


21st Oct., 2022

Appellant present in person. Mr. Kabirullah Khattak, Addl. AG alongwith Lutfullah, ADEO for the respondents present.

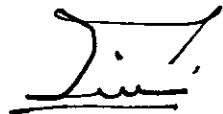
Written reply/comments on behalf of the respondents have been submitted which are placed on file. To come up for rejoinder/arguments on 27.12.2022 before D.B.


(Fareeha Paul)
Member(E)

19.04.2022

Nemo for the appellant. Mr. Kabirullah Khattak, Additional Advocate General present.

Notices be issued to the respondents through registered post with the directions to submit written reply/comments on the next date positively, failing which their right for submission of written reply/comments shall be deemed as struck off. Adjourned. To come up for submission of written reply/comments on 17.06.2022 before the S.B at Camp Court Abbottabad.



(Salah-Ud-Din)
Member (J)
Camp Court Abbottabad

17.06.2022

Clerk of the learned counsel for the appellant present. Mr. Muhammad Adeel Butt, Additional Advocate General present.

Despite directions notices were not issued to the respondents for submission of written reply/comments. Therefore, fresh notices be issued through registered post with the directions to submit written reply/comments on the next date positively failing which their right for submission of written reply/comments shall be deemed as struck off. Adjourned. To come up for written reply/comments on 19.08.2022 before S.B at Camp Court Abbottabad.



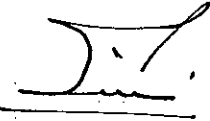
(Fareeha Paul)
Member (E)
Camp Court A/Abad

30.11.2021

Learned counsel for the appellant present. Preliminary arguments heard.

Points raised need consideration, hence the appeal is admitted to regular hearing subject to all legal 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 on 18.01.2022 before the S.B at Camp Court Abbottabad.

APPEAL
Security
Process Fee



(Salah-Ud-Din)
Member (J)
Camp Court Abbottabad

18.01.2022

Appellant in person present. Mr. Kabirullah Khattak, Additional Advocate General for the respondents present and sought time for submission of written reply/comments. Adjourned. To come up for written reply/comments on 19.04.2022 before S.B at Camp Court Abbottabad.



(Salah-ud-Din)
Member (J)
Camp Court A/Abad

17.03.2021

Nemo for appellant.

Preceding date was adjourned on a Reader's note, therefore, appellant/counsel be put on notice for 14/07/2021 for preliminary hearing, before S.B at Camp Court, Abbottabad.



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

14.07.2021

Due to COVID-19, tour to Abbottabad has been cancelled, therefore, case to come for the same as before on 15.10.2021.



Reader

15.10.2021

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 and to come up for preliminary hearing before the S.B on 30.11.2021 at Camp Court Abbottabad.



(SALAH-UD-DIN)
MEMBER (JUDICIAL)
CAMP COURT ABBOTTABAD

18.09.2020

Appellant Imdadullah has not forth come despite repeated calls at different intervals since morning, the last call was made at 12:26 P.M but no one appeared on his behalf. A cursory look at the preceding order sheet reveals that the appeal was adjourned twice due to spread of COVID-19, therefore, it is deemed appropriate to issue appellant and his respective counsel notice for appearance for 14.12.2020. File to come up for preliminary hearing before S.B at Camp Court, Abbottabad.



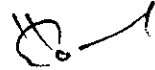
(MUHAMMAD JAMAL KHAN)
MEMBER
CAMP COURT ABBOTTABAD

*Due to COVID19 case is
adjourned to 17/03/2021*



22.11.2019

Clerk to counsel for the appellant present and submitted application for adjournment, placed on file of connected service appeal No.67/2019, with the request that next date may be fixed after 15.01.2020. Adjourn. To come up for preliminary hearing on 20.01.2020 before S.B at Camp Court, A/Abad. Last opportunity is granted.



Member
Camp Court, A/Abad

20.01.2020

Clerk to counsel for the appellant present and seeks adjournment as learned counsel for the appellant is not available. Adjourn. To come up for preliminary arguments on 21.02.2020 before S.B at Camp Court Abbottabad.



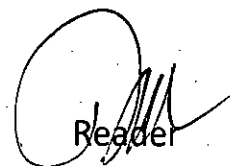
Member
Camp Court, Abbottabad

Due to covid ,19 case to come up for the same on / /
at camp court abbottabad.

Reader

Due to summer vacation case to come up for the same on


18 / 9 / 20 at camp court abbottabad.



Reader


24.05.2019

None present on behalf of the appellant. Notice be issued to appellant and his counsel for preliminary hearing for 09.07.2019 S.B at Camp Court Abbottabad.


(Muhammad Amin Khan Kundi)
Member
Camp Court Abbottabad


09.07.2019

Counsel for the appellant present and requested for adjournment. Adjourned to 16.09.2019 for preliminary hearing before S.B at Camp Court Abbottabad.


(Muhammad Amin Khan Kundi)
Member
Camp Court Abbottabad

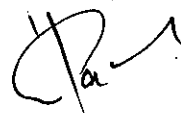
16.09.2019

Clerk of counsel for the appellant present and requested for adjournment on the ground that learned counsel for the appellant is not available today. Adjourned to 24.10.2019 for preliminary hearing before S.B at Camp Court Abbottabad.


(Muhammad Amin Khan Kundi)
Member
Camp Court Abbottabad

24.10.2019


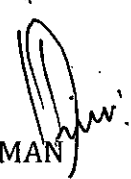

Appellant present in person. Counsel for the appellant is not present. Appellant requested for adjournment. Adjourn. To come up for preliminary hearing on 22.11.2019 before S.B at camp court, Abbottabad.


Member
Camp court, A/Abad

Form- A
FORM OF ORDER SHEET

Court of _____

Case No. 70/2019

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	15/1/2019	<p>The appeal of Mr. Imdad Ullah presented today by Malik Masood-ur-Rehman Advocate, may be entered in the Institution Register and put up to the Worthy Chairman for proper order please.</p> <p style="text-align: right;"> REGISTRAR 15/1/19</p>
2-	25.3/19	<p>This case is entrusted to touring S. Bench at A.Abad for preliminary hearing to be put up there on <u>22-3-19</u>.</p> <p style="text-align: right;"> CHAIRMAN</p>
	22.03.2019	<p>Appellant absent. Learned counsel for the appellant absent. Adjourn. To come up for preliminary hearing on 24.05.2019 before S.B at Camp Court A/Abad.</p> <p style="text-align: right;"> Member Camp Court A/Abad</p>

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

Service Appeal No. 70/2019

Imdadullah son of Musa Khan, resident of Shareen Abad, Cum Kuza Banda,
P.O Ghidari Tehsil and District Battagram.

....APPELLANT

VERSUS

Govt. of Khyber Pakhtunkhwa, through Secretary Elementary & Secondary
Education, Khyber Pakhtunkhwa, Peshawar & others.

....RESPONDENTS

SERVICE APPEAL

APPLICATION FOR CONDONATION OF DELAY

Respectfully Sheweth;-

The petitioner humbly submit as under;-

1. That the service appeal is going to be filed before this Honourable Tribunal today.
2. That after the rejection of departmental appeal of appellant on 25/10/2018 the appeal in hand is with time if found otherwise not within time the appellant seeks condonation of delay;-
 - (a). That the delay is not deliberate.
 - (b). That the act of respondents towards appellant was not positive.
 - (c). That the order originally passed for termination of appellant is void order and

under the law no limitation run against such order.

- (d). That the valuable rights of petitioner is involve in the matter in hand, keeping in view of the length of service of petitioner/ appellatant more then 25 years.
- (e). That the manner in which the order was passed is against the settled principle of natural justice.
- (f). That the miscalculation and non awareness, of law keeping in view the poor condition of appellatant is also the valid factor.
- (g). Some other points will be urged at the time of arguments.

Keeping in view the above cited submission, it, therefore, humbly prayed that by acceptance of this petition the delay may kindly be condone.

Dated: _____/2019

Through

....APPELLANT

(MALIK MASOOD UR REHMAN AWAN)
Advocate Supreme Court of Pakistan

AFFIDAVIT:-

I, Imdadullah son of Musa Khan, resident of Shareen Abad, Cum. Kuza Banda, P.O Ghidari Tehsil and District Battagram, do hereby solemnly affirm and declare that the contents of foregoing application are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honourable court.

DEPONENT

11

BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA,
PESHAWAR

Service Appeal No. _____/2019

Imdadullah son of Musa Khan, resident of Shareen Abad, Cum Kuza Banda,
P.O Ghidari Tehsil and District Battagram.

....APPELLANT

VERSUS

Govt. of Khyber Pakhtunkhwa, through Secretary Elementary & Secondary
Education, Khyber Pakhtunkhwa, Peshawar & others.

....RESPONDENTS

SERVICE APPEAL

INDEX

S.#	Description	Page No.	Annexure
1.	Service appeal along with affidavit	1 to 10	
2.	Copy of order	11 to 13	"A"
3.	Copy of order dated 28/07/1997	14 to 25	"B"
4.	Copy of order is appended herewith	26 to 28	"C"
5.	Copy of sack employees Act	29 to 34	"D"
6.	Copies of educational testimonials and service book	35 to 38	"E"
7.	Copy of writ petition alongwith order	39 to 48	"F"
8.	Copy of order	49 to 51	"G"
9.	Copy of judgment/order passed in COC petition referred above	52 to 59	"H"
10.	Copy of attendance register	60 to 68	"I"
11.	Copy of the order is appended herewith with postal receipt	69 to 73	"J" & "K"
12.	Copy of department appeal and order	74 to 78	"L" & "M"
13.	Wakalatnama	79	

Through

.....APPELLANT

Dated: _____/2019

(Malik Masood-ur-Rehman Awan)
Advocate Supreme Court of Pakistan

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

Service Appeal No. _____/2019

Imdadullah son of Musa Khan, resident of Shareen Abad, Cum Kuza Banda,
P.O Ghidari Tehsil and District Battagram.

....APPELLANT

VERSUS

1. Govt. of Khyber Pakhtunkhwa, through Secretary Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar.
2. Director Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar
3. District Education Officer, Battagram.
4. District Accounts Officer Battagram.

....RESPONDENTS

SERVICE APPEAL UNDER SECTION 4 OF KPK
SERVICE TRIBUNAL ACT, 1974, FOR
DECLARATION TO THE EFFECT THAT ORDER
NO.1305-10/EB/PRY/SACKED EMPLOYEES DATED
31/01/2018 PASSED BY THE RESPONDENT NO. 3
WHEREBY THE SERVICES OF THE APPELLANT

WAS TERMINATED, IS ILLEGAL, UNLAWFUL, AGAINST THE LAW, ARBITRARY, PERVERSE, FANCIFUL, RESULT OF MALAFIDE, ILLEGAL EXERCISE OF POWERS AND INEFFECTIVE UPON THE RIGHTS OF THE APPELLANT.

PRAYER: ON ACCEPTANCE OF THE INSTANT SERVICE APPEAL, BY SETTING ASIDE THE IMPUGNED ORDER NO.1305-10/EB/PRY/SACKED EMPLOYEES DATED 31/01/2018, THE RESPONDENTS BE DIRECTED TO REINSTATE THE APPELLANT IN SERVICE WITH ALL BACK BENEFITS. ANY OTHER RELIEF DEEMED FIT AND PROPER IN THE CIRCUMSTANCES OF THE CASE.


Respectfully Sheweth: -

1. That the appellant was appointed in respondents department as PTC Teacher vide office order No. 233-49 dated 29/10/1995. Copy of order is annexed as Annexure "A".
2. That after rendering 5/6 years of service, the appellant was terminated during the year 1997.

Copy of order dated 28/07/1997 is annexed as Annexure "B".

3. That after the change of political scenario, the Govt. introduced **Sack Employees Reinstatement Act, 2010, amended 2013** and in view of the aforesaid Act, the services of appellant was reinstated vide office order No. 7825-31 dated 15/02/2013. Copy of order is appended herewith as Annexure "C".

4. That at the time of reinstatement, condition as per reinstatement office order at Para-7, which was contrary to the afore-referred Sack Employees Act, 2013. Regarding improvement of educational qualification was imposed. Copy of sack employees Act is appended herewith as Annexure "D".

5. That even then, the appellant improved his educational qualification prior in time, which were duly incorporated in the service book of appellant. Copies of educational testimonials and  book are attached as Annexure "E".

6. That during the month of September of 2016, when the monthly salary of the appellant was stopped without any notice, then appellant firstly approached to the concerned departmental head, EDO Battagram, and thereafter having failed, approached to the Honourable Peshawar High Court, Abbottabad Bench through a writ petition No. 859-A/2016, where the Honourable High Court not only issued the restraining order against the department but also later on, allowed the writ petition by issuing direction to the worthy Secretary Education. Copy of writ petition alongwith order is appended herewith as Annexure "F".

7. That where-after the worthy Secretary Education while holding a meeting in light of the judgment of Honourable Peshawar High Court, Abbottabad Bench, issued direction to the respondent No.3 for making a uniform policy for redressing the grievance of appellant and others vide order dated 14/02/2017. Copy of order is attached as Annexure "G"

8. That where-after, when the matter was pending with respondent No. 3 and after the expiry of time set up by the Honourable Peshawar High Court, the appellant filed COC Petition No. 25-A/2017 where the Honourable Peshawar High Court issued the direction for implementation of the order passed in writ petition No. 859-A/2016 dated 14/02/2017, strictly with the judgment / order passed in afore referred writ petition. Copy of judgment/order passed in COC petition referred above is appended herewith as Annexure "H".
9. That the appellant performed his duty upto the month of January, 2018, where his attendance at the station is duly marked and checked by the officer concerned. Copy of attendance register is appended herewith as Annexure "T".
10. That now when the EDO concerned/respondent No. 3 inspite the undertaking before the court that he will implement the direction/judgment and order of Honourable Peshawar High Court, Abbottabad Bench, but since no order was passed/communicated to the appellant. The appellant again filed a COC petition vide No. 19-

A/2018 before Honourable Peshawar high Court where he came to know that an order dated 31/01/2018 thereby terminating the services of appellant has been passed behind the back of appellant which was later on 03/03/2018 was communicated to the appellant through post. Copy of the order is appended herewith with postal receipt are annexed as Annexure "J" & "K".

11. That feeling aggrieved, the appellant preferred an appeal to the respondent No. 1 on 16/03/2018 which was rejected on 26/09/2018 and the said order was communicated to the appellant on 25/10/2018. Copy of department appeal and order are annexed as Annexure "L" & "M".
12. That by now feeling still aggrieved after the rejection of departmental appeal vide order dated 26/09/2018 against termination order dated 31/01/2018 the instant service appeal is being filed, assailing the same being unwarranted at law and facts inter-alia on the following:-

GROUNDS; -

- a. That the order regarding the termination of appellant is totally against the Reinstatement of Sack Employees Act, 2013, which reveals that no condition can be imposed upon the any Employees while reinstating his services.
- b. That the appellant challenged the above condition set in Para-7 of his reinstatement order before the Honourable Peshawar High Court, Abbottabad Bench vide W.P No. 859-A/2016 dated 14/02/2017, where the Honourable Peshawar High Court, allowed the writ petition and issued direction for making a uniform policy for reinstatement of Sack Employees Act by comparing the reinstatement order of other districts, where no such condition was impose.
- c. That even in order to fulfill the above condition, the appellant improved his education prior in time and whereafter he submitted his educational certificates /

Sanad Degree to the concerned office which has taken its effect in service book of appellant.

d. That the order under appeal is also against the judgment / order / direction passed in COC petition as well as the direction issued by the respondent No. 1 to the respondent No. 3.

e. That the order under appeal regarding the termination of services of appellant is tainted with malafide and has been passed in back date just in order to infringe the right of appeal or any other right remedy to the appellant.

f. That the impugned order is illegal, unlawful, without jurisdiction, arbitrary and perverse. Hence, liable to be set aside.

g. That when the Honourable High Court has issued direction, the respondent No. 3 was duty bound to implement the same. Besides, the respondent No. 1 has also issued

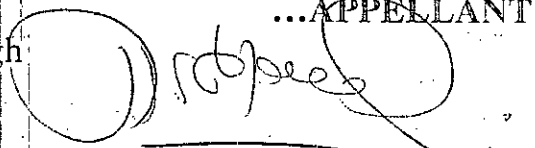
directions to the respondent No.3 but both the directions were dealt so casually, calling immediate reversal by respondent No.1.

