

28.09.2022

Nemo for the appellant.

Previous date was changed on Reader Note, therefore, notice for prosecution of the appeal be issued to the appellant as well as his counsel through registered post and to come up for preliminary hearing on 26.10.2022 before the S.B at Camp Court D.I.Khan.



(Salah-Ud-Din)
Member (J)
Camp Court D.I.Khan

26th Oct 2022

None for the appellant present.

Lawyers are on strike today. To come up for ~~Preliminary~~ hearing on 22.11.2022 before S.B at camp court D.I.Khan. P.P given to the parties.



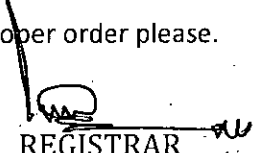

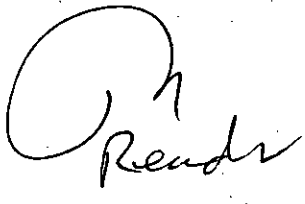
(Kalim Arshad Khan)
Chairman
Camp Court D.I.Khan

Form- A

FORM OF ORDER SHEET

Court of _____


Case No. - 624/2022

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	26/04/2022	<p>The appeal of Mr. Amir Hamza resubmitted today by post through 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> REGISTRAR</p>
2-	27.05.2022	<p>This case is entrusted to Single Bench at D.I.Khan for preliminary hearing to be put there on <u>27.5.22</u>. Notices be issued to appellant and his counsel for the date fixed.</p> <p>CHAIRMAN</p> <p>Nemo for appellant.</p> <p>Notice be issued to appellant/counsel for 27.07.2022 for preliminary hearing before S.B at Camp Court, D.I.Khan.</p> <p> (Rozina Rehman) Member (J) Camp Court, D.I.Khan</p>
	27-7-22	<p>Due to Summer vacation to come up for the same on 28/9/22</p> <p> Reader</p>

The present appeal was submitted on 21.02.2022 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 objections no. 4, 5, 7 and 8, hence, the objections still stands. Therefore the same is returned again to the counsel for the appellant for removing the said objection within 15 days.

No. 667 /S.T,

Dt. 14/03 /2022


REGISTRAR
SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA
PESHAWAR.

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

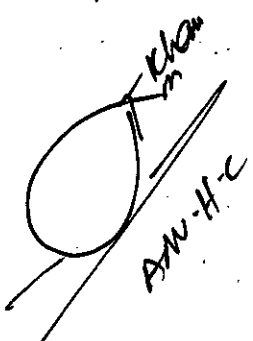
Respectfully Sir!

In response of observations made by your worthy office, It is submitted that,

1. In response of Observation no. 4, It is submitted that, appeal mentioned was inadvertently mentioned as annexure, which is now omitted, as, grievance mentioned in that appeal was redressed and, appointment orders were issued, which is already annexed.

2. As far as observation no. 5 is concerned, appeal against tentative list was filed without having its copy, as it is still not displayed by respondents, while the same was finalized without making any correction's or amendments as proposed through appeal dated 07/9/20. Hence, copy of list attached is being obtained by appellant through his Personal Recourses, a few day's earlier to the main Service appeal.

3. All left blank spaces have been filled, while annexures are in order as observed in no-7, and 8.


Mr. Idress Khan
Adv. H.C.

The appeal of Mr. Amir Hamza son of Hafiz Gulzaman r/o Basti Maikan Kachi Paid Khan D.I.Khan received today i.e. on 21.02.2022 is incomplete on the following score which is returned to the counsel for the appellants 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- Copy of NTS result mentioned in para-2 of the memo of appeal (Annexure-B) is not attached with the appeal which may be placed on it.
- 4- Copy of appeal mentioned in para-3 of the memo of appeal (Annexure-C) is not attached with the appeal which may be placed on it. — *attached - 31- apt*
- 5- Copy of tentative seniority list and appeal against it mentioned in para-4 of the memo of appeal (Annexure-D&E) are not attached with the appeal which may be placed on it. — *7/1/20 Further explained*
- 6- Impugned seniority list was stood on 30.09.2020 while departmental appeal was preferred/made on 7.09.2020 much before issuing the impugned seniority list. *not result.*
- 7- In the memo of appeal many places have been left blank which may be filled up. *Cured*
- 8- Annexures of the appeal are not in sequence which may be annexed serial wise as mentioned in the memo of appeal.
- 9- Page nos. 16 to 19 and 23 to 28 of the appeal are illegible which may be replaced by legible/better one.
- 10- Two more copies/sets of the appeal along with annexures i.e. complete in all respect may also be submitted with the appeal.

No. 512 /S.T,

Dt. 22-2- /2022

[Signature]
REGISTRAR
SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA
PESHAWAR.

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

Respectfully Sir!

*Reference to your above observation,
after due consideration, each and every observation
has separately been addressed, and resubmitted
here with*

Regards

[Signature]
AM.H.C.

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

In service Appeal No. 624 /2022

Amir Hamza
(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	-
5	Copy of Appointment Order of the Appellant	11-15
6	Copy of Tentative/Final Seniority List issued by Res no. 04	16-20
7	Copy of application against tentative list dated.	21
8	Copy of Copy of application dated.	-
9	Copy of Departmental appeal	22
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	23-28 29
14.	Vakalatnama	

Dt: 16 02.2022

Appellant's counsel


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

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

Service Appeal No. _____/2022

Amir Hamza s/o Hafiz Gulzaman r/o Basti Maikan, Kachi
Paind kHan , Tehsil and District Dera Ismail Khan.

(Appellant)

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 accordance with his merit position among the appointees teachers

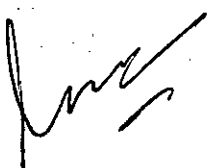
Q.T BPS 12, appointed vide order dated 13/06/2014, to whom appellant belong and deserve his seniority.

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 Qari Teacher BPS 12, School based, against advertisement whose closing date was 20/01/2014 through NTS Testing agency published in Daily Express, Peshawar. 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 1770581 and secured 134.16 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 vide order no. 8962-9077, dated. 13.06.2014, against which appeal was preferred, and on acceptance of such appeal order of appointment dated 14/02/2015 was issued, vide which appellant was appointed as Qari Teacher (BPS-12) at GHS Babbar Kacha. 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 i.e. 13.06.2014, respondent no: 4 prepared Tentative Seniority List in the year 2020 and place the appellant at serial no 66, against his merit position of 56, against which applicant preferred appeal dated 07/09/2020. 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 / /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 07.09.20, for which response of the respondent no. 04 is still awaited. Copy of the application /departmental appeal dated. is annexed as **ANNEXURE G**.
7. That respondent no. 04 has acted in haste while placing the appellant on serial no. 66 of the seniority list , below his merit position of 56 among his fellow teachers Q.T Bps 12 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 Q.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.



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 Q.T BPS 12, appointed vide order dated 13/06/2014, to whom appellant belong and deserve his seniority.

Appellant

Amir Hamza

Through Counsel

Muhammad Idrées 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

Amir Hamza
(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.

