25.07.2022

Due to summer vacation, the case is adjourned for the same on 26.09.2022.

26th Sept 2022

None for the appellant present. Mr. Asif Masood Ali Shah, Deputy District Attorney for respondents present.

Written reply/comments on behalf of respondents not submitted despite last chance, therefore, their right for submission of written reply/comments is struck of. To come up for arguments on 25.10.2022 before D.B at Camp Court, D.I. Khan.

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

Reader

25.10.2022

The second second

Appellant present through counsel.

Kabir Ullah Khattak, learned Additional Advocate General for respondents present.

Bench is incomplete, therefore, case is adjourned. To come up for arguments on 22.11.2022 before D.B at Camp Court, D.I Khan.

(Rozina Rehman) Member (J) Camp Court, D.I.Khan 25.01.2022

Tour is cancelled, therefore, case is adjourned to 25.05.2022 for the same as before.

P Reader.

2**5**.05.2022

Appellant in person present. Mr. Muhammad Kamran, ADEO (Litigation) as representative of respondents No. 1 to 3 and Mr. Barkat Ullah, Assistant Account Officer as representative of respondents No. 4 & 5 alongwith Mr. Farhaj Sikandar, District Attorney present.

Para-wise comments on behalf of respondents No. 1 to 3 submitted, which are placed on file and copy of the same is handed over to the appellant. While representative of respondents No. 4 & 5 sought time for submission of reply/comments.

Previous date was changed on Reader Note, therefore, last chance given to respondents No. 4 & 5 for submission of reply/comments. In case the last chance as given is not availed, the next adjournment shall be subject to prior payment of cost of Rs. 5000/- to the appellant failing which the case shall be fixed before D.B for arguments without reply/comments deeming the same as waived off by the respondents. Adjourned. To come up for submission of written reply/comments on respondents No. 4 & 5 on 25.07.2022 before the S.B at Camp Court D.I.Khan.

(Salah-Ud-Din) Member (J)

Camp Court D.I.Khan

23.11.2021

Appellant in person and Mr. Muhammad Rasheed, DDA alongwith Muhammad Kamran, ADEO for respondents No. 1 to 3 present and seeks further time. None present on behalf of respondents No. 4 & 5.

Last opportunity is granted to the respondents to submit written reply/comments on next date. Case to come up on 25.01.2022 before S.B at camp court, D.I.Khan.

In case the last chance as given above is not availed, the next adjournment shall be subject to prior payment of cost of Rs. 5000/- to the appellant failing which the case shall be fixed before D.B for arguments without reply/comments deeming the same as waived off by the respondents.

ĩān Camp Court, D.I.Khan

28.09.2021

Mr. Sadam Hussain Zakori, Advocate, for the appellant present. Preliminary arguments heard.

Points raised need consideration, hence the appeal is admitted to regular hearing subject to all legal and valid objections including the question of limitation. The appellant is directed to deposit security and process fee within 10 days, where-after notices be issued to the respondents for submission of written reply/comments in office within 10 days after receipt of notices, positively. If the written reply/comments are not submitted within the stipulated time, the office shall submit the fike with a report of non-compliance. File to come up for arguments before the D.B at Camp Court D.I.Khan on 23.11.2021.

> (SALAH-UD-<u>DI</u>N) MEMBER (JUDICIAL) CAMP COURT D.I.KHAN

Appellant Deposited A Process Fea Secur

Form-A

FORM OF ORDER SHEET Court of 'h a li h /2020 Case No.-Date of order S.No. Order or other proceedings with signature of judge proceedings 2 3 1 The appeal of Mr. Ghu;am Ghous resubmitted today by post 31/12/2020 1through Mr.Sadam Hussain Zakori Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please. REGISTRAR , 2-This case is entrusted to touring S. Bench at D.I.Khan for preliminary hearing to be put up there on $24 \cdot 3 \cdot 2021$ 1997 - 19 CHAIRMAN 24.08.2021 Nemo for the appellant. Notice be issued to appellant/counsel for 25.05.2021 for preliminary arguments before S.B at Camp Court D.I.Khan. (SALAH-UD-DIN) MEMBER (JUDICIAL) CAMP COURT D.I.KHAN Could, 19 therefore Due to for the second Come UP lead

The appeal of Mr. Ghulam Ghous received to-day i.e. on 18.12.2020 is returned to the counsel for the appellant with the direction to submit two more copies/sets of the appeal along with annexures i.e. complete in all respect within 15 days.

No. 409 /S.T. Dt. 2/ 12 /2020

Mr. Sadam Hussain Zakori Adv. High Court D.I.Khan

Registrai Khyber Pakhtunkhwa Service Tribunal Peshawar

Respect fully Shewelt,

That as per the directions, Juro more copies/sets of

the appeal along with annexules i.e., complete m

all respect are sent herewith.

Conniel for Appetlant Badom Afurian Shore Att

The second second second second

BEFORE THE PROVINCIAL SERVICE TRIBUNAL, KHYBERPAKHTUNKHWA

Appeal No.______ of 2020

Ghulam Ghous

VERSUS Government of KP and others

APPEAL U/S 4 OF KP CIVIL SERVANT ACT, 1973

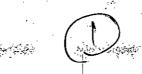
INDEX

ŗ,

S#	Description of Documents	Annexure	Page Numbers
1.	Application for Condonation of Delay		1-2
. 2	Grounds of Appeal With Affidavit		3 to 7
3.7	Memo of Addresses of Parties		1
4.	Copy of appointment order of appellant Dated 17.05.2014	Α	8 to 11
5.	Copy of termination order of appellant Dated 21.06.2014	В	12
6.	Copy of the Writ Petition No.565- D/2014 and its judgment & Order Dated 30.06.2015	с	13 to 21
7.9	Copy of the order of reinstatement of appellant Dated 19.04.2016	D	22
8.	Copy of Impugned Order Dated 10.03.2018 of the respondent No.3	E	23 to 25
9.	Copies of the Writ Petition No.1030-D/2019 and its judgment & order Dated 17.09.2020	F	26 to 32
10.	Court Fee		33
11.	Wakalatnama in favour of Sadam Hussain Zakori Advocate High Court	、	34



Yours Humble Appellant Through Counsel



BEFORE THE PROVINCIAL SERVICE TRIBUNAL, KHYBERPAKHTUNKHWA

Service Tribunal Appeal No:____

Ghulam Ghous

X

VERSUS Government of KP & Others

of 2020

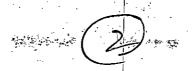
APPEAL

APPLICATION FOR CONDONATION OF DELAY IN FILING OF THE INSTANT APPEAL

Respectfully Sheweth,

That the appellant humbly submits as below;

- **1.** That the appellant is going to institute the above titled appeal before this honourable Tribunal today.
- 2. That the impugned Office Order Dated 10.03.2018 was previously challenged before the Honourable High Court, DIKhan Bench in writ petition No.1030-D/2019 which was recently decided vide its judgment & order Dated 17.09.2020.
- 3. That, That in the light of the judgment & order Dated 17.09.2020, the respondent No.3 called in the appellant for personal hearing before him on 10.11.2020. The appellant appeared before the same, however, till date the same is not finally decided by the same. However, as the Honourable High Court in its judgment & order Dated 17.09.2020 fixed the time of one month for the disposal of the representation after the receipt of the said order, hence, the appellant considers 10.11.2020 as the date of receipt of the said order of the Honourable High Court by the department, 10.12.2020 as the date of expiry of the said one month period given by the Honourable High Court and thus, the instant appeal is within next 30 days of the same, hence, within time and this court has got ample jurisdiction to entertain the same. However, if this Honourable Court comes to the conclusion that the instant appeal is not within time then the appellant seeks the condonation of delay from this Honourable Court.



Hence, it is requested to consider the instant appeal of the appellant within the statutory period and condone the delay occasioned in filing the instant appeal which was beyond the control of the appellant.

Your humble Appellant Ghulam Ghous

PST, Dera Ismail Khan

unsel

Sadam Hussain Zakori Advocate High Court

AFFIDAVIT

I Ghulam Ghous do hereby solemnly affirm and declare that the contents of this Application are true and correct to the best of my knowledge and belief and nothing has been concealed from this Tribunal and this is the lone Appeal on the subject.

