Attorney of the Counsel engaged is attested and signed by petitioner/appellant/respondents?	✓	
15.	Whether numbers of referred cases given are correct?	✓	
16.	Whether appeal contains cuttings/overwriting?	✓	
17.	Whether list of books has been provided at the end of the appeal?	✓	
18.	Whether case relate to this Court?	✓	
19.	Whether requisite number of spare copies attached?	✓	
20.	Whether complete spare copy is filed in separate file cover?	✓	
21.	Whether addresses of parties given are complete?	✓	
22.	Whether index filed?	✓	
23.	Whether index is correct?	✓	
24.	Whether Security and Process Fee deposited? on	—	
25.	Whether in view of Khyber Pakhtunkhwa Service Tribunal Rules 1974 Rule 11, notice along with copy of appeal and annexures has been sent to respondents? on	✓	
26.	Whether copies of comments/reply/rejoinder submitted? on	—	
27.	Whether copies of comments/reply/rejoinder provided to opposite party? on	—	

It is certified that formalities/documentation as required in the above table have been fulfilled.

Name:

Muhammad Idrees Khan
Advocate, D-1. Khan

Signature:



Dated:

14.2.2022

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

In service Appeal No. 378 /2022

Aziz ur Rahman
(Appellant)

VERSUS

GOVT of KPK etc
(Respondents)

I N D E X

S.No.	Description of documents	Pages
1	Appeal along with affidavit <i>and application</i>	1-8
2	Copy of CNIC of the appellant	9
3	Copy of advertisement of Daily express news dated 20/01/2014	10
4	NTS Result	11-13
5	Copy of Appointment Order of the Appellant	17-20
6	Copy of Tentative/Final Seniority List issued by Res no. 04	21-25
7	Copy of application against tentative list dated.	26
8	Copy of Copy of application dated.	—
9	Copy of Departmental appeal	27
10	Copies of decision of Peshawar High Court Bench D.I.Khan dated 25.09.2018 in W.p no. 686-/14, alongwith decision of this Learned Court in S.A no. 99/2018	28-33
14	Vakalatnama	34

Dt: 14.02.2022

K. Idrees
Appellant's counsel

**Muhammad Idrees
Khan**
AHC D.I.Khan

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

Service Appeal No. 378 /2022

1

Aziz Ur Rehman s/o Muhammad Nawaz r/o Mahallah
Maqrab Khan P.O Panyala South, Tehsil Paharpur District
Dera Ismail Khan.

(Appellant)

Khyber Pakhtunkhwa
Service Tribunal

Diary No. 302

Dated 16/2/2022

VERSUS

Government of Khyber Pakhtunkhwa through.....

1. **Chief secretary** Khyber Pakhtunkhwa, Peshawar.
2. **Secretary Elementary & Education** Khyber Pakhtunkhwa,
Peshawar.
3. **Director Elementary & Education** Khyber Pakhtunkhwa,
Peshawar.
4. **District Education Officer** (M) Dera Ismail Khan.
5. District Controller of Accounts Dera Ismail Khan.

..... **(RESPONDENTS)**

**APPEAL UNDER SECTION 4 OF THE KPK SERVICES
TRIBUNAL ACT, 1974, AGAINST THE IMPUGNED
SENIORITY LIST AS ON 30TH SEPTEMBER, 2020,
ISSUED VIDE ORDER OF THE RESPONDENT NO: 4
VIDE LETTER NO: 10572-74 DATED 11/05/2020.**

PRAYER

*Through acceptance of instant appeal impugned seniority list as on
30th September 2020 issued by respondent no: 4 may graciously be
set aside up to the extent of the appellant, and by directing the
respondent authorities to deal the petitioner as an accordance with
law and place the petitioner in impugned seniority list as in*

Filed to-day

Registrar

16/2/2022.

J. Khan

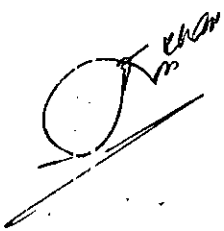
accordance with his merit position among the appointees teachers C.T BPS 15, appointed vide order dated 13/06/2014, to whom appellant belong and deserve his seniority.

Note: Addresses given above shall suffice the object of service. All necessary and proper parties have been arrayed in the panel of respondents.


Appellant amongst other grounds respectfully submits as under:-

1. That the petitioner being qualified, applied for the post of CT general, School based, against advertisement whose closing date was 20/01/2014 through NTS Testing agency. Copy of advertisement and CNIC of the appellant are enclosed as **Annexure-A** to the appeal.
2. That after scrutiny of the applications of the incumbents who had applied for the post, test through NTS testing agency has been conducted, wherein appellant appeared under roll no 1710810 and secured 123.49 marks, which included test as well as his qualification marks. Copy of NTS result is annexed as **Annexure-B** to the appeal.
3. That besides appellant had higher merit position among the incumbents, respondent authorities omitted to issue his appointment order, against which appeal was preferred, and on acceptance of such appeal order of appointment dated 01/03/2016 was issued, vide which appellant was appointed as CT Teacher (BPS-15) at GHSS Abdul Khel. Copy of appointment order and appeal is annexed as annexure **Annexure-C**.
4. That being applicant of 20/01/2014, respondent no: 4 was required to place appellant as in accordance with merit among the incumbents/ appointees of year 2014, respondent no: 4 prepared Tentative Seniority List in the year 2020 and place the appellant at serial no 523, against his merit position of 508, against which applicant preferred appeal dated 22/02/2020. Copy of tentative/Final seniority list and appeal are annexed as **Annexure D & E**, respectively.

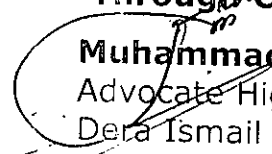
5. That beside's considering the appeal of appellant dated 22/02/2020, Resp. no. 04 neither called the appellant for any hearing nor have given any opportunity for establishment of his right and omitted to disclose or notify final seniority list, till it was uploaded to the official Website of the department in the year 2022. Which gave fresh cause of action to the appellant due to commission of subsisting wrong done by the respondent no. 4. Copy of the Final seniority list as on 30.09.2020, uploaded to web portal of the department is annexed as **annexure F** to the appeal.
6. That while not having any response from the respondent no. 04, appellant moved another appeal/application against tentative seniority list, on 06.08.2021, for which response of the respondent no. 04 is still awaited. Copy of the application /departmental appeal dated. 06/08/2021 is annexed as **ANNEXURE G**.
7. That respondent no. 04 has acted in haste while placing the appellant on serial no. 523 of the seniority list , below his merit position of 508 among his fellow teachers C.T Bps 15 appointed through NTS in 2014, who were appointed under the same advertisement as the appellant did, which violation of rule 17 of the Civil Servants Appointment, Promotion And Transfer Rules, 1989, and hence are not sustainable in eyes of law.
8. That appellant is equally entitled to be considered and placed as in accordance with his merit position among the C.T teachers, who were appointed under the same advertisement in the year 2014, while the delay in the appointment was caused due to the act of omission of the respondent no. 04, but appellant was appointed through acceptance of his appeal by respondent no. 03, and as appeal in continuation of proceeding, hence will have no repercussions or effect upon the right of seniority of the appellant.
9. That respondent no. 04, while finalizing the seniority list has neither given any opportunity of hearing to the appellant, nor have communicated or notified final seniority list, and hence committed subsisting wrong which has given fresh cause of action to the appellant to urge for indulgence of this Learned Court.

Handwritten signature and initials, possibly "S. K. Choudhary", written in black ink.

In wake of the submission made above, it is humbly prayed that through acceptance of appeal in hand impugned seniority list as on 30th September 2020 issued by respondent no: 4 may graciously be set aside up to the extent of the appellant, and by directing the respondent authorities to deal the petitioner as an accordance with law and place the petitioner in impugned seniority list as in accordance with his merit position among the appointees teachers C.T BPS 15, appointed vide order dated 13/06/2014, to whom appellant belong and deserve his seniority.

Appellant 
Aziz ur Rahman

Through Counsel


Muhammad Idrees KHAN.
Advocate High Court
Dera Ismail Khan.

Books Refferd:-

1. Civil Servants Act, 1973
2. Civil Servants Appointment, Promotion and Transfer Rules, 1989
3. Judgments of the APEX Courts
4. Limitation Act 1905

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

In service Appeal No. _____/2022

Aziz ur Rahman
(**Appellant**)

VERSUS

GOVT of KPK etc
(**Respondents**)

CERTIFICATE

Certified that appellant have not filed an appeal regarding the subject controversy, earlier in this august Court.

14.02.2022




Appellant

NOTE

Appeal with annexure along-with required sets thereof are being presented in separate file covers.