16.02.2022

Appellant

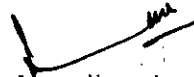


NOTE

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

16/02/2022

Appellant's counsel




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

In service Appeal No. _____/2022

Amir Hamza
(Appellant)

VERSUS

GOVT of KPK etc
(Respondents)

AFFIDAVIT

I, Amir Hamza , 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.

16.02.2022

Deponent

Amir Hamza

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

C.M No. _____/2022

In service Appeal No. _____/2022

Amir Hamza
(**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

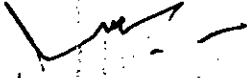
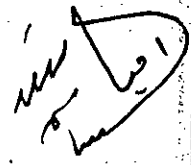
the impugned seniority list till the disposal of the main appeal.

02.2022

Your humble applicant

Amir Hamza

Through counsel:-

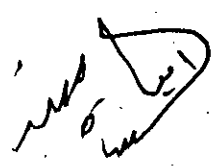



AFFIDAVIT

I, **Amir Hamza** , 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.

Deponent

16.02.2022

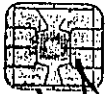




PAKISTAN National Identity Card
ISLAMIC REPUBLIC OF PAKISTAN

Name
Amir Hamza

9



Father Name
Hafiz Gul Zaman

Handwritten signature

Gender: M
Country of Stay: Pakistan

Identity Number
121017872396-7

Date of birth
10.04.1986

Date of Issue
12.02.2017

Date of Expiry
12.02.2027

Holder's Signature

پاکستان کے لیے سب سے زیادہ قابل اعتماد اور محفوظ پوسٹل سروس

پاکستان پوسٹ اور ٹیلی گرام

پاکستان پوسٹ اور ٹیلی گرام کی سروس

پاکستان پوسٹ اور ٹیلی گرام

Muhammad Y. Wani
Registrar General of Pakistan

12101-7672396-7



101051175777
349-86-574185

گمشدہ کارڈ ملنے پر قریبی لیڈ بکس میں ڈال دیں



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

(16)

APPOINTMENT

Consequent upon recommendation of the Departmental Selection Committee, appointment of the following candidates are hereby ordered against the post of **QARI** School based, in BPS-12 (Rs. 7000-500-22000) @ Rs. 7000/- 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	Father Name	D.O.B.	CNIC	Merit Position	School
1.	1770066	MUHAMMAD ZUBAIR	HAJI GHULAM YASIN	20/02/1987	12101-9170154-9	150.79	GHS DIYAL
2.	1770265	ABDUL HAMEED	ABDULLAH	02/02/1980	12103-6737556-9	149.13	GHSS PAHARPUR
3.	1770545	HAFIZ ABDUL REHMAN	MOHAMMAD JAN	05/07/1990	12101-2170515-5	138.18	GHS CHEHKAN
4.	1770674	AYAZ AFZAL	MUHAMMAD AFZAL	03/02/1989	12101-8099251-5	136.82	GHSS NO. 3 DIKHAN
5.	1770115	ABDUL BASIT	SAADUDIN	18/10/1983	11201-4518099-5	135.39	GHS LONI
6.	1770172	ABDULLAH JAN	MUHAMMAD HANIF	15/04/1985	12104-5848610-5	134.76	GHS ESSA KHAN
7.	1770651	MOHAMMAD FAROOQ	MALIK KARIM BAKHSH	10/01/1989	12101-7552590-7	134.43	GHS HIMMAT
8.	1770581	AMIR HAMZA	GUL ZAMAN	10/04/1986	12101-7672396-7	134.16	GHS BABBAR KACHA
9.	1770083	SYED SHAH FAISAL MAHMOOD	SED IBRAHIM SHAH	07/09/1985	12102-7698315-7	132.76	GHS BAHADRI
10.	1770243	MUNIR AHMAD	HAFIZ GHULAM QASIM	01/11/1984	12103-4454572-7	130.77	GHS BILOT SHARIF
11.	1770563	MUHAMMAD FAHEEM ISLAM	HAFIZ ABDUL MAJEED	05/01/1988	12101-9799877-7	130.29	GHS DIMPUR
12.	1770165	MUHAMMAD IRFAN AHMAD	MUHAMMAD MANZOOR	12/01/1989	12103-1777095-7	129.96	GHSS PAHARPUR
13.	1770753	MUHAMMAD SULEMAN	MUHAMMAD YOUSAF	15/06/1985	12101-9652125-1	129.70	GHS TAKWARA
14.	1770467	HASRAT KHAN	GHULAM SARWAR	01/08/1984	12103-3783338-1	129.47	GHS SAIDULLIAN
15.	1770752	MUHAMMAD ZUBAIR	MUHAMMAD IQBAL	01/05/1994	12103-8254887-5	128.82	GHSS KOT JAI
16.	1770787	MUHAMMAD BILAL	JUMMA	06/09/1977	12103-1479346-9	127.82	GHS KACHI KATHGARH

(12)

S.No.	Roll No.	Name	Father Name	D.O.B.	CNIC	Merit Position	School
17.	1770301	MUHAMMAD ALI SAJID	ABDUL MAJEED	20/04/1985	12101-8598769-9	127.54	GHS HASSA
18.	1770506	SHAH NAWAZ	MUHAMMAD NAWAZ	15/09/1980	12102-2152789-7	127.54	GHS RORI
19.	1770679	MUHAMMAD SHOAB KHAN	DOST MUHAMMAD BABAR	01/10/1982	12102-8162533-3	127.35	GHS KIRRI SHAMOZAI
20.	1770371	MUHAMMAD SUBHAN	ABDULHALIM KHAN	16/07/1991	12103-3407135-5	127.08	GHS WANDA SHERU
21.	1770488	MUHAMMAD BILAL	MUHAMMAD MANZOOR	03/05/1980	12103-7546591-9	126.74	GHSS/NO. 3 DIKHAN
22.	1770404	IFTIKHAR AHMED	JAN MUHAMMAD	10/04/1989	12103-1067694-5	126.21	GHS GILOTI
23.	1770443	HAFIZ MUHAMMAD BARKAT ULLAH	HAFIZ GHULAM SIDDIQUE	11/04/1992	12102-4333087-9	126.07	GHSS NO. 3 DIKHAN

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 stands 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.

(13)

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 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.

Muhammad Riaz Swati
-sd-

Muhammad Riaz Swati
District Education Officer
(Male) Dera Ismail Khan

Endst No. 84104-49

Dated DIKhan the 14/02 2015

Copy forwarded for information and necessary action to:

1. The Director E&SE Khyber Pakhtunkhwa, Peshawar.
2. The District Comptroller of Accounts DIKHAN.
3. The PS to the Secretary to Govt. Khyber Pakhtunkhwa E&SE Department.
4. The Principal/ Headmaster of Concerned Schools.
5. The Candidates Concerned.
6. Master File.