- h. That after the communication of order to the appellant/knowledge, the instant appeal is being filed.

It is, therefore, humbly prayed that on acceptance of the instant appeal, the impugned order may graciously be set-aside and appellant be ordered to be reinstated in service with all back benefits. Any other relief deemed fit and proper in the circumstances of the case

Dated: _____/2019

Through

...APPELLANT


(Malik Masood-ur-Rehman Awan)
 Advocate Supreme Court of Pakistan

VERIFICATION:

Verified on oath that the contents of foregoing appeal are true and correct to the best of my knowledge and belief and nothing has been concealed therein from this Honourable Court.


 ...APPELLANT

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

Service Appeal No. _____/2019

Imdadullah son of Musa Khan, resident of Shareen Abad, Cum Kuza Banda,
P.O Ghidari Tehsil and District Battagram.

....APPELLANT

VERSUS

Govt. of Khyber Pakhtunkhwa, through Secretary Elementary & Secondary
Education, Khyber Pakhtunkhwa, Peshawar & others.

....RESPONDENTS

SERVICE APPEAL

AFFIDAVIT

I, Imdadullah son of Musa Khan, resident of Shareen Abad, Cum Kuza Banda, P.O Ghidari Tehsil and District Battagram, do hereby solemnly affirm and declare that the contents of foregoing appeal are true and correct to the best of my knowledge and belief and nothing has been concealed therein from this Honourable Court.

امداد اللہ

DEPONENT

OFFICE OF THE DISTRICT EDUCATION OFFICER (M) CIVIL SUPPLY BATTAGRAM

APPOINTMENT

The following candidates have been appointed/working in the leave vacancy & they have been appeared before the selection committee & qualified their test/interview, it hereby regularised on their services against the vacant TT posts as communicated/mentioned in the list of SMO(M) Battagram in RPS NO. 7 of Rs. 1480/- per fixed, please usual allowances as admissible under the rules, the schools mentioned against their name, with immediate effect in the interest of public services.

S.O. Name/Father's Name	Name of School, Where Posted	Remarks
1. Saeedur Rahman S/O Azhar Rahman	GPS, Butal Batkeol.	Against vacant Post
2. Mohd Sharin S/O Mohd Ajab	GPS, T. Banda.	-do-
3. Tamrez Khan S/O Sultan	GPS, Kargharr.	-do-
4. Alamzeb S/O Sargul Khan	GPS, Dheri Muz; Shah.	-do-
5. Anwar Zamin S/O Abdus Sattar	GPS, Curatnai; Ashray.	-do-
6. Anwar Fazraz S/O Samundar Khan	GPS, Doodpati	-do-
7. Shabir Mohd S/O Mohd Mustafa	GPS, Faqiro	-do-
8. Abdur Rehman S/O Haji Shah	GPS, Keshidabad.	-do-
9. Abdul Basit S/O Hafizullah	GPS, Soorai	-do-
10. Shahur Rehman S/O Mubhanir	GPS, Kucha Pashto	-do-
11. Imdadullah S/O Musa Khan	GPS, Sharinabad.	-do-
12. Ihsanullah S/O Gulferaz	GPS, Othana.	-do-

NOTE; -1. Charge report should be submitted to all concerned.
2. Their services made on the same terms & conditions.

(FAZAL MEHMOOD KHAN)
DISTRICT EDUCATION OFFICER
(M) CIVIL SUPPLY BATTAGRAM

Endst; NO. 233-179 /SB/Advt/Dated Battagram the 29/10/95

Copy of the above is forwarded to the:-

1. Director Primary Education NWFP, Peshawar with reference to his NO. 39343 dated 29.10.95 for information please.
2. P.S. to Minister for Primary Education NWFP, with reference to his verbally directives/telephonic message for information please.
3. Sub Divisional Officer (M) Battagram.
4. District Account Officer Battagram.
- 5-14. All the H.T. GPS, concerned.
15. Office File.

Attested
[Signature]

DISTRICT EDUCATION OFFICER
(M) CIVIL SUPPLY BATTAGRAM

CIVIL SUPPLY BATTAGRAM

BETTER COPY

**OFFICE OF THE DISTRICT EDUCATION OFFICER (M) SCYI
PRIMARY BATTAGRAM**

APPOINTMENT:

The following candidates have been appointed/working in the leave vacancy and they have been appeared before the selection committee qualified their test/interview, is hereby regularised on their services against the vacant IT posts of communicated/mentioned in the list of SDO(F) Battagram in BPS No. 7 of Rs. 1480/- pm fixed plus usual allowances as admissible under the rules, the schools mentioned against their name, with immediate effect in the interest of public services.

S.NO.	Name/Father's Name	Name of School There Posted.	Remarks.
1.	Saeedur Rehman S/o Azizur Rehman.	GPS, Thantal Baikool.	Vaccant Post.
2.	Mohd Sharin S/o Mohd Ajab.	GPS, T. Bands.	-do-
3.	Tamraz Khan S/o Sultan.	GPS, Karghari.	-do-
4.	Alanzeb S/o Zargul Khan	GPS, Dheri Muz, Shah.	-do-
5.	Anwar Zamin S/o Abdus Sattar.	GPS, Curatai Ashray.	-do-
6.	Anwar Fazraz S/o Samundar Khan.	GPS, Doodpati	-do-
7.	Shabir Mohd S/o Mohd Mustafa.	GPS, Faqiro	-do-
8.	Abdur Rehman S/o Ohaqi Shah.	GPS, Rashidabad.	-do-
9.	Abdul Basit S/o Latifullah.	GPS, Soorai.	-do-
10.	Shahur Rehman S/o Muhanin.	GPS, Kucha Pashto.	-do-
11.	Imdadullah S/o Musa Khan.	GPS, Sharinabad.	-do-
12.	Ihsanullah S/o Gulfaraz.	GPS, Othana.	-do-

- Note:- 1. Charge report should be submitted to all concerned.
2. Their services made on the same terms & conditions.

(FAZAL MEHMOOD KHAN)
DISTRICT EDUCATION OFFICER
(M) SCYI PRIMARY BATTAGRAM

Endst: No. 233-49/EB/Appt/District Battaram the 29/10/1995.
Copy of the above is forwarded to the:-

1. Director primary education NWFP, Peshawar with reference to his No. 39343 dated 25/10/95 for information please.
2. P.S to ministry for primary education NWFP with reference to his Verbally Directives/Telephonic message for information please.
3. Sub Divisional Education Officer (M) Battagram.
4. District Education Officer (M) Battagram.
5. All the concerned GPS.
6. Office file.

DISTRICT EDUCATION OFFICER
(MALE) ECYI PRIMARY
BATTAGRAM.

15

OFFICE OF THE DISTRICT EDUCATION OFFICER (M) DELHLY BAZAR

OFFICE ORDER

OFFICE ORDER NO.

DATE: 27/7/1997

In the light of findings of the enquiry conducted and in compliance with Memo No. P.No. 33/DPB/BA/By Abdur Rashid/DAO (M) Primary Bazar/AD(P&A)-N U. 35499 Dated 29.7.97.

The appointment of the following persons have been found illegal ab initio void and against the prescribed rules. Their services are, therefore, dispensed with with effect from the date of their replacement by those selected on purely merit basis in the light of following the selection procedure as admissible under the rules.

However, they can apply afresh along with others for their selection on merit.

No.	Name of Person	Father's Name	Centre	Name of School
1.	Ishtiaqullah	Abdus Salam Khan	P.T	OPB Spheripabad.
2.	Shaukat Wahab	Abdul Wahab	"	" Jijbora.
3.	Ali Zaib	Zur Gul Khan	"	" Dhorif Abad.
4.	Fazal Wahab	Abdul Wahab	"	" Sun Haddi.
5.	Muham Aliq	Rustam Khan	"	" Shawal B. roy.
6.	Asir Zada	Abdul Qalooa	"	" Paway Paway
7.	Uzair Muhammad	Mazharat Hussain	"	" Hapurabad.
8.	Muhammad Multan	Uzair	"	" Banwali
9.	Imrat Ali Shah	Howab Shah	"	" Qidri.
10.	Muhammad Eshrin	Hijab Khan	"	" Tikar Banda
11.	Farooz Khan	Multan Khan	"	" Kuthal.
12.	Muhammad Shafiq	Muhammad	"	" Dat Haroon.
13.	Isham-ullah	Qul Farooq	"	" Ameer.
14.	Alim Zaib	Mohar Khan	"	" Gijbora.
15.	Mouhammad	Noorul Hassan	"	" Kutharabad.
16.	Yakub Rehman	Bukhar	"	" Gangwal.
17.	Shaukat Rehman	Muhammad	"	" Gangoo.
18.	Anwar Rafaz	Bumandar Khan	"	" Doodpatti.
19.	Anwar Kazim	Abdus Batta	"	" Gurati Amroy.
20.	Gul Fez	Ahmad Jehan	"	" Chitrow.
21.	Ibdule Rehman	Niqah Shah	"	" Rashidabad.
22.	Abdul Husin	Katirulloh	"	" Soori.
23.	Anwar Zaib	Khaza Farhad Khan	"	" Shreey.
24.	Muhammad	Muhammad Ullah	"	" Kurag.
25.	Abdul Chaffor	Muhammad Khan	"	" Buzari.
26.	Muhammad Umer	Mehant	"	" Koyar.
27.	Abdullah	Muhammad	"	" Shakhay.
28.	Muhammad Ibrahim	Muhammad Ja.	"	" Garhi N. Sada.
29.	Gul Abasa	Muhammad Khan	"	" Har. Daksagah.
30.	Muhammad	M. K. Khan	"	" Lalmai.
31.	Nadim Azam	Muhammad	"	" Goli Dattagra.
32.	Saeed ur Rehman	Muhammad	"	" H. Puthool.
33.	Reza Muhammad	Muhammad	"	" Ashore Halex.
34.	Muhammad	Muhammad	"	" Ckey.
35.	Muhammad	Muhammad	"	" P. G. Khan.
36.	Anwar Zaib	Muhammad Khan	"	" Chappal.
37.	M. Dhanubi	Muhammad Khan	"	" do.
38.	Iftakar	Muhammad Khan	"	" Gaurab. Sada.
39.	Riaz Muhammad	Muhammad Khan	"	" M. J. Sada.
40.	Khalid ur Rehman	Muhammad Khan	"	" Hiddar.
41.	Fida Muhammad	Muhammad Khan	"	" Dhoob. Sada.
42.	Anwar Muhammad	Muhammad Khan	"	" Haddi.
43.	Ashtar Anwar	Muhammad Khan	"	" Gaurab. Sada.
44.	Anwar Zaib	Muhammad Khan	"	" Gaurab. Sada.
45.	Haq Anwar	Muhammad Khan	"	" Gaurab. Sada.
46.	Shad Muhammad	Muhammad Khan	"	" Gaurab. Sada.
47.	Anwar Muhammad	Muhammad Khan	"	" Gaurab. Sada.

Dist Officer (M) Bazar

PAGE NO. 2.

- 1. Duraj Khan
- 2. Said Ali Shahr
- 3. Muik Rahmad
- 4. Mhotur Rehman
- 5. Inayat ur Rehman
- 6. Mir Gama K. ur
- 7. Muzin Khan
- 8. Ghulam Goroq
- 9. M. Bilbulish Shah
- 10. Liaquat Ali
- 11. Siraj Khan
- 12. Fazl ur Rehman
- 13. Javid H. Iqbal
- 14. Nazir Muhammad
- 15. Jihanul Haq
- 16. M. Huz
- 17. Aurangzaid Khan
- 18. S. Zuhrob Shah
- 19. Munir Khan
- 20. Rustom Khan
- 21. M. Shafigue
- 22. Badar Khan
- 23. Fida Muhammad
- 24. M. Khalid
- 25. Ibrahim
- 26. M. Bilal
- 27. Ahmad Khan
- 28. Amal Jan
- 29. Patehul ah
- 30. Zabal Khan
- 31. Ghulam Rehman
- 32. Nadiur Zaman
- 33. B. Wahab Shah
- 34. Abdul Ali
- 35. Mistia
- 36. M. Javid
- 37. Muhammad Shah
- 38. Shuhzuda
- 39. Shaikat Ayaz
- 40. Inaullah
- 41. Habibullah
- 42. Aurangzaid
- 43. Dakht Gorin
- 44. Ali Asar Khan
- 45. M. Iqbal
- 46. Rustom Khan
- 47. M. Shabid
- 48. Attilah
- 49. Sirah Rozem
- 50. Ali Rahman
- 51. Muzin Ahmad
- 52. Rab Nawaz Khan
- 53. Farhat Khan
- 54. Inayat ur Rehman
- 55. Husayatulah
- 56. Muzul ulom
- 57. Rustom
- 58. Fazrat Ialim
- 59. Wali Muhammad
- 60. M. Javid
- 61. Muhammad dir
- 62. Nadar Khan
- 63. Attilah
- 64. Islam Shah
- 65. M. Helim Shah
- 66. Shahid
- 67. Saad ur Rehman
- 68. Saad Muhammad
- 69. Amir Faraz
- 70. Shaikat Ali Shah
- 71. S. Mukhtiar Ali
- 72. Halimat Khan
- 73. Said Main
- 74. Jalal Khan
- 75. Azur Dakht
- 76. Ali ur Rehman
- 77. Hakim Khan
- 78. Muzrat Balil
- 79. Ajma Khan
- 80. Amir Shah
- 81. Ibrahim
- 82. Mian Khan
- 83. Abdul Masid
- 84. Aurangzaid
- 85. Furhad
- 86. Abdul Aman
- 87. Ghulam Hussain
- 88. Mandra Khan
- 89. Yargun Said
- 90. Gul Nazro
- 91. Biqra Khan
- 92. Agiullah
- 93. Ali Gohar Khan
- 94. Fazl ur Rehman
- 95. Sultan Roca
- 96. Hidayatullah
- 97. Yektur Melool
- 98. Gul M. Khan
- 99. Saiful Haq
- 100. M. Farid
- 101. Abbas Khan
- 102. Fazl ur Rehman
- 103. Wali Muhammad
- 104. M. Said
- 105. Abdul Malik
- 106. Abdul Latif
- 107. Amanullah
- 108. Said Rahmat Shah
- 109. Abdul Mateen
- 110. Malik Jan
- 111. Para Kipi
- 112. Jansar Khan
- 113. M. Miskaen
- 114. Hummat
- 115. Mian Khan
- 116. Gul Muhammad
- 117. Talas Khan
- 118. Abdul Razag
- 119. M. Saad
- 120. Hayat Khan
- 121. Umera Khan
- 122. Sherin Khan
- 123. Afzar M. Khan
- 124. Muzad
- 125. Gajar Khan
- 126. Shah Zed Khan
- 127. Muzrat Hally
- 128. Babir Khan
- 129. M. Zulf
- 130. Roshan Khan
- 131. Muz Ahmad
- 132. Mulyudin
- 133. Mir Ahmed Khan
- 134. Amanullah
- 135. Aisa Gul Shah
- 136. Mutabar Shah
- 137. Gul Raz
- 138. Kuchkol Khan
- 139. Nurat Zamin
- 140. Abdul Wahab
- 141. Muz Nur
- 142. Muz Nur