14/02/2022



Appellant's counsel

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

In service Appeal No. _____/2022

Aziz ur Rahman
(Appellant)

VERSUS

GOVT of KPK etc
(Respondents)

AFFIDAVIT

I, Aziz ur Rahman, appellant, herein, do hereby solemnly affirm on oath:-

1. That the accompanying appeal has been drafted by counsel following my instructions;
2. That all para-wise contents of the appeal are true and correct to the best of my knowledge, belief and information;
3. That nothing has been deliberately concealed from this Honourable Court, nor anything contained therein, based on exaggeration or distortion of facts.

14.02.2022


 Deponent



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

C.M No. _____/2022

In service Appeal No. _____/2022

7

Aziz ur Rahman
(**Appellant**)

VERSUS

GOVT of KPK etc
(**Respondents**)

**Misc Application For Interim Relief Restraining Respondents
From Implementation Of The Impugned Seniority List Till
The Disposal Of Main Appeal.**

Respectfully Sheweth;

1. That contents of the main appeal may please be read as an integral part of this application.
2. That appellant has good prima facie case, and balance of convenience tilts in the appellants favour.
3. That if the impugned seniority list was implemented without redressal of the appellants grievance, the appellants appeal may have become infructuous, and appellant will suffer irreparable loss.
4. That respondent authorities are bent upon to implement impugned seniority list, and in case during the pendency of instant appeal, the impugned seniority list was implemented, the cause of the appellant will be of no force, and entire career of the appellant will be ruined due to act of commission of the respondents.

In view of the submissions made above, it is humbly prayed that through acceptance of the application in hand, respondent authorities be restrained from implementation of

the impugned seniority list till the disposal of the main appeal.

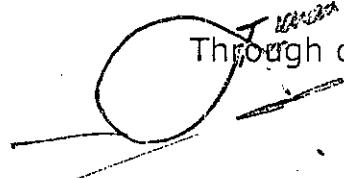
02.2022

Your humble applicant


Aziz ur Rahman

8

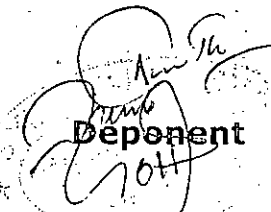
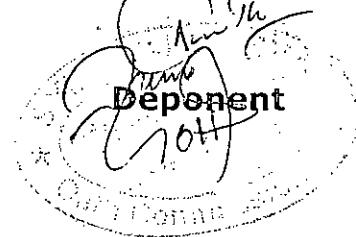
Through counsel:-



AFFIDAVIT

I, **Aziz ur Rahman**, the appellant, do hereby solemnly affirm on oath that all para-wise contents of the above application are true and correct to the best of my knowledge, belief and information, as communicated to me; that nothing has been deliberately concealed or kept secret from this august Tribunal.

14.02.2022


Deponent




PAKISTAN National Identity Card

A

ISLAMIC REPUBLIC OF PAKISTAN
Name: Aziz Ur Rehman



Father Name: Muhammad Nawaz



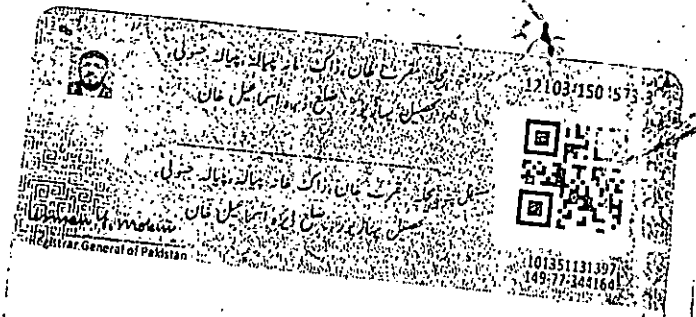
Accepted
[Signature]

Gender: M Country of Issue: Pakistan

Identity Number: 1210391503573-3 Date of Birth: 25-10-1977
Date of Issue: 24-01-2019 Date of Expiry: 24-01-2029

[Signature]

Ca



گمشدہ کارڈ ملنے پر قریبی لبریری میں ڈال دیں

91 دوحوار

بوب بین

www.nts.org.pk

ردیف	موضوع	تاریخ	محل
35x18
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ذرا احتیاط نام سعید شیوا شال نزد سول ہسپتال پر دستیاب ہے 0333 996 8040

NTS کے بارے میں...

1. نیشنل ٹیسٹنگ سروس (NTS) پاکستان کی ایک نجی ادارہ ہے...

2. نیشنل ٹیسٹنگ سروس (NTS) پاکستان کی ایک نجی ادارہ ہے...

3. نیشنل ٹیسٹنگ سروس (NTS) پاکستان کی ایک نجی ادارہ ہے...

4. نیشنل ٹیسٹنگ سروس (NTS) پاکستان کی ایک نجی ادارہ ہے...

5. نیشنل ٹیسٹنگ سروس (NTS) پاکستان کی ایک نجی ادارہ ہے...

6. نیشنل ٹیسٹنگ سروس (NTS) پاکستان کی ایک نجی ادارہ ہے...

7. نیشنل ٹیسٹنگ سروس (NTS) پاکستان کی ایک نجی ادارہ ہے...

8. نیشنل ٹیسٹنگ سروس (NTS) پاکستان کی ایک نجی ادارہ ہے...

9. نیشنل ٹیسٹنگ سروس (NTS) پاکستان کی ایک نجی ادارہ ہے...

10. نیشنل ٹیسٹنگ سروس (NTS) پاکستان کی ایک نجی ادارہ ہے...

attested

موبائل پر فری جاب الرٹس حاصل کرنے کیلئے بالکل اس طرح ٹائپ کریں

Send 40404 پر کریں

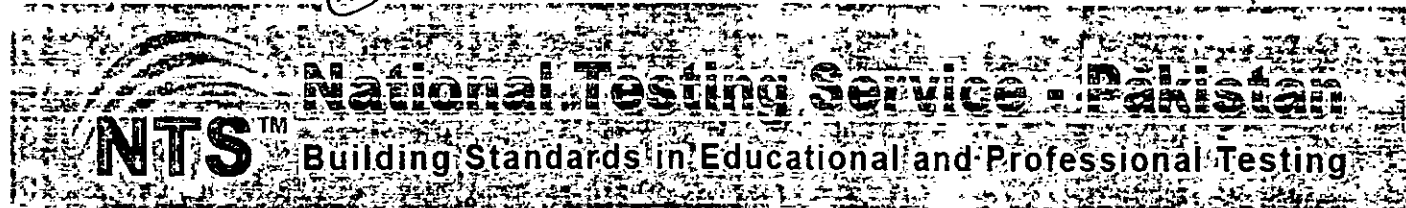
FOLLOW SAEEDJOBDIK

Reply کریں۔ جاب کے نتیجے بتانے پر رابطہ کریں 03339968040

Twitter کی طرف سے پیج آنے پر اپنا نام لکھ کر Reply کریں۔

S.No.	School Code	District	Name of Institution	CT	DM
38	171038	DIKhan	GMS TIRGARH		
39	171039	DIKhan	GMS WANDA DHAWA	1	
40	171040	DIKhan	GMS WANDA LOHANI	3	
41	171041	DIKhan	GMS ZAIKANI	1	
42	171042	DIKhan	GMS BUDH	3	
43	171043	DIKhan	GMS WANDA KALI	1	
44	171044	DIKhan	GMS RAJAN PUR		
45	171045	DIKhan	GMS SAGGU SHUMALI		
TOTAL				26	7

S.No.	School Code	District	Name of Institution	CT	DM
1	172001	DIKhan	GGMS Jhoku Bahari	1	
2	172002	DIKhan	GGMS Kir Bakhtiar	1	
3	172003	DIKhan	GGMS Shalidau	1	
4	172004	DIKhan	GGMS Gara Essa	1	
5	172005	DIKhan	GGMS Lar	1	
6	172006	DIKhan	GGMS Ma Jidi	1	
7	172007	DIKhan	GGMS Hari	1	



**Directorate of Elementary & Secondary Education, Government of Khyber Pakhtunkhwa
(Screening Test for Appointments in Government Schools (Adhoc Based))**

Test Dates: Friday, 21st, Saturday, 22nd & Sunday, 23rd February 2014

Search Result for the keyword " 1710810 "

You are now viewing records 1 to 5

Merit No	Roll No	Name	Father Name	NIC	School Code	School Name	Domicile	Post
6	1710810	AZIZ UR REHMAN	MUHAMMAD NAWAZ	12103-1503573-3	171025	GHS KATTAKHEL	DERA ISMAIL KHAN	CT General (BPS-15)

SSC		HSSC		Graduation			Master		M.Phil		Diploma		M.Ed/MA.Edu		Academic Marks	NTS Marks	Total Marks				
Obt	Total	SSC 20%	Obt	Total	HSSC 20%	Obt	Total	BA 20%	Obt	Total	MA 15%	Obt	Total	M.Phil 5%				Obt	Total	Diploma 15%	M.Ed/MA.Edu 5%
559	850	13.15	655	1100	11.91	341	550	12.4	1309	1800	10.91				495	900	8.25	2.87	59.49	64	123.49

checked by [Signature]