Muhammad Riaz Swati
District Education Officer
(M) Dera Ismail Khan



(14)

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

APPOINTMENT

Consequent upon recommendation of the Departmental Selection Committee, appointment of the following candidates are hereby ordered against the post of QARI, School based, in BPS-12 (Rs. 7000-500-22000) @ Rs. 7000/- 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	Father's Name	CNIC	Total Score	Place of Posting
1.	1770564	MUHAMMAD SAEED	ABDUL HAMEED	12103-2546364-3	148.62	GHS KACHI PAIND KHAN
2.	1770756	MUHAMMAD ADEEL	GHULAM FAREED	12101-3536321-7	146.27	GHS NO. 5 DIKHAN
3.	1770267	HAMID HASSAN	MUHAMMAD HASSAN	12103-1499661-5	144.88	GHS WANDA NADIR SHAH
4.	1770508	MUHAMMAD IRFAN	GHULAM DASTAGIR	12103-2763415-9	144.52	GHSS YARRIK
5.	1770308	FARMAN ULLAH	KHALIL UR REHMAN	12101-7145351-5	141.57	GHS MADDI
6.	1770515	SHAFEEQ AHMAD	RAZA MUHAMMAD	12103-5142598-5	140.95	GHS WANDHA MUAZAM
7.	1770338	ALLAH BAKHSH	FUSSAIN BAKHSH	42501-1254260-1	140.53	GHS BILOT SHARIF
8.	1770419	SANA ULLAH	MUHAMMAD RAMZAN	12103-6645470-5	140.46	GHS SAIDU WALI
9.	1770568	KIFAYAT ULIAH	IMAM BAKHSH	12101-4366919-7	139.69	CCMS NO. 1 DIKHAN
10.	1770368	MUHAMMAD SHAFEEQ AHMAD	HAJI ABDUL QAYYUM	12103-9086566-1	139.46	GHS MADDI KHEL
11.	1770085	RASHEED AHMAD	HAFIZ BASHIR AHMAD	12103-1722613-5	138.92	GHS KOTLA LODHIAN
12.	1770231	MUHAMMAD ARSLAN	MUHAMMAD HASHIM	12101-7497201-9	138.07	GHS SIKANDAR JANOBI
13.	1770384	MUHAMMAD IQBAL	GHULAM YASIN	12103-2850293-7	137.95	GHS LAR
14.	1770493	MOEEN UD DIN	GHULAM YASIN	12103-3027204-9	136.08	GHS RANGPUR SHUMALI
15.	1770383	AMAR YASIR	HAJI ABDUL QAYYUM	12103-5493511-5	135.65	GHS UMAR KHEL SHARQI
16.	1770655	ATTA ULLAH	FALAK SAHIR	12103-8892005-9	135.41	GHSS DHAIKKI

S.No	Roll No	Name	Father's Name	CNIC	Total Score	Place of Posting
17.	1770238	SHAIKH ABDUL WAKEEL	SHAIKH ABDUL AZIZ	12104-9845269-5	134.97	GHSS KOT JAI
18.	1770236	MUHAMMAD SAFDAR	MUHAMMAD RAMZAN	12101-0957257-3	134.96	GHSS NO. 4 DIKHAN
19.	1770511	MUHAMMAD NOMAN	MUHAMMAD BARAN ZIA	12101-9508096-1	133.08	GHS HIMMAT
20.	1770370	MUHAMMAD AKSHAD	HAQ NAWAZ	12103-9403762-5	132.48	GHSS KATHGARH
21.	1770302	MUHAMMAD UMER FAROOQ	MUHAMMAD JAMALUD DIN MALIK	12101-4870835-1	132.35	GHS MURYALI
22.	1770121	MUHAMMAD USMAN	MUHAMMAD RAMZAN	12104-3190135-9	131.52	GHS MAHRA
23.	1770009	RAB NAWAZ	MUHAMMAD JAILAN	12103-2197237-3	131.30	GHSS MANDHRA KALAN
24.	1770266	AMANULLAH	ALLAH WASAYA	12104-9557803-3	130.63	GHS WANDA MADDAT
25.	1770438	INAYAT ULLAH KIYAN	AMIR FAIZ ULLAH KHAN	12103-4432674-7	130.17	GHSS KACHA MALI KHEL
26.	1770255	MALIK MUHAMMAD ARIF	MUHAMMAD NAWAZ	12101-4467576-9	125.96	GHS ZARNI KHEL

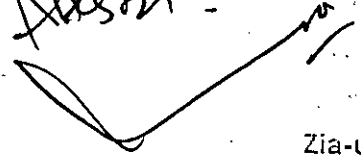
TERMS & CONDITIONS

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.

(15)

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 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.

Alksh



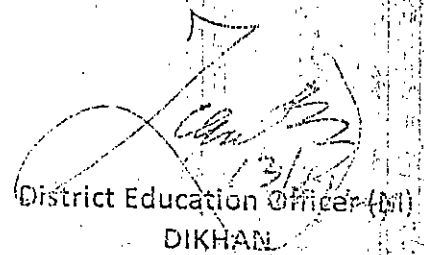
Zia-ud-Din
District Education Officer (M)
DIKHAN

Endst No 8962-9077/EE

Dated DIKkhan the 13/6/2014

Copy forwarded for information and necessary action to:

1. The Director E&SE Khyber Pakhtunkhwa, Peshawar.
2. The District Comptroller of Accounts DIKHAN.
3. The PS to the Secretary to Govt. Khyber Pakhtunkhwa E&SE Department.
4. The Principal/ Headmaster of Concerned Schools.
5. The Candidates Concerned.
6. Master File.



District Education Officer (M)
DIKHAN

(16)

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

SENIORITY LIST OF QARI-TEACHER

(16)

Reference to your letter No. 10572-74 date: 11/5/2020 issued by honorable District Education Officer Dikhan. The Revised / Updated final seniority list of Qari Teacher and Senior Qari Teachers as stood on 30 September 2020.

This seniority list compiled according to the policy rules and regulation provided by the honorable District Education Officer (Male) Dikhan