- MSQ: Dorak M. Jan.
- Bar Kan Dzung
- Gulrehan.
- M. K. G. S. Hassan.
- D. Azimullah.
- Wahid Shah.
- Hachkan.
- M. Parrey.
- M. Parrey.
- M. Jan Muhammad
- MSQ: Bara Dzung
- Dhuri. J. Khan.
- Hajrudan
- Talshah.
- Hanifabad.
- Kasul. Hall.
- Kathora.
- Barzal.
- Damgar.
- Jabatiruz
- Hachkanai.
- MSQ: Kiangali U. Khan.
- MSQ: Gidri Trund.
- M. D. Azimullah.
- Damgar.
- Hanifabad.
- Gidri Trund.
- Jabo Teroz.
- Sundri.
- Doodpatti.
- Taria Hill.
- Chintov.
- Talshous.
- Bagh Bahda.
- Chinow.
- Dudjergan.
- Pakbanda.
- Hanifabad.
- Barzey.
- Mundri.
- Dudjergan.
- Taria Hill.
- G. Rahab Said.
- Muzala.
- Trund.
- Chappergram.
- Pehora.
- Shalkhay.
- do-
- Walargav.
- Okey.
- Tarbor.
- Rashida ad.
- Shaikat abed
- S. Khalbanda
- Dubona.
- Khato on.
- Pak Banda.
- Muz Khayona
- Thoya.
- J. Biskote.
- Alam Khan.
- Rutlar Khan.
- Kukilar.
- Chahkaiden.
- Dudjergan.
- M. H. Said.
- Chah Saidon.
- Khait Kallishah
- M. Chah Said.
- Andarisi Diky

Cont. 1: P/3

Gen. Dist. Officer (P/3) (S&L) Dargam

Gen. Dist. Officer (P/3) (S&L) Dargam

171. Zahid ul Bari	M. Meera	M. Meera	171. H. M. Khan	171. H. M. Khan
172. Talib Khalid	Fida Khalid	Fida Khalid	172. N. Wali	172. N. Wali
173. M. Zahid	M. Zahid	M. Zahid	173. M. Zahid	173. M. Zahid
174. Aftakher Shaid	M. Roshan	M. Roshan	174. Aftakher Shaid	174. Aftakher Shaid
175. Abdul Ghani Shah	Munawar Shah	Munawar Shah	175. Abdul Ghani Shah	175. Abdul Ghani Shah
176. S. M. Khan	Poyce Khan	Poyce Khan	176. S. M. Khan	176. S. M. Khan
177. S. M. Khan	M. Zahir Shah	M. Zahir Shah	177. S. M. Khan	177. S. M. Khan
178. M. Zahid	Said Ali Khan	Said Ali Khan	178. M. Zahid	178. M. Zahid
179. M. Zahid	Abdul Qayyum	Abdul Qayyum	179. M. Zahid	179. M. Zahid
180. M. Zahid	Jan Alam	Jan Alam	180. M. Zahid	180. M. Zahid
181. M. Zahid	Astam Khan	Astam Khan	181. M. Zahid	181. M. Zahid
182. M. Zahid	Atab	Atab	182. M. Zahid	182. M. Zahid
183. M. Zahid	Wali Walullah	Wali Walullah	183. M. Zahid	183. M. Zahid
184. M. Zahid	M. Zahir Shah	M. Zahir Shah	184. M. Zahid	184. M. Zahid
185. M. Zahid	Ghulam Haider	Ghulam Haider	185. M. Zahid	185. M. Zahid
186. M. Zahid	Fazal Hoji	Fazal Hoji	186. M. Zahid	186. M. Zahid
187. M. Zahid	M. Imhad	M. Imhad	187. M. Zahid	187. M. Zahid
188. M. Zahid	Muhammad Asa Khan	Muhammad Asa Khan	188. M. Zahid	188. M. Zahid
189. M. Zahid	M. Hussain	M. Hussain	189. M. Zahid	189. M. Zahid
190. M. Zahid	Abdul Wahab	Abdul Wahab	190. M. Zahid	190. M. Zahid
191. M. Zahid	Shah Zada	Shah Zada	191. M. Zahid	191. M. Zahid
192. M. Zahid	Azamullah	Azamullah	192. M. Zahid	192. M. Zahid
193. M. Zahid	Said Ali	Said Ali	193. M. Zahid	193. M. Zahid
194. M. Zahid	Rehmat Allah	Rehmat Allah	194. M. Zahid	194. M. Zahid
195. M. Zahid	M. Ayub	M. Ayub	195. M. Zahid	195. M. Zahid
196. M. Zahid	Ghulam Nabi	Ghulam Nabi	196. M. Zahid	196. M. Zahid
197. M. Zahid	Pir Muhammad Khan	Pir Muhammad Khan	197. M. Zahid	197. M. Zahid
198. M. Zahid	Tetamuz Khan	Tetamuz Khan	198. M. Zahid	198. M. Zahid
199. M. Zahid	Abdul Qadir	Abdul Qadir	199. M. Zahid	199. M. Zahid
200. M. Zahid	Amrullah	Amrullah	200. M. Zahid	200. M. Zahid
201. M. Zahid	Shah ul Khan	Shah ul Khan	201. M. Zahid	201. M. Zahid
202. M. Zahid	Muhammad Haider	Muhammad Haider	202. M. Zahid	202. M. Zahid
203. M. Zahid	Jan Alam	Jan Alam	203. M. Zahid	203. M. Zahid
204. M. Zahid	Said ul Khan	Said ul Khan	204. M. Zahid	204. M. Zahid
205. M. Zahid	M. Husain	M. Husain	205. M. Zahid	205. M. Zahid
206. M. Zahid	M. Husain	M. Husain	206. M. Zahid	206. M. Zahid
207. M. Zahid	M. Husain	M. Husain	207. M. Zahid	207. M. Zahid
208. M. Zahid	M. Husain	M. Husain	208. M. Zahid	208. M. Zahid
209. M. Zahid	M. Husain	M. Husain	209. M. Zahid	209. M. Zahid
210. M. Zahid	M. Husain	M. Husain	210. M. Zahid	210. M. Zahid
211. M. Zahid	M. Husain	M. Husain	211. M. Zahid	211. M. Zahid
212. M. Zahid	M. Husain	M. Husain	212. M. Zahid	212. M. Zahid
213. M. Zahid	M. Husain	M. Husain	213. M. Zahid	213. M. Zahid
214. M. Zahid	M. Husain	M. Husain	214. M. Zahid	214. M. Zahid
215. M. Zahid	M. Husain	M. Husain	215. M. Zahid	215. M. Zahid
216. M. Zahid	M. Husain	M. Husain	216. M. Zahid	216. M. Zahid
217. M. Zahid	M. Husain	M. Husain	217. M. Zahid	217. M. Zahid
218. M. Zahid	M. Husain	M. Husain	218. M. Zahid	218. M. Zahid
219. M. Zahid	M. Husain	M. Husain	219. M. Zahid	219. M. Zahid
220. M. Zahid	M. Husain	M. Husain	220. M. Zahid	220. M. Zahid
221. M. Zahid	M. Husain	M. Husain	221. M. Zahid	221. M. Zahid
222. M. Zahid	M. Husain	M. Husain	222. M. Zahid	222. M. Zahid
223. M. Zahid	M. Husain	M. Husain	223. M. Zahid	223. M. Zahid
224. M. Zahid	M. Husain	M. Husain	224. M. Zahid	224. M. Zahid
225. M. Zahid	M. Husain	M. Husain	225. M. Zahid	225. M. Zahid
226. M. Zahid	M. Husain	M. Husain	226. M. Zahid	226. M. Zahid
227. M. Zahid	M. Husain	M. Husain	227. M. Zahid	227. M. Zahid
228. M. Zahid	M. Husain	M. Husain	228. M. Zahid	228. M. Zahid
229. M. Zahid	M. Husain	M. Husain	229. M. Zahid	229. M. Zahid
230. M. Zahid	M. Husain	M. Husain	230. M. Zahid	230. M. Zahid
231. M. Zahid	M. Husain	M. Husain	231. M. Zahid	231. M. Zahid
232. M. Zahid	M. Husain	M. Husain	232. M. Zahid	232. M. Zahid
233. M. Zahid	M. Husain	M. Husain	233. M. Zahid	233. M. Zahid
234. M. Zahid	M. Husain	M. Husain	234. M. Zahid	234. M. Zahid
235. M. Zahid	M. Husain	M. Husain	235. M. Zahid	235. M. Zahid
236. M. Zahid	M. Husain	M. Husain	236. M. Zahid	236. M. Zahid
237. M. Zahid	M. Husain	M. Husain	237. M. Zahid	237. M. Zahid
238. M. Zahid	M. Husain	M. Husain	238. M. Zahid	238. M. Zahid
239. M. Zahid	M. Husain	M. Husain	239. M. Zahid	239. M. Zahid
240. M. Zahid	M. Husain	M. Husain	240. M. Zahid	240. M. Zahid

1881) Registrar
 1882) Registrar
 1883) Registrar
 1884) Registrar
 1885) Registrar
 1886) Registrar
 1887) Registrar
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 1890) Registrar
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 1895) Registrar
 1896) Registrar
 1897) Registrar
 1898) Registrar
 1899) Registrar
 1900) Registrar

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119. Faiz ul Bari	M. Husein	P. 1	Manir Abad.
120. Falah Kubaemed	Fida Muhammad	"	Manjo.
121. M. Lahid	Mudabbir Gul	"	N. Wali G. C.
122. Miftakher Ahmad	M. Roshan	"	Khairi Mulkich.
123. Abdul Ghani Shah	Mungwar Shah	"	Chan Saidan.
124. Ghani Khan	Poyce Khan	"	Chan B/Ohazari Said.
125. M. Fardus Khan	M. Zamir Shah	"	E. M. Akab.
126. Waheed Khan	Said Ali Khan	"	Adarvuli Tukya.
127. Najmul Haq?	Abdul Qayyum	"	Daboon.
128. Said Ahmad?	Jan Alam	"	Kaishul.
129. Muzbulish	Astam Khan	"	Saprona.
130. Attaulloh	Alisb	"	-do-
131. M. Hattozullah	Wali Walullah	"	Klshul.
132. M. Jaz Ahmad	M. Zamir Shah	"	Baramin.
133. M. Sherin Zada	Ghulam Haider	"	Bar Kurin.
134. M. Ashir Muhammad	Fazal Haji	"	Mushabg. Mudi Yar.
135. M. Khurshid Khan	M. Ibrahim	"	-do-
136. M. Naz Muhammad?	Muhammad Awa Khan	"	Mikundi.
137. M. Iqbal	Muzungzaib	"	Murzala.
138. M. Habiulish	M. Ali Shah	"	-do-
139. M. Hattar Ullah?	Mada Khalil	"	Ajlu. Manginabad.
140. M. Yasid	M. Hussain	"	Kusli, Abad.
141. M. Gulzarul Wahab?	Abdul Wahab	"	Shaukat Abad.
142. M. Jihun Zaid?	Shah Zaid	"	Kuchal.
143. M. Bashir?	Azizullah	"	Mandwali.
144. M. Mumtaz?	Said Ali	"	Manjo.
145. M. Sherin	Muhammad Mullah	"	Chan Saidan.
146. M. Khurshid	M. Ayub	"	Kil.
147. M. Yousif?	Ghulam Nabi	"	Daboon.
148. M. Tariq	Pir Muhammad Khan	"	Rajargran.
149. M. Khan Kuba med	Tamraz Khag	"	Beri Ghali Hade.
150. M. Abaziz	Abdulloh	"	Daadul Nooran Abad.
151. M. Boz Muhammad?	Amanullah	"	Chan Zakar Khan.
152. M. Abdul Haq	Mha. ur Khan	"	M. Ghoray Kazim.
153. M. Shabir Muhammad	Hakab Said	"	Khat Aladdin.
154. M. Amir Muhammad	Jan Muhammad	"	Tampi.
155. M. Feroz Khan?	Saif-ullah Khan	"	Daz Wal.
156. M. Inayt ur Rahman	M. Hushidz	"	Gundor.
157. M. Hayat?	M. Noor	"	Daada Pattangi.
158. M. Abdul Haq?	Aziz Khan	"	Kandloo.
159. M. Ghulam Yousof	M. Khw. Wali	"	Faqiro.
160. M. Adan Khan	M. Israil	"	Meen Darra.
161. M. Rehman	Abdullah Jan	"	Kar.
162. M. Gul Khan	Lucha Khan	"	Mano Pachto.
163. M. Zulfiqar Ali	Hadyot ul. ah	"	Muskani.
164. M. Gul Har?	Gul Akbar	"	Maul Seri.
165. M. Zia ur Rehman?	Fazl ur Rehman	"	Mushaban.
166. M. Jamil ur Rehman?	Shar Muhammad	"	Harper Ali.
167. M. Fida Muhammad	Bulkan Muhammad	"	Karbari.
168. M. Akhtar Ali	Tora Daw	"	Gingbbil.
169. M. Gai Zahir Shah	Mhargoh Gul	"	Bateelo.
170. M. S. Ahmad Shah?	M. Habiulish	"	Baba.
171. M. Fayaz?	Aurangzaib	"	Daonga.
172. M. Bidor Noht?	Poyce Khan	"	Faqiro.
173. M. Attulish	Falut Khan	"	Messi Kander.
174. M. Tajud din	Abdul Kurim	"	Jabba Bahler.
175. M. Ghulam Haider	Shah Fir Ali Shah	"	Batley.
176. M. Hoar Saad	Ahmed Khan	"	Mushaban.
177. M. S. Hamidullah	Esidulish	"	Kabin.
178. M. M. Kayser	Gul Fazil	"	Kala Bateeloo.
179. M. Masidul ah	Maji Fazil Mohid	"	Mogori.
180. M. Amir Muhammad	Shamsur Rehman	"	Marysia Sultan.
181. M. M. Sharif	Hir Dada	"	Hoar Dighen.
182. M. Shur Ali	Muammar Khan	"	Lashora.
183. M. Said Ali Shah	Umer Said	"	Karin Para.
184. M. Asaad	Juzroaz Khan	"	-do-
185. M. Mukhar Khan	Aurangzaib Khan	"	Jumbig.
186. M. Khatgabulish?	Abdul Rachid	"	Juzroz Gada.
187. M. Gulla?	Melwajun Nabi.	"	-do-
188. M. Hattar M. Khan	Taj M. Khan	"	Datankool.

Asst. Dir. Office (201) ...

Asst. Dir. Office (201) ...

PAGE NO. 1

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- 107. Wajid Iqbal
- 108. I. H. Akbar
- 109. Qazi Shafiqullah
- 110. Qazi ur Rashid
- 111. Qazi ur Rashid
- 112. N. Iqbal Khan
- 113. Dilawar Khan
- 114. Abdul Hakim
- 115. M. Mustafa
- 116. Abdul Rehman
- 117. Sukandar Khan
- 118. Ghoh Nawaz

CPD: Muzayala Sultan,
 Jircoo,
 G. Channwari,
 Arguhari,
 Hatto Mancoor,
 Hayr Vazra.

(MALLA LUDHIAN WAZIR) DISTRICT EDUCATION OFFICER (M.A.E) PRIMARY BATTAGRAM

Endutt. No. 244-18 Dated Battagram the 25/5/1957

Copy of the above are submitted to:-

- 1) Director Primary Education, NWFP Dalgaria Murdan Peshawar.
- 2) P.O. to Secretary of Education, NWFP Dalgaria Murdan Peshawar.
- 3) DDO (M) Battagram with the remarks to inform all the above mentioned teachers on their present address. Moreover, to inform the P.O. or On of Mother, Dalgaria Murdan, if some one has already been transferred.
- 4) District Account Officer, Battagram.

DISTRICT EDUCATION OFFICER (M) PRIMARY BATTAGRAM

Asst Dist Officer (Edt) (S&A) Battagram

Asst Dist Officer (Edt) (S&A) Battagram



OFFICE OF THE DISTRICT EDUCATION OFFICER (M) PRIMARY BATTAGRAM

OFFICE ORDER NO. ____
DATED: 28/07/1997

OFFICER ORDER

In the light of findings of the enquiry committee and in compliance with Memo No. P No. 33/ DEP/ E_XA Abdur Rashid (DEO (M) Primary Battagram /AD(E_XA) No. (M) No. ____ 33499 Dated 25/07/1997.