Deponent

Dated 16/12/2020

BEFORE THE PROVINCIAL SERVICE TRIBUNAL, KHYBERPAKHTUNKHWA

Service Tribunal Appeal No: 16446 of 202 Byber Palantikhwa

Diary No. 10

Ghulam Ghous S/O Ghulam Akbar, PST, Caste Wara, R/o Wandha Dhawa Dakhi Village Korai, Tehsil & District Dera Ismail Khan

(Appellant)

VERSUS

- 1. Government of Khyber Pakhtunkhwa through Secretary Elementary & Secondary Education Department, Khyber Pakhtunkhwa, Peshawar
- 2. Director, Elementary & Secondary Education Department, Khyber Pakhtunkhwa, Peshawar
- 3. District Education Officer (Male), District Education Office, Dera Ismail Khan
- 4. District Comptroller, District Account Office, Dera Ismail Khan

Cay. District Account Officer, District Account Office, Dera Ismail

(Respondents)

APPEAL UNDER SECTION 4 OF THE SERVICE TRIBUNAL ACT,

<u>1978/KP</u>

Respectfully Sheweth,

BRIEF FACTS:

ledita

vistra

1. That the addresses of the parties written above for the purpose of services may be deemed sufficient.

- 2. That the appellant was initially appointed as Primary School Teacher (PST) and posted at Govt Primary School Gomal Kalan, Tehsil & District DIKhan vide order Dated 17.05.2014. Copy of the appointment order of appellant as PST Dated 17.05.2014 is attached as <u>Annexure-A</u>.
 - 3. That, where after the Respondent No.3 withdrew the said appointment order on 21.06 2014. Copy of the termination order of the petitioner is attached as <u>Annexure-B</u>.
 - 4. That the appellant preferred writ petition No.565-D/2014 before the Honourable High Court, DIKhan Bench which was allowed vide the judgment & order Dated 30.06.2015. Copy of the Writ Petition No.565-D/2014 and its judgement & Order Dated 30.06.2015 are attached as <u>Annexure-C</u>.
 - 5. That in the light of the judgment & order Dated 30.06.2015 the respondents issued reinstatement order Dated 19.04.2016. Copy of the order of reinstatement of appellant Dated 19.04.2016 is attached as <u>Annexure-D</u>.
 - 6. That the Respondent No.3 vide its office order Dated 10.03.2018 regularized the services of various other PSTs from the date of their initial appointments. The petitioner was also regularised vide the said order. However, the petitioner was shown regularized from 19.04.2016 from the date of his reinstatement in service. Copy of the respondent No.3 office order Dated 10.03.2018 is attached as <u>Annexure-E</u>.
 - 7. That feeling aggrieved the appellant preferred writ petition No.1030-D/2019 before the Honourable Peshawar High Court, DIKhan Bench, and the Honourable High Court vide its judgment & order Dated 17.09.2020 treated the same as departmental representation and sent the same to the respondents / Education Department Peshawar, KP, for fresh decision on merit in accordance with law within a period of one month from the date of receipt of this order. Copies of the Writ Petition No.1030-D/2019 and its judgment & order Dated 17.09.2020 are attached as <u>Annexure-F</u>.
 - 8. That in the light of the judgment & order Dated 17.09.2020, the respondent No.3 called in the appellant for personal hearing before him on 10.11.2020. The appellant appeared before the same, however, till date the same is not finally decided by the same. But, as the Honourable High Court in its judgment & order Dated 17.09.2020 fixed the time of one month for the disposal of the representation after the receipt of the said order, hence, the appellant considers 10.11.2020 as the date of receipt of the said order of the Honourable High Court by the department, 10.12.2020 as the date of expiry of the said one month period given by the Honourable High Court and thus, the instant appeal is within next 30 days of the same, hence, within time and this court has got ample jurisdiction to entertain the same. However, if this Honourable



Court comes to the conclusion that the instant appeal is not within time then the appellant seeks the condonation of delay from this Honourable Court.

GROUNDS:

- 1. That the impugned order Dated 10.03.2018 and not deciding the department representation of the appellant in favour of appellant within one month are against the law and facts hence, not tenable in the eyes of law.
- 2. That those who were regularized in service vide the respondent No.3 office order Dated 10.03.2018 were equally placed with the appellant and the appellant also deserved the same treatment. The service of appellant had to be regularised from the date of his initial appointment, which is 17.05.2014 and not the 19.04.2016.
- 3. That when the respondents vide office order Dated 19.04.2016 cancelled the corrigendum order Dated 20.06.2014 then this is obvious that his initial order of appointment Dated 17.05.2014 is revived and effective for all purposes. In such like situation considering the appellant as fresh appointee from 19.04.2016 is not warranted in eyes of law, hence, the impugned order Dated 10.03.2018 to the extent of appellant is liable to be corrected.
- 4. That appellant was to be treated fairly and justly under the articles 2, 2A, 9,10, 24, 25, 10A of the Constitution of Pakistan, 1973 and other statutory and case laws.
- 5. That the previous writ petition No.565-D/2014 of the appellant was accepted vide judgment & order Dated 30.06.2015 as prayed for, but due to the delaying tactics of the respondents they issued the withdrawal order of corrigendum very late, that is to say on 19.04.2016.
- 6. That the act of the respondents is discrimination to the appellant.
- 7. That the facts mentioned above may please be considered sufficient grounds for the acceptance of the instant appeal, however, the counsel of the appellant may please be allowed to raise additional grounds for the success of the instant appeal.

HENCE, IT IS, THEREFORE, REQUESTED TO ORDER THE

RESPONDENTS TO EXTEND

EQUAL TREATMENT

ТО

THE

APPELLANT AND VARY THE OFFICE ORDER DATED 10.03.2018 OF THE RESPONDENT NO.3 TO THE EXTENT OF APPELLANT BY REGULARIZING HIS SERVICE FROM THE DATE OF HIS INITIAL APPOINTMENT THAT IS TO SAY 17.05.2014 INSTEAD OF 19.04.2016 AND ALSO TO EXTEND ALL THE BACK BENEFITS TO THE APPELLANT.

Your humble Appellant Ghulam Ghous

PST, Dera Ismail Khan

Through Counsel

Sadam Hussain Zakori Advocate High Court

AFFIDAVIT

I Ghulam Ghous do hereby solemnly affirm and declare that the contents of this Appeal are true and correct to the best of my knowledge and belief and nothing has been concealed from this Tribunal and this is the lone Appeal on the subject.

Deponent

CERTIFIED AT D.I.KHAN

That the parawise content of the instant appeal are true and correct and it is the lone petition on the subject matter

Ghulam Ghous....(Appellant)

Dated 16 / 12/ 2020

BEFORE THE PROVINCIAL SERVICE TRIBUNAL, KHYBERPAKHTUNKHWA

Appeal No.______ of 2020

Ghulam Ghous VERSUS Government of KP and others

APPEAL U/S 4 OF KP CIVIL SERVANT ACT, 1973

MEMO OF ADDRESS

Ghulam Ghous S/O Ghulam Akbar, PST,Caste Wara, R/o Wandha Dhawa Dakhi Village Korai, Tehsil & District Dera Ismail Khan

(Appellant)

VERSUS

- 1. Government of Khyber Pakhtunkhwa through Secretary Elementary & Secondary Education Department, Khyber Pakhtunkhwa, Peshawar
- 2. Director, Elementary & Secondary Education Department, Khyber Pakhtunkhwa, Peshawar
- 3. District Education Officer (Male), District Education Office, Dera Ismail Khan
- 4. District Comptroller, District Account Office, Dera Ismail Khan
- 5. District Account Officer, District Account Office, Dera Ismail Khan

(Respondents)

las

Your humble Appellant

(Ghulam Ghou ounsel Th/sugh;

Sadam Hussain Zakori Advocate High Court Dera Ismail Khan

Dated_16/12_/ 2020

modNU solloh (sloh) ISA svobro momnioqqi.

OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE)



APPOINTMENT

Committee, appointmental following commendation of the Departmental Selection Committee, appointment of the following candidates are hereby ordered against the post of \underline{PST} , 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:

сненкум	M IVI SAD	62.80	S-E9160EZ -1017E	אוזעא משעור פועגעד.	NVAN IVAV OVIVIVALAN	.8090921	• '1-1
CHEHRVN	• OVMIS SID	18.26	6-2622E8E -10171	WVTSV AVWIVTAW		3280921	13
сненкум	ארחשעדו כהז צוגעאםעא	S4-88	° E-2619E96 -10171	, бурік спогум	HVTIO VNVS	8010921	13
СНЕНКУИ	кониу Съ2 гнека	6†°911	2-0+7856E -10171	NVSSVH WVIDH9 WVDDAI		£#0₽921	.11
СНЕНКУИ	ALISV Chr Natsvac	6°\$6 :	22366+96252 -TOT71	. พิษารากว	ZVMVN IIVI	0021-921	.01
СНЕНКУИ	Cha NO' 7 hOLV	76.28	3818810-2 17101-	WVTSV , AVWW.VHAW	NVDEEW VEILEVIS WOHVWWVD	0697921	<i>'6</i>
СНЕНКУИ	Ch2 NO: 5 HOLV	9† ZII	0312120-3 12101-	RARIA RARIM	WIETTVS MINTVWWVD	SELO921	8
СНЕНКУИ	SAMI CPS JEVAYA	79 ^{.6} 01	1080116-2 15101-	NVZIVVN AVWIVVHOW	SVIIIV AVWWVIIIIW	£971-921	ź
CHEHKVN	гілдн Съг Ічлді	ZS 28	\$-1/159857 IOIZL	IORVI WOHVWWVD	APAZHAR IGBAL	5550921	· '9
CHEHKVN	NVUNIVH SAD	EE 56	21003350-3 15101-	i - ZVNVJNVS	ΙΥΤΆ Ι.ΥΙΜΙΥΊ	SE20921	2.
CHEIIKVN	MORE CPS CARA	56.911	1034433-1 15101-	NAMAS NEHR	NVZWVA GWVIVVIOW	89£092T	·1·
CHEHKVN	HVSSVNI Chz CVTRV	85°601	50+1220-6 75101-	OWHY NIZVN	UVWHV OJJAVN	7526921	.5.
CHERKYN	כהז פעונע שעדע	61'2G	1-0278505 1017-	AFZAL AUMAND	ауши янізуя	2220921	.2
СНЕНКУИ	CPS DARWESHA	5.56	2586930-3 15101-	אאאאב קאינטא -	מוואעווs מעוששוועמש	2000921	·
			VIL KHAN	DEKY ISW		-•	· · · · · · · · · · · · · · · · · · ·
ΟΟΛΝΟΙΤ ΟΝΙΟΝ	FOSTING PLACE OF	SCORE	כאוכ	TINNN SAUHLIVI	IWVN	en jjer	eN'S