SNO	P No.	Name of Teacher	Father's Name	Date of Birth	CNIC	Domicile	Desig	BPS	Qualification	Date of 1 st Entry in to Govt. Services	Do Taking over charge to the present post	NTS SCORE	Place of Posting	Mobile No
1		MUHAMMAD KHAN	MUHAMMAD YOUSAF	*****	12101-0901903-5	DIK	QARI	12					GHS WANGHA JAMAL DIK	03459344427
2		HAFIZ BASHIR AHMAD	HAFIZ AHMAD YAR	*****	12103-1492039-7	DIK	QARI	12					GHS GACHA WALI CHEL	
3	180333	MUHAMMAD ASAD ULLAH	MUHAMMAD KARIM	*****		DIK	QARI	13	SSC				GHS FANAYALA	
4	190443	REHMAT	DIK KHAN	*****	12101-0902571-8	DIK	QARI	12					GHS KOPHOT DIK	03457555385
5	197045	HAFIZ KERYA	HADDAD	Sunday, 1-May, 01, 1966	12102-2135412-3	DIK	S QARI	15	BA				GHS W. SALA SHAHRI	034-7877327
6		MUHAMMAD	MUHAMMAD ABDUL ALAM	*****	12102-2131093-1	DIK	QARI	12					GHS W. SALA SHAHRI	034-7846073
7		MUHAMMAD	AFZA ULLAH	*****	12101-0901991-1	DIK	QARI	12	FA				GHS W. SALA SHAHRI	03478871590
8	192535	MUHAMMAD	MULAN QASIM	Sunday, April 25 1963	12101-1493163-5	DIK	QARI	12	SSC				GHS FANAYALA	03453370501
9		INAYAT ULLAH	AFZA ULLAH SHAH	Sunday, 11 September 1962	12102-2144300-7	DIK	S QARI	15	MA	Arts	EEI		GHS SARABAN KALAN	03470091020
10		HAFIZ ABUL MAJID	HAFIZ GHULAM MUSTAFA	Sunday, October 11 1968	33101-0911041-3	DIK	QARI	12	MA	Arts			GHS ENJOY SHARIF	03335830941
11	192544	ABDUL GHAFUR	HAFIZ PIR DOST	Wednesday, 17 May 1963	12101-0903011-1	DIK	S QARI	15	FA	Arts			GHS REHMAT CHEL	
12	190269	HAFIZ GUL KHAN	GHULAM AKBAR	Sunday, July 07 1968		DIK	S QARI	15	MA	Arts			GHS WANDHA LAZI	03454410557
13	19831	MUHAMMAD ALI REHMAN	AFZA ULLAH	*****	12101-149441-1	DIK	S QARI	11	FA				GHS WANDHA LAZI	03466376564
14		AFKAR ULLAH	HABIB ULLAH KHAN	*****	12102-2144513-7	DIK	S QARI	13	FA				GHS KOPHOT,	03467871461

UMR SULTAN MEMBER

MUHAMMAD IRFAN MEMBER

MUHAMMAD ASLAM JAFAR CHAIRMAN

SNO	P No.	Name of Teacher	Father's Name	Date of Birth	CNIC	Domile	Deslg	BPS	Qualification	Date of 1 st Entry In to Govt. Services	Date Taking over charge to the present post	NTS SCORE	Place of Posting	Mobile No.	
15	193990	MUHAMMAD ALI MUAVIA	MOLVI ABDUL SALAM	24 October 1972	12101-9832142-3	DIK	QARI	13	BA		HIFZ + TAJWEED	01/01/2004	01/01/2004	GHESS NO 2 DIKHAN	03429376655
16		MUBULLAH	AMEN ULLAH	23 November 1975	12101-6832295-9	DIK	S QARI	15	BA		HIFZ + TAJWEED	06/01/2004	06/01/2013	GHS RATTA KULACHI	03319961538
17		HAFIZ MUHAMMAD SHAFQAT ULLAH	AMEN ULLAH	01 April 1982	12101-6203810-3	DIK	S QARI	15	MA	Arts	HIFZ + TAJWEED	01/02/2004	06/03/2013	GHESS NO.4 DIKHAN	03159410588
18	153795	HAFIZ MUHAMMAD LUQMAN	HIDAYATULLAH	30 September 1952	12103-1484599-5	DIK	QARI	13	FA		HIFZ + TAJWEED	11/02/2004	11/01/2004	GHS NO 2 PAHARPUR	03431896994
19		HAFIZ ABDUL HANAN	HAFIZ MUHAMMAD ISMAEL	01 January 1964	12103-1502677-1	DIK	QAR.	12	BA		HIFZ + TAJWEED	10/03/2005	10/03/2005	GHS DHAP SHUMALI DIK	03420710245
20	200255	MUHAMMAD YOUSAF	MUHAMMAD ASHRAF	13 June 1977	12102-2131830-5	DIK	S QARI	15	9A		HIFZ + TAJWEED	02/08/2005	06/03/2013	GHESS HATHALA	03467672562
21	201575	SHEIKH MUHAMMAD BARAN	SHEIKH ABDULLAH JANI	03 July 1953	12104-8473674-5	DIK	S QARI	15	8A		HIFZ + TAJWEED	01/09/2005	06/03/2013	GHS GANDI UMAR KHAN	03446936856
22		AMEN ULLAH	AMEN WADAYYA	32 September 1950	12101-0935637-3	DIK	S QARI	15	FA		HIFZ + TAJWEED	19/04/2006	13/11/2017	GHESS SHOR KOT	03459871309
23		SAMI ULLAH	MUHAMMAD ISRAHIM	02 April 1973	12101-6348577-5	DIK	S QARI	15	MA		HIFZ + TAJWEED	15/05/2006	06/01/2013	GHS GARA HAYAT	03139306249
24		MUHAMMAD SUFYAN	MUHAMMAD ZAHID	19 August 1980	12101-4112714-9	DIK	QAR.	7	BA	Arts	HIFZ + TAJWEED	01/06/2006	01/06/2006	GHESS NO 2 DIKHAN	
25	331334	FAKHRUDIN	MUHAMMAD SHUJAN QASIM	05 April 1980	12101-9662199-3	DIK	S QARI	15	MA		HIFZ + TAJWEED	15/07/2006	20/05/2011	GHS SAHD ALLIAN	03449363213
26		EMSAN ULLAH	AMEN ULLAH	04 October 1981	12101-3027913-3	DIK	QAR.	15	FA	Arts	HIFZ + TAJWEED	14/10/2006	06/03/2013	GHS MALANA	03480934617
27		MAHMOUD UL-HASSAN	MUHAMMAD MUHAMMAD HATTAN	11 April 1983	12101-4226264-1	DIK	S QAR.	15			HIFZ + TAJWEED	23/10/2006	06/03/2013	GHS PROVA	03449406150
28	344222	ATTA UL-HASAN	AMEN ULLAH	November 1954	12103-9419335-3	DIK	S QARI	15	PA		HIFZ + TAJWEED	21/11/2006	13/11/2017	GHS NO 2 PAHARPUR	03459837131
29		SRAHID AHMED JANI	MUHAMMAD JANI KHAN	10 April 1987	12101-0124655-9	DIK	S QAR.	15	MA		HIFZ + TAJWEED	12/10/2007	05/11/2017	GHESS KACHH PAINO KHAN	03459821202
30	554090	MUHAMMAD B LAL	MIRZA KHAN	24 March 1984	12104-5943786-5	DIK	S QARI	15	FA	Arts	HIFZ + TAJWEED	15/03/2011	06/01/2013	GHESS DARABAN KALAN	03459301453
31	575553	MUHAMMAD SOHAIL KHAN	HAFIZ KAPIL BAKHSH	29 February 1985	12101-8156032-3	DIK	S QAR.	15	MA	Arts	BEo HIFZ + TAJWEED	15/03/2011	13/11/2017	GHS NO.5 LIK	03439362422
32	576502	MUHAMMAD SHARAF	SARFUDIN AHMAD	02 April 1984	12101-8124658-3	DIK	S QAR.	15	MA		HIFZ + TAJWEED	19/03/2011	13/11/2017	GHS MAHRAH	03467308476
33	583377	MUHAMMAD SHOAIB	MUHAMMAD ASLAM	06 May 1991	12101-9153629-1	DIK	QAR.	12	FA		HIFZ + TAJWEED	01/01/2012	01/01/2012	GHS KHUT	03466119697
34		ZIA UR RAHMAN	FACAL UR RAHMAN	15 June 1991	12101-6143707-5	DIK	S QAR.	15	FA		HIFZ + TAJWEED	15/01/2012	05/11/2017	GHS MANDHRA SAIDAN	03478952987
35	687903	SYED SAJJAD SHAH	SYED NAZKAT HUSSAIN SHAH	21 January 1993	12101-6170292-1	DIK	S QAR.	15	MSC (FS)		HIFZ + TAJWEED	25/05/2012	28/01/2012	GHESS AWAN	03468212728
36		MUHAMMAD SHAHZAD AHMAD	ABDUL RAHMAN	01 July 1993	12103-2833743-1	DIK	QAR.	12	FA		HIFZ + TAJWEED	03/07/2012	03/01/2012	GHS ATHOK	03145683570