The appointment of the following persons above been found illegal abinitio void and against the prescribe roles. Their services are therefore, dispen sated with, with effect from the date of their replacement by there as located on purely merit basis in the light of following the selection procedure on admissible under the rules.

However, they can apply afresh along with others for their selection on merit.

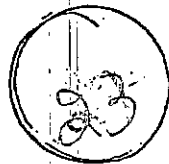
S/No.	Name of Person	Father Name		Name of School
1.	Indadullah	Musa Khan	P.T	GPS Sherri
2.	Wahab	Abdul Wahab	P.T	Jijbori
3.	Alam Zaib	Zar Gul Khan	P.T	Sharif Abad
4.	Fazal Wahab	Abdul Wahab	P.T	
5.		Rustam Khan	P.T	Shawal Boy
6.	Amir Zada	Abdul Qadoos	P.T	Powey
7.	Baz Muhammad	Hazrat	P.T	Nasirabad
8.	Muhammad Sultan	Ghazi	P.T	Banwali
9.	Qudrat Ali Elahi	Wahab Shah	P.T	Gidri
10.	Muhammad Sherin	Hijab Khan	P.T	Tikar Banda
11.	Tameez Khan	Sultan Khan	P.T	Hutbal
12.	Muhammad Shafique		P.T	Gat Baroon
13.		Gul Faraz	P.T	Ajmera
14.	Alam Zaib		P.T	Gijbori
15.		Noorul Haroon	P.T	
16.	Yasir Rehman	Mukhtar	P.T	Gangwal
17.	Shour Rehman		P.T	Bangoo
18.	Anwar Faraz		P.T	Docdpatti
19.	Anwar Zamin	Abdus Sattar	P.T	Gharati
20.	Gul Fad		P.T	
21.	Ibadur Rehman	Niqab Elahi	P.T	Rashidated
22.	Abdul Bashir		P.T	Sooraj
23.	Anwar Zaib		P.T	

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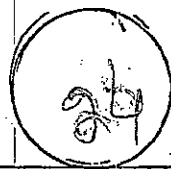
24.	Anwarullah	Muhammad Ullah	P.T	Kuree
25.	Abdul Ghafoor		P.T	
26.	Muhammd Umer	Rehmat	P.T	
27.	Abdullah		P.T	
28.	Muhammad Ibrahim	Muhammad	P.T	
29.	Gul Abbas		P.T	
30.	Shabir Muhammad		P.T	Goli Battagram B/ Balkool
31.	Nadim azam	Aurangzeb	P.T	
32.	Saeed Rehman ur	Aziz Rehman ur	P.T	
33.	Raza Muhammad	Abid Khan	P.T	
34.	Afsar Rasheed		P.T	
35.		Maqbool Khan	P.T	
36.	Anwar		P.T	
37.	M. Shoaib		P.T	
38.	Iftikhar		P.T	
39.	Riaz Muhammad		P.T	
40.	Khalil Rehman ur		P.T	
41.	Fida Muhammad		P.T	
42.			P.T	
43.	Ameer Muhammad	Inyat Khan	P.T	
44.		Sohrab Khan	P.T	
45.	Anwar Zaib	M. Ayaz	P.T	
46.	Haq Nawaz	Zahir Shah	P.T	
47.	Shad Muhammad	Fugal Khan	P.T	
48.	Amir Muhammad		P.T	
49.	Duraj Khan	Halamat Khan	TT	
50.	Baid Ali Shah		P.T	Boraj M. Jan
51.		Jalal Khan	P.T	Bor Kau Jazana
52.	Inyat Rehman ur	Ali ur Rehman		Gulrehan G.K.G.S Hassan
53.	Mir Samad Rehman	Hakim Khan	P.T	D Azimullah
54.	Momin Khan	Hazrat Balil	P.T	Rashid Abad
55.	Ghulam Farooq	Ajum Khan	P.T	Hashkani
56.	Habibullah Shah	Tahir Shah	P.T	B. Pattey
57.	Liaqat Ali	Ibrahim	NSQ	B. Pattey
58.	Siraj Khan	Mian Khan	P.T	H. Jan Muhammad
59.	Fazl ur Rehman	Abdul Hamid	P.T	Bera Dhoniga
60.	Javid M. Iqbal	Aurangzaib	P.T	Dheri Jame



				Khan
61.	Nazir	Farhad	P.T	Bajragrab
62.	Jihanul Haq	Abdul Aman	P.T	Talshaud
63.	M. Riaz		P.T	Hanifabad
64.	Aurangzeb Khan	Mindra Khan	P.T	Kassi Hadi
65.	S. Zuhrah Shah	Farqan Said	P.T	Kathora
66.	Munir Khan	Gul Namroz	P.T	Burwai
67.	Rustam Khan	Biqra Khan	P.T	Dawgar
68.	M. Shafique	Abdullah	P.T	Jabatiruz
69.	Badar Khan	Ali Gohar Khan	P.T	Mashkanai
70.	Fida Muhammad	Fazl ur Rehman	P.T	Kiargali Khan U.
71.	M Khalid	Bultan Room	P.T	Gidri Trund
72.	Ibrarullah	Hidayatullah	P.T	N D. Azumullah
73.	M Balil	Ikhtiar Malook	P.T	Damgat
74.	Ahmed Khan	Gul M. Khan	P.T	Rashidabad
75.	Amal Jan	Baitul Haq	P.T	Gidri Trand
76.	Fatebul	M. Faridoon	P.T	Jaba Teroz
77.	Zabel Khan	Abad Khan	P.T	Mundri
78.	Ghulam Rehmani	Fazl ur Rehman	P.T	Docdpatti
79.	Badi uz Zaman	Tali Muhammad	P.T	Turia Hill
80.	S. Wahab Shah	M. Said	P.T	Ghinoon
81.	Abdul Ali	Abdul Latif	P.T	Talshous
82.	Miskin	Amanullah	P.T	Bagh Bandi
83.	M Javaid	Said Rehmat Shah	P.T	Chinwo
84.	Mehmood Shah		P.T	Bajergran
85.	Shahzada	Abdul Matein	P.T	Pakbanda
86.	Shoukat Ayaz	Mulak Jan	P.T	Hanifabad
87.	Inamullah	Pera Khan	P.T	Borwey
88.	Habibullah	Junsor Khan	P.T	Mundri
89.	Aurangzeb	M. Miskeen	P.T	Bajergran
90.	Bakht Morin	Hushnak	P.T	Teria Hill
91.	Ali Asar Khan	Misar Khan	P.T	G/Nawab Said
92.	M Iqbal	Gul Muhammad	P.T	Murzala
93.	Rustam Khan	Talas Khan	P.T	Obappergram.
94.	M Shabid	Abdul Razaq	P.T	Peshora
95.	Attallah	M. Saeed	P.T	Shalkhay
96.	Shah Rozen	Hayat Khan	P.T	Do
97.	Ali Rehman	Umra Khan	P.T	Walarge
98.	Hussain Ahmed	Sherin Khan	P.T	Okey
99.	Rab Nawaz Khan	Afsar M. Khan	P.T	Tarbor
100.	Farhat Khan	Murad	P.T	Rashidabad
101.	Inyat Rehman	Gujar Khan	P.T	Shoukat Abeo
102.		Shah Zad Khan	P.T	S. Khal Bando
103.	Noor ul Islam	Hazrat	P.T	Dabons



104.	Rustam	Babir Khan	P.T	
105.	Bazrat Islam	M. Zanif	P.T	Khatoona
106.	Haji Muhammad	Roshen Khan	P.T	Pak Banna
107.	M Javaid	Mer Ahmed	P.T	
108.	Shamshed Din		P.T	Thaya
109.	Nadar Khan	Mir Ahmed Khan	P.T	Balakote
110.	Attullah	Amanullah	P.T	
111.	Islam Shah	Zain Gul	P.T	Rutiar abad
112.		Mutabar	P.T	Kukilar
113.		Gul Naz	P.T	Ghanibaidan
114.	Saeed Rehman	Kuchkol Khan	P.T	Hajagram M.M Ahmed
115.	Sardar Muhammad	Hasrat Younis	P.T	Khait Walianab
116.	Anwar Faraz	Abdul Wahab	P.T	
117.	Shokat Ali Shah		P.T	B/ Cherinbaid
118.	S. Mukhtair Ali		P.T	
119.	Faiz ul Bari		P.T	
120.	Talash Muhammad		P.T	Hanifabad
121.			P.T	
122.	Iftakhar Ahmed	M Roshen	P.T	
123.	Abdul Ghani Shah		P.T	Ghari Soldan
124.		Poyee Khan	P.T	GPS/ B/ Charri Said
125.	S. Farhad Shah	M. Zahir Shah	P.T	
126.	Habib Khan	Said Ali Khan	P.T	
127.	Rajwal Haq	Abdul Qayoom	P.T	Daboone
128.	Saib Alam	Jan Alam	P.T	Kaishal
129.	Hizbullah	Astan Khan	P.T	Saprocha
130.	Attaullah	Aftab	P.T	Do
131.	Mehtoozullah	Wali Waliullah	P.T	Kiashal
132.	Ejaz Ahmed	M.Zahir Shah	P.T	Barmarla
133.	Sherin Ahmed	Ghulam Haider	P.T	Bar Muria
134.	Bashir Muhammad	Fazal Haji	P.T	Yar
135.	Khurshid Khan	M. Irshad.	P.T	Do
136.	Niaz Muhammad	Muhammad Asa Khan	P.T	Birkuni
137.	M Iqbal	Aurangzeb	P.T	Ranzala
138.		M. Ali Shah	P.T	Do
139.		Mada Khail	P.T	
140.	Ismail	M. Hassan	P.T	
141.	Gulzar Wahab	Abdul Wahab	P.T	Shoukat Abad
142.	Ishan Zaib	Shah Zada	P.T	Kuchal
143.	M. Bashir	Azimullah	P.T	Mandrwali
144.	M. Mumtaz	Said Ali	P.T	Ranjo
145.	M. Sharin	Rehmatullah	P.T	Ohem Saidsh



146.	Khurshid	M. Ayub	P.T	Illahi
147.	Younis	Ghulam Nabi	P.T	Daboona
148.	M Tariq	Pir Muhammad Khan	P.T	Lagargran
149.	Khan Muhammad		P.T	Deri Bhali Banda
150.	Abaziz	Abdullah	P.T	Landoi Noman Abad
151.	Baz Muhammad	Amanullah	P.T	Chan
152.	Abdul Haq		P.T	
153.	S. Shabir Hussain	Habib Said	P.T	
154.	Amir Muhammad	Jan Muhammad	P.T	
155.	Pervaiz Khan	Saif ullah Khan	P.T	
156.	Inayat ur Rehman		P.T	
157.	M. Boyat	M. Noor	P.T	
158.	Abdul Haq	Aziz Khan	P.T	
159.	Ghulam Yousaf	M khan wali	P.T	
160.	Adam Khan	M. Irshad	P.T	Neen Dara
161.	M. Rehman	Abdullah Jan	P.T	Kar
162.	Gul Khan	Lucha Khan	P.T	Hano Pashto
163.	Zulfiqar Ali	Hedyat ullah	P.T	Muskani
164.	Gul Bar	Gul Akbar	P.T	Dubal Swr
165.	Zia ur Rehman	Fazl ur Rehman	P.T	Barwr Ptd
166.	Jamil ur Rehman	Shar Muhammad	P.T	Karbori
167.	Fida Mehmood	Sultan Muhammad	P.T	Ginjbri
168.		Tora Baz	P.T	Butteela
169.	Gul Zahir Shah	Obargoh Gul	P.T	
170.	S Ahmed Shah	Habib Shah	P.T	Doonga
171.	M. Fayaz	Aurangzeb	P.T	Faqiro
172.	Bidar Bakht	Poyab Khan	P.T	
173.	Attullah	Tolut Khan	P.T	Jabba Bahadar
174.		Abdul Karia	P.T	Batley
175.	Ghulam Haider Shah		P.T	
176.	Hoor Saeed	Ahmed Khan	P.T	Karin
177.	S. Hamidullah	Ubaidullah	P.T	Mala Bartela
178.			P.T	
179.	Hamidullah	Haji Faiz Wahid	P.T	Naryais Sultan
180.	Amir Muhammad		P.T	Roter Dishan
181.	M. Sharif	Hir	P.T	Peshora
182.	Bhar Ali	Mubatar Khan	P.T	Karin Pora
183.	Said Ali Shah	Umer Said	P.T	Do
184.	M Arshad	Jumroaz Khan	P.T	Jambaig
185.	Khawar Khan	Aurangzaib Khan	P.T	Jamroz Gada

AS

186.		Abudl Rashid	P.T	Do
187.	M. Balawal		P.T	Batarkool
188.	Nawaz Khan	Taj Muhammad	P.T	Naryala Sultan
189.	Javaid Iqbal	Dilawar Khan	T.T	
190.	Abdur Rauf	Abdul Hakim	P.T	Jigool
191.			P.T	
192.	Atiq ur Rehman	Abdur Rehman	P.T	Hatta Manssor
193.	Nazir Ahmed	Sakandar Khan	P.T	
194.	M. Naim Khan	Shah Nawaz	P.T	

(MALIK ABDUR RASHID)
DISTRICT EDUCATION OFFICER, (MALE)
PRIMARY BATTAGRA

Endst No. 2414-18/ Dated Battagram the:-

dated: 25/____/1997

Copy of the above are submitted to:-

1. Director Primary Education N.W.F.P Dalgari Garden Peshawar.
2. F.B. To Secretary of Education N.W.F.P Peshawar.
3. SDEO (M) Battagram with remarks to direction all the above mentioned.
4. District account officer.

(MALIK ABDUR RASHID)
DISTRICT EDUCATION OFFICER, (MALE)
PRIMARY BATTAGRA

OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) BATTAGRAM.

ORDER

Consequent upon the recommendation of the Departmental Selection Committee and approval of the competent authority (Deputy Commissioner) Battagram, in the light of Khyber Pakhtunkhwa Act XVII 2012 and Honorable Court Judgment Peshawar High Court Abbottabad Bench dated 17-01-2013 the following Sacked employee are hereby appointed as PST in BPS-12 (Rs:7000-500-22000) (Non pensionable) plus usual allowances as admissible under the rules against the vacant post at the schools mentioned against each in the interest of public service with effect from the date of their taking over charge

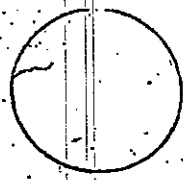
S. No	Name of Candidates	Father's Name	Address	Posted at	Remarks	
1	Sardar Mohd. Khan	Hazrat Younas	Thaya Banian	BTM	GPS Batkool Sarhadi	Against V/Post
2	Ghulam Haider Shah	Pir Ali Shah	Kuz Madan	BTM	GPS Kar Patay Pashto	Against V/Post
3	Bahadar Khan	Ali Gohar Khan	Dharian	BTM	GPS Kanai	Against V/Post
4	Ghulam Yousaf	Mohd Khan Wali	Shamlai	BTM	GPS Hill Bach	Against V/Post
5	Muhammad Hayat	Muhammad Noor	Trand	BTM	GPS Kaloota	Against V/Post
6	Noshewan	Noor ul Hassan	Gijbon	BTM	GPS Malkot	Against V/Post
7	Zeebal Khan	Mubara's Khan	Thakot	BTM	GPS Piza Batkool	Against V/Post
8	Duraj Khan	Hukmat Khan	Pokal	Allai	GPS Maneri	Against V/Post
9	Pervez Khan	Saif ulah	Ajmira	BTM	GPS Berin Gantar	Against V/Post
10	Imdad Ullah	Musa Khan	Gidri Khairabad	BTM	GPS Barmai	Against V/Post
11	Shahi Khan	Bal Khan	Peshora	BTM	GPS Mala Bateela	Against V/Post
12	Abdul Aziz	Haji Abdullah	Gulibagh	BTM	GPS Battagram	Against V/Post
13	Muhammad Miskeen	Abdul Laif Khan	Takia	BTM	GPS Thaya	Against V/Post
14	Muhammad Riaz	Ghulam Hussain	Banser Shamlai	BTM	GPS Koshgram	Against V/Post
15	Khurshed Khan	M. Arshad Khan	Biani	Allai	GPS Chapri Karg	Against V/Post
16	Furhad Khan	Murad	Ajmira	BTM	GPS Nahoo	Against V/Post
17	Momin Khan	Bisal Khan	Kuzabanda	BTM	GPS Nehar Qasim	Against V/Post
18	Islam Shah	Mian Gul Shah	Bandigo	BTM	GPS Sar Nasim	Against V/Post
19	Rustam Khan	Palas Khan	Phagora	BTM	GPS Ajlay Shahroom	Against V/Post
20	Rustam Khan	Begrah Khan	Thakote	BTM	GPS Nehray Thakot	Against V/Post
21	Muhammad Shafia	Aliquliah	Dabri Paimal	BTM	GPS Tangar	Against V/Post
22	Anwar Faraz	Abdul Wahab Khan	Banian	BTM	GPS Jabba Asharban	Against V/Post

NOTE The Drawing and disbursing officer are directed to verify their Degrees/Certificates from the concerned Board/University/Institutions from the quarter concerned.