ត្រូវល្អ ១ដំហូ

的动物的复数形式 网络雷兰 计自动性

))))	·····	······································	· · · · · · · · · · · · · · · · · · ·			
No	Rolf No	NAME 🔭	EATHER'S NAME	CNIC ·	SCORE	PLACE OF POSTING	UNION COUNCIL
8.	1762605	SAIF ULLĄTI	HAQ NAWAZ	1210 <u>1</u> - 6086754-7	97.4		KOTLA SAIDAN
9.	1761997	IKRAM ULLAH	MUHAMMAD RAMZAN	12101- 9602258-1	92.38	GPS NEW ABADI Kotla saidan	KOTLA SAIDAN
U.	1762544	AGHA HASSAN Shah	MUHAMMAD. HASSAN SHAH	12101- 0588559-3	97.23	GPS TUBE WELL NOOR ALAM	KOTLA SAIDAN
I. ₁	1763772	MUHAMMAD ARSHAD	MUHAMMAD IAN	12101- 9086383-7	121.37	GMPS JÈWAN ABAD	KURAI
2,	1760271	GHULAM RASOOL	MUHAMMAD RAMZAN	12101- 5886462-5	105.45	GPS GARA HAYAT	KURAI
	1764182	GHULAM GHOUS	GHULAM AKBAR ;	12101- 6823958-5	90.06	GPS GOMAL KALAN	KURAI
4	1760767	SHAFIQUR REHMAN	SOBAIDAR	12101- 3951579-9	87.13	GPS TEEKIN	KURAI
5.	1762229	UMAIR KHAN	MUNAWAR KHAN	12101- 0917950-1	92.73	GPS WANDA SULTAN ABAD	KURAI
36.	1760946	HAFEEZ ULLAH	SAD ULLAH	12101- 67.41589-3	100.71	GPS WAZIR ABAD GOMAL KHURD	KURAI
7.	1760049	<i>SHAH JEHAN</i>	MUHAMMAD JAN	12101- 7909079-7	100.35	GPS WAZIR ABAD GOMAL KHURD	KURAI
s.	1760596	MUHAMMAD FAHLEEM	SALIM NAWAZ	12101- 4778025-1	128.69	GPS BEHARI COLONY	LACHHRA
89.	1763940	AURANGZEB	MUHAMMAD SHAFI	12101- .7534975-9 .	119.54	GPS BEHARI COLONY	LACHHRA
90.	1760096	MUHAMMAD MATLULLAH	AHMAD SAEED	12101- () 6127838-1	1 110 27	COLONY	LACHHRA
я.)	1760686	MUHAMMAD ABDULLAH ABID*	MUHAMMAD RIZA KHAN	12101- 0242687-7	118.1	GPS BEHARI	LACHHRA".
92.	1764096	MUHAMMAD RAMZAN	ΜυΗΛΜΜΑΟ SADIQ	12101- 0987553-5	щ.13	GPS BEHARI COLONY	LACHHRA
93.	1764048	ABDUL REHMAN	SAID AHMAD KHAN	12101- 9179177-1	112.07	GPS ZAFFAR	LACHHRA
94.	1760443	MUHAMMAD ADNAN	ASHRAF ZAMAN	12101- 9753891-5	108.96	GPS ZAFFAR	LACHHRA
95.	1763.196	MUHAMMAD ABDULLAH	MUHAMMAD IQBAL	12101- 1371790-1	103.78	GPS ZAFFAR	LACHHRA
96.	1762196	MUHAMMAD IQBAL	HUSSAIN BARHASH	12101- 8428217-3	87.2	GPS BALI SHUMALI	MANDHRA KALAN
97.	1760783	KUALIL AHMAD	најі кнал	12101- 0222648-5	117.85	•	MANDHRA KALAN
98	1760415	MUHAMMAD IRFAN	MUHAMMAD RAMZAN	12101- 7104866-3	99.54	GPS BUDHANI	MANDHRA KALAN

Page 5 of 32



5.No 	Rolf No	NAME >	EATHER'S INAME	CNIC	SCORE	PLACE OF POSTING	UNION COUNCII.
618.	1760171	OBAID ULLAH	KHALIL UR 1 RAHMAN	12101- 0899685-3	124.87	GPS NO.3 PAROA	PAROA
619.	1762676	MUHAMMAD KHALID	SAIF ULLAĤ	12101- 1005269-1	87.08	GPS NO.4 PAROA	PAROA
620, 	1764238	SHAH NAWAZ	RABNAWAZ	1210]- 0930161-1	92.85	GPS NO.5 PAROA	PAROA
(i*)). 	1761938	SAMEULAH	QADIR BAKHSH	12101- 2693445-1	\$4.ŭ	GPS NO.5 PAROA	PAROA
62.3, 	1760363	RASHIED AHMAD	DUR MÜHAMMAD	12101- 5965545-1	86.05	GPS THAT SOLAN	PAROA

Appointment Orders PST (Male) Adhov, DIKhan

TERMS & CONDITIONS

- NO TA/DA etc is allowed.
- 2. Charge reports should be submitted to all concerned in duplicate.
- Appointment is purely on temporary & contract basis initially for one year from the date of issuance.
- 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 faction. Expenditure on verification will be borne by the appointces.
- b. 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 itorfeited to the Government.
- Pay will not be drawn until and unless accertificate 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.¹ 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.
- 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.



- Appointment Orders PSI (Males Adhoc, DiKhan
- 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.
- 15. The appointee must belong to the same union council where school is situated: otherwise, the DDOs are directed, not to hand over the charge.

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

Dated DIKkhan the 17-05-2014

Endst No: 7135-7765 /PST(M) NT

Copy forwarded for information and necessary action to:

- 1. The Director E&SE Khyber Pakhtunkhwa, Peshawar,
- The District Comptroller of Accounts DIKHAN. 2
- 3. The PS to the Secretary to Govt. Khyber Pakhtunkhwa E&SE Department. 4. The SDEOs (Male) DIKhan/Paharpur/Paroa/Kulachi.
- The Candidates Concerned.
- 6. Master File.

strict Education DIKHAN

Page 32 of 32

Amexure -B 12 OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) DERA ISMAIL KHAN CORRIGENDUM The appointment order of the PST candidate 11 serial No.83 issued vide this office Endst: No. 7135-7765/PST(M) NTS dated 17.05.2014 is heraby withdrawn for the reason PST SNo SOL: FATHER'S ; S.NC NAME Le. CNIC PLACE OF NAME SCORE ΰC POSTING REASON 1 83 βΗυιλΜ 12101-1764182 GHULAM DOMICILE GHOUS. 6823985-GPS GOMAL AKBAR 9**0.**06 ISSUED AFTER 5 KALAN KURA(CLOSING DATE i.e 20/01/2014 DISTRICT EDUCATION OFFICER (N) DIKHAN Endst No -19./EA/I/Esu: Copy forwarded for information and necessary action to:-Dated DI Chan the 1. The Director E&SE Khyber Pakhtunkhwa, Peshawar. /2014 The District Comptroller of Accounts DIKhan. 3. The PS to the Secretary to Govi Khyber Pakhunkhwa E&SE Department. 4. PA to District fiducation Officer (Male) DIKhan.
5. SDEO (M) Dera ismail Khan is a provide the second secon The Candidate Concerned. 8. Master File. DISTRICT E0 JCATION OFFICER (M) DIKHAN

Annexure - C

IN THE PESHAWAR HIGH COURT. BENCH, D. I. KHAN.

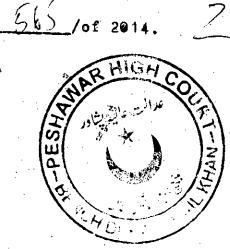
Writ Petition No.

б. **ў**

Flied toplay_ 2094

istrar.

Addh Rt



Ghulam Ghauns son of Ghulam Akbar Caste Wara Resident of Wandha Dhawa dakhli village Kurai Tehsil and District D.I.Khan.

.... Petitioner

Versus

1.Government of Khyber Pakhtunkhwa, through Secretary to Government of Khyber Pakhtunkhwa, Elementary & Secondary Education Department, Peshawar.