Merit No	Roll No	Name	Father Name	NIC	School Code	School Name	Domicile	Post
15	1710810	AZIZ UR REHMAN	MUHAMMAD NAWAZ	12103-1503573-3	171051	GHS ABDUL KHEL	DERA ISMAIL KHAN	CT General (BPS-15)

SSC 20%		HSSC 20%		BA 20%		MA 15%		M.Phil 5%		Diploma 15%		M.Ed/MA.Edu 5%		Academic Marks	NTS Marks	Total Marks
Obt	Total	Obt	Total	Obt	Total	Obt	Total	Obt	Total	Obt	Total	Obt	Total	59.49	64	123.49
559	850	13.15	655	1100	11.91	341	550	12.4	1309	1800	10.91	495	900	8.25	2.87	

Merit No	Roll No	Name	Father Name	NIC	School Code	School Name	Domicile	Post
39	1710810	AZIZ UR REHMAN	MUHAMMAD NAWAZ	12103-1503573-3	171061	GHSS REHMANI KHEL	DERA ISMAIL KHAN	CT General (BPS-15)

SSC		HSSC		Graduation		Master		M.Phil		Diploma		M.Ed/MA.Edu		Academic Marks	NTS Marks	Total Marks
Obt	Total	Obt	Total	Obt	Total	Obt	Total	Obt	Total	Obt	Total	Obt	Total	59.49	64	123.49
559	850	13.15	655	1100	11.91	341	550	12.4	1309	1800	10.91	495	900	8.25	2.87	

Merit No	Roll No	Name	Father Name	NIC	School Code	School Name	Domicile	Post
8	1710810	AZIZ UR REHMAN	MUHAMMAD NAWAZ	12103-1503573-3	171005	GHS BAGI QAMMAR	DERA ISMAIL KHAN	CT General (BPS-15)

SSC		HSSC		Graduation		Master		M.Phil		Diploma		M.Ed/MA.Edu		Academic Marks	NTS Marks	Total Marks
Obt	Total	Obt	Total	Obt	Total	Obt	Total	Obt	Total	Obt	Total	Obt	Total	59.49	64	123.49
559	850	13.15	655	1100	11.91	341	550	12.4	1309	1800	10.91	495	900	8.25	2.87	

Merit No	Roll No	Name	Father Name	NIC	School Code	School Name	Domicile	Post
9	1710810	AZIZ UR REHMAN	MUHAMMAD NAWAZ	12103-1503573-3	171006	GHS BAHADARY	DERA ISMAIL KHAN	CT General (BPS-15)

5/18/2014

(14)
 ::National Testing Service::

SSC 20%		HSSC 20%		P.T. 20%		MA 15%		M.Phil 10%		Diploma 15%	M.Ed/M.A.Eds 5%	Academic Marks	NTS Marks	Total Marks					
Obt	Total	Obt	Total	Obt	Total	Obt	Total	Obt	Total	Obt	Total								
559	850	13.15	655	1100	11.91	341	550	12.4	1309	1800	10.91		495	900	8.25	2.87	59.49	64	123.49

11

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جناب عالی!

مواہدہ التماس ہے آپ نے NTS کے ذریعے ڈسٹرکٹ ڈیرہ میں CT ٹیچرز کے کل 77 پوسٹیں ایڈورٹائز کئے تھے۔ جس میں آپ نے 72 مزید پوسٹیں 72 پوسٹیں بڑھائیں۔ لیکن ان 72 میں 3 امیدواروں نے Join نہیں کیا۔ جن کی تفصیل درج ذیل ہے۔

1: فرقان خان سدوزی GHS بہادری

2: عبدالرحیم GHS کڑی ضلع

3: حامد اقبال فاروقی GMS کوٹہ ڈیپو

4: ان پوسٹوں پر بالکل امیدواروں سے

4: GHS گربھٹی خٹک ایک سیٹ

5: GHSS عبدالغیل ایک سیٹ

6: GHSS کھلی ٹال ایک سیٹ

7: GHSS کوٹہ جانی ایک سیٹ

8: GMS عادل پیرا ایک سیٹ

اس ضمن میں آپ کے زیر سایہ CT کی کل آٹھ پوسٹیں خالی پڑی ہیں۔ جبکہ سال 2012ء میں پوسٹوں پر GHSS عبدالغیل اور GHS بہادری پر میرٹ پر ہے۔ تفصیل میرٹ Annexure-A درخواست ہذا کے ساتھ لف ہے۔

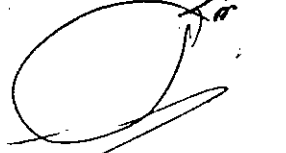
لہذا آپ جناب سے التجا ہے کہ ان پوسٹوں پر اہل امیدواروں کی تقرری کے احکامات جاری فرما کر مشکور فرمائیں۔

عزیز الرحمن (سائل)

Cell no = 0345-9836201

01/02/14 مورخہ

attested



List of Schools
DERA ISMAIL KHAN
(MALE)

5

School Code	District	School Name	Union Council	ICT	DAI	PET	AT	ITT	QRI	PST	To Vacancies
171001	DI Khan	BASHI LONG									
171002	DI Khan	GCMS NO 1	LIREN								
171003	DI Khan	GHS ATHOG									
171004	DI Khan	GHS BAHAR KACHA									
171005	DI Khan	GHS BAGI QAMMAR									
171006	DI Khan	GHS BAHADARY									
171007	DI Khan	GHS BAHADRY									
171008	DI Khan	GHS BAND KURAI									
171009	DI Khan	GHS BIGWAMI SHUMALI									
171010	DI Khan	GHS IBI OT SHARIF									
171011	DI Khan	GHS CHEKAN									
171012	DI Khan	GHS DHRU SHUMALI									
171013	DI Khan	GHS DHRU PUR									
171014	DI Khan	GHS DIAL									
171015	DI Khan	GHS ESA KHAN									
171016	DI Khan	GHS GAHRA ESSA KHAN									
171017	DI Khan	GHS GAHRA MOHAMMAD									
171018	DI Khan	GHS GILLOI									
171019	DI Khan	GHS HUSSA									
171020	DI Khan	GHS HIMALI									
171021	DI Khan	GHS JAFFA									
171022	DI Khan	GHS JHONI MUJAMMIL									
171023	DI Khan	GHS KACHA BATHGARAN									
171024	DI Khan	GHS KACHA PARO KHAN									
171025	DI Khan	GHS KALIA KHEI									
171026	DI Khan	GHS KIRRI KHAN									
171027	DI Khan	GHS KOTI ACHHAR									
171028	DI Khan	GHS LAH									
171029	DI Khan	GHS LARI									
171030	DI Khan	GHS MALHA									
171031	DI Khan	GHS MALHA KHEI									
171032	DI Khan	GHS MAHA									
171033	DI Khan	GHS MAKAI									
171034	DI Khan	GHS MURALI									
171035	DI Khan	GHS MUNA JAI SHARIF									
171036	DI Khan	GHS NO 2 KULACHI									
171037	DI Khan	GHS NO 5 DI KHAN									
171038	DI Khan	GHS RANGPUR SHUMALI									
171039	DI Khan	GHS ROHI									
171040	DI Khan	GHS SAIBAL PAK									
171041	DI Khan	GHS SAIBAL WALI									
171042	DI Khan	GHS SHEHNAJ KHANA									
171043	DI Khan	GHS SIKANDAR JANSHI									
171044	DI Khan	GHS TAKAWANA									
171045	DI Khan	GHS UMAR KHIL SHARIF									
171046	DI Khan	GHS WANDA MAHOLI									
171047	DI Khan	GHS WANDA NADIR SHARIF									
171048	DI Khan	GHS WANDA SHERO									
171049	DI Khan	GHS WANDA MUJAMMIL									
171050	DI Khan	GHS ZARAI KHEI									
171051	DI Khan	GHS ABUL KHEI									
171052	DI Khan	GHS DHAKRI									
171053	DI Khan	GHS DHALLAH									
171054	DI Khan	GHS KACHA MALI KHEI									
171055	DI Khan	GHS KATHIRAI									
171056	DI Khan	GHS KOT JAI									
171057	DI Khan	GHS MANDHRA									
171058	DI Khan	GHS MANDHRA KALAN									
171059	DI Khan	GHS NO 3 DIXHAI									
171060	DI Khan	GHS PARAPUR									
171061	DI Khan	GHS REHMANI KHEI									
171062	DI Khan	GHS WANDA JAI									
171063	DI Khan	GHS TAHIRI									
171064	DI Khan	GHS KURRI BAKA									
171065	DI Khan	GHS AISHA KANAN FARA	NAWILLA								
171066	DI Khan	GHS BASHI HANDEER	INDA								
171067	DI Khan	GHS CHAHI ALUBAR	CHODIWARAN								
171068	DI Khan	GHS CHAH SARWAR	INDA								
171069	DI Khan	GHS DAM KHEI	KIRRI KHANOR								
171070	DI Khan	GHS FAZ UL MAJIDARAS	DARABAN								
171071	DI Khan	GHS GULFAN E MADINA	PARAPUR								
171072	DI Khan	GHS JEWAN ABAD	KURAI								
171073	DI Khan	GHS KACHA MALHA	MALHA								
171074	DI Khan	GHS KARAI KHEI	MADDI								
171075	DI Khan	GHS KIRRI BAHADAR KHEI	MATHALA								
171076	DI Khan	GHS LAGHARI MOSQUE	UC 5								
171077	DI Khan	GHS LANGAR KOT	CHODIWARAN								
171078	DI Khan	GHS MADAM KORONA	DARABAN								
171079	DI Khan	GHS MIR AJAB KORONA	DARABAN								
171080	DI Khan	GHS MOUNDAR WAKA MIRI WADDA	BIGWARI SHUMALI								