TERMS AND Conditions:-

1. The appointment is made purely on temporary basis and liable to termination at any time without assigning any reason or notice.
2. Theirs service will be on regular basis but not pension able and they will contribute to CP Fund.
3. They will be abide by the rules and regulation issued from time to time by the Provincial Govt: XVII 2012.
4. Their appointment has been made in the Act of Sacked Employees Appointments Act, No
5. They should obtain Medical fitness Certificate from the Medical Superintendent DHQ Hospital Battagram.
6. In case of resignation
7. The candidates having less qualification will acquire requisite training and obtain FA qualification within three years failing which their appointment shall stand terminated automatically.
8. They should take over charge within in 15 days after the issuance of this appointment order otherwise the order of appointment shall stand cancel after 15 days.

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


9. Charge report should be submitted to all concerned.
10. The DDO is directed to obtain an affidavit on stamp paper duly attested by the 1st Class Magistrate that:
- (a) They will served the Education department for more then five(5) year countinuously.
 - (b) They are not served any other Department/Corporation/Agency.
 - (c) Their previous services if any will be treated as EOL (without Pay).
 - (d) They will not go in the court for their previous service benefits.
11. No TA/DA etc is allowed to any one.

DEPUTY COMMISSIONER
(CHAIRMAN)
BATTAGRAM

Endst:No 7825-31 /EB/AE-II/Appnt:Sacked:Emp: DATED 15/02/2013

- Copy for information and necessary action to the:
- 1 Deputy Commissioner-Battagram.
 - 2 Registrar Honorable High court Peshawar
 - 3 District Accounts Officer Battagram.
 - 4 Head Master concerned School.
 - 5 D.D.E.O. (Male) Battagram.
 - 6 Candidates concerned.
 - 7 Office file.


Assistant District Education Officer
Litigation Battagram

THE KHYBER PAKHTUNKHWA
SACKED EMPLOYEES (APPOINTMENT) ACT, 2012.
(KHYBER PAKHTUNKHWA ACT NO. XVII OF 2012)

CONTENTS

PREAMBLE

SECTIONS

1. Short title, extent and commencement.
2. Definitions.
3. Appointment of sacked employees.
4. Age relaxation.
5. Sacked employees shall not be entitled to claim seniority and other back benefits.
6. Preference on the basis of age.
7. Procedure for appointment.
8. Removal of difficulties.
9. Act to override other laws.
10. Power to make rules.

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**THE KHYBER PAKHTUNKHWA
SACKED EMPLOYEES (APPOINTMENT) ACT, 2012.**

(KHYBER PAKHTUNKHWA ACT NO. XVII OF 2012)

[first published after having received the assent of the Governor of the Khyber Pakhtunkhwa in the Gazette of Khyber Pakhtunkhwa (Extraordinary), dated the 20th September, 2012].

**AN
ACT**

to provide relief to those sacked employees in the Government service, who were dismissed, removed or terminated from service, by appointing them into the Government service.

WHEREAS it is expedient to provide relief to those sacked employees who were appointed on regular basis to a civil post in the Province of the Khyber Pakhtunkhwa and who possessed the prescribed qualification and experience required for the said post, during the period from 1st day of November 1993 to the 30th day of November, 1996 (both days inclusive) and were dismissed, removed, or terminated from service during the period from 1st day of November 1996 to 31st day of December 1998 on various grounds;

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

AND WHEREAS the Government of the Khyber Pakhtunkhwa has also decided to appoint these sacked employees on regular basis in the public interest;

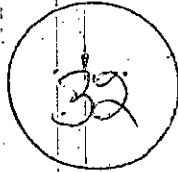
It is hereby enacted as follows:

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

(2) It shall apply to all those sacked employees, who were holding various civil posts during the period from 1st day of November, 1993 to 30th day of November, 1996 (both days inclusive).

(3) It shall come into force at once.

2. **Definitions.**— In this Act, unless the context otherwise requires, the following expressions shall have the meanings hereby respectively assigned to them that is to say,-



- (a) "civil post" means a post created by the Finance Department of Government for the members of civil service of the Province;
- (b) "Department" means the Department and the Attached Department as defined in the Khyber Pakhtunkhwa Government Rules of Business, 1985, including the Divisional and District Offices working thereunder;
- (c) "Government" means the Government of the Khyber Pakhtunkhwa;
- (d) "Prescribed" means prescribed by rules;
- (e) "Province" means the Province of the Khyber Pakhtunkhwa;
- (f) "rules" means the rules made under this Act; and
- (g) "Sacked employee" means a person who was appointed on regular basis to a civil post in the Province of the Khyber Pakhtunkhwa and who possessed the prescribed qualification and experience for the said post at that time, during the period from 1st day of November 1993 to the 30th day of November, 1996 (both days inclusive) and was dismissed, removed, or terminated from service during the period from 1st day of November 1996 to 31st day of December 1998 on the ground of irregular appointments;

3. Appointment of sacked employees.— Notwithstanding anything contained in any law or rule for the time being in force, on the commencement of this Act, all sacked employees subject to section 7, may be appointed in their respective cadre of their concerned Department, in which they occupied civil posts before their dismissal, removal and termination from service.

Provided that the sacked employees shall be appointed against thirty percent of the available vacancies in the said Department:

Provided further that the appointment of sacked employees shall be subject to the medical fitness and verification of their character antecedents to the satisfaction of the concerned competent authority.

4. Age relaxation.— The period during which a sacked employee remained dismissed, removed or terminated from service, till the date of their appointment shall be deemed to have been automatically relaxed and there shall be no further relaxation under any rules for the time being in force.

5. Sacked employees shall not be entitled to claim seniority and other back benefits.— A sacked employee appointed under section 3, shall not be entitled to any claim of seniority, promotion or other back benefits and his appointment shall be considered as fresh appointment.
6. Preference on the basis of age.— On the occurrence of a vacancy in the respective cadre of the concerned Department of the sacked employee against the thirty percent available share, preference shall be given to the sacked employee who is older in age.
7. Procedure for appointment.—(1) A sacked employee, may file an application, to the concerned Department within a period of six months from the date of commencement of this Act, for his appointment in the said Department:
- Provided that no application for appointment received after the due date shall be entertained.
- (2) The concerned Department shall maintain a list of all such sacked employees whose applications are received under sub-section (1) in the respective cadres in chronological order.
- (3) If any vacancy occurs against the thirty percent available share of the sacked employee in any Department, the senior in age from such sacked employee shall be considered by the concerned Departmental Selection Committee or the District Selection Committee, as the case may be, to be constituted in the prescribed manner, for appointment:
- Provided that no willingness or response is received within a period of thirty days, the next senior sacked employee shall be considered for appointment.
- (4) The Concerned Departmental Selection Committee or District Selection Committee, as the case may be, will determine the suitability or eligibility of the sacked employee.
- (5) If no sacked employee is available against thirty percent vacancy reserved in respective cadre in a Department, then the post shall be filled through initial recruitment.
8. Removal of difficulties.— If any difficulty arises in giving effect to any of the provisions of this Act, the Chief Minister Khyber Pakhtunkhwa may issue such order not inconsistent with the provision of this Act as may appear to him to be necessary for the purpose of removing the difficulty:
- Provided that no such power shall be exercised after the expiry of one year from coming into force of this Act.

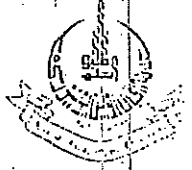
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9. Act to override other laws.—Notwithstanding anything to the contrary contained in any other law or rules for the time being in force, the provisions of this Act shall have overriding effect and the provisions of any other law or rules to the extent of inconsistency to this Act, shall cease to have effect.

10. Power to make rules.— Government may make rules for carrying out the purposes of this Act.

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Allama Iqbal Open University
Islamabad

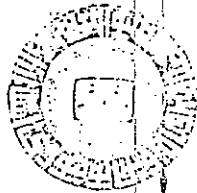


Serial No. 234565

Certified that *Mr/Ms* **IMDAD ULLAH KHAN**
Son / Daughter of **MUSA KHAN**
Registration No **13NBM00672** *Roll No* **AW635681**
Semester: **SPRING 2014** *having met all the requirements under*
the semester system is this day awarded the

Primary Teaching Certificate

He/She has scored **66 %** *marks*
and has been placed in **B** *grade*



Result declared on: **January 12, 2015**

Date of issue: **October 08, 2015**

[Signature]

[Signature]
Controller of Examinations

Note: This certificate is issued without alteration/erasure.
The detail of courses is overlaid.

علامہ اقبال اوپن یونیورسٹی اسلام آباد
فون نمبر 4 برائے طالب علم (بطور رسید)

تاریخ: 16/08/2016

پالان نمبر 0148251

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رول نمبر (برائے باورق طلباء)

نام: محمد سعید اللہ خان
ڈاک کا پتہ: سیکٹر 7، سیرین آباد، لاہور
رقم (بندوں میں): 10000/-
پرگرام: اے این اے
بینک برانچ کوڈ نمبر: 182
تاریخ: 16/08/2016
آئی بی این: 37
والد کا نام: سعید خان
گھرانہ: گھرانہ سعید خان (شہر آباد) لاہور
آئی بی این: 37
پرگرام: اے این اے
بینک برانچ کوڈ نمبر: 182
تاریخ: 16/08/2016
آئی بی این: 37

نوٹ: تمام طلباء اپنا داخلہ فارم اور ایس پیٹک میں بذات خود منظر روائیں۔ کسی شخص یا اکیڈمی کو ہرگز فیس نہ دیں، ورنہ یونیورسٹی ذمہ دار نہ ہوگی۔

بِسْمِ اللّٰهِ الرَّحْمٰنِ الرَّحِیْمِ

(14)



ALLAMA IQBAL OPEN UNIVERSITY

ROLL No. SLIP

(38)



SR NO: 13085

SEMESTER: AUT2016

PROGRAMME: F.A

ROLL NO.: BJ349907

REGISTRATION NO.: 13-NBM-00672

NAME: MR. IMDAD ULLAH KHAN

FATHER NAME: S/O MUSA KHAN

ADDRESS: VILL SHERINABAD P/O GIDRI ESSA KHAN
KHAIR ABAD
BATTAGRAM

S.NO	COURSE/S	DAY	DATE	TIME		CENTER
				FROM	TO	
1	IST-0316	WED	10/05/17	1400	1700	GOVT. CENTENNIAL MODEL HIGH SCHOOL NO. 01, BATTAGRAM (463)
2	PST-0317	TUE	16/05/17	1400	1700	GOVT. CENTENNIAL MODEL HIGH SCHOOL NO. 01, BATTAGRAM (463)
3	ENG-0386	WED	24/05/17	1400	1700	GOVT. CENTENNIAL MODEL HIGH SCHOOL NO. 01, BATTAGRAM (463)
4	URD-0363	TUE	06/06/17	1400	1700	GOVT. CENTENNIAL MODEL HIGH SCHOOL NO. 01, BATTAGRAM (463)

Postage prepaid
agreement 29-03-2007
No postage Required to be affixed

M. Khan
Controller of Examinations

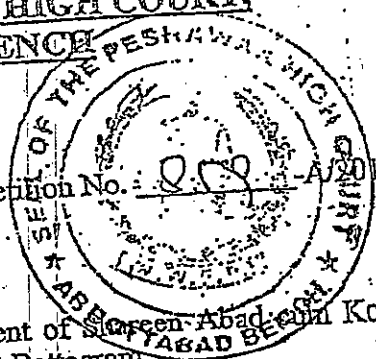
18/04/17

Note: Please read the instructions overleaf.

**MOBILE PHONES, CARD BOARDS AND HAND BAGS
ARE NOT ALLOWED IN THE EXAMINATION HALL**

minutes

**BEFORE THE PESHAWAR HIGH COURT,
ABBOTTABAD BENCH**



Writ Petition No. Q. Q. Q. A/2016

Imdadullah Khan son of Musa Khan resident of Green-Abad, Ghidari Koza
Banda Post Office Ghidari, Tehsil & District Battagram.

...PETITIONER

VERSUS

1. Govt. of Khyber Pakhtunkhwa, through Secretary Elementary & Secondary Education Peshawar.
2. Deputy Commissioner, Battagram.
3. District Education Officer Male, Battagram.

...RESPONDENTS

certified to be true
 Ex-100
 Peshawar High Court
 Abbottabad Bench
 Authorized Under Sec 75 Acts Ordms
 15/11/16
 4017
 no 8-9-16

WRIT PETITION UNDER ARTICLE 199 OF THE
 CONSTITUTION OF ISLAMIC REPUBLIC OF
 PAKISTAN, 1973, AS AMENDED UPTO DATE.

Respectfully Sheweth; -

FILED TODAY

The petitioner humbly submits as under;-

Additional Registrar
 Peshawar High Court
 Abbottabad Bench
 8/9/16

1. That petitioner was appointed as teaching during the year 1995 where after the

ad. taba

Minutes *Attendant*

services of the petitioner with others who were appointed during the period of 1st Day of 1993 to 31st day of December 1998 were terminated during the year 1997. Copy of appointment letter and termination letter is annexed as Annexure "A" & "B" respectively.

2. That during the year 2009, the Govt. Promulgated Sacked Employee (Reinstatement Ordinance 2010), whereby the services of all the employees terminated during November 1993 to December 1998 were reinstated. Copy of referred Ordinance is appended herewith as Annexure "C".

3. That later on Sacked Employee (Reinstatement) Act 2010 was passed by the legislature and was published. Copy of referred Act is appended herewith as Annexure "D".

4. That the Federal Govt. and Provincial Govt. re-instated all employees which are entitled

To be True Copy
Ex. High Court
Abbottabad Bench
15/11/16

FILED TODAY

Additional Registrar
Peshawar High Court
Abbottabad Bench
8/9/16

Annexure

under the law and other were give relief of "Golden Hand Shake".

20
tabac

5. That the Provincial Govt. also after the meeting of Provincial Cabinet on 3rd February 2009, while expediting the matter, Circular vide letter dated 21st February 2009 was also issued.

6. That inspite the afore-referred proceeding and Act referred above, since the respondent No.1 and 3 not consider the reinstatement of the petitioner thus petitioner alongwith others approaches to this Honourable Court through writ petition No. 179-A of 2012, which was disposed of by way of order dated 12/03/2013, thereby the petitioners were reinstated vide office order No. 7825-31 dated 15/02/2013. Copies of writ petition and judgment thereon and copy of letter dated 15/12/2013 are appended herewith as Annexure "E", "F" & "G" respectively.