UMAR SULTAN
MEMBER

MUHAMMAD IRFAN
MEMBER

MUHAMMAD ASLAM JAFAR
CHAIRMAN

Sl. No.	Reg. No.	Name of Teacher	Father's Name	Date of Birth	CNIC	Domicile	Desig	BPS	Qualification	Date of 1 st Entry In Govt. Services	Date of Taking over charge to the present post	NTS SCORE	Place of Posting	Mobile No
71	691959	MUHAMMAD TAHIR	MOULANA MUHAMMAD NAWAZ	03 May 1991	12103-7154913-9	DIK	S.QARI	15	BA				GHS BAGI QAMAR	03429772431
72		QAZI MUHAMMAD SANATULLAH	ATTAULLAH	03 February 1986	12103-8230617-7	DIK	QARI	12	BIO / CHEM	BEd			GHS HAFIZABAD	03459631578
73	859209	ZAKIYA UMAIR	SANA ULLAH	14 July 1997	12101-01113481-5	DIK	QARI	12	BA				GHS LUNDA SHARIF	03462572822
74	856055	MUJAN UD DIN	FAKHAR UD DIN	06 April 1996	12101-6637855-9	DIK	QARI	12	FA				GHS HUSSAM	03417570393
75		HAFIZ MUNIB UR REHMAN	GHULAM MUHAMMAD	29 November 1997	12101-6706955-1	DIK	QARI	12	FA				GCMHS NO.1 DIK	0341762872
76	862900	MUHAMMAD NO MAN	SHAIKH MUHAMMAD SADIQ	22 January 1990	12101-9236112-3	DIK	QARI	12	BSC / MA (S)				GHS HASSA DIK	03433441110
77	859670	HA-FZ ABDUL BAST	MUHAMMAD ILYAS	26 September 1990	12101-2347754-9	DIK	QARI	12	BSC	M / PHY	MED		GHS NO.6 DIK	03439366692
78	850654	ALTAZ AHMAD	MUNIR AHMAD	10 March 1991	12104-6526192-7	DIK	QARI	12	BA (SALMIYA)	Arts			GHS MADDA	03429071390
79		MUHAMMAD SAIED	ABDUL HAMEED	04 April 1984	12103-2546364-3	DIK	QARI	12	MA		BEd	148.62	GHS KACH PAINO KHANI	03429869046
80	725158	MUHAMMAD ADEEL	GHULAM FAREED	21 February 1988	12101-3536321-7	DIK	QARI	12	BA/Misc	PHY / MATH	BEd	145.27	GHS NO.5 DIK	03431325566
81		MUHAMMAD FEAN	GHULAM DASTA	25 July 1984	12103-2763415-9	DIK	QARI	12	MA (S)	Arts	BEd	144.52	GHS YARIK DIK	03430692590
82		SANA ULLAH	MUHAMMAD RAJAN	12 July 1983	12103-6645470-5	DIK	QARI	12	MA	Arts	BEd	140.46	GHS SAIBI WAFI DIK	0343071187
83		RAYAT ULLAH	IMAM BAKHSH	09 April 1995	12101-4366919-7	DIK	QARI	12	MA		MED	139.69	GCMHS NO 1 DIK	03451775464
84	726181	RASHID AHMAD	HAFIZ BASHIR AHMAD	1 February 1981	12103-1722613-5	DIK	QARI	12	MSC (ECO. S)		MED	138.82	GHS KOTLA LGOHIAN	03461382393
85	725117	MUHAMMAD ARSLAN	MUHAMMAD RAJAN	14 April 1991	12101-7497201-9	DIK	QARI	12	BSC	M / PHY	BEd	138.07	GHS SIKANDAR KHANUBI	03459928389
86		MUHAMMAD IDEAL	GHULAM YASEEN	07 April 1986	12103-2850293-7	DIK	QARI	12	BSC	M / PHY	BEd	137.55	GHS DHAKKI	03431441872
87	89003	ATTAULLAH	FALAK SHER	06 January 1981	12103-8892005-9	DIK	QARI	12	MA	Arts	BEd	135.41	GHS DHAKKI	03431448903
88	725110	SHAIKH ABDUL WAJEEZ	SHAIKH ABDUL WAJEEZ	27 February 1988	12104-9845269-5	DIK	QARI	12	MA (UR)	Arts		134.97	GHS KOTLA	0345475791
89		MUHAMMAD SAJJAD	MUHAMMAD RAJAN	01 April 1981	12101-0957257-3	DIK	QARI	12	MA (S)	Arts	BEd	134.96	GHS NO.4 DIGHAN	0343538664
90		MUHAMMAD NO MAN	MUHAMMAD BAKHSH ZIA	28 March 1986	12101-9508096-1	DIK	QARI	12	MA		BEd	133.08	GHS KHAMAT	0343952201
91	72555	MUHAMMAD IMRAFAN	MUHAMMAD IMRAFAN UD DIN MALIK	15 April 1987	12101-4870835-1	DIK	QARI	12	BSC	M / PHY	MED	132.35	GHS KOTLA SAIDAN	034329894
92	72611	MUHAMMAD USMAN	MUHAMMAD RAJAN	08 December 1981	12104-3190135-9	DIK	QARI	12	MA		MED	131.52	GHS SAGGU DIK	034306147
93	82700	RAYAT ULLAH KHAN	AMIR FAIZ ULLAH KHAN	06 September 1988	12103-4432674-7	DIK	QARI	12	MA	Arts	MED	130.17	GHS KACHA MALI KHAN	0343053911