5.5.7
KATTA
KHEI
SHERO
KATTA
KHEI
BANDH
KHEI



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

DERA ISMAIL KHAN

TEL: 0966-9280131/9230128
E-MAIL: emisdil.khan@yahoo.com

(17)

APPOINTMENT

Consequent upon recommendation of the Departmental Selection Committee, appointment of the following candidate is hereby ordered against the post of CT, School Based, in BPS-15 (Rs.10985-905-38135) @ Rs. 10985/- fixed plus usual allowances as admissible under the rules on adhoc basis on Contract under the existing policy of the Provincial Government, in Teaching Cadre on the terms and condition given below with effect from the date of their taking over charge:

S.NO.	ROLL NO.	NAME OF CANDIDATE	FATHER NAME	CNIC#	D.O.B.	TOTAL SCORE	PLACE OF POSTING
1.	1710810	AZIZ UR REHMAN	MUHAMMAD NAWAZ	12103-1503573-3	25-10-1977	123.49	GHISS ABDUL KHIL

TERMS & CONDITIONS

1. NO TA/DA etc is allowed.
2. Charge reports should be submitted to all concerned in duplicate.
3. Appointment is purely on temporary & contract basis initially for one year from the date of issuance.
4. He should not be handed over charge if he exceeds 35 years or below 18 years of age. Age relaxation case may be submitted to competent authority (if required).
5. Appointment is subject to the condition that the certificate/documents must be verified from the concerned authorities by the DEO, anyone found producing bogus Certificate will be reported to the law enforcing agencies for further action. Expenditure on verification will be borne by the appointees.
6. His services are liable to termination on one month's notice from either side. In case of resignation without notice his one-month pay/allowances shall be forfeited to the Government.
7. Pay will not be drawn until and unless a certificate regarding verification of his documents is issued by this office.
8. He should join his post within 10 days of the issuance of this notification. In case of failure to join the post within stipulated period, his appointment will stand expired automatically and no subsequent appeal etc shall be entertained.
9. Health and Age Certificate should be produced from the Medical Superintendent concerned before taking over charge.
10. Before handing over charge, he will have to sign an agreement with the Department; otherwise this order will not be valid.
11. He will be governed by such rules and regulations as may be issued from time to time by the Govt.
12. His services shall be terminated at any time, in case his performance is found unsatisfactory during his contract period. In case of misconduct, he shall be proceeded under the rules framed from time to time.
13. His appointment is made on School based, He will have to serve at the place of posting, and His service is not transferable to any other station.
14. Before handing over charge, once again their document may be checked by the DDO concerned, if they have not the required relevant qualifications as per rules or in

Attested

Appointment order CT (Male) (Remaining Case) Adhoc DI Khan.

case of any degree/certificate issued after January 20, 2014 against which he claimed score for merit they may not be handed over charge of the post.

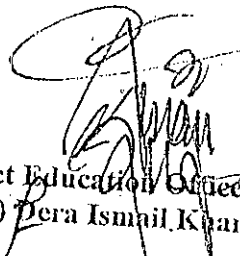
18

Sd/-
District Education Officer
(Male) Dera Ismail Khan

Endst No. 372339 /DEO (M)/Estt: (S)/NTS. Dated DI Khan the 01/3 /2016

Copy forwarded to:

1. The Director E&SE Khyber Pakhtunkhwa, Peshawar.
2. The Deputy Commissioner, DI Khan.
3. The PS to the Secretary to Govt. Khyber Pakhtunkhwa E&SE Department.
4. The District Comptroller of Accounts, DI Khan.
5. The Head Masters concerned.
6. The candidates concerned.
7. Master File.


District Education Officer
(Male) Dera Ismail Khan

Selected
for



DISTRICT EDUCATION OFFICER (M)
DERA ISMAIL KHAN

19

SANCTION

Pursuance to the notification of Establishment & administration Department No. SOE-III (E&AD) 2-1/2007 dated 01-03-2008, Part -II, sub rule-iii of rule-3, sanctioned is hereby accorded to the grant of upper age limit being appointing authority to the following new appointee in the interest of public service, on the basis that he was on merit (NTS) and that the new appointment process was blocked in DI Khan for a long period.

S NO	ROLL NO	NAME	CINC	POST	PERIOD-RELAXED	PLACE OF POSTING
1	1710810	Aziz Ur Rehman	12103-1503573-3	CT	01 year-02 Months- 26 Days	GHSS Abdul Khel

Note:

1. Sanction granted to him for the period of 1 Year- 02 Months and 26 days, as per closing date of advertisement i.e. 20-01-2014 and his service will be effective from the date of taking over charge and no back benefits will be allowed to him.
2. Necessary entry should be made in his service book.

Sd/-
District Education Officer
(M) Dera Ismail Khan

Endst No. 3721-26

Dated DI Khan the 01/3 /2016

Copy forwarded to:

1. The Director E&SE Khyber Pakhtunkhwa, Peshawar.
2. The Deputy Commissioner, DI Khan.
3. The PS to the Secretary to Govt. Khyber Pakhtunkhwa E&SE Department.
4. The District Comptroller of Accounts, DI Khan.
5. The Head Masters concerned.
6. The candidates concerned.
7. Master File.

[Signature]
District Education Officer
(Male) Dera Ismail Khan

CERTIFICATE OF TRANSFER OF C

(20)

(1) Certified that we have on the fore/ afternoon of this day respectively made over and received Charged of the Office of the Principal GHSS Abdul Khel (DIK:) vide DEO(M)DIK: Endst: No. 3721-26 dated 31.03.2016.

(2) Particular cash and important secret and confidential documents handed over are noted on the reverse.

Signature of relived
Government Servant _____

Designation _____

Station GHSS Abdul Khel

Signature of relieving *Aziz*
Government Servant Aziz-ur-Rehman

Designation O.T.O.

No. 22-23 / Date 02-03-2016

Forwarded to the Distt: Edu: Officer (M) DIKhan
2- Distt: Comptroller of Accounts, DIKhan.
3- Official concerned.

[Signature]

Prepared By: Balouch Brothers Kalan Bazar

Principal,
GHSS Abdul Khel
(DIKhan).

Attested
[Signature]



OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) DERA ISMAIL KHAN

TEL: 09669280128 / 09669280131 / EMAIL: emisdikhan@yahoo.com

FINAL SENIORITY LIST OF CERTIFIED TEACHERS (CT) AND SENIOR CERTIFIED TEACHERS (SCT)

Reference to your letter No. 10572-74 Dated: 11/05/2020 issued by honorable District Education Officer (Male) Dikhan. The Revised / Updated Final seniority list of Certified Teachers (CT) and Senior Certified Teachers (SCT) as stood on 30 September 2020.
This seniority list is compiled according to the policy rules and regulations provided by the honorable District Education Officer (Male) Dikhan.