Verified to be True Copy
Peshawar High Court
Abbottabad Bench
15/11/13

FILED TODAY

Additional Registrar
Peshawar High Court
Abbottabad Bench
10/9/16

That at the time of reinstatement, the respondents by putting their own fantastic

minutes

terms and conditions i.e "in the order vide Annexure "G" acted without lawful authority thereby bypass the KPK Act No. XVII of 2012" relating to the reinstatement of sacked employee.

vid.
blaba

8. Now the respondent No.3 without any notice stopped the monthly salary of the petitioner, on objection the respondent is referring the order dated 15/12/2013 vide Annexure "G".

9. That since the terms and condition is against the law and having been impose without lawful authority therefore, the same is hereby called in question on the grounds, set below;

GROUND:

a) That the terms and condition are against the law and especially against the "Reinstatement Act of Sacked Employee Act 2012".

Verified to be True Copy
Eshtiaq
Peshawar High Court
Abbottabad Bench
Appointed Under Sec 275 Act Ordins

15/11/16

PKS 2017/11

Registrar
Peshawar High Court
Abbottabad Bench
10/11/16

(44)

D. [unclear] [unclear]
minutes

5

b) That since the petitioner was reinstated in view of afore-referred Act, and after the reinstatement the new terms and conditions, cannot be impose.

*ibau
stte*

c) That the reinstatement of the petitioner is in fact under the law on the existing terms and condition which was set at the time of his original appointment.

d) That the petitioner rendered his major span of his life in his present and will face regions in case of his termination.

e) On the other hand the petitioner achieve the terms and condition and fulfill its 1st part i.e he passed PTC examination in the year 2015, while he got admitted his self toward F.A examination which is going to be held in near future. Copy of PTC Certificate and proof of admission in

15/11/16
Certified to be True Copy
Exhibitor
Peshawar High Court
Abbottabad Bench
Authorized Under Sec 275 Act 19 of 1973

FILED TODAY

15/11/16
Additional Registrar
Peshawar High Court
Abbottabad Bench

45

minutes

6

F.A are appended herewith as Annexure "H" & "I".

f) That the conduct of the respondents is against the fundamental rights and respondents act is discriminatory towards the petitioners.

g) That the respondents are bound to act under the law and they are bound to act while keeping in view Article (4) of the Constitution of Islamic Republic of Pakistan, 1973.

h) That the petitioner is performing his duty with the entire satisfaction and during this period the petitioner got sufficient experience and job skill and as well as aware about latest method of teaching.

Certified to be true Copy.
15/11/65
Additional Registrar
Peshawar High Court
Abbottabad Bench
Sd/-

FILED TODAY

Additional Registrar i)
Peshawar High Court
Abbottabad Bench
Sd/-

i) That there is no other alternate efficacious remedy available to

petitioner except the instant writ petition.

j) That addresses of the parties have correctly been mentioned in the heading of the petition.

k) That since at the time of reinstatement no hard copy of reinstatement order was handed over to the petitioner, therefore, petitioner remained unaware the impugned term and condition in black and white.

l) That the afore-referred Act reveals that is nothing about imposition of any condition against the appointment thus the condition impose in order vide Annexure "G" is coram-non-judice, having been impose without lawful authority.

m) That the court fee stamp paper worth Rs. 500/- is appended herewith.

Certified to be True Copy
Peshawar High Court
Abbottabad Bench
15/11/16

FILED TODAY

Additional Registrar
Peshawar High Court
Abbottabad Bench
8/11/16

n) That other grounds shall be urged at the time of arguments.

In the giving circumstances, it is therefore, humbly prayed that on acceptance of instant writ petition this Honourable Court may kindly be direct the respondents:-

A) To undo the term and condition i.e "The Candidate having less qualification will acquire requisite training and obtain F.A qualification within three years failing which their appointment shall stand terminated automatically.

B) Not to take any adverse action against the petitioner.

C) Any other relief to which the petitioner is deemed entitled including the extension of time for obtaining F.A qualification may also be granted in the interest of justice.

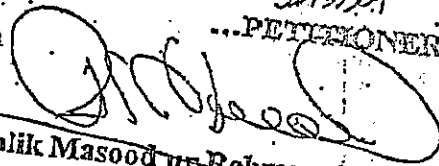
Certified to be True Copy
Deshayari Bench
Abbottabad Bench
15/11/16

18/11/16

INTERIM RELIEF:-

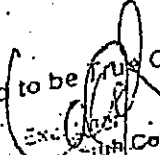
The respondent No.3 may kindly be directed to release the pay of petitioner and not to take any adverse action against the petitioner.

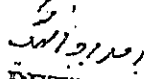
Dated: 7/9 /2016

Through 
...PETITIONER
(Malik Masood ur Rehman Awan)
Advocate Supreme Court of Pakistan,
Abbottabad

VERIFICATION:-

Verified on oath that the contents of forgoing writ petition are true and correct to the best of our knowledge and belief and nothing has been concealed therein from this Honourable Court.

Certified to be true Copy

Ex. No. 15/1111/15
Peshawar High Court
Abbottabad Bench
Announced Under Sec 5 Act 1973


...PETITIONER

FILED TODAY

Additional Registrar
Peshawar High Court
Abbottabad
18/9/16

50

Copy of
order
14-2-17

PESHAWAR HIGH COURT, ABBOTTABAD BENCH.
FORM OF ORDER SHEET

Court of.....
Case No.....of.....

Date of Order of Proceedings	Order or other Proceedings with Signature of Judge (s)
1	2
14.02.2017	<p><u>W.P.No. 359-A/2016.</u></p> <p>Present: Malik Masood-ur-Rehman Awan, Advocate, for the petitioner.</p> <p>Mr. Rab Nawaz Khan, AAG alongwith Haq Nawaz ADEO Battagram.</p> <p>***</p> <p><u>IKRAMULLAH KHAN, J.-</u> Through the instant petition the petitioners of this and of the connected petitions have prayed for to undo the term and condition i.e. "the candidate having less qualification will acquire requisite training and obtain F.A qualification within three years failing which their appointment shall stand terminated automatically" and not to take any adverse action against the petitioners.</p> <p>2. The main thrust of the arguments of learned counsel for the petitioners was that similarly placed employees have been reinstated under the Sacked Employee (Reinstatement) Act 2010, who are presently performing their duties while the services of the petitioners have been terminated which is sheer malafide on part of the respondents rather discrimination. Further stated that many of the petitioners have already acquired the requisite qualification as well as the training, but even then their services have been terminated on extraneous reasons.</p> <p>3. In such view of the matter, when serious question of</p>

Certified to be True Copy

EXAMINER
Peshawar High Court Abbottabad Bench
Authorized Under Sec. 75 Evid Ord 1974

17/02/17
Sh...
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minutes "C" Attendance

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discrimination is being raised vehemently by the petitioners and they have also put some orders which reveal that the respondents have not adopted a uniform policy, we, with the mutual consent of the learned counsel for the parties, deem it appropriate to send all these petitions to the Secretary Education (Elementary & Secondary Education) Government of Khyber Pakhtunkhwa with direction to him to probe into the matter and finalize the appointment or otherwise of the petitioners as well as of those, who have not approached this court, through a uniform policy and if possible, after giving benefit of experience to the petitioners, their cases be disposed of within thirty (30) days from today. In case any person was found aggrieved from the order of the worthy Secretary Education then, he would be at liberty to approach the competent court of jurisdiction for redressal of his grievance. In the meanwhile, all those petitioners, who are still serving, shall be paid their due salaries till the decision of the worthy Secretary Education. All these petitions stands disposed of accordingly.

Sd/- Judge
Sd/- Judge

Certified to be True Copy

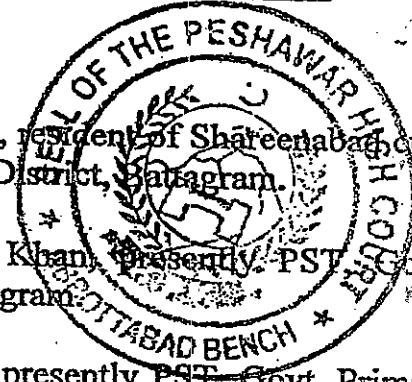
EXAMINER
 Peshawar High Court Abbottabad Bench
 Authorized Under Sec: 75 Evis Ordns:

17/02/17

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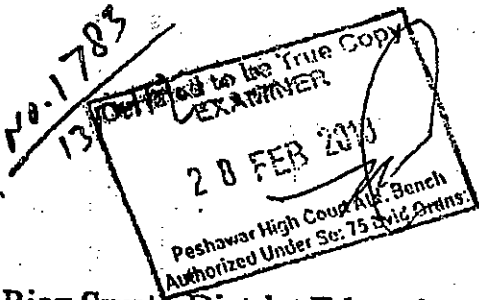
BEFORE THE PESHAWAR HIGH COURT,
ABBOTTABAD BENCH

COC No. 25 -A/2017



1. Imdadullah Khan son of Musa Khan, resident of Shateenabad cum Kuza Banda, P.O Ghidari, Tehsil & District, Battagram.
2. Bahadur Khan son of Ali Gohar Khan, Presently PST Govt. Primary School Kanai, District Battagram.
3. Islam Shah son of Mian Gul Shah, presently PST, Govt. Primary School Garaug, District Battagram.
4. Masoom Khan son of Muhammad Naqab, presently Drawing Master (DM), Govt. Middle School, Garhi Nawab Syed, District Battagram.
5. Muhammad Shafiq son of Atiqullah, presently PST, Govt. Primary School Dabri Paimal, District Battagram.
6. Noshewan son of Noor ul Hassan, presently PST, Govt. Primary School Malkot, District Battagram.

...PETITIONERS



VERSUS

Riaz Swati, District Education Officer (Male), Battagram.

...RESPONDENT/ CONTEMNOR

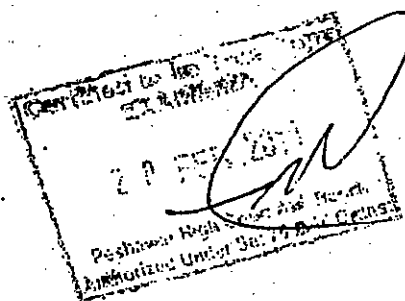
APPLICATION UNDER ARTICLE 204 OF
THE CONSTITUTION OF ISLAMIC REPUBLIC
OF PAKISTAN, 1973; FOR INITIATING

FILED TODAY
ADDITIONAL REGISTRAR
PESHAWAR HIGH COURT
ABBOTTABAD BENCH

59

CONTEMPT PROCEEDINGS AGAINST THE
RESPONDENT/ CONTEMNOR FOR NOT
IMPLEMENTING CONSOLIDATED
JUDGMENT/ ORDER DATED 14/02/2017
PASSED BY THIS HONOURABLE COURT IN
WRIT PETITION NO.859-A/2016 ALONGWITH
OTHER CONNECTED WRIT PETITIONS
NO.1038-A/2016, 1039-A/2016, 1040-A/2016,
1041-A/2016 AND 1042-A/2016.

PRAYER: ON ACCEPTANCE OF THE
INSTANT APPLICATION, RESPONDENT/
CONTEMNOR MAY GRACIOUSLY BE
PUNISHED IN ACCORDANCE WITH LAW
AND BE ALSO DIRECTED TO IMPLEMENT
THE CONSOLIDATED JUDGMENT PASSED
IN WRIT PETITION NO.859-A/2016 PASSED
ON 14/02/2017.



Respectfully Sheweth;-

1. That the petitioners filed writ petitions bearing No.859-A/2016, 1038-A/2016, 1039-A/2016, 1040-A/2016, 1041-A/2016

FILED TODAY

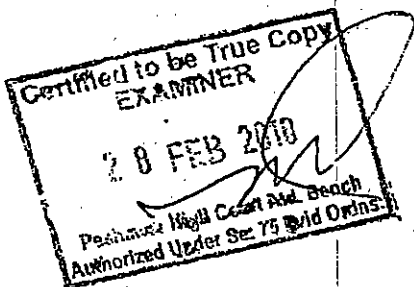
ADDITIONAL REGISTRAR
PESHAWAR HIGH COURT

35

and 1042-A/2016 before this Honourable Court, where this Honourable Court on 14/02/2017 disposed off the all these petitions by way of consolidated judgment/ order passed in writ petition No.859-A/2016 alongwith other connected writ petition. Attested copies of the writ petition No.859-A/2016 and judgment dated 14/02/2017 are attached as Annexure "A" & "B".

2. That after passing of the judgment/ order inspite the fact that this Honourable Court clearly directed the respondent in the following terms under paragraph No.3 of the judgment, which is as under;-

"In such view of the matter, when serious question of discrimination is being raised vehemently by the petitioners and they have also put some orders which reveal that the respondents have not adopted a uniform policy, we, with the mutual consent of the learned counsel for the parties, deem it appropriate to send all these petitions to the Secretary Education (Elementary &



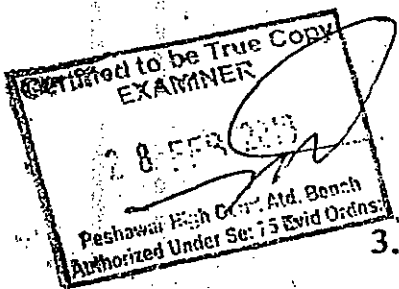
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ADDITIONAL REGISTRAR
PESHAWAR HIGH COURT
PESHAWAR

C 1314/16

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Secondary Education) Government of Khyber Pakhtunkhwa with direction to him to probe into the matter and finalize the appointment or otherwise of the petitioners as well as of those, who have not approached this Court, through a uniform policy and if possible, after giving benefit of experience to the petitioners, their cases be disposed off within thirty (30) days from today. In case any person was found aggrieved from the order of the worthy Secretary Education then, he would be at liberty to approach the competent court of jurisdiction for redressal of his grievance. In the meanwhile, all those petitioners, who are still serving, shall be paid their due salaries till the decision of the worthy Secretary Education. All these petitions stands disposed off accordingly".



3. That the petitioners are still performing their duties as assigning to them. Copies of abstract from attendance register are appended herewith as Annexure "C".

FILED TODAY

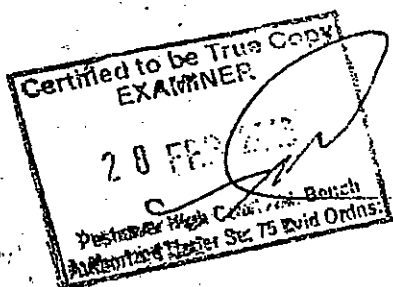
ADDITIONAL REGISTRAR
PESHAWAR HIGH COURT
ABBOTTABAD BENCH
2/15/13

(57)

4. That after receiving the consolidated judgment/ order passed by this Honourable Court on 14/02/2017 in writ petition No.859-A/2016, worthy Secretary (Elementary & Secondary Education), Khyber Pakhtunkhwa convened a meeting and thereby issued the following recommendation on 10/03/2017. Copy of minutes of the meeting are appended herewith as Annexure "D".

5. That the petitioners are still waiting for implementation of the recommendation made during the meeting held on 10/03/2017 vide Annexure "D".

6. That the respondent/ contemnor is duty bound to implement the judgment/ order of this Honourable Court since the petitioners are still performing their duties which is apparent vide Annexure "C" to release the salary of all the petitioners but inspite having the knowledge regarding the release of salary, the respondent/ contemnor is not



FILED TODAY

ADDITIONAL REGISTRAR
PESHAWAR HIGH COURT
ABBOTTABAD BENCH

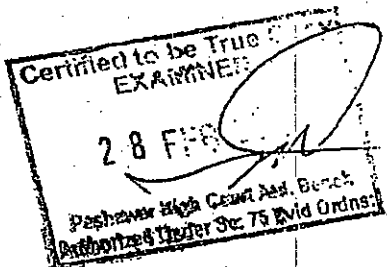
28/13/17

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obeying the order/ judgment passed by this Honourable Court on 14/02/2017.