MUHAMMAD IRFAN MEMBER

MUHAMMAD ASLAM JAFAR CHIRMAN

NO	P No	Name of Teacher	Father's Name	Date of Birth	CNIC	Domicile	Desig	BPS	Qualification			Date of 1 st Entry in to Govt. Services	Date of Taking over charge to the present post	NTS SCORE	Place of Posting	Mobile No	
0	730599	MALIK MUHAMMAD ARIF	MALIK MUHAMMAD NAWAZ	01 March 1987	12101-4457576-9	DIK	QARI	12	BA	Arts		HIFZ + TAJWEED	16/06/2014	16/06/2014	125.96	GHS CHEKAN	03478951964
1		MUHAMMAD ZUBAIR	MUHAMMAD IQBAL	01 May 1994	12103-8254337-5	DIK	QARI	12	BSC MA	BIO / CHEM	BEc	HIFZ + TAJWEED	16/02/2016	16/02/2015	150.79	GHS MADDI KHEL	03144531676
2		ABDUL HAMEED	ABDULLAH	02 February 1980	12103-6737556-9	DIK	QARI	12	MA	Arts		HIFZ + TAJWEED	16/02/2015	16/02/2015	149.13	GHS JHOK UMARY WALI	03466915205
3		MUHAMMAD ZEESHAN ULLAH KHAN	MAN SHAMUL KHAN	01 May 1999	12101-2357070-7	DIK	QARI	12	BBA			HIFZ + TAJWEED	16/03/2015	16/03/2015	142.50	GHS NO.6 DIK	03457848832
4		ABDULLAH JAN	MUHAMMAD HANIF KHAN	15 April 1965	12104-5843610-5	DIK	QARI	12	BSC MSC		MEc	HIFZ + TAJWEED	16/02/2015	16/02/2015	134.76	GHS GARA ESSA KHAN	03434955598
5		MUHAMMAD FAROOQ	MALIK KARIM BAKSH	10 January 1989	12101-7551330-7	DIK	QARI	12	M.COM		BEc	HIFZ + TAJWEED	16/02/2015	16/02/2015	134.43	GHS HIMMAT	03347229502
6	385726	AMIR HANZA	GUL ZAMAN	10 April 1986	12101-7672356-7	DIK	QARI	12	MA	Arts	MEc	HIFZ + TAJWEED	14/02/2015	14/02/2015	134.16	GHSS NO.3 DIK	03005790906
7	742866	SYED SHAH FAISAL MEHMOOD	SYED ISRAHIM SHAH	07 September 1985	12102-7653315-7	DIK	QARI	12	MA		BEc	HIFZ + TAJWEED	14/02/2015	14/02/2015	132.76	GHS TAKWARA	03459847736
8		MUNIR AHMAD	HAFIZ GHULAM QASIM	01 November 1984	12103-4454372-7	DIK	QARI	12	MA	Arts	BEc	HIFZ + TAJWEED	16/02/2015	16/02/2015	130.77	GHS BILOT SHARIF	03105325281
9		ASMAT ULLAH	MUHAMMAD SADIQ KHAN	09 October 1980	12101-2745529-7	DIK	QARI	12	BSC	CH/BIO	MEc	HIFZ + TAJWEED	16/03/2016	16/03/2015	120.70	GHS GARA RASHID	03417940934
10	743137	MUHAMMAD FARHIN UL ISLAM	M. ABDUL WAJED	05 January 1993	12101-9750172-7	DIK	QARI	12	BA			HIFZ + TAJWEED	16/02/2015	16/02/2015	130.25	GHS DINPUR	03449384041
11		MUHAMMAD SULEMAN	MUHAMMAD HOUSAF	14 June 1985	12101-9651225-1	DIK	QARI	12	MA (IS)	Arts	BEc	HIFZ + TAJWEED	20/03/2015	20/03/2015	127.70	GHSS NO 3 DIK	03129609839
12	743562	MUHAMMAD BHAL	MUMTAZ	06 September 1977	12103-1475345-3	DIK	QARI	12	MA		BEc	HIFZ + TAJWEED	16/02/2015	16/02/2015	127.82	GHS KACHI KATH GARH	02446614796
13	775992	MUHAMMAD BHAL	MUHAMMAD IMRAN	02 May 1980	12101-7541110-1	DIK	QARI	12	MA		BEc	HIFZ + TAJWEED	16/02/2015	16/02/2015	127.82	GHSS NO.1 PAHARPUR	03453119416
14	741133	MUHAMMAD AHMED SAID	ARI SAJJED	27 April 1994	12101-4559111-1	DIK	QARI	12	M.COM		BEc	HIFZ + TAJWEED	16/02/2015	16/02/2015	127.64	GHS HASSA DIK	03467991006
15		SHAH NAWAZ	MUHAMMAD NAWAZ	15 September 1990	12102-2111111-1	DIK	QARI	12	MA			HIFZ + TAJWEED	15/02/2015	16/02/2015	127.54	GHS RORI DIK	03029879272
16	745728	MUHAMMAD SAJJIB KHAN	HAFIZ DOS MUHAMMAD	01 October 1983	12102-8111111-1	DIK	QARI	12	MA	Arts	MEc	HIFZ + TAJWEED	16/02/2015	16/02/2015	127.35	GHSS CHUADWAN	03435359399
17		MUHAMMAD SULTHAN	ABDUL RAHEEM KHAN	1 July 1991		DIK	QARI		MA			HIFZ + TAJWEED	16/02/2015	16/02/2015	127.08	GHS WANDHA SHERU	03448957947
18	566707	MUHAMMAD TAHER RAZA	MUHAMMAD BAHIR SHAH QADRI	01 July 1985	121016201101-1	DIK	QARI	12	MISC (ZOL)	BIO / CHEM	BEc	HIFZ + TAJWEED	27/04/2015	27/04/2015	125.30	GHSS NO.1 PAHARPUR	03428612251
19		IFTEKHAR AHMAD	JAMIL MUHAMMAD	10 April 1989	12103-1061111-1	DIK	QARI	12	MA		BEc	HIFZ + TAJWEED	16/02/2015	16/02/2015	125.21	GHS KATGAR	03467999349
20		HAFIZ MUHAMMAD BARNATULLAH	HAFIZ GHULAM SADIQ	11 April 1992	12102-4331111-1	DIK	QARI	12	MA			HIFZ + TAJWEED	16/02/2015	16/02/2015	126.07	GHSS NO.3 DIK	03451680279
21	542890	SOHAIL NAWAZ	ALLAH NAWAZ	15 March 1986	12101-3811111-1	DIK	QARI	12	MA (IS) MS		BEc	HIFZ + TAJWEED	01/03/2016	01/03/2016	145.31	GHS YARI KHEL	03413454410
22		MUHAMMAD AHMED HAMEED KHAN	ABDUL HAMEED	25 March 1994	12103-1211111-1	DIK	QARI	12	BSC	PA / PHF		HIFZ + TAJWEED	29/04/2017	29/04/2017	135.17	GHS WANDHA NADIR SHAH	03438773432