S NO.	P NO.	NAME	FATHER NAME	CNIC NO.	DESIG	ACADEMIC	PROF: QUAL;	SUBJECTS IN BACHELOR DEGREE	B P S	PRESENT PLACE OF POSTING	DATE OF BIRTH	FIRST ENTRY TO GOVT.	TAKING CHARGE OF PRESENT POST	FIRST APPOINT: AS CT	SCORE OF APPOINT:	METHOD OF APPOINT:	MOBILE NO.
1	00195823	MUHAMMAD RAMZAN	ABDUR REHMAN	12102-4602106-3	SCT	BA	CT	BA GENERAL	16	GHSS.NO.2D IK	04 Mar 1961	10 Nov 1983	21 Feb 2013	10 Nov 1983		DIRECT APPOINTMENT	
2	00189224	TALHA AHMAD	MUHAMMAD YOUNIS	12101-0928727-3	SCT	BA	DAE	BA GENERAL	16	GHSS.NO.2D IK	24 Jul 1965	01 Nov 1985	21 Feb 2013	01 Nov 1985		DIRECT APPOINTMENT	
3	00185454	SHAFIQ ULLAH SHAFQAT	MUTI ULLAH KHALIL	12101-0921879-7	SCT	BA	B.ED, CT	BA GENERAL	16	GHSS NO.3 DIKHAN	20 Oct 1965	01 Nov 1985	21 Feb 2013	01 Nov 1985		DIRECT APPOINTMENT	03460659065
4	00185465	ABDUR RASHEED	ABDUR RAHIM	12103-1492064-5	SCT	BA	CT	BA GENERAL	16	GHS PANIALA	29 Jan 1965	07 Jan 1986	21 Feb 2013	07 Jan 1986		DIRECT APPOINTMENT	
5	00185002	MUHAMMAD HUSSAIN	ABDUL WAHAB	12103-3290774-7	SCT	BA	CT	BA GENERAL	16	GHS PANIALA	25 Mar 1963	05 Oct 1986	21 Feb 2013	05 Oct 1986		DIRECT APPOINTMENT	03448955155
6	00199157	FAZAL ELAHI	QADIR BAKHSH	12101-0948035-3	SCT	MA (HISTORY)	CT, M.ED	B.SC (MATH, PHY)	16	GHS HIMMAT	04 Jun 1967	04 Nov 1987	21 Feb 2013	04 Nov 1987		DIRECT APPOINTMENT	03469723757

Attended

7	00189961	MUHAMMAD ABDUR REHMAN	RAZA MUHAMMAD	12101-0951355	SCT BA	CT	BA GENERAL	16	GHSS NO.3 DIKHAN	05 Feb 1964	15 Dec 1985	21 Feb 2013	15 Nov 1987	DIRECT APPOINTMENT	03459730564
8	00195479	ABDUL QADIR	GHULAM SARIVAR	12102-85471335	SCT MA (ISL)	CT	BA GENERAL	16	GHS NO.1 KULACHI	15 Nov 1963	15 Dec 1985	21 Feb 2013	13 May 1988	DIRECT APPOINTMENT	0345951075
9	00185996	AAMER ALI QURESHI	MEHBOOB ALI QURESHI	12101-09545855	CT FA	CT		15	GHSS NO.4 DIK	03 Apr 1963	15 May 1988	15 May 1988	15 May 1988	DIRECT APPOINTMENT	03459214809
10	00189781	MALIK GUL SHER	ALAM SHER	12101-09521055	SCT MA	CT	BA GENERAL	16	GHS MALANA	01 Jan 1968	08 Dec 1988	21 Feb 2013	08 Dec 1988	DIRECT APPOINTMENT	03445914565
11	00191756	GHULAM JILANI KHAN	RUSTAM KHAN	12101-09413855	SCT MA (ISL)	CT, B.ED	BA GENERAL	16	GHS HIMMAT	14 Jun 1964	28 Oct 1989	21 Feb 2013	28 Oct 1989	DIRECT APPOINTMENT	03449305653
12	00185812	MUHAMMAD YOUSAF	GHULAMQADIR	12101-87063345	CT FA	CT		15	GHS HIMMAT	01 Apr 1966	28 Oct 1989	28 Oct 1989	28 Oct 1989	DIRECT APPOINTMENT	03459827016
13	00185239	ABDUL GHAFFOOR	FAIZ ULLAH KHAN	12101-09455455	CT FA	CT		15	GMS WANDA KALI	01 May 1961	10 Nov 1985	16 Apr 1990	16 Apr 1990	DIRECT APPOINTMENT	03454779831
14	00185134	MATIULLAH	SULTAN MUHAMMAD	12103-99271055	SCT BA	CT	BA GENERAL	16	GHS WANDA MADAT	01 Aug 1963	22 Oct 1985	21 Feb 2013	16 Apr 1990	DIRECT APPOINTMENT	03359930212
15	00183810	MUHAMMAD NISAR KHAN	EHSAN ULLAH KHAN	12101-09431555	SCT BA	CT	BA GENERAL	16	GHS NO.5 DIKHAN	01 May 1962	29 Oct 1985	21 Feb 2013	07 May 1990	DIRECT APPOINTMENT	03339955927
16	00191340	MEHBOOB ALAM	FEROZ KHAN	12103-76926755	SCT BA	CT	BA GENERAL	16	GHSS DHAKKI	08 May 1970	26 Jan 1991	21 Feb 2013	26 Jan 1991	DIRECT APPOINTMENT	03475870146
17	00192238	ZAIN UL ABIDIN	SHAH NAWAZ	12101-09610975	SCT BA	CT, B.ED	BA GENERAL	16	GHSS NO.4 DIK	15 Apr 1966	18 Feb 1993	21 Feb 2013	18 Feb 1992	DIRECT APPOINTMENT	03357752095
18	00189344	AMIRUULLAH KHAN	AMIR SULTAN	12103-66477455	SCT MA (URDU)	CT	BA GENERAL	16	GHS NO.2 PAHARPUR	04 Jan 1963	13 Oct 1987	21 Feb 2013	30 Mar 1992	DIRECT APPOINTMENT	03459240442

499	00454359	KHALID AZIZ	MALIK HAJI	12103-8589524-3	CT	MA (FOL.SC. HISTORY)	B.ED, CT	B.A GENERAL	15	GMS FASTI ALI	12 Oct 1984	13 May 2014	13 May 2014	13 May 2014	125.31	NTS	
500	00726997	MUHAMMAD MUSHTAQ	MUHAMMAD HASHIM	12103-1492114-7	CT	M.A	B.ED	BA GENERAL	15	GHS KACHA MALI KHEL	19 Jan 1982	13 May 2014	13 May 2014	13 May 2014	125.22	NTS	03169870555
501	00726294	SYED MUHAMMAD ASAD ABBAS SHAH	SYED HAIDER ALI SHAH	12103-1476491-3	CT	MA (SOCIOLOGY, PED)	CT	B.A GENERAL	15	GHS WANDA POST ALI	18 May 1980	13 May 2014	13 May 2014	13 May 2014	125.31	NTS	03455510214
502	00331075	HIZB ULLAH	HAJI MEHMOOD KHAN	12103-0635080-3	CT	MA (FOL.SC)	B.ED	B.A GENERAL	15	GMS JHOK RIND	14 Aug 1977	13 Jun 2014	13 Jun 2014	13 Jun 2014	125.35	NTS	03120955354
503	00725962	SHAUKAT BILAL	MUHAMMAD IBRAHIM	12101-0918231-9	CT	M.A (SL)	M.ED, CT	B.A GENERAL	15	GMS HOT ESA KHAN	02 Mar 1981	28 Apr 2004	13 May 2014	13 May 2014	125.34	NTS	03455870307
504	00726161	MUHAMMAD OWAIS	ABDUL WAHAB	12102-2130891-9	CT	M.A (SL)	M.ED, CT	B.SC (BIO,CHEM)	15	GMS GARA BAKHTIAR	27 Jul 1981	13 Jun 2014	13 Jun 2014	13 Jun 2014	124.24	NTS	03449355541
505	00726154	INAM ULLAH	GHULAM SARWAR	12103-2826201-7	CT	MSC PHYSICS	M.ED	BSC	15	GHS NO.1 PAHARFUR	05 Jun 1985	13 Jun 2014	13 Jun 2014	13 Jun 2014	124.55	NTS	03449354320
506	00727071	NAZAKAT HUSSAIN KHAN	KHADIM HUSSAIN KHAN	12103-0692623-7	CT	M.SC	M.ED, CT	B.SC	15	GMS PAHARFUR	16 Apr 1987	13 Jun 2014	13 Jun 2014	13 Jun 2014	124.55	NTS	03458710009
507	00726190	MUHAMMAD AJMAL	MUHAMMAD ASLAM	12101-0199838-7	CT	MA (ISL, POL SC)	M.ED, CT	B.A GENERAL	15	GHS LUNDA SHARIF	30 Apr 1987	13 Jun 2014	13 Jun 2014	13 Jun 2014	124.24	NTS	03459825597
508	00729541	ASHWAN KUMAR	R.C. SHARMA	12101-7533360-5	CT	BA	CT	B.A GENERAL	15	GHS GOMAL KALAN	17 Mar 1986	13 Oct 2014	13 Oct 2014	13 Oct 2014	75.74	NTS	03419301793
509	00746237	ARSALAN ALI	EHSAN ULLAH	12101-4558074-2	CT	BS BIO-TECHNOLOGY	M.ED, CT	ADD - BSC BIO, CHEM; BS BIO-TECH	15	GCMHS NO.1 DIK	27 Feb 1990	14 Mar 2015	14 Mar 2015	14 Mar 2015	127.25	NTS	03466274123
510	00754809	ABDUL HAI	MALIK MUHAMMAD AMIR	12101-3284491-3	CT	PHARM-D, MA (PAC STUDY)	M.ED, CT	PHARM-D ADD; (CHEM, BIO)	15	GMS JHOK MACH	13 Mar 1988	14 Mar 2015	14 Mar 2015	14 Mar 2015	125.72	NTS	03465080563