2.Secretary to Government of Khyber Pakhtunkhwa, Blementary & Secondary Education Department, Peshawar.

3.Director Elementary & Secondary Education Department, K.P.K.Peshawar.

4.District Education Officer, (Male) D.I.Khan.

5.S.D.E.O.(Male) 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 as given above are correct and sufficient for the purposes of service.



ATTESTED

Do

EXAMINOR Peshawar High Court D.I.Khan Bench 2. That the Petitioner is a permanent resident of village Wandha Dhawa dakhli Village Kurai Tehsil and District D.I.Khan and belongs to a respectable family. The copies of the domicile certificates of the Petitioner and his father are enclosed as Annexures A&B respectively.

Service of Lange

-2-

. .

3. That the name of the Petitioner as well as that of his father are duly mentioned in the electoral rolls of 2012, of Kurai Tehsil and District D.I.Khan.The copies of the birth certificate of the Petitioner and the electoral rolls of village Kurai Union Council,Kurai Tehsil and District D.I.Khan are enclosed as <u>Annexures-C&D</u>.

4. That the father of the Petitioner is a petty Zamindar and owns 5 Kanals and 4 Marlas of land in the limits of village Kurai Tehsil and District D.I.Khan. The Photo copy of the Register of Maqdaran-e-Zamin of village Kurai Tehsil and District D.I.Khan is enclosed as <u>Annexure-E</u>.

5. That according to the record of the Government Primary School, Dhawa, D.I.Khan the name of the Petitioner stands entered at Serial No.140. The copy of which is enclosed as Annexure-F.

6. That on the recommendation of the Departmental Selection Committee, the Petitioner being a qualified PST was Appointed as PST at Government Primary School, Gomal Kalan, Tebsil and District D.I.Khan, vide appointment order No.7135-7765/PST(M)NTS dated 17/5/2014 issued by the District Education Officer (Male) D.I.Khan, alongwith others. The name of the Petitioner figures at S.No.83. The copy of the appointment order is enclosed as Annexure-G.

ATTESTED

EXAMINOR Peshawar High Court D.I.Khan Bench

Annexure-A&B

Annexure-G&D

2091 Flicd today Addh Regis

Annexure-E.

Annexure-F.

Annexure-G.

Annexure-M.

2094 Filed today Addl: Reg

7. That the Petitioner was performing his duties smoothly to the entire satisfaction of his superiors when all of a sudden, the District Education Officer (Male) D.I.Khan Vide his impugned order No.9312-19/EA.I/Estt. dated 21/6/2014, withdrew his earlier order dated 17/5/2014, whereby the Petitioner was appointed as PST on the ground that the Domicile Certificate was issued to the Petitioner after the closing date vis.20/1/2014. The copy of which is enclosed as Annexure-H.

-3-

• • at . • * • • •

8. That the Petitioner is left with no other adequate remeay but to invoke the extra ordinary constitutional jurisdiction of this Monourable Court to declare the impugned order No.9312-19/EA.I/Estt. dated 21/6/2014 issued by the District Education Officer (Male) D.I.Khan (Respondent No.4) as illegal, void, arbitrary perverse and of no legal effect against the rights of the Petitioner and after setting the same aside to re-instate the Petitioner in his service as PST, Government Primary School, Gomal Kalan Tehsil and District B.I.Khan with all back benefits, on inter alia, the following grounds :-GROUNDS .

i. That the impugned order
dated 21/6/2014, issued by the District
Education Officer (Male) D.I.Khan is
against facts, law and the material
brought on record and is therefore,
liable to be set aside.
ii. That the perusal of the

record would show that the Petitioner is permanent resident of village Wandha Dhawa dakhli village Kurai, Tehsil and District D.I.Khan and his name and that of his father stands entered in the electoral rolls of 2012 of Union Council, Kurai Tehsil and District D.I.Khan.

ATTESTED

EXAMINOR Peshawar High Court D.t.Khan Bunch

That it stands established from the material brought on record that the appointment of the Petitioner as PST was made on the recommendation of the Departmental Selection Committee constituted by the competent authority; in accordance with law.

16

 \sim

iv. That the appointment of the Petitioner as PST in the Education Department, D.I.Khan was made after verification of his documents by the competent authorities as per terms and conditions of the appointment order of the Petitioner which were found correct. ν. That it was invariably mentioned in para No.18 of the terms and conditions of the appointment order of the Petitioner that his services will be governed by such rules and regulations as may be issued from time to time by the Government but the record shows that such rules and regulations were flagrantly violated in the case of the Petitioner by the competent autherity.

vi. That as per para No.9 of the appointment order, before taking over the charge the Petitioner had executed an agreement with the Department but the terms and conditions entered into the said agreement were not adhered to by the District Education Officer (M) D.I.Khan who terminated the services of the Petitioner with a single stroke of pen.

vii. That the record shows that the performance of the Petitioner was quite satisfactory and there was no complaint against the Petitioner from any independent quarter.

viii. That the Petitioner has been condemned unheard whereas equity and justice demands that no one should be condemned unheard.Neither any shows cause notice nor explanation of the Petitioner was ever called for by the competent authority.



ATTESTED

EXAMINOS Pesnewar High Court District Pro-

2094 Filed today. Addk RegistFar. 26109

2094 Filed today Addie Registrar.

ix. That the only ground which found favour with the District Education Officer. (Male) B.I.Khan for termination of the Petitioner from his service and withdrawal of earlier appointment order issued by him in favour of the Petitioner was that the Domicile Certificate was issued to the Petitioner after the closing date vis.20/1/2014. with due respect, these observations of the DEO. (M) DIKhan (Respondent No.4) are very much ridiculous and flimsy. The domicile certificate of the Petitinner was under process which was issued to him by the Deputy Commissioner. DIKhan vide his office endorsement No.2752/30 dated 29/4/2014, which the Petitioner had produced to the DEO (M) D.I.Khan well before issuance of his appointment order dated 17/5/2014. x. That the record shows that the Departmental Selection Committee constituted by the DEO (E) DIKhan after scrutiny of the testimonials and other documents of the Petitioner which the Petitioner had annexed with his application requesting for his appointment as PST was satisfied that the Petitioner was permanent resident of Union Commcil, Kurai Tehsil and District DIKhan and was eligible for such appointment. xi. That when the Departmental Selection Committee concluded that the Petitioner was a permanent resident of Union Council, Kurai Tehsil and District DIKhan and was eligible for appointment as PST, the Departmental Selection Committee thereafter made recommendations for the appointment of the Petitioner as PST. In the attending circumstances it was quite immaterial that the Petitioner had submitted his domicile certificate after closing date viz/20.1.2014.

- 5.

43.5

NTTESIEU

r too h is at the start

zogli Filed toda Addi: Res

Xii. That it is an admitted fact that the Petitioner had produced his domicile certificate to the DRO (M) DIKhan and the Departmental Selection Committee much prior to the issuance of his appointment order dated 17/5/2014.

8

-6-

xiii. That the Petitioner belongs to a very poor family and was earning his livelihood from honest means but after the termination of his services the Petitioner and his entire family has been forced to starvation.

In view of the submissions made above, it is respectfully prayed that on acceptance of this writ petition

the impurned order dated 21/6/2014, passed by the District Education Officer (Male) D.T.Khan (Respondent No.4) may very kindly be set aside and the Petitioner may please be re-instated in his service with all back benefits to meet the ends of justice.

Your humble Petitione

(Ghulam Ghauns) Petitioner

Through Counsel.

D/-25.9.2014.

(Saif-ur-Rahman Khan) Advocate, High Court. D. T. Khan.

Certificate.

Certified that no other writ petition on the subject has earlier been filed by the Petitioner in this Monourable Court.

D/-25.9.2014. BOOKS.

Petitioner.

1.Constitution of Islamic Republic of Pakistan, 1973.

2.Service Rules.

ATTESTED

EXAMINOR Peshawar High Court D.I.Khan Bench PESHAWAR HIGH COUR, D.I.KHAN BENCH JUDICIAL DEPARTMENT <u>JUDGMENT SHEET</u> Writ Petition No. 565-D/14 Date of hearing: <u>30-6-2015</u> Petitioner (<u>Ghulom Ghauns</u>) by Mr. Saip-m-Rehman Serau A Respondents (Goxl: - KRK & a There) by Mr. Advan Ali Asrn : A

MUHAMMAD GHAZANFAR KHAN, J. Ghulam

Ghaus petitioner through the instant writ petition under Article 199 of the Constitution of Islamic Republic of Pakistan, 1973 has prayed this Court for setting aside of the inpugned order dated 21.06.2014 passed by District Education Officer (Male) D.I.Khan respondent No.4, whereby appointment order of petitioner was withdrawn.

2- Brief facts of the case are that the petitioner being qualified was appointed as PST vide appointment order dated 17.05.2014, however, vide impugned order dated 21.06.2014 passed by District Education Officer (Male) D.I.Khan respondent No.4, his appointment order has been withdrawn, hence, the instant petition.