SULTAN
BER

MUHAMMAD SAFAN
MEMBER

MUHAMMAD ASLAM JAFAR
CHAIRMAN

SNO	P No	Name of Teacher	Father's Name	Date of Birth	CNIC	Domicile	Desig	BPS	Qualification	Date of 1 st Entry in to Govt. Services	Date Taking over charge to the present post	NTS SCORE	Place of Posting	File No		
63	857446	MUHAMMAD SIDDIQUE HASSAN	HABIB UR REHMAN	29 November 1988	12101-1599694-7	DIK	QAF	12	BSC	M/PHY	HIFZ - TAJWEED	26/04/2017	26/04/2017	134.26	GHS MAURYALI	0334721095
64		AMANULLAH	ATTA ULLAH	20 April 1987		DIK	QAF	12	BSC	M/PHY	HIFZ - TAJWEED	24/04/2017	24/04/2017	130.31	GHS NO.2 DIQMAN	03467284699
65		MUNIR AHMAD	HAJI KHAN	22 February 1991	12101-9737587-3	DIK	QAF	12	BA	Arts	HIFZ - TAJWEED	22/04/2017	22/04/2017	130.00	GHS GHULAM E WIALA	0345983219
66		MUHAMMAD ZUBAIR	BASHIR AHMAD KHAN	23 March 1985	12101-6856175-9	DIK	QAF	12	BS		HIFZ - TAJWEED	24/04/2017	24/04/2017	128.99	GHS BEHARI COLONY	03439901418
67		MUHAMMAD RAMZAN	MUHAMMAD JAN	23 October 1992	12103-8765474-3	DIK	QAF	12	MA	Arts	HIFZ - TAJWEED	24/04/2017	24/04/2017	126.09	GHS UMAR KHEL	03009126414
68	855717	FAHAD QAYYUM	QAYYUM HAWAZ	20 August 1983	12101-5382390-7	DIK	QAF	12	MBA		HIFZ - TAJWEED	24/04/2017	24/04/2017	125.79	GMS NO.2 DIK	03339962505
69	856821	HAFIZ KALEEM ULLAH	ALLAH DITTA	22 March 1990	33102-1784553-9	DIK	QAF	12	MA		HIFZ - TAJWEED	24/04/2017	24/04/2017	125.76	GHS BAEAR KACHA	03457720530
70		GHULAM ULLAH	HAJI MUHAMMAD RAMZAN	01 January 1993	12103-1973985-9	DIK	QAF	12	BSC	BIO/CHEM	HIFZ - TAJWEED	25/04/2017	25/04/2017	125.75	GHS WANDHA MADAT	03419842547
71	859173	MUHAMMAD ADNAN	ZULQARNAIN	06 September 1992	12103-5595455-5	DIK	QAF	12	BSC	M/PHY	HIFZ - TAJWEED	16/05/2017	16/05/2017	125.75	GHS HAFIZASAD	03146935957
72		GOKHAR AYUB	MUHAMMAD AYUB	28 February 1983	12103-1499765-6	DIK	QAF	12	MA	Arts	HIFZ - TAJWEED	24/04/2017	24/04/2017	124.82	GHS KOTLAJ	03159421406
73	858853	MUHAMMAD IBRAHIM AMIR	AEDUP RAUF SHAKIR	29 September 1992	12103-5333676-1	DIK	QAF	12	MA		HIFZ - TAJWEED	24/04/2017	24/04/2017	124.63	GHS PANYALA	03454492188
74	861950	MUHAMMAD ARIF HAWAZ	HAQ NAWAZ	24 February 1984	12103-6843553-1	DIK	QAF	12	MA	Arts	HIFZ - TAJWEED	24/04/2017	24/04/2017	123.65	GHS KATTA KHEL DIK	

(Signature)
 District Education Officer
 (Male) D.I.Khar

(Signature)
 MUHAMMAD IRFAN
 MEMBER

(Signature)
 MUHAMMAD ASLAM JAFRI
 CHAIRMAN

AR SULTAN

Alkesh

سید صاحب ڈسٹرکٹ ایجوکیشن آفیسر صاحب ذریعہ ایس ایچ ایف

کال: درستی برائے سینٹری لٹریچر

کتاب سال

خود ماہنامہ پبلشرز ہے کہ میں سائنس درخواست کا مدعا لے کر سطح نظر موجودہ سینٹری لٹریچر میں قصور آج ایک جانب سے شہرہ دارہ خواہ مرد و خواہ عورت کا لحاظ نہ رکھا جاتا ہے خصوصاً مہافت یہ ہے کہ نہ تو صحیح لکھنے کی طور پر این بی ایس اسکولز کا لحاظ رکھتا ہے (اس کتابت اور ذیلی اور ثبوت درخواست کو سائنس ہے) اور نہ ہی ایک سال کی ایڈورٹائزمنٹ کے تحت تصانیف ہوا امیدوران کو ایک فیئر میں رکھتا ہے (اس کا ثبوت درخواست سائنس سائنس ہے) اور خیابان کی یاد دہانی سینٹری لٹریچر ذکر کرنا چاہوں کہ اس میں اور لڑکا سائنس ایک ایڈورٹائزمنٹ والی کو ایک فیئر میں رکھا جاتا ہے، چاہے ان کی چارج لٹریچر کے سائنس میں چھ ماہ کا لے فرق ہے۔

ان کتابت کے تحت میں سائنس کی سال 2014 میں شائع کردہ ایڈورٹائزمنٹ کے تحت 2015/14/12/5015 کو تصانیف لکھتا لے سائنس کا اسکور 134.16 ہے اب لٹریچر میں سائنس کو 2015 میں تصانیف والا اسکور سائنس رکھتا ہے، حالانکہ لٹریچر کے سائنس میں سائنس ہے۔

کھدرا اور حضرات کی خدمت میں گزارش ہے کہ سڈورہ بالا اعتراض لکھنا اشکال کا ایسا حل نکالیں جو تمام امیدواروں کے لیے قابل تشفی ہو۔ سائنس آپ کے مشکور ممنون رہتا۔

الغرض

ایڈیٹر جنرل، جاری پبلشرز، ہائیر سیکنڈری سکول، پورہ، ذریعہ ایس ایچ ایف

Received
 07-9-2020

تذکرہ صحابہ کرام - حضرت عثمان غنی رضی اللہ عنہ

حضرت عثمان غنی رضی اللہ عنہ سے روایت ہے کہ میں نے اپنے والدین کے پاس
جا کر کہا کہ میں نے اپنے والدین کے پاس کہا کہ میں نے اپنے والدین کے پاس
کہا کہ میں نے اپنے والدین کے پاس کہا کہ میں نے اپنے والدین کے پاس
کہا کہ میں نے اپنے والدین کے پاس کہا کہ میں نے اپنے والدین کے پاس

میں نے اپنے والدین کے پاس کہا کہ میں نے اپنے والدین کے پاس
کہا کہ میں نے اپنے والدین کے پاس کہا کہ میں نے اپنے والدین کے پاس
کہا کہ میں نے اپنے والدین کے پاس کہا کہ میں نے اپنے والدین کے پاس
کہا کہ میں نے اپنے والدین کے پاس کہا کہ میں نے اپنے والدین کے پاس
کہا کہ میں نے اپنے والدین کے پاس کہا کہ میں نے اپنے والدین کے پاس