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511	00533889	MUHAMMAD SHAFIQ	MUHAMMAD HANIF	12103-4879153-3	CT	MBA	M.ED, CT	BBA	15	GMS BUDHAN	05 Feb 1987	14 Mar 2015	14 Mar 2015	14 Mar 2015	126.64	NTS	0314605373
511	00746252	MUHAMMAD FAROOQ	MUHAMMAD AKHTAR KHAN	12103-5916175-9	CT	MSC (PHY)	CT	BSC	15	GHS UMAR KHEL	10 Apr 1990	14 Mar 2015	14 Mar 2015	14 Mar 2015	124.19	NTS	03146939403
511	00723047	ABDUL QAYYUM	ABDUL HAYYEE	12103-2559398-3	CT	MA (POL.SC)	B.ED, CT	B.A GENERAL	15	GMS NARAKANI	05 Jul 1988	14 Mar 2015	14 Mar 2015	14 Mar 2015	124.03	NTS	03189835650
511	00750049	MUHAMMAD TARIQ HUSSAIN	MUHAMMAD KHALID HUSSAIN	12101-4995645-1	CT	MCS	M.ED, CT	B.SC (MATH, PHY)	15	GHS NO.5 DIKHAN	24 Oct 1991	14 Mar 2015	14 Mar 2015	14 Mar 2015	123.08	NTS	033361693943
511	00750050	ISHTIAQ AHMAD	FAZAL UR REHMAN	12102-2147914-1	CT	MA (ENG)	B.ED, CT	B.A GENERAL	15	GHS GHULAM E WALA	30 Oct 1980	14 Mar 2015	14 Mar 2015	14 Mar 2015	121.45	NTS	03450855155
511	00745577	ARSHAD NAWAZ	ABDUL LATIF	12101-8975452-5	CT	M.SC (PHY)	M.ED, CT	B.SC	15	GMS SHAH DAO	14 Mar 1983	14 Mar 2015	14 Mar 2015	14 Mar 2015	121.03	NTS	03419283976
511	00751184	RASHID FAHEEM	ABDUR RAHIM	12101-5105235-7	CT	M.SC (MATH)	M.ED, CT	B.SC (MATH, PHY)	15	GMS CHAH HUSSAIN KHAN	20 Mar 1989	14 Mar 2015	14 Mar 2015	14 Mar 2015	120.57	NTS	03339969527
511	00748339	MUHAMMAD ASIF MINHAS	MUHAMMAD ILYAS	12101-0513331-1	CT	MCS	M.ED, CT	B.SC	15	GMS ZAFARABAD	01 Jun 1989	14 Mar 2015	14 Mar 2015	14 Mar 2015	120.30	NTS	03459871080
511	00747491	SAHIB ZADA KALIM ULLAH	SAHIB ZADA ABDUL SATTAR	12102-2153061-7	CT	BCS	M.ED, CT	BCS (ADD; BIO, CHEM)	15	GHS KORI HOT	02 Nov 1981	14 Mar 2015	14 Mar 2015	14 Mar 2015	120.08	NTS	03459830325
511	00748340	KHALIL REHMAN	HAMEEN KHAN	12102-7495249-3	CT	MA (POL.SC)	M.ED, CT	B.SC (MATH, PHY)	15	GMS KIRI MALANG	12 Apr 1985	14 Mar 2015	14 Mar 2015	14 Mar 2015	119.48	NTS	03447567025
511	00746250	JEHANZEB KHAN	ABDUL GHAFFAR	12102-7730385-3	CT	M.SC	CT	BA GENERAL	15	GHSS CHODHWAN	15 Oct 1978	17 Feb 2015	17 Feb 2015	17 Feb 2015	118.86	NTS	03459835740
511	00749230	MUHAMMAD FAHIM KHAN	FAZAL KARIM	12101-5212933-7	CT	MBA	M.ED, CT	B.COM	15	GHSS MANDHRA KALAN	16 Dec 1986	16 Mar 2015	16 Mar 2015	16 Mar 2015	118.87	NTS	03119631737

(25)

523	00301673	AZIZ UR REHMAN	MUHAMMAD NAWAZ	12103-1503573-3	CT	MCS	CT, M.ED	B.SC ADD; (BIO, CHEM)	15	GHS ABDUL KHEL	25 Oct 1977	01 Mar 2016	01 Mar 2016	01 Mar 2016	123.49	NTS	004159235001
524	003027433	SAMI ULLAH	MUHAMMAD SAEED ULLAH	12101-8121526-7	CT	MA (EEL)	B.ED, CT	B.A GENERAL	15	GMS KECH	02 Oct 1986	17 May 2014	01 Mar 2016	01 Mar 2016	123.21	NTS	003136702009
525	00801126	INAM ULLAH	MUHAMMAD MUMTAZ	12103-4318820-1	CT	M.SC (ECC)	B.ED, CT	B.A GENERAL	15	GHS WANDA KALI	10 Feb 1988	01 Mar 2016	01 Mar 2016	01 Mar 2016	121.44	NTS	003459823693
526	00302018	MUHAMMAD HIFTIKHAR HUSSAIN	KALU KHAN	12104-3339451-5	CT	M.SC (ECC)	M.ED, CT	B SC	15	GMS CHODHWAN	30 Dec 1986	01 Mar 2016	01 Mar 2016	01 Mar 2016	121.34	NTS	00345985183
527	00303816	NAZ HUSSAIN	BASHIR HUSSAIN	12101-1155520-5	CT	MA (EEL)	CT	B.A GENERAL	15	GMS LUNDA FARA	01 Apr 1983	01 Mar 2016	01 Mar 2016	01 Mar 2016	120.32	NTS	00346021929
528	00809991	VIJAY SHARMA	JOD LAL	12101-2986934-5	CT	MA (EEL)	CT	B.A GENERAL	15	GMS PAHARPUR	09 Aug 1984	01 Mar 2016	01 Mar 2016	01 Mar 2016	79.34	NTS	003347215180
529	00866694	TANVEER ABBAS SHAH	TABARAK HUSSAIN SHAH	12103-9886141-1	CT	MA	B.ED	BA GENERAL; ADD PHY, MATH	15	GHS NO.1 PAHARPUR	28 Jan 1990	05 May 2017	05 May 2017	05 May 2017	137.61	NTS	003469068321
530	00861943	MUHAMMAD ADNAN RASHID	ABDUR RASHID	12102-9380870-3	CT	BCS	B.ED, CT	BCS	15	GHS RORI	03 Apr 1993	09 May 2017	09 May 2017	09 May 2017	135.17	NTS	003038476493
531	00865661	MUHAMMAD ZAHID ASLAM	MUHAMMAD ASLAM	12101-8714134-9	CT	B.SC AGRICULTURE	CT	B.SC AGRICULTURE	15	GMS LUNDA FARA	28 Apr 1999	05 May 2017	05 May 2017	05 May 2017	133.91	NTS	00336558096
532	00866176	ARSALAN ALI	KHUDA BAKHSH FARISHTA	12101-2286600-1	CT	BS AGRICULTURE	B.ED, CT	BS AGRICULTURE; ADD; ENGLISH	15	GMS JHOKE GHUMLAY	29 Sep 1993	05 May 2017	05 May 2017	05 May 2017	130.91	NTS	003419192068
533	00755508	TANVEER IQBAL	GHULAM SHABEER	12103-7213386-9	CT	B.SC (HONS) TEXTILE ENGINEERING	B.ED, CT	B.SC (HONS) TEXTILE ENGINEERING	15	GHS KOTLA LODHIAN	27 Feb 1990	05 May 2017	05 May 2017	05 May 2017	128.66	NTS	003489422622
534	00866116	SAJID ULLAH	KHAWAJA MUHAMMAD	12103-8912030-7	CT	BS (PHY)	CT	BS (PHY)	15	GMS WANDA GHANDER	03 Apr 1992	05 May 2017	05 May 2017	05 May 2017	127.67	NTS	003130426108

(26)

بخدمت جناب ڈسٹرکٹ ایجوکیشن آفیسر ڈیرہ اسماعیل خان

عنوان: درخواست برائے سنیارٹی

جناب عالی!