Arguments heard and record gone through.

3-

ATTESTED

EXAMINOR Peshawar High Court D.I.Khan Bench

Perusal of available record would reveal that the petitioner's appointment order has simply been withdrawn on the sole reason of having issued the domicile after the closing date i.e. 20.01.2014. It is also on record that the petitioner is bonafide permanent resident of Village Wandha Dhawa cum Kurli, D.I.Khan. and his appointment was made on the solely recommendation of the Departmental Selection Committee in accordance with law. The reason advanced for withdrawal of his appointment order is of no avail, as the domicile certificate of the petitioner was under process by then. Further no notice before withdrawal of appointment order of petitioner was served on him as such he was condemned unheard. The Assistant Advocate General when confronted with the facts of the case has got no objection to the acceptance of the writ petition.

1. S. S.

4-

5-In view of the above, this writ petition stands allowed as prayed for. -

Announced. 30.06.2015.

JUDGE

ATTESTED

Peshawar High Court D.I.Khan Bench

Muhapunad Rustam,

2919 Application Research an 03+2-75 G.R.NO Copying Fac the caned Rs _____ Copying For _____ Urgent Fee Total Fee ______ Copy ready for telivery 12-875 Copy delivered on ______875 Signature of Examinor _____ 2/18/15

EXAMINOR Peshawar High Court Bench D I Khan Authorized Under Section 97 of Qanoon-a-Shahadat-Act

Certified to be true Copy

e de States

- : . .

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

Annexule -D

No

Dated DI Khan the 19/4/2016

<u>ORDER</u>

In pursuance to the judgment of the Honorable Peshawar High Court, DI Khan Bench announced on 30/06/2015 in Writ petition No. 565-D/14 titled Ghulam Ghous vs. Govt. of Khyber Pakhtunkhwa, the corrigendum order no. 9312-19/EA - I/Est. dated 20-06-2014 is hereby cancelled and petitioner is reinstated in service with immediate effect.

Moreover, Mr. Rashid Zaffar who was appointed at same post vide this office order no. 8834-44 dated 23/02/2015 at serial Number 4, against the advertised NTS PST post at GPS Gomal Kalan Union Council Kurai, his services have not been extended due to adjustment of Mr. Ghulam Ghous at that post.

Sil

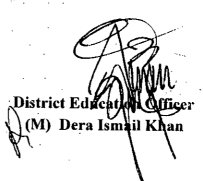
District Education Officer (M) Dera Ismail Khan

Ends 7254-58

Copy for information to:

- 1. The Director Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar.
- 2. The District Account Officer DI Khan.
- 3. The Registrar Peshawar High Court DI Khan Bench.
- 4. The SDEO (Male) DI Khan.
- 5. The Candidate Concerned.
- 6. PA to DEO (M) DI Khan.

Vert We crowlike





4 moxule

Regularization Order PST /(NTS Adhoc) (2018) Dera Ismail Khan

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

Tell: Q9669280128-09669280131 Email: emisdlkhan@gmail.com

NOTIFICATION:

In pursuance of Section-3 of the Khyber Pakhtunkhwa Employees of Elementary & Secondary Education Department (Appointment & Regularization of Services) Act, 2017, read with section-1 sub-section-(2) of the Act ibid and Law Department Government of Khyber Pakhtunkhwa advice bearing No. ALD-III/Legis:1(4)2017/Vol-1/9888-90 dated 20/03/2017 & Government of Khyber Pakhtunkhwa Elementary & Secondary Education Department Notification No. SO(S/F)E&SED/3-2/2018/SITT/Contract dated 22-02-2018, the services of following Primary School by regularized in BPS-12 with effect from the date of their initial appointment.

Te	achers (PSI	s) are hereby regula	rized in	BPS-12 with cite		Appointment	Extension	
r			Total Marks		UC	order No and	order No and	CNIC
Sr	RollNo	Name ·	out of	School		dated	dated if any	
51			200)			No. 7135-7765	No. 15408-14	12101- 6286930-3
	1760002	MUAHMMAD	93.5	GPS DAR WESHA	Chelikan	Dated 17-05-2014	Dated 02-06-2017 No. 15408-14	12101-
1	1700002	SHAHID		GPS GARA BALA	Chehkan	No. 7135-7765 Dated 17-05-2014	Dated 02-06-2017	8038430-
2	1760477	BASHIR AHMAD	97.19	······································		No. 7135-7765	No. 15408-14	12101- 2041550-9
	1760752	NAVEED AHMAD	109.58	GPS GARA HASSANI	Chehka-1	Dated 17-05-2014	Dated 02-06-2017	12101-
3	1760752				Chehkan	No. 7135-7765 Dated 17-05-2014	No. 15408-14 Dated 02-06-2017	7034423-1
4	1760368	MUHAMAMD RAMZAN	116.35	GPS GARA MORE		No. 7135-7765	No. 15408-14	12101-
		RAHSIAT ULLAH	95.33	GPS HAINDAN	Chebkan	Dated 17-05-2014	Dated 02-06-2017	5709320-3 12101-
5	1760733	······		GPS JANUI	Chehkan	No. 7135-7765 Dated 17-05-2014	No. 15408-14 Dated 02-06-2017	4536514-5
6	1760335	MAZHAR IQBAL	87.57	SINDH		No. 7135-7765	No. 15408-14	12101-
	·	MUHAMMAD	87.92	GPS NO. 2 POTA	Chehkan	Dated 17-05-2014	Dated 02-06-2017	3818810-5
7	1762690	NADEEM AKHTAR		GPS NURANG		No. 7135-7765	No. 15408-14	12101-
8	1764200	RABNAWAZ	95.9	UTRA	Chelikan	Dated 17-05-2014	Dated 02-06-2017 No. 15408-14	12101-
				GPS SHERU	Chehkan	No. 7135-7765 Dated 17-05-2014	Dated 02-06-2017	3958240-7
9	1764043	ABDUL BASAT	116.49	KOHNA		Ng. 7135-7765	No. 15408-14	12101-
	1760108	SANA ULLAH	88.45	GPS SIKANDAR	Chehkan	Dated 17-05-2014	Dated 02-06-2017	9636197-3
10	1760108	SHAHZADA MUHIB		SHUMALI	Chehkan	No. 7135-7765	No. 15408-14 Dated 02-06-2017	12101- 3837795-9
п	1760822	ULLAH	592.31	GPS SIWAG		Dated 17-05-2014	No. 15408-14	12101-
		MUHAMMAD	98.29	GPS TAJ	Chehkan	No. 7135-7765 Dated 17-05-2014	Dated 02-06-2017	7309163-5
12	1760603	ALTAF KHAN		GPS BASTI		No. 7135-7765	No. 15408-14	12101-
13	1762586	MATI ULLAH	112.95	DIRKHAN	DD#1	Dated 17-05-2014	Dated 02-06-2017	8937011-7
ļ		MUHAMMAD		OPS CHAH	DD#1	No. 7135-7765 Dated 17-05-2014	No. 15408-14 Dated 02-06-2017	597:143-9
14	1763381	JAVED KHAN	98.86	BAREY WALA		No. 7135-7765	No. 15408-14	12101-
	1760005	MUHAMMAD	127.49	GPS KACHI PAIND KHAN	DD#2	Dated 17-05-2014	Dated 02-06-2017	3032309-7
15		YOUNIS MUHAMMAD	- -	GPS NO. 1	DD#2	No. 7135-7765	No. 15408-14 Dated 02-06-2017	12101-
16	1763031	WAQAR ALIMAD	112.77	THOYA FAZIL		Dated 17-05-2014	No. 15408-14	12101
		MALIK UMAIR	107.28	GPS NO. I	DD#2	No. 7135-7765 Dated 17-05-2014		
17	1760365	YASIN		GPS NO. 1		No. 7135-7765	No. 15408-14	12101-
18	1760921	AFNAN KHAN	103.37	THOYA FAZIL	DD/12	Dated 17-05-201-	Dated 02-06-2017	0217588-
		<u>`_</u> {	101.4	GPS NO. 2	DD#2	No. 7135-7765 Dated 17-05-201	No. 15408-14 Dated 02-06-2017	
19	1760280	AZMAT ULLAH	101.43	THUTATALL		Nu. 7135-7765	No. 15408-14	12101-
	17(0119	SAMI ULLATI	91.13	GPS NO. 2	DD#2	Dated 17-05-201		7097201-
20	1760338	<u>KHAN</u>		THOYA FAZIL		No. 7135-7765	No. 15408-14	12101-
	17/0755	MALIK	88.19	GPS TAHIM	ÐE•#2	Dated 17-05-201		7 8201696-
21	1760755	IRFAN		ABAU ~			No. 15408-14	12101-
	1760835	MUHAMMAD	102.2	4 GPS BASTI 4 DHAPPAN WALL	Deewal	a Dated 17-05-201		7 0936562
	22 HASHIM			GPS CHAH		No. 7135-7765	No. 15408-14	12101-
2	1760648	MUHAMMAD	107.0	MALIK WALA	' Deewal	Dated 11-03-20		7 7076340
		MUHAMMAD	105.0	GPS CHAIL	Deewa	a No. 7135-7765 Dated 17-05-20	No. 15408-14 Dated 02-06-201	
2	4 1760028	EIISAN		MALIN WALA		No. 7135-7765	No. 15408-14	12101-
2	5 1760801	ZUBAIR AHMAD	103.4	H GPS MADNI TOWN	Deewa	la Dated 17-05-20	14 Dated 02-06-201	7 3119854
			l		<u> </u>	110		
		61					•	
		// //		Page 1 of	32	9		
						(