7. That the respondent/ contemnor has willfully, knowingly, intentionally and deliberately not obeyed above quoted direction of this Honourable Court and has subjected the petitioner to total confusion, pain and agony as the contemnor intend to willfully subvert such direction and hence his conduct clearly falls within the purview of Article 204 of the Constitution of Islamic Republic of Pakistan and therefore is needed to be punished in an exemplary manner as a lesson.

8. That the conduct of the respondent/ contemnor is highly contemptuous, contumacious and regrettable in willfully, knowingly and deliberately not obeying clear direction passed by this Honourable Court in the titled writ petitions and hence he is liable for maximum punishment for his conduct as provided by law.



FILED TODAY
ADDITIONAL REGISTRAR
PESHAWAR

59

9. That the valuable rights of petitioners are involved.

It is, therefore, humbly prayed that on acceptance of the instant application, respondent/ contemnor may graciously be punished in accordance with law and be also directed to implement the consolidated judgment passed in writ petition No.859-A/2016 passed on 14/02/2017.

Dated: 12/04/2017

Through

[Signature]

...PETITIONERS

(Malik Masood ur Rehman Awan)
Advocate Supreme Court of Pakistan,
Abbottabad

VERIFICATION:

Verified that the contents of foregoing petition are true and correct to the best of my knowledge and belief and nothing has been suppressed from this Honourable Court.

FILED TODAY
ADDITIONAL REGISTRAR
PESHAWAR HIGH COURT
ABBOTTABAD BENCH
2/3/17

Certified to be True Copy
EXAMINER
2-8 FEB 17
Peshawar High Court Abb. Bench
Authorized Under Sec. 75 B.A. 17/13/17

[Signature]
...PETITIONER

رجسٹر حاضرین برائے مشاف

گورنمنٹ پرائمری سکول برہوئی

بابت ماہ اگست

تاریخ	P.S.H.T			سیرا ٹیچر مشاف			P.S.T			نام
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(Signature)

دستخط سربراہ ادارہ

رجسٹر حاضری برائے سٹاف گورنمنٹ پیرائٹری سکول بہرہ پٹی

ستمبر 2016ء

ماہ

سنہ

سید محمد شہناہ Chow			امیرداد اللہ خان P.S.T			نا مشاق احمد P.S.H.T			تاریخ
آمد	دستخط	رواگی	آمد	دستخط	رواگی	آمد	دستخط	رواگی	تاریخ
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خالی												
مزد شہادہ												
میزبان												

دستخط سربراہ ادارہ

پٹرھاضری برائے سٹاف گورنمنٹ پرائمری سکول ہر وہی

۱۱/۱۱/۱۸

بابت ماہ

سید الشہداء				امام رضاؑ				مستاق احمد				
پتوکی پروانہ				P.S. 73				P.S. 73				
دستخط	رواگی	دستخط	آمد	دستخط	رواگی	دستخط	آمد	دستخط	رواگی	دستخط	آمد	
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				P	hmdad	1-35	hmdad	8-30	پتوکی ٹریننگ			
				P	hmdad	19-30	hmdad	8-30	مستاق	19-30	مستاق	8-30
				P	hmdad	1-	hmdad	8-30	مستاق	1-35	مستاق	8-30
				Sun Day	Sun Day	Sun Day	Sun Day	Sun Day	Sun Day	Sun Day	Sun Day	Sun Day
				P	hmdad	1-35	hmdad	8-30	C.I.L. leave			
				P	hmdad	1-35	hmdad	8-30	مستاق	1-35	مستاق	8-30
				P	hmdad	1-35	hmdad	8-30	on duty Polio			
				P	hmdad	1-35	hmdad	8-30	on duty Polio			
				P	hmdad	12-30	hmdad	8-30	on duty Polio			
				P	hmdad	1-35	hmdad	8-30	on duty Polio			
				Sun Day	Sun Day	Sun Day	Sun Day	Sun Day	Sun Day	Sun Day	Sun Day	Sun Day
				P	hmdad	1-35	hmdad	8-30	مستاق	1-35	مستاق	8-30
				P	hmdad	1-35	hmdad	8-30	مستاق	1-35	مستاق	8-30
				P	hmdad	11-30	hmdad	8-30	مستاق	11-30	مستاق	8-30

جھٹیوں کی تفصیل

بیماری	انتھاتیہ	بیماری	انتھاتیہ	بیماری	انتھاتیہ	بیماری	انتھاتیہ	بیماری	انتھاتیہ	بیماری	انتھاتیہ

رجسٹر حاضری برائے سٹاف گورنمنٹ ہسپتال، راولپنڈی، پاکستان

۲۰۱۶ء

دسمبر

بابت ماہ

سرپرست ڈسٹریکٹ				ایمر ڈائریکٹر، خان				ٹیم ایئر - ایئر				
جو کھریا				P.S.T				P.S.T				
دستخط	رواگی	دستخط	آمد	دستخط	رواگی	دستخط	آمد	دستخط	رواگی	دستخط	آمد	تاریخ
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												۳۱

بیماریوں کی تفصیل

بیماری	امتیاز	امتیاز	بیماری	امتیاز	امتیاز	بیماری	امتیاز	امتیاز	بیماری	امتیاز	امتیاز

تعطیلات
برائے موسم سرما
۲۳ دسمبر تا ۲۸ دسمبر
۲۰۱۶ء

رجسٹر حاضری برای مشافہ گورنمنٹ ایمری سکول برمنی

بابت ماہ مارچ

217

نام		مشافہ احمد			امداد اللہ خان			سید شاہ		
عہدہ		P.S.H.T			P.S.T			جو کبدار		
تاریخ	آمد	دستخط	رواگی	دستخط	رواگی	دستخط	آمد	دستخط	رواگی	دستخط
1	پولیو آن	پولیو آن	8:30	12:05	marked	8:30				
2	پولیو آن	پولیو آن	8:30	1:35	marked	8:30				
3										
4	3 ماہ									
5										
6										
7										
8	8:30	مشافہ	1:35	marked	8:30					
9	8:30	مشافہ	1:35	marked	8:30					
10	8:30	مشافہ	12:30	marked	8:30					
11	8:30	مشافہ	1:35	marked	8:30					
12										
13	8:30	مشافہ	1:35	marked	8:30					
14	8:30	مشافہ	1:35	marked	8:30					
15	8:30	مشافہ	1:35	marked	8:30					
16	پولیو شریوٹر									
17	8:30	مشافہ	12:30	marked	9:30					
18	8:30	مشافہ	1:35	marked	8:30					
19										
20	پولیو آن	پولیو آن	8:30	12:30	marked	8:30				
21	پولیو آن	پولیو آن	8:30	1:35	marked	8:30				
22	پولیو آن	پولیو آن	8:30	12:30	marked	8:30				
23	پولیو آن	پولیو آن	8:30	12:30	marked	8:30				
24	پولیو آن	پولیو آن	8:30	12:30	marked	8:30				
25	8:30	مشافہ	11:30	marked	8:30					
26										
27	8:30	مشافہ	1:35	marked	8:30					
28	8:30	مشافہ	1:35	marked	8:30					
29	8:30	مشافہ	1:35	marked	8:30					
30	8:30	مشافہ	1:35	marked	8:30					
31	پولیو	پولیو	8:30	12:35	marked	8:30				

چھٹیوں کی تفصیل

بیماری	امتیازی	امتیازی	بیماری	بیماری	بیماری	بیماری	بیماری	بیماری	بیماری	بیماری

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رجسٹر حاضر می برای سٹاف گورنمنٹ پرائمری سکول بہرنی
بابت ماہ اپریل ۱۹۷۶ء

سید محمد شاہ چوکیہار				امداد اللہ P.S.T				نما مشتاق احمد P.S.H-T				تاریخ
آمد	دستخط	رواگی	دستخط	آمد	دستخط	رواگی	دستخط	آمد	دستخط	رواگی	دستخط	
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بیماریوں کی تفصیل

بیماری	بیماری	بیماری	بیماری	بیماری	بیماری	بیماری	بیماری	بیماری	بیماری	بیماری	بیماری	بیماری

جسٹریٹری برائے مسٹاف گورنمنٹ سیکولر سکول برقی

۲۰۱۶ء

بابت ماہ

مستوفان لائبر				امداد الیون				مستوفان لائبر				تاریخ
P.S.H.T				P.S.T				P.S.H.T				
آمد	دستخط	رواگی	دستخط	آمد	دستخط	رواگی	دستخط	آمد	دستخط	رواگی	دستخط	
				P								۱
				P				C. Leave				۲
				P				hmdad 12-35 hmdad 7-30				۳
				P				hmdad 12-35 hmdad 7-30	مشافق	مشافق 11-30	مشافق 7-30	۴
				P				hmdad 11-30 hmdad 7-30	مشافق	مشافق 11-30	مشافق 7-30	۵
				P				hmdad 12-35 hmdad 7-30	مشافق	مشافق 12-35	مشافق 7-30	۶
				P				Sun Day	Sun Day			۷
				P				hmdad 12-35 hmdad 7-30	مشافق	مشافق 12-35	مشافق 7-30	۸
				P				hmdad 12-35 hmdad 7-30	مشافق	مشافق 12-35	مشافق 7-30	۹
				P				hmdad 12-35 hmdad 7-30	مشافق	مشافق 12-35	مشافق 7-30	۱۰
				P				hmdad 12-35 hmdad 7-30	مشافق	مشافق 12-35	مشافق 7-30	۱۱
				P				hmdad 11-30 hmdad 7-30	مشافق	مشافق 11-30	مشافق 7-30	۱۲
				P				hmdad 12-35 hmdad 7-30	مشافق	مشافق 12-35	مشافق 7-30	۱۳
				P	Sun	Day	Sun	Day				۱۴
				P				hmdad 12-35 hmdad 7-30	مشافق	مشافق 12-35	مشافق 7-30	۱۵
				P				hmdad 12-35 hmdad 7-30	مشافق	مشافق 12-35	مشافق 7-30	۱۶
				P				hmdad 12-35 hmdad 7-30	مشافق	مشافق 12-35	مشافق 7-30	۱۷
				P				hmdad 12-35 hmdad 7-30	مشافق	مشافق 12-35	مشافق 7-30	۱۸
				P				hmdad 11-30 hmdad 7-30	مشافق	مشافق 11-30	مشافق 7-30	۱۹
				P				hmdad 12-35 hmdad 7-30	مشافق	مشافق 12-35	مشافق 7-30	۲۰
				P	Sun	Day	Sun	Day				۲۱
				P				hmdad 12-35 hmdad 7-30	مشافق	مشافق 12-35	مشافق 7-30	۲۲
				P				hmdad 12-35 hmdad 7-30	مشافق	مشافق 12-35	مشافق 7-30	۲۳
				P				hmdad 12-35 hmdad 7-30	مشافق	مشافق 12-35	مشافق 7-30	۲۴
				P				hmdad 12-35 hmdad 7-30	مشافق	مشافق 12-35	مشافق 7-30	۲۵
				P				hmdad 11-30 hmdad 7-30	مشافق	مشافق 11-30	مشافق 7-30	۲۶
				P				hmdad 12-35 hmdad 7-30	مشافق	مشافق 12-35	مشافق 7-30	۲۷
				P	Sun	Day	Sun	Day	Sun	Day		۲۸
				P				hmdad 12-35 hmdad 7-30	مشافق	مشافق 12-35	مشافق 7-30	۲۹
				P				hmdad 12-35 hmdad 7-30	مشافق	مشافق 12-35	مشافق 7-30	۳۰
				P				hmdad 12-35 hmdad 7-30	مشافق	مشافق 12-35	مشافق 7-30	۳۱

بیماریوں کی تفصیل

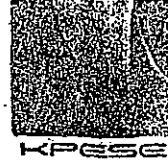
بیماری	امتیازیہ	میزان	بیماری	امتیازیہ	میزان	بیماری	امتیازیہ	میزان	بیماری	امتیازیہ	میزان

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OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE)
DISTRICT BATTAGRAM

Email: emisbattagram@gmail.com Ph# 0997-543539/ 543540



OFFICE ORDER

1. Whereas you the following Ex PSTs (Sacked Employee) were appointed vide order Endst; No. 7825-31 dated 15-02-2013 in the light of Khyber Pakhtunkhwa Sacked Employees (Appointment) Act-2012 with the condition that "The candidates having less qualification will acquire requisite training and obtain FA qualification within three (03) years-failing which their appointments shall stand terminated automatically" incorporated in your appointment order in the light of order dated 25-05-2011 of Hon'ble Supreme Court of Pakistan in Civil Appeals No. 51-P and 52-P of 2009 as "The appellants shall be appointed as P.S.T (Primary School Teacher) in their respective Union Councils immediately and in case the appellants fail to acquire the training and the said qualification within three years, their appointment shall stand terminated automatically".

- i. Bahadar Khan S/O Ali Gohar Khan Ex PST GPS Mukhtiar Abad
- ii. Muhammad Hayat S/O Muhammad Noor Ex PST GPS Landi Kass
- iii. Noshawan S/O Noorul Hassan Ex PST GPS Malkot
- iv. Zebal Khan S/O Mubaras Khan Ex PST GPS Piza Batkool
- v. Imdadullah Khan S/O Musa Khan Ex PST GPS Barmai
- vi. Shahi Khan S/O Bai Khan Ex PST GPS ~~Bar~~ Peshora
- vii. Muhammad Riaz S/O Ghulam Husain Ex PST GPS Tringar
- viii. Khurshed Khan S/O Muhammad Arshad Khan Ex PST GPS Deshwal
- ix. Islam Shah S/O Mian Gul Shah Ex PST GPS Ranja
- x. Rustam Khan S/O Palas Khan Ex PST GPS Sangu
- xi. Rustam Khan S/O Begrah Khan Ex PST GPS Nerai Thakot
- xii. Muhammad Shafiq S/O Atiqullah Ex PST GPS Chatto

dy

2. And whereas you failed to fulfill terms and conditions of your appointment order i.e could not acquire requisite qualification within stipulated period of three years as per condition No. 7 of your appointment order, resultantly your appointments/services stood terminated automatically.

3. And whereas a general Notification Endst; No. 137-43 dated 04-01-2017 was issued/circulated wherein it was clarified that, "those (Sacked Employees) who failed to fulfill the requisite qualification for the post within stipulated period of three years from the date of issuance of their appointment orders, their services stood terminated automatically and they are no more civil servants on the strength of Department".

5. And whereas you filed Writ Petitions before Peshawar High Court Abbottabad Bench which were disposed of on 14-02-2017 with the direction to Secretary E&SE Khyber Pakhtunkhwa for making a uniform policy.

6. And whereas in compliance with the directions of Hon'ble Court dated 14-02-2017, all the DEOs (Male & Female) were directed by the E&SE Department Khyber Pakhtunkhwa vide letter No. SO (Lit-1) E&SE/1-1/2017/Sacked Employees dated 10-11-2017 to follow strictly the provision as mentioned in Sections-2(g), 3 and 7 of Khyber Pakhtunkhwa Sacked Employees (Appointment) Act-2012.

7. And whereas you filed Contempt of Court Petitions before the Hon'ble court which were disposed of on 11-01-2018 with the direction to undersigned to decide the case of petitioners within 30 days.

10-01-2018
Secretary

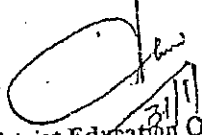
Now in the light of direction of Hon'ble Peshawar High Court Abbottabad Bench dated 11-01-2018, the undersigned is pleased to decide your case and to issue this order in continuation of Notification dated 04-01-2017 that as per condition No. 7 of your appointment order and in the light of Judgment of Peshawar High Court Abbottabad Bench dated 24-05-2016 in W.P NO. 516-A of 2013 as well as order of Hon'ble Supreme court of Pakistan dated 24-05-2017 in C.P. 401 and connected Petitions. your services had stood terminated automatically and you remained no more on the strength of this Department.