مؤدبانہ التماس کی جاتی ہے کہ سائل نے 2014 NTS میں کل 70 CT پوسٹوں کیلئے امتحان دیا تھا۔ جس کے تحت DEO صاحب نے دو مراحل میں 14/05/14 کو 58 اور 14/06/14 کو 15 CT اساتذہ کے آرڈر جاری کئے۔ لیکن سائے کے آرڈر کلیریکل غلطی کی وجہ سے رہ گئے تھے۔ جس کے بعد سائل نے DEO صاحب سے رابطہ کیا جس پر سائل کو چند دنوں میں آرڈر کرنے کی یقین دہانی کرائی گئی لیکن کچھ ماہ گزرنے کے بعد بھی جب سائل کو آرڈر نہ ملے تو سائل نے ڈائریکٹر ایجوکیشن سے رابطہ کیا جس پر ڈائریکٹر صاحب نے DEO صاحب کو تین دن کے اندر اندر عمل درآمد کرنے کا حکم دے دیا اور ساتھ ہی سائل نے عدالت سے بھی رجوع کیا جس کے نتیجے میں سائل کو 01/03/2016 کو دہلی پرائے پوسٹ GHSS ABDUL KHEL پر CT کے آرڈر سے دیئے گئے۔

اب سائل کی استدعا یہ ہے کہ سائل کے آرڈر چونکہ 2014 Advertisement کے تحت ہوئے تھے

لہذا سائل کی سنیارٹی بھی 2014 کے باقی CT اساتذہ کیساتھ شمار کی جائے سائل عمر بھر آپ کے اس احسان کا مشکور رہے گا۔

عین نوازش ہوگی!

فقط مورخہ: 22/02/2020

العارضہ

سائل عزیز الرحمن CT گورنمنٹ ہائیر سیکنڈری سکول عبدالخیل ڈیرہ اسماعیل خان

Affected
Person

اعلیٰ عدلیہ

DEO میں 27

اعلیٰ عدلیہ

Correction in Seniority list of C.T

مورد ذمہ التماس سے جو مسائل کے آرڈر 2014 کے آرڈر کے تحت دیئے گئے ہیں۔
 لیکن تیسری سے دسویں والوں کی غفلت کی وجہ سے مسائل کے آرڈر عدلیہ اور ڈائریکٹر
 افسانہ ڈائریکشن (Direction) پر 01-03-2016 کو جاری کر دیئے گئے
 اب التماس ہے کہ جو وہاں کیسوں کے مطابق ایسی ہی آرڈر کے تحت دیئے گئے آرڈر
 دیئے گئے ہیں ان کو Seniority میں سیرٹ کی بنیاد پر اگلا کیا جاتا ہے۔ یہی سارا PST،
 AT، T، قاری وغیرہ میں ایڈیٹ ہوئی ہے۔

لینڈ مسائل کو Seniority میں 523 کے بجائے 508 پر رکھا جائے۔
 سٹی آفیس اس احمد ان کا نمبر 6 مستور ہے۔

عین نوادش صوبی

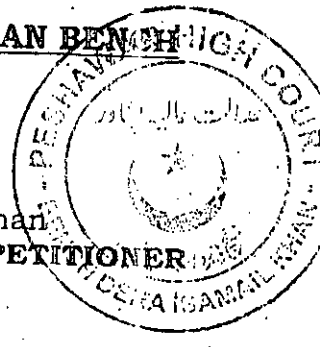
6-08-2021

6/8/2021

سٹی آفیس / سٹی آفیس / سٹی آفیس (AMS) کے لئے ایسی ہی آرڈر کے تحت دیئے گئے ہیں

Attested
[Signature]

BEFORE THE PESHAWAR HIGH COURT D.I.KHAN BENCH
W.P.No. 686/2014



Kaleem Ullah S/o Azhar Ubaidullah
R/o Jhok Qureshi, UC Muryali, District D.I.Khan
03427979349.....PETITIONER

VERSUS

- (1) Govt. of KPK through Chief Secretary, Civil Secretariat Peshawar
- (2) Secretary of Education, Govt. Of KPK, Civil Secretariat Peshawar
- (3) Secretary Establishment & Administration Deptt., Govt. Of KPK, Civil Secretariat Peshawar
- (4) The Director Elementary & Secondary Education Deptt: Govt. Of KPK, Peshawar.
- (5) The District Education Officer (Male) D.I.Khan
- (6) Zameer Hussain S/o Bashir Hussain PST GPS Jhok Qureshian District D.I.Khan.....RESPONDENTS

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

Respectfully Sheweth,

- 1) That the addresses of the parties given in memo of petition are sufficient for the purpose of services of the parties.
- 2. That the petitioner is bona fide resident of Jhok Qureshi District D.I.Khan and has the qualifications up to B.Sc. with PST certificate. Copies of testimonials are enclosed as Annexure A, A-1 to A-4.
- 3. That the petitioner was earlier appointed as PST in the GPS Noon District D.I.Khan in the year 2007 but later on services of the petitioner including others i.e. 1613 teachers were terminated as a consequence of issuance of order by the standing committee of Provincial Govt. Of KPK.
- 4. That the petitioner like other affectees sought the legal remedy upto august Supreme Court of Pakistan and as a consequence thereof, the petitioner then filed service appeal in the KPK service tribunal and the Learned tribunal was pleased to

Filed to: 8715
Add: Registrar.
[Handwritten signature]

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WP.686-D of 2014 (Kaleemullah:Vs.Govt of KPK)(Grounds)

ATTEST

EXAMINOR
Peshawar High Court Bench,
D.I. Khan

03/03/2014

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JUDGMENT SHEET
IN THE PESHAWAR HIGH COURT, D.I.KHAN BENCH
(Judicial Department)

Writ Petition No.686-D of 2014

Kaleemullah

Versus

**Govt: of Khyber Pakhtunkhwa through Chief Secretary,
Peshawar and five others**

JUDGMENT

Date of hearing: **25.9.2018**

For Petitioner: **Mr. Gul Tiaz Khan Marwat Advocate**

For respondents No.1 to 4: **Mr. Adnan Ali, Asstt: A.G**

For respondent No.6: **Mr. Ahmad Ali Khan Advocate**



IJAZ ANWAR, J.- Through the instant petition under Article 199 of the Constitution of Islamic Republic of Pakistan, 1973, the petitioner Kaleemullah has called in question the order dated 05.12.2014 of District Education Officer (M), D.I.Khan whereby Zameer Hussain, respondent No.6, was appointed as PST and posted in GPS Jhok Qureshian and instead seeks his appointment as PST.

2. The facts as narrated in the petition are that the petitioner was earlier appointed as PST, but his services alongwith others were terminated in consequence of the order of Standing Committee of Provincial Government of Khyber Pakhtunkhwa; that the petitioner sought his remedy up to august apex Court and then filed service appeal. The Service Tribunal constituted a committee

[Signature]

EXAMINOR

Peshawar High Court Bench,
Dera Ismail Khan

03/03/2018

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under the chairmanship of Secretary Education, Government of Khyber Pakhtunkhwa. The committee besides other recommendations, also recommended that Executive District Officer Education, D.I.Khan is required to advertise the vacant posts immediately and complete the recruitment process before 15th March, 2012 and the terminated teachers may be provided opportunity to compete if they are qualified for the post. That after recommendations of enquiry committee, the petitioner again filed Service appeal which is still pending but in the meanwhile, the posts of PSTs were again advertised in January, 2014; that the petitioner qualified the test of NTS and also participated in the interview, where after tentative proposed list was prepared, wherein the petitioner's name appeared at serial No.70; that due to litigation since 2007, the petitioner became overage by three years and ten months; that he moved various applications for processing his case for relaxation of upper age limit, but the matter could not be finalized and finally on 05.12.2014, appointments were made including the appointment of respondent No.6, but the petitioner was ignored. Hence the instant petition.

3. Arguments heard and record perused.

ATTESTED
EXAMINOR
Peshawar High Court Bench,
Dera Ismail Khan

08/03/2022

4. Perusal of the record reveals that the respondents advertised different posts including the post of PST (Male) BPS-12. Both the petitioner and respondent No.6 applied and appeared in the written test conducted by National Testing Service Pakistan. When the final merit was prepared, the petitioner obtained 104.40 marks while respondent No.6 obtained 97.78 marks, however, both of them were overage. The petitioner was overage by 03 years 10 months and 19 days on the last date of submission of applications while respondent No.6 was overage by 01 year and 10 months. Astonishingly when the appointment order dated 05.12.2014 was issued, respondent No.6 was appointed while the petitioner was denied on the ground of being overage.

5. In accordance with Khyber Pakhtunkhwa Initial Appointment to Civil Posts (Relaxation of Upper Age Limit) Rules, 2008, a candidate is required to seek age relaxation prior to the appointment. The candidates belonging to general categories are required to seek up to two years age relaxation from the appointing authority and beyond that from the Establishment Department. The comments submitted by the respondents show that respondent No.6 was allowed age relaxation by the appointing authority while the applications submitted by

ATTESTED
EXAMINOR
Peshawar High Court Bench
Peshawar

63/03/027

the petitioner, much prior to the issuance of appointment, were spoiled in red-tapism.