4			-1415 A.A		ې د دې. ۱۹۹۰ مېږي کې د BP	T /(NTS Adhac) (2	1018) Dera Ismai	l Khan
		**		Regularizati		Appointment	Extension	1 1
Sr	RollNo Name ' Jour of		UC	order No and dated	order No and dated if any	CNIC 12101-		
		FATEN ULLAH	2001	GPS JHOKE MAHAY	Paroa	No. 3747-3855/EB Dated 01-03-2016	No. 5420-28 dated 08-03-2018 No. 17348-57/EB	12101- 4050163-9 12101-
51		FAZAL ELAHI	97.29	GPS CHAH BAREY WALA	DD-1	No. 13148-55 dated 29-06-2016 No.7275-82 dated	dated 17-07-2017 No. 10858-66/EB	0961836-5
52	232300163	HAMID HASSAN	85.8	GPS NO. 3 YARIK	Yarik	19.04.2016	dated 22-04-2017 No. 10858-66/EB	9889612-3 12101-
353	232300163	MUHAMMAD	95.27	GPS JHJOKE QURESHIAN	Muryali	No.7275-82 dated 19.04.2016	dated 22-04-2017 No. 10858-66/EB	3763737-1 12102-
854 855	231700700	IHSAN INAM ULLAII	86.07	GPS GARA NAWAB	Looni	No.7275-82 dated 19.04,2016	dated 22-04-2017	1202726-7
855	1760764	KHAN MUHAMMAD NAEEM	86.05	GPS LAB ELEMENTARY DIKHAN	UC-04	No.7259-66 dated:19.04.2016	No. 10850-57/EB dated 22-04-2017 No. 10850-57/EB	1956665-9
857	1760355	MUHAMMAD HABIB ULLAH	83.93	GPS NO. 09 DIKHAN	UC-04 Band	No.7259-66 dated:19.04.2016 No.9211-20	dated 22-04-2017 No. 15382-36/EB	2821557-5 12103- 0908792-5
858	232500409	MUHAMMAD BASHIR KHAN	110.73	GPS KOT RASOOL	Kurai	dnted: 13.05.2016	dated 01-06-2017 No. 15382-36/EB	12103-
	232200188	SYED MUHAMMAD	97.8	GPS BASTI KAMAL KHEL	Bhigwani Shumai	dated:13.05.2016	dated 01-06-2017 No. 15337-45/EB	12101-
859		TAQI SHAH MUSHTAQ	99.94	GPS NO.2 DIKHAN	UC#1	No. 10270-75 dnted:27.05.2016	dated 01-06-2017	5565615-5
860	1762148	HUSSAIN GHULAM GHOUS	90.06	GPS GOMAL KALAN	∭ Kurai -	No.17254-58		
861	1764182	MUHAMMAD	102.23		Chehkan	No. 12081-12231 dated 05-05-2017		2538743-3
862	2333001530	WAQAR KHAN ABDUL RAUF	101.65		Chehkan	No. 12081-12231 dated 05-05-2017		2782462-5
863	2333001286	MUHAMMAD	100.18	GPS JEEWAYA	* Chelikan	No. 12081-12231 dated 05-05-2017		0839585-5
864 -	2317000354	IKRAM ULLAII	96.31	GPS KOT ISSA	Chehkan	Dated of the met		12101- 1690406-1 12101-
865	2317000392		96.02		Chehkan	00100 00 01 4	'	0982330-5
866	2317000282	MUHAMMAD	95.62		Chelikan	Builed 05-05-2011	<u></u>	0313868-3
867		MUHAMMAD	95.3		Chehkan	unce of the fact	7	0755069-3
868		MUIIAMMAD ALI		21 GPS DINPUR	DD-1	No. 12081-1223 dated 05-05-201	1 7	12101- 1740628-5 12101-
870		MATCON	123.4		DD-2	Unica ()5 05 201	7	42301-
871			117.	.3 GPS MADNI TOWN DIKHAN	Deewal	UNIE0 00-00 20	7.	6243868-
872		MUHAMMAD	131.	4 GPS WANDA JANDAR	Giloti	No. 12081-1223 dated 05-05-201 No. 12081-1223	17	1599503-
873		140008	125.	· · · · · · · · · · · · · · · · · · ·	Gileti	dinted 05-05-201	7	6813193-
8.74	1 233200107	2 FAZAL RAHIM	118.		Hissan	n dated 05-05-201	17	4807522-
87	5 231700061	9 IKRAM ULLAH	114,	NAUAK	Hissan	n dated 05-05-20	17	0510369-
87	6 233300163	ABDUL SAMAD	113	KCOWOND	Hissan	n dated 05-05-20	17	3878526-
87	7 233500082	6 WAHID BAKIISH	128	WALA	Kech Kotla	dated 05-05-20	17	0766095-
87	8 23320005	· · · · · · · · · · · · · · · · · · ·	UN 150	IMAPAL	Saida	n dated 05-05-20	17	3156823
87	19 23170003	35 MUHAMMAD IMRAN AZIZ	130	1.94 GPS CHAH FAC	OIR Kotiz Saida Kotic	in dated 05-05-20	117	8226537
88	30 23310010		126	5.98 GPS ARA	Saida	un dated 05-05-20)17	5578680 12101-
88	81 23310004		AD 119	9.99 GPS NAWAB	Koth Saida	1	117	3038749
81	82 23330012	22 SHAFIQ UR REHMAN	114	4.75 GPS GARA HAYAT	Kura	ni No. 12081-122 dated 05-05-20 No. 12081-122	017	0339248
8	83 23310006		113	3.98 GPS KURAI	Kura	ai dated 05-05-20	017	4174511
8	84 23320010	174 SHAFQAT ULLA	н 13	1.93 GPS ZAFAR ABAD	Lach	ara dated 05-05-20	017	7259060
8	85 2332000:	551 KHURAM MAN	AN 12	28.8 GPS HAJI ABA ZAFAR ABAD	- Cach	unicu 03-03-21	017	070603
8	186 2332001	478 HISAN ULLAH	11	12.4 GPS BUDHAN	- Suit	nn dated 05-05-2	017	340604
	387 2332000	600 SYED FARMAN	ALI 10	2.23 GPS KOKAR GHARBI	Mand Kala	1 /		377975

ON,

 $\{ _{i,j} \}$

1

- 7-7

偏



Regularization Order PST /(NTS Adhoc) (2018) Dera Ismail Khan

MINORITY QUOTA

) Sr	RollNo	Name	Address	Total Marks jout of 200],	School	UC	Appointment order No and dated	Extension order No and dated if any	CNI
;	2332000995	RISHI HANS	DIKhan	90.48	GPS NEW ABADI KOTLA SAIDAN	Kotla Saidan	No. 12081-12231 dated 05-05-2017		12101- 804723:
2	2331000974	- SHANKAR	DIKhan	88.76	GPS KHANA SHARIF	Lunda Sharif	No. 25757-67 dated 09-11-2017		12101- 097084;

TERMS & CONDITIONS

- The regularization will not be in favour of those, who have not taken over charge or has remained absent from duty
 or resigned from service and also not for those who are under disciplinary proceedings.
- Their services shall be governed by the Khyber Pakhtunkhwa Civil Servants Act, 1973, the Khyber Pakhtunkhwa (Appointment, Deputation, Posting & Transfer of Teachers, Lecturers, Instructors & Doctors) Regulatory Act, 2011, and such rules and regulations as may be issued from time to time by the government.
- 3. Their pay shall be released subject to verification of academic documents/testimonials from the concerned Board/University by the District Education Officer Concerned.
- 4. Their services shall be considered regular and they shall be eligible for pension/deduction of GP fund in terms of the Khyber Pakhtunkhwa Civil Servants Act, 1973 as amended in 2013.
- Their services are liable to termination on one month prior notice from either side. In case of resignation without
 notice, their one month pay/allowances shall be forfeited to the Government treasury.
- 6. They shall possess the same qualification and experience required for a regular post.
- 7. They shall have not resigned from their services or terminated from services on account of misconduct, inefficiency or any other ground before commencement of this ACT. The DDO concerned should ensure this condition before the drawl of their pay as regular servants.
- 8. Their regularization shall not affect the promotion quota of existing holders of posts in respective service cadres.
- 2. The employees whose services are regularized under The Khyber Pakhtunkhwa Employees of the Elementary and Secondary Education (Appointment and Regularization of Services) Act, 2018 (Khyber Pakhtunkhwa Act No.1 of 2018) or in the process of attaining service at the commencement of The Khyber Pakhtunkhwa Employees of the Elementary and Secondary Education (Appointment and Regularization of Services) Act, 2018 (Khyber Pakhtunkhwa Act No.1 of 2018) shall rank junior to all civil servants belonging to the same service or cadre, as the case may be, who are in service on regular basis on the commencement of The Khyber Pakhtunkhwa Employees of the Elementary and Secondary Education (Appointment and Regularization of Services) Act, 2018 (Khyber Pakhtunkhwa Act No.1 of 2018), and shall also rank junior to such other persons, if any, who, in pursuance of the recommendation of the Commission made beforg² the commencement of this Act, are to be appointed to the respective service or cadre, irrespective of their actual date of appointment.
- 10. Their seniority shall be determined on the basis of their continuous service in cadre, provided that if the date of continuous service in the case of two or more employees is the same, the employees older in age shall rank senior to the younger one.