میں نے اپنے والدین کے پاس کہا کہ میں نے اپنے والدین کے پاس
کہا کہ میں نے اپنے والدین کے پاس کہا کہ میں نے اپنے والدین کے پاس
کہا کہ میں نے اپنے والدین کے پاس کہا کہ میں نے اپنے والدین کے پاس
کہا کہ میں نے اپنے والدین کے پاس کہا کہ میں نے اپنے والدین کے پاس
کہا کہ میں نے اپنے والدین کے پاس کہا کہ میں نے اپنے والدین کے پاس

9/10/20
GHS - Bahar Kacha
عبدالرحمن
عاری احمد علی

JUDGMENT SHEET
IN THE PESHAWAR HIGH COURT, D.I. KHAN DISTRICT
Office of Registrar

Writ Petition No. 686-D of 2014

Kaleemullah

VS

Govt. of Khyber Pakhtunkhwa through Chief Secretary,
Peshawar and the others

JUDGMENT

Date of hearing: 25.12.2014
For Petitioner: Mr. Umar Khan Muzamil Advocate
For respondents Nos. 1 to 4: Mr. Ahmad Ali AMIR, M.A.
For respondent No. 5: Mr. Ahmad Ali Khan Advocate

IAZ 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 Shak 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

Umar Khan
Advocate

ATTEST
Peshawar High Court
Date: 15/12/2014

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

ATTEST
2015
JUDICIAL HIGH COURT
Dera Ismail Khan

4. Perusal of the record reveals that the respondents advertised different posts and the petitioner is 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 13 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

30
25
APPEAL
EXAMINOR
Peshawar High Court Bench
Dera Ismail Khan

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

(26)

26

6. During the course of hearing, it was stated for respondent No.1 relied upon two judgments of this Court in W.P.No.13-D/2015 decided on 07.12.2015 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 these 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.Khun, 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.

(Signature)

Khyber Pakhtunkhwa High Court
Dera Ismael Khan

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.

27

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 along with 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.

ATTESTED
EXAMINER
Khyber High Court Dera
Gawalshahi Khyber

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 05.11.2014, 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
Di: 25.9.2018.
Urbis

JUDGE

JUDGE

(DD)
Hon'ble Justice G. S. Arora
Hon'ble Mr. Justice Shakti Chandra

Confidential to the Court
High Court Bench (D) I
Authorized Units
EXAMINOR

G.R. No.	U/30
Application Received on	25/9/18
Copying Fee deposited Rs	100/-
No of Papers	03/18
Copying Fee	100/-
Urgent Fee	100/-
Total Fee	200/-
Copy received by	25/9/18
Copy delivered by	25/9/18
Signature of	



ADVOCATE HIGH COURT

وکالت

MUHAMMAD IDREES

Advocate
bc-09-1918

Date of issue: December 2017

Valid upto: December 2028



Acting Secretary
Khyber Pakhtunkhwa Bar Council

کورٹ
فیس

29

محمد علی
رولہ موصول - محمد کونواہ خٹک
مخارج
نام
ایس پی کمرہ
دعویٰ باجرم
تفصیل دعویٰ باجرم

باعث تحریر آئندہ

مقدمہ مندرجہ بالا عنوان میں اپنی طرف سے دعویٰ مملکت دی برائے پیشی آئندہ...
محمد ادریس خان اولس ڈیوٹ

کو حسب ذیل شرائط پر وکیل مقرر کیا ہے کہ میں پیشی پر خود لیا جانا چاہیے۔ وہ برو عدالت حاضر ہوتا رہوں گا اور ہر وقت پکارے جانے مقدمہ وکیل صاحب موصوف کو اطلاع دے کر حاضر عدالت کروں گا۔ اگر پیشی پر منظر حاضر نہ ہو اور مقدمہ میری غیر حاضری کی وجہ سے کسی طور میرے خلاف ہو گیا تو صاحب موصوف ان کے کسی طرح ذمہ دار نہ ہوں گے۔ نیز وکیل صاحب موصوف صدر مقام کچہری کے علاوہ یا کچہری کے اوقات سے پہلے یا بیچے یا بروز تعطیل بیرونی کرنے کے ذمہ دار نہ ہوں گے اور مقدمہ صدر کچہری کے علاوہ اور جگہ ساعت ہونے یا بروز تعطیل یا کچہری کے اوقات کے آگے یا بیچے پیش ہونے پر منظر 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۔ مجھ کو کل ساختہ پر داخستہ صاحب موصوف مثل کردہ ذات خود منظور قبول ہو گا اور صاحب موصوف کو عرض دعویٰ یا جواب دعویٰ یا درخواست اجراء اسمائے ذکر کی نظر ثانی و اپیل گمرانی و ہر قسم درخواست ہر قسم کے بیان دینے اور پر جمانی یا راجسی نامہ و فیصلہ برطرف کرنے اقبال دعویٰ کا بھی اختیار ہو گا اور بصورت مقرر ہونے تاریخ پیشی مقدمہ مندرجہ بالا کچہری صدر بیرونی مقدمہ مندرجہ بالا نظر ثانی اپیل و گمرانی و برآمدگی مقدمہ یا منسوخی ذکر کی ایک طرف یا درخواست حکم امتناعی یا قرنی یا گرفتاری نہیں از فیصلہ اجراء ذکر کی بھی صاحب موصوف کو بشرط ادا ہوگی علیحدہ مختصمیری کا اختیار ہو گا اور تمام ساختہ پر داخستہ صاحب موصوف مثل کردہ از خود منظور و قبول ہو گا اور بصورت ضرورت صاحب موصوف کو یہ بھی اختیار ہو کہ مقدمہ مندرجہ بالا یا اس کے کسی جزو کی کارروائی یا بصورت درخواست نظر ثانی اپیل گمرانی یا دیگر معاملہ و مقدمہ مذکورہ کسی دوسرے وکیل یا بیر مندرجہ اپنے بجائے یا اپنے ہمراہ مقرر کریں اور ایسے مشیر قانون کو بھی ہر امر میں وہی اور ویسے اختیارات حاصل ہوں گے جیسے صاحب موصوف کو حاصل ہیں اور دوران مقدمہ میں جو کچھ ہر جانہ التواء پڑے گا وہ صاحب موصوف کا حق ہو گا مگر صاحب موصوف کو پوری لیس تاریخ پیشی سے پہلے ادا نہ کروں گا تو صاحب موصوف کو پورا اختیار ہو گا کہ مقدمہ کی پروی نہ کریں اور ایسی صورت میں میرا کوئی مطالبہ کسی قسم کا صاحب موصوف کے برخلاف نہیں آوگا

لہذا وکالت نامہ لکھ دیا ہے تاکہ سند رہے

مورخہ 16 مارچ 2022

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

Accepted

ایس پی کمرہ

24/3
16/2/22