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6. During the course of hearing, learned counsel for respondent No.6 relied upon two judgments of this Court in W.P.No.13-D/2015 decided on 07.3.2018 and W.P.No.208-D/2015 decided on 31.10.2017 authored by one of us (Mr. Justice Shakeel Ahmad). However, on perusing the judgments, it transpired that the facts of those cases are different from the one in hand, because in the instant case, there was an objection that the application for age relaxation was not routed through proper channel, while the record speaks otherwise. Both the appointing authority and the competent authority were duly approached for age relaxation. Similarly, the Establishment Department vide letter dated 14.11.2014, forwarded the request of the petitioner to the Secretary, Government of Khyber Pakhtunkhwa, Elementary & Secondary Education Department. Surprisingly, the same was further forwarded by the Secretary office to the Directorate of Education vide letter dated 21.11.2014 and then again the Directorate send the same to District Education Officer (M) D.I.Khan, but the petitioner was never conveyed the outcome as thereafter, only cogent reasons and sound justification for age relaxation were asked besides copy of minutes of DPC,

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ATTEST
EXAMINOR
Dera Ismail Khan High Court Bench,
Dera Ismail Khan

03/03/22

when in the meanwhile, vide letter dated 05.12.2014, appointment orders were issued. All this shows that the petitioner being vigilant enough performed his part of obligations in approaching the authorities for age relaxation, but there was complete slackness on the part of the official respondents in processing the same.

7. There is yet another very important aspect of the case. The petitioner remained in service of the respondents department from the year 2007 till 2012. It is alleged that appointment of the petitioner was illegal and he was terminated from service alongwith many other civil servants who are still litigating before the Service Tribunal. These are the justified and cogent reasons for the relaxation of upper age limit. Even if we refer to Khyber Pakhtunkhwa Initial Appointment to Civil Posts (Relaxation of Upper Age Limit) Rules, 2008, it would transpire that where a civil servant remained in government service for a period of two years, he is entitled to automatic age relaxation of ten years. In such circumstances, had the case of the petitioner been expeditiously processed, he would have gotten age relaxation and ultimate appointment because of his higher merit position.

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ATTENTD.

EXAMINOR
Peshawar High Court Bench,
Gora Ismail Khan

03/03/2022

8. We have also considered the appointment of respondent No.6 and found that though he was having low merit i.e. 97.78 marks, but when the petitioner was kept out of the contest, he was next in merit and thus was appointed. However, there was no fault on his part either in depriving the petitioner of appointment or getting undue favour from the respondents. We are thus not inclined to disturb respondents No.6, who is in the service of the respondents department since 05.12.2014, but at the same time, would not leave the petitioner as remediless, because he was deprived of his due right of appointment.

9. For the stated reasons, the petitioner has made out a case for the indulgence of this Court. We thus allow this petition to the extent that the petitioner shall be allowed appointment against first available vacancy. He shall also be entitled to the seniority from the date when his other colleagues were appointed pursuant to the same advertisement. It is, however, clarified that he shall not be entitled to arrears of salaries, except fixation of pay.

Announced.
Dt: 25.9.2018.
Habib/*

JUDGE

JUDGE

(DB)
Hon'ble Mr. Justice Ijaz Anwar
Hon'ble Mr. Justice Shakeel Ahmad

ATTESTED
EXAMINOR
Peshawar High Court Bench,
Dera Ismail Khan

03/03/2022

off
28/9

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وکالت نامہ

مقبضی ایک روپیہ	کورٹ قعیس
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حکمہ صحت
روڈ نمبر 100 - حیدرآباد

عزیز الدولہ صاحب
مدد سہیل

عدالت
دعویٰ باہرم
سبیل دعویٰ باہرم

باعث تحریر آنکہ
مقام دارہ بہاول پور

کو حسب ذیل شرائط پر وکیل مقرر کیا گیا کہ میں کوئی بھی شخص پر خود یا بنا ہوا مقدمہ نہ کرو عدالت حاضر ہونا ضروری ہے گا اور ہر وقت پورا سے جیسے مقدمہ وکیل صاحب
موصوف کو اطلاع دے گا۔ معاوضہ عدالت کروانے کا آخر کوئی بھی معاوضہ نہیں ہوگا اور مقدمہ کسی غیر ماضی میں ہو سکتے کسی طور سے نہ ملانے اور کیا تو صاحب
موصوف اس کے کسی طرح ذمہ دار نہ ہوں گے نیز وکیل صاحب موصوف صدر مقام بھاری کے علاوہ یا بھاری کے اوقات سے پہلے یا پہلے یا بروز اتوار
بھاری کرنے کے ذمہ دار نہ ہوں گے اور مقدمہ صدر بھاری کے علاوہ اور جگہ سماعت ہونے یا بروز تعطیل یا بھاری کے اوقات کے آگے یا پیچھے نہیں ہونے
پر معاوضہ کوئی نقصان پہنچے تو اس کے ذمہ دار یا اسکے واسطے کسی معاوضہ کے ادا کرنے یا سخت نہ واپس کرنے کے بھی صاحب موصوف ذمہ دار نہ ہوں گے اور
کوئی معاوضہ پر وادعت صاحب موصوف عمل کرے ذات خود منظور قبول ہوگا اور صاحب موصوف کو عرض دہنی یا جواب دہنی یا درخواست اجراء امانے وغیر
تعمیریاتی اصولی و ہر قسم درخواست ہر قسم کے بیان دینے اور پر حاشی یا راضی نامہ و فیصلہ برطرف کرنے اقبال دعویٰ کا بھی اختیار ہوگا اور بصورت مقرر ہونے
اور کوئی پیش مقدمہ مذکور بیرون اور بھاری صدر بھاری مقدمہ مقرر نظر ہائی اصول و تعمیراتی و راضی مقدمہ یا منسوخی بھاری یک طرفہ درخواست ہم ابتدائی یا آخری
یا کوئی بھی نام از فیصلہ اجراء بھاری بھی صاحب موصوف کو بشرط امانتگی بھاری کا اختیار ہوگا اور تمام معاوضہ پر وادعت صاحب موصوف عمل کرے
پر خود منظور قبول ہوگا اور بصورت ضرورت صاحب موصوف کو یہ بھی اختیار ہوگا کہ مقدمہ مذکورہ یا اس کے کسی جز کی کارروائی یا بصورت درخواست نظر ہائی
اولیٰ تعمیراتی یا دیگر سوال و مقدمہ مذکور کسی دوسرے وکیل یا غیر شریک اپنے جہانے یا اپنے ہمراہ مقرر کریں اور ایسے مشیر قانون کو بھی ہر امر میں وہی اور دیکھتے
اختیارات حاصل ہوں گے جیسے صاحب موصوف کو حاصل ہیں اور دوران مقدمہ میں اور کچھ ہر جان اتفاق پاسے گا وہ صاحب موصوف کا حق ہوگا اور
صاحب موصوف کو پوری نہیں ہونے سے پہلے ادا نہ کروں گا تو صاحب موصوف کو پورا اختیار ہوگا کہ مقدمہ کی پوری نہ کریں اور ایسی صورت
میں میرا کوئی مطالبہ کسی قسم کا صاحب موصوف کے برخلاف نہیں ہوگا

لہذا وکالت نامہ لکھ رہا ہے تاکہ سند رہے
19
مورخہ 2022

مضمون وکالت نامہ میں لیا ہے اور اچھی طرح سمجھ لیا ہے اور منظور ہے

Accepted
[Signature]

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**List of Schools
DERA ISMAIL KHAN
♂ MALE**

School Code	District	School Name	Union Council	GT	DM	PET	AT	TTA	Car	PST	Total Vacant As.
171001	District	GHS DONG									
171002	District	GHS DONG									
171003	District	GHS DONG									
171004	District	GHS DONG									
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171016	District	GHS DONG									
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171100	District	GHS DONG									

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Sl. No.	Name	Address	Age	Sex	Religion	Marital Status	Education	Occupation	Income	Assets	Liabilities	Remarks
17101	DI Khan	GMS. PIRAZ KHAN										
17102	DI Khan	GMS. NO. 1 KATHAL A										
17103	DI Khan	GMS. NUNHAY KH I										
17104	DI Khan	GMS. RATA NALLACH										
17105	DI Khan	GMS. WAFIA KOMEQI THAMAI										
17106	DI Khan	GMS. AHIL SIPHA										
17107	DI Khan	GMS. HAHMID PACCA										
17108	DI Khan	GMS. HAIT SHIRAFI										
17109	DI Khan	GMS. HAIT AH										
17110	DI Khan	GMS. HASTI RAJAH ALI SHAH										
17111	DI Khan	GMS. HIRVARD JANUBI										
17112	DI Khan	GMS. HUBBI										
17113	DI Khan	GMS. HUBHAI										
17114	DI Khan	GMS. HUSAINI KHANZADA										
17115	DI Khan	GMS. HUSAINI KHANZADA										
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