Sd/-(ATTA ULLAH KHAN MINA KHEL) DISTRICT EDUCATION OFFICER (MALE) DERA ISMAI KHAN

Endst: No. 87/2 -10760 /Estt (Primary)

Dated DIKhan the

Copy forwarded for information and necessary action to the: -

- PS to the Secretary, to Govt: Khyber Pakhtunkhwa E&SE Department.
 Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar.
- District Nazim DIKhan.
- Deputy Commissioner D1Khan.
- District Comptroller of Accounts DIKhan.
- Deputy District Education Officer (Male) DIKhan.
- Deputy District Education Officers (M) in District DIKhan.
 All Sub Divisional Education Officers (M) in District DIKhan.
- All Assistant Sub Divisional Education Officers (M) In District Directan.
 All Assistant Sub Divisional Education Officers (M) Circles in District Directan.
- All Head Teachers Concerned.
- 10. Teachers Concerned.
- 11. Master File.

DISTRICT EDUCATION OFFICER (MALE) DERA ISMAI KHAN

Page 32 of 32

BEFORE THE PESHAWAR HIGH COURT BENCH DIKHAN.

W.P.No.______0f 3019.

Ghulam Ghauns s/o Ghulam Akbar Caste Wara r/o Wandhalam Dhawa Dakhi Village Korai Tehsil and District DIKhan.

Petitioner

VERSUS.

1.Govt. of KPK Through Secretary to Govt. of KPK Elementary and Secondary Education Department Peshawar.

2.Director Elementary and Secondary Education Department Peshawar.

3.District Education Officer (Maie) DIKhan.

4.SDEO Male DIKhan.

Respondents.

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

RESPECTFULLY SHEWETH.

- 1. That the addresses of the parties as given above are correct and sufficient for the purposes of service.
- 2. That on the recommendations of the departmental selection committee the petitioner being a qualified PST was appointed as PST at Govt. Primary School Gomal Kalan Tehsil and District DIKhan vide order dated 17-05-2014 issued by the District Education Officer Male DIKhan. The copy of the order is enclosed as Annexure A.
- 3. That after some time the District Education Officer Male DIKhan vide his order dated 21-06-2014 withdrew his earlier order dated 17-05-2014 on the grounds that the domicile certificate of the petitioner was issued to him after 20-01-2014 the target dat, for submission of applications and therefore the petitioner was not entitled for his appointment as PST and re-minated him from his service. The copy of the order is enclosed as Annexure B.



22:5Trawar

WP No.1030-D of 2019 (Grounds)

- 4. That the petitioner there after filed a writ petition No.565-D/2014 in this honorable court and challenged the validity of the order 21-06-2014 issiled by the District Education Officer Male DIRhan where by the petitioner was removed from his service.
- 5. That this honorable court was pleased to allow the aforesaid writ petition of the petitioner vide order dated 30-06-2015. The copies of the memo and grounds of the writ petition and that of the order are enclosed as Annexure C.
- 6. That after a considerable long period of about a year of the order of this honorable court the District Education Officer Male DIKhan ensured the compliance of the order dated 30-06-2015 passed by tl:s honorable court in writ petition 565-D/14 and reinstated the petitioner in his service with immediate effect vide order dated 19-04-2016. The copy of the order is enclosed as Annexure D.
 - 7. That the petitioner there after moved a COC No.841-D before this honorable court that the respondent have not obeyed the order dated 30-06-2015 passed by this honorable court in writ petition No.565-D/14 and have not allowed back benefits to him but his COC was dismissed by this honorable court vide order dated 04-04-2017. The copy of which is enclosed as Annexure.F.
 - 8. That the District Education Officer Male DIKhan through a Notification dated 10-03-2018 regularized the services of different PST's from the date of their initial appointment but very surprisingly the service of the petitioner was not regularized from the date of his initial appointment and instead regularized the service of the petitioner with effect from 19-04-2016 despite of the fact that the petitioner was initially appointed as PST on 17-05-2014 and not on 19-04-
 - 2016. The copy of the Notification enclosed as Annexure F.
 9. That it is worth mentioning to point out that in the earlier seniority list issued by dir Office of the District Education Officer Male DIKhan the name of the petitioner was entered at serial No.83 by showing that the dote of first appointment of the petitioner was 17-05-2014 but contrary to it in the subsequent seniority list the name of the petitioner was entered at serial No.861 and his date of which provide the result of incorrect entries made in the initial appointment of the petitioner given in the Notification No.8712-1076 if stablishment(Primary) dated 10-03-2018 issued by the District Education Officer Male DIKhan.



15 Hall All

sestanathig

WP No.1030-D of 2019 (Grounds)

10.

That the petitioner is therefore left with no other adequate remedy but to challeng the entries of the Notification No.8712-10760/Estt.(Primary) dated- 10-03-2018 issued by the District Education Officer Male DIKhan by invoking the extra ordinary constitutional Jurisdiction of this honorable court by way of present writ petition with the request to direct him to correct the entries of the initial date of appointment of the petitioner as 17-05-2014 instead of 19-04-2016 given in the said Notification and to save the petitioner from irreparable loss and future career of his service by issuing a corrigendum wherein the date of initial appointment of the petitioner be given from 17-05-2014 and the name of the petitioner in the seniority list be entered at serial No.83 instead of serial No.861 on inter alia the following grounds. GROUNDS.

رتش

- 1. That it is an admitted fact that the petitioner was appointed as PST initially on 17-05-2014 by the District Education Officer Male DIKhan and had performed his duties for some time.
- 2. That since the termination of the petitioner from his service was on the faise and fabricated ground that he had submitted his domicile certificate after the target date for receipt of the applications for appointment of PSTs therefore the petitioner agitated the issue before the honorable Pesbrawar High Court Bench DIKhan through writ petition No.565-D of 2014 which was allowed vide order dated 30-06-2015 and the order dated 21-06-2014 issued by the District Education Officer Male DIKhan regarding the termination of the petitioner from his service was set aside.
- 3. That the District Education Officer Male DIKhan half heartedly obeyed the aforesaid order dated 30-06-2015 after a considerable long period of one year and reinstated the petitioner in his service vide order dated 19-04-2016 and his name was placed at serial No.83 of the seniority list by showing the date of initial appointment of the petitioner as 17-05-2014.

a voich an at

WP No.1030-D of 2019 (Grounds)

4. That the District Education Officer Male DIKhan thereafter through a Notification No.87112-10760/Estt. Dated 10-03-2018 regularized the services of the petitioner and few otners from the date of their initial appointment but inadvertently shown the date of appointment of the petitioner as 19-04-2016 in the column of appointment order No. and date of the said . Notification and on the basis of this wrong entry the name of the petitioner was brought at serial No.861 of the subsequent seniority list prepared by the office of the District Education Officer Male DIKhan which resulted to irreparable loss to the petitioner and has deprived the petitioner from his further seniority and future career.

5. That it stands established from the contents of the aforesaid Notification dated 10-03-2018 issued by the District Education Officer Male DIKhan that the services of the petitioner and others were regularized from the date of their initial appointment and therefore he cannot go back from his verdict given in the said Notification without any rhyme and reason. He is bound to abide by his commitment.

In wake of the submissions made above it is respectfully prayed that on acceptance of this writ petition the District Education Officer Male DIKhan may graciously be directed to correct the entries made in the Notification dated 10-03-2018 issued by him by showing the date of first appointment of the petitioner as 17-05-2014 instead of 19-04-2016 through a corrigendum and to correct the entries of the seniority list by placing the name of petitioner of serial No.83 instead of serial No.861 and to meet the ends of justice and to save the petitioner from irreparable loss from his due right of seniority and future service career.

Your humble Pelitioner Ghulam Ghauns Through Counsel **77**C

Saif ur Ranman Khan Advocate High Court

Certified to of

peshawar High

Authorizer

DIKhan.

WP No.1030-D of 2019 (Grounds)

Date.14-10-2019.



Application Received on 2

Copying Fee deposited Re

Copy reade for telivery

Signature of Examinor

Copy delivered on.

G.R.No ..

No of Papers Convine Fee Urgent ree.

Total Fee .