District Education Officer (Male)
Battagram
Dated. 31-01-2018

Endst: No.1305-10/EB/Pry/Sacked Employees.

Copy for information to the.

1. Additional Registrar Peshawar High Court Abbottabad Bench.
2. Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar.
3. Deputy Commissioner Battagram.
4. District Monitoring Officer (IMU) Battagram.
5. Sub Divisional Education Officers (Male) Battagram & Allai.
6. All the above mentioned Ex PSTs.


31/1/18
District Education Officer (Male)
Battagram

72

No. 553

For Insurance Notices see reverse. Stamps affixed except in case of uninsured letters of not more than the initial weight prescribed in the Post Office Guide or on which no acknowledgement is due.

Received a registered* addressed to

H. J. ... Date Stamp

Initials of Receiving Officer *Write here "letter", "postcard", "packet" or "parcel" with the word "insured" before it when necessary.

Insured for Rs. (in figures) _____ (in words) _____
If insured. Insurance fee Rs. _____ Ps. _____ (in words) _____
Name and address of sender _____
Weight _____ Kilo _____ Grams _____

No. 554

For Insurance Notices see reverse. Stamps affixed except in case of uninsured letters of not more than the initial weight prescribed in the Post Office Guide or on which no acknowledgement is due.

Received a registered* addressed to

... Date Stamp

Initials of Receiving Officer *Write here "letter", "postcard", "packet" or "parcel" with the word "insured" before it when necessary.

Insured for Rs. (in figures) _____ (in words) _____
If insured. Insurance fee Rs. _____ Ps. _____ (in words) _____
Name and address of sender _____
Weight _____ Kilo _____ Grams _____

No. 555

For Insurance Notices see reverse. Stamps affixed except in case of uninsured letters of not more than the initial weight prescribed in the Post Office Guide or on which no acknowledgement is due.

Received a registered* addressed to

... Date Stamp

Initials of Receiving Officer *Write here "letter", "postcard", "packet" or "parcel" with the word "insured" before it when necessary.

Insured for Rs. (in figures) _____ (in words) _____
If insured. Insurance fee Rs. _____ Ps. _____ (in words) _____
Name and address of sender _____
Weight _____ Kilo _____ Grams _____

No. 556

For Insurance Notices see reverse. Stamps affixed except in case of uninsured letters of not more than the initial weight prescribed in the Post Office Guide or on which no acknowledgement is due.

Received a registered* addressed to

... Date Stamp

Initials of Receiving Officer *Write here "letter", "postcard", "packet" or "parcel" with the word "insured" before it when necessary.

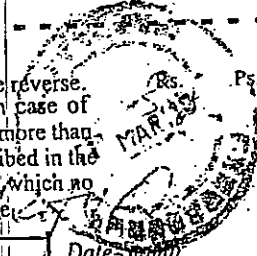
Insured for Rs. (in figures) _____ (in words) _____
If insured. Insurance fee Rs. _____ Ps. _____ (in words) _____
Name and address of sender _____
Weight _____ Kilo _____ Grams _____

73

N-11-1325

No. 560

For Insurance Notices see reverse. Stamps affixed except in case of uninsured letters of not more than the initial weight prescribed in the Post Office Guide or on which no acknowledgement is due.



Received a registered* addressed to _____

Date Stamp _____

*Write here "letter", "postcard", "packet" or "parcel" with the word "insured" before it when necessary. Initials of Receiving Officer _____

Insured for Rs. (in figures) _____

(in words) _____

Insurance fee Rs. _____ Ps. _____ (in words) Weight _____ Kilo _____ Grams _____

Name and address of sender _____



(75)

خدمت جناب ڈائریکٹر صاحب محکمہ تعلیم سیکنڈری ایجوکیشن، پشاور

محکمہ اپیل

جناب عالی!

سائیلان حسب ذیل عرض رساں ہیں۔

گزارش کی جاتی ہے کہ سائیلان سال 1993 و 1994 میں بھرتی ہوئیں ہیں اور تقریباً چار سال بعد یہاں سے ریٹائر ہوئے۔ ان میں سے ایک نے 2012 میں ایک ایکٹ پاس کیا جس کے تحت 2011 میں سائیلان کو دوبارہ سروس پر بحال کر دیا گیا۔ آرڈر ایشو ہوتے وقت جناب ڈی۔ ای۔ او صاحب نے ایکٹ سے منسلک کر اپنی طرف سے تین سال میں پی۔ ٹی۔ سی اور ایف۔ اے کی شرائط نظر رکھ دی اور اس دوران پی۔ ٹی۔ سی اور ایف۔ اے کے عمل کرنے کی سورت میں تین سال بعد خود بخود سروس سے ٹرمینٹ تصور کیا جائیگا۔

جناب عالی!

سائیلان نے پی۔ ٹی۔ سی اور ایف۔ اے چار ماہ بعد مکمل کی جبکہ جناب ڈی۔ ای۔ او صاحب بنگرام نے ریٹائرمنٹ کی درخواستیں اگست 2016 سے بند کر دی۔ سائیلان ابھی تک اپنی ڈیوٹیاں سرانجام دے رہے ہیں جبکہ جناب ڈی۔ ای۔ او صاحب بنگرام نے مورخہ 31/01/2018 کو سائیلان کے ٹرمینٹ آرڈر جاری کر دیئے۔ سائیلان ایک ریٹائرمنٹ اور انتہائی غریب ملائے اور غریب گھرانوں سے تعلق رکھتے ہیں اور سائیلان کے کندوں پر خاندان کی تمام ذمہ داریاں سائیلان کے پاس کوئی دوسرا آمدن کا ذریعہ نہیں ہے۔ سائیلان کے پاس اپنے تمام مکمل مطلوبہ کوائف موجود ہیں۔

اپنی درخواستوں سے استدعا ہے کہ سائیلان کو چار ماہ کی پی۔ ٹی۔ سی لٹ پاس کرنے کی رعایت فرمائی جائے اور ہماری درخواستیں اور سروس بحالی کی اجازت دی جائے سائیلان اور سائیلان کا خاندان تاحیات دعا گو رہے گا۔

(المرقوم: 16/03/2018)

سائیلان اور خواست گزاران

بنیاد خان پی ٹی سی / ایف اے ایس پی ایس، مختیار آباد (0306-5640241)

محمد شفیق پی ٹی سی / ایف اے ایس پی ایس، چنؤ (0336-1153533)

اسلام شاہ پی ٹی سی / ایف اے ایس پی ایس، رانجھا (0310-5267104)

نوشیروان پی ٹی سی / ایف اے ایس پی ایس، لکھوت (0301-8123642)

امداد اللہ پی ٹی سی / ایف اے ایس پی ایس برمائے (0344-9155463)

موسوم خان DM، ایف اے ایس پی ایس، ابلی ایڈ ایس ایم ایس، نواب سید (0300-9712967)

تحصیل و ضلع بنگرام ہزارہ

OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE)

BATTAGRAM

753 /EB/Pry. Dated

Battagram: 10/05/2018

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To

The Director
(E&SE) Khyber Pakhtunkhwa
Peshawar.

Subject:- DEPARTMENTAL APPEAL.

Memo:-

Reference Copy of appeal (Attached)

1. The following appellants Ex-PSTs (Sacked Employees) were appointed vide order Endst No.7825-31 Dated 15/02/2013 in the light of Khyber Pakhtunkhwa Sacked Employees (Appointment) Act-2012 with the condition that "The candidates having less qualification will acquire requisite training and qualification intermediate within three (03) years failing which their appointments shall stand terminated automatically".(Appointment Order attached A-1)
2. The appellants failed to fulfill terms and conditions of their appointment order i.e. could not acquire requisite qualification within stipulated period of three years as per condition No.7 of their appointment order.(Appointment Order attached A-1)
3. The appellants filed contempt of Court Petitions of Hon,ble court which were disposed of on 11/01/2018 with the direction to undersigned to decide the case of petitioners within 30 days.
4. In the light of direction of Hon,ble Peshawar High Court Abbottabad Bench dated 11/01/2018, the undersigned is pleased to decide the case and to issue order in continuation of Notification dated 04/01/2017. that as per condition No.7 of their appointment order and in the light of judgment of Peshawar High Court Abbottabad Bench dated 24/05/2016 in W.P No.516-A of 2013 as well as order of Hon,ble Supreme Court of Pakistan dated 24/05/2017 in C.P. 401 and connected petitions, The services had stood terminated automatically and they remained no more on the strength of this Department vide order No: 13503-10/EB/Pry/Sacked Employees dated 31-01-2018.(Copy attached B-1)
5. Position of acquiring qualification of the following appellants is as under.

S N O	NAME	ORDER DATE	PASSING FA	DEEDLINE FOR ACQUIRING ACAD/PROF QUALIFICATI ON PASSING PTC	DATE OF PASSING PTC	DIFFERENCE BETWEEN PASSING PTC/ACQUIR E TIME	Remarks (Documents Attached and marked as)
1	Bahadar Khan	15-02-2013	1993	14-02-2016	10-01-2017	08 Months 27 days	C-1 to C-11
2	Muhammad Shafiq	15-02-2013	05-12-2014	14-02-2016	10-01-2017	08 Months 27 days	D-1 to D-6
3	Islam Shah	15-02-2013	06-08-2015	14-02-2016	10-01-2017	08 Months 27 days	E-1 to E-6
4	Nosharwan	15-02-2013	05-12-2014	14-02-2016	10-01-2017	08 Months 27 days	F-1 to F-7
5	Imdadullah	15-02-2013		14-02-2016	12-01-2015		G-1 to G-12
6.	Masoom Khan DM	15-02-2013	26-02-2015 BA	14-02-2016	20-02-2015 DM	Differenc e between DM/BA 6 days-	H-1 to H-8

In view of the above, the case of the appellants is submitted for perusal and further process please.

DISTRICT EDUCATION OFFICER
(MALE) BATTAGRAM

20/5/18



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

NO 11790/14 Dated: 19/10/2018

78

To

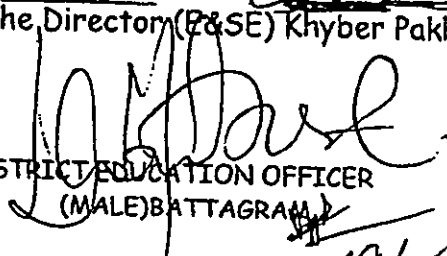
The Appelants

1. Bahadar Khan Ex-PST Village Dharian Tehsil & District Battagram.
2. Muhammad Shafiq Ex-PST Village Dabrai Paimal Sharif Tehsil & District Battagram
3. Islam Shah Ex-PST Village Kaktai (Bandigo) Tehsil & District Battagram.
4. Masoom Khan Ex-DM Village Gijbori Tehsil & district Battagram.
5. Imdad Ullah Ex-PST Village Gidri Shireen Abad Tehsil & District Battagram.

Subject:- DEPARTMENTAL APPEAL.

Memo:-

Reference Director (E&SE) Khyber Pakhtunkhwa Peshawar No.2508 F.No. Sacked Employees of District Battagram Dated Peshawar the 26/9/2018 on the subject cited above, you are hereby inform that your joint appeal has already been rejected and your joint review appeal dated nil has been filed by the Director (E&SE) Khyber Pakhtunkhwa Peshawar.


DISTRICT EDUCATION OFFICER
(MALE) BATTAGRAM


19/10/18

EndstNo> _____ EB /Pry F:Term of Sacked Employees Dated _____ 2018.

Copy for information:-

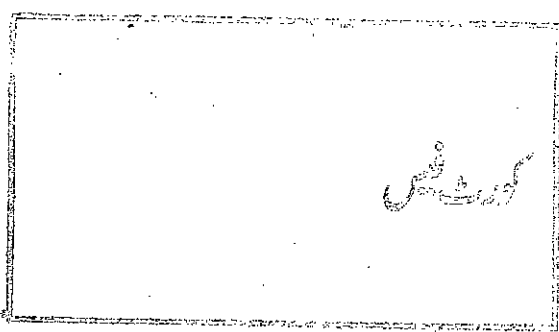
1. Director (E&SE) Khyber Pakhtunkhwa Peshawar.

Endst: No 848-52 dt 22-10-2018


DISTRICT EDUCATION OFFICER
(MALE) BATTAGRAM

Forwarded in original to
ASDEOs Concerned for further n/a
and Inform the above Ex-PSTs in time.

SDEO (MALE)
Battagram



وکالت نامہ

سروس ٹریبونل پشاور کے لیے

گورنمنٹ وکیل

احمد داؤد

سال ۱۹۱۹ء

سروس ٹریبونل

پشاور

میں سے پیش کی گئی ہے کہ میں نے اپنی طرف سے اپنے وکیل کو جواب دہی کی کارروائی متعلقہ آن مقام
میں سے پیش کی گئی ہے کہ میں نے اپنی طرف سے اپنے وکیل کو جواب دہی کی کارروائی متعلقہ آن مقام

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میں سے پیش کی گئی ہے کہ میں نے اپنی طرف سے اپنے وکیل کو جواب دہی کی کارروائی متعلقہ آن مقام

میں سے پیش کی گئی ہے کہ میں نے اپنی طرف سے اپنے وکیل کو جواب دہی کی کارروائی متعلقہ آن مقام

14/01/19

رقم

Handwritten signature and stamp

14/01/19

"A"

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

No.

113

APPEAL No. 70 of 20 19

Imdadullah

Appellant/Petitioner

Versus

Through Secy. Edu. K.P.K. Pesh.

RESPONDENT(S)

Notice to Appellant/Petitioner

Imdadullah So Musa Ullah
R/O Shareen Abad Cusm Kuzaband
P/O Ghidari Tehsil 2 Distt.
Balochistan

Take notice that your appeal has been fixed for Preliminary hearing, replication, affidavit/counter affidavit/record/arguments/order before this Tribunal on 1-7-2019 at S. O. A. H.

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 S. O. A. H.

[Signature]
Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

“A”

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

No.

TB

APPEAL No..... of 20

70

19

Imdadullah

Appellant/Petitioner

Versus

Through Secy. Edu: 15 Pk

RESPONDENT(S)

Alma

Notice to Appellant/Petitioner

Muhammad Masood-Ul-Rehman
Advocate Supreme Court
at Pakistan Abbotabad

Take notice that your appeal has been fixed for Preliminary hearing, replication, affidavit/counter affidavit/record/arguments/order before this Tribunal

on 9-7-2019 at 8:00 AM

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

at Camp Court A. Pleach

Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

"A"

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

No.

713

APPEAL No.....70..... of 20 19

Imdadullah

Appellant/Petitioner

Versus

Engr. Sajid Ahmad Khan

RESPONDENT(S)

Notice to Appellant/Petitioner

*Imdadullah S/o Musa Khan
R/o Shauqat Abud Cum Kuzo
Banda P.O. Ghidari Tehsil
and Distt. Battagram*

Take notice that your appeal has been fixed for Preliminary hearing, replication, affidavit/counter affidavit/record/arguments/order before this Tribunal on 14/12/2022 at 9:30 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 in Road

[Signature]
Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

"A"

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

No.

7B

APPEAL No. 70 of 20 19

Imdadullah

Appellant/Petitioner

Versus

Through Sayy. Edna 1981 Pesh.

RESPONDENT(S)

Counsel

Notice to Appellant/Petitioner

Malik Masood ur Rehman
Advocate Supreme Court of
Pakistan at Abbottabad

Attn

Take notice that your appeal has been fixed for Preliminary hearing, replication, affidavit/counter affidavit/record/arguments/order before this Tribunal on 14/12/20 at 9:00 AM

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

at Camp Court A. Abad

Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

"A"

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

No. 7B
APPEAL No. 70 of 20 19

Imdadullah

Appellant/Petitioner

Versus

through Secy: Edm: 14 P.P. 10 St.

RESPONDENT(S)

Notice to Appellant/Petitioner Answer
Malik Masood-ul-Rehan
Advocate Supreme Court