۵

Testawar High Court Bench, nar

Bra Ismail Mhan

JUDGEMENT SHEET 8 J.C. IN THE PESHAWAR HIGH COURT, D.I.KHAN BJ (Judicial Department) 62

W.P No. 1030-D/2019

Ghulam Ghauns

Versus

Government of Kleyber Pakhtankhwa through Secretary Elementary Education and 03 others.

For petitioner	Mr. Saif ur Rehman Khan, Advocate
For respondents	Not represented
Date of hearing	<u>17.9.2020</u>
	JUDGMENT

Sahibzada Asadullah, J.- Through the instant constitutional petition filed under Article 199 of the Constitution of Islamic Republic of Pakistan, 1973, the petitioner . Ghulam Ghauns has sought the following relief:-

> In wake of the submissions made above it is respectfully prayed that on acceptance of this writ petition the District Education Officer Male D.I.Khan may graciously be directed to correct the entries made in the Notification dated 10.3.2018 issued by him by showing the date of first appointment of the petitioner as 17.5.2014 instead of 19.4.4.2016 through a corrigendum and to correct the entries of the seniority list by placing the name of the petitioner at serial No. 83 instead. of serial No. 861 and to meet the ends of justice and to save the petitioner from



irreparable loss from his due right of seniority and future service career.

2. Admittedly, the petitioner is a civil servant and serving as PST and he has been performing his duties with due diligence. Earlier the petitioner, has filed W.P. No. 565-D/2014 whereby he had prayed for setting aside the impugned order dated 21.6.2014 passed by District Education Officer (Male) D.I.K.han wherein his appointment order was withdrawn, consequently, the said writ petition was allowed as prayed vide judgment dated 30.6.2015. Through this petition, the petitioner has sought certain rectification/correction in his service record, hence, the instant constitutional petition.

Heard. Record perused.

3.

4. It vis undeniable fact that the District Education Officer, Male D.I.Khan regularized the services of different PSTs from the date of their initial appointment vide Notification dated 10.3.2018 but services of petitioner has not been regularized from his date of initial appointment. When we confronted with learned counsel for the petitioner with Article 212 of Constitution of Islamic Republic of Pakistan, 1973, which excludes jurisdiction of this Court to adjudicate upon the matters relating to the terms and conditions of a civil servant and the Tribunal established under the provision of the Service Tribunal Act, 1974 is the proper forum for adjudication of such matters, he remains answerless.

vestavar Hi



5. In view of the above, we, without commenting upon the merits of the case treat this petition as departmental representation and send the same to the respondents/Education Department Peshawar, Khyber Pakhtunkhwa, for decision on merit in accordance with law within a period of one month from the date of receipt of this order.

Announced Dt.17.9.2020 Hasnain/*

<u>JUDGE</u>

32

ocehavia.

(D.B) Hon'ble Mr. Justice Abdul Shakoor Hon'ble Mr. Justice Sahihzada Asadullah

G.R.No. Application Received on ZCopying For deposited I Ne of Papers ... Commo Ree -Urgent Fee . Total Fee Copy reads for telivery 25 Copy delivered on 26.09 Signature of Examinor 20/8/2020



Continent o or the Cop.

164844

500 Rupees PAKISTAN COURT FEE كعدالت حنا مروس ببغ فل كنيبا ورزينج ومارقكا م in the state عنون . عبرم مور (KPK) I.B.B <u>لم:</u> > ے کمر Ν c je jui Am

BER PAKHTUNKHWA BAR COUNCIL SADAM HUSSAIN ZAKOFI Advocate bc-14-4591 Date of issue "November 2017. Valid upto: November 2020 Acting Secietary KP Bar Council AK NA Æ. M (Power of a torney) Before the Honoura VERSUS Offence/Suit/Appeal/Application/Writ FOR:' We hereby appoint SADAM HUSSAIN ZAKORI ADVOCATE HIGH COURT. DIKHAN according to the following terms & conditions:-As my / our counsel in the above mentioned case with power to appear, plead and act 1. marking and presenting applications to the Court by signing and verifying pleadings, by withdrawing and receiving document and money from Court or from the opposite party in the above said case. By doing all other legal act; and legal proceedings as I/we were present No part of fee is refundable in any case whatsoever and my / our counsel shall be entitled to 3. 1/we make our own arrangements for attending the Court on every hearing and to inform him. My / our counsel shall not be responsible for any loss caused to me through my / our I/we shall make special arrangements for travel in case my/our hearing is held in any outstation. All expenses shall be borne by me / us and my / our counsel is not liable to incur I/we undertake to appear in the above matter before the Court, my/our counsel shall not 5. be held responsible in case the matter is dismissed / disposed off ex-party due to my / our failure to appear / attend the case. I/ we also undertake to pay his full professional fees before the conclusion of the case. In 6. case his full fee is not paid the counsel can withdraw his wakalatnama from the above 7. My / our counsel is also authorized to engage and appoint any other pleader or counsel DATED: 16 1 12/ 2020 Accepted By: SADAM HUSSAIN ZAKORI ADVOC TE HIGH COURT, D.I.KHAN Signature / thumb impression of Clie Mob# 0 341-9283883 CNIC# 12/01-6823158-5 Mob # 0 3 44 940 1910

×. • .

"Д"

KHY-SER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR. 13 No. Aprolow Aprous Apellant/Petitioner Versus Through Serge Edwartion 14 per for the **RESPONDENT(S)** Alchav Notice to Appellant/Petitioner Thulam Capous Sp Capulan PST laste wara R/lo Wandha Dhama Dalchi Village Kazar Telisil & Disti D. 1. lahan Take notice that your appeal has been fixed for Preliminary hearing, replication, affidavit/counter affidavit/record/arguments/order before this Tribunal on 25-5-2021 at 9:00 AM

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

at Camp Court D.I. Khan

Khyber Pakhtunkhwa Service Tribunal, Peshawar.

- W.

"A" KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR. 1B No. 16466 20 APPEAL No. of 20 Apularn Apous **Apellant/Petitioner** Versus Through Sary: Edw: EPI fesh. **RESPONDENT(S)** Sadam Hussain Zakozi punsel Notice to Appellant/Petitioner... Admacate High Court D. J. Kluan Take notice that your appeal has been fixed for Preliminary hearing, replication, affidavit/counter affidavit/record/arguments/order before this Tribunal 25-5-21 1:00 AM on

GS&PD.KP-1621/4-RST-6,000 Forms-05.07.17/P4(Z)/F/PHC Jos/Form A&B Ser. Tribunal

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

at camp loust D. I. Khan

Khyber Pakhtunkhwa Service Tribunal, Peshawar.



KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, 7-8 PESHAWAR. 16446 Appeal No. (Thulam Ghous of 20Appellant/Petitioner through Sery ESE Pest. .Respondent Distiz Education offices (M) Disti-Edu offices D. I. Khan. Notice to:

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

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

Copy of appeal is attached. Copy of appeal has already been sent to you vide this

office Notice No.....dated..... 5 M

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

Registrar, Khyber Pakhtunkhwa 'Service Tribunal, Peshawar.

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

1.

Note:

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR No. Appeal No. 16446 of 20 >> Contra Conous Appellant/Petitioner Through Secy EESE Posh Respondent Respondent No. 4 Dist. Comptroller, Dist. Account Notice to: office, D. I. Kham.

"B"

GS&PD.KP.SS-1777/2-RST-20,000 Forms-09.05.18/PHC Jobs/Form A&B Ser. Tribunal/P2

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

Copy of appear is attached. Copy of appeal has already been sent to you vide this

.....dated.....

office Notice No.....

Day of.....Afox/....20 2.1. set camp court D.I. Kham)

Registrar, Khyber Pakhtunkhwa Service Trib Peshawar.

Note:

1. 2. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays. Always quote Case No. While making any correspondence. KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAVVAR. No. Appeal No. (16446. of 202? Ghulam Ghous Appellant/Petitioner Through Secg EESE Pesh: Respondent Respondent No. Notice to: - Distt. Account Offices, Dist. Account HLice, Dit Kham

"R"

GS&PD.KP.SS-1777/2-RST-20,000 Forms-09.05.18/PHC Jobs/Form A&B Ser. Tribunal/P2

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

Copy of appeal is attached. Copy of appeal has already been sent to you vide this

office Notice No.....dated.....

Given under my hand and the seal of this Court, at Peshawar this......5.

Nev 2021 Day of..... at Camp Court D. I. Khan,

Registran

Khyber Pakhtunkhwa Service Tribunal, Peshawar.

Note:

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

"B" KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR. T.B No. Chulam Charses Appellant/Petitioner Versus Through Serry Else Post Respondent Director, E8SE Dept. Notice to: KAR WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, in

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

Copy of appear is attached. Copy of appeal has already been sent to you vide this

.....dated......

office Notice No.....

at Camp Court D. 1 Khan)

Registrar

Khyber Pakhtunkhwa Service Tribunal, Peshawar.

GS&PD.KP.SS-1777/2-RST-20,000 Forms-09.05.18/PHC Jobs/Form A&B Ser. Tribunal/P2

Note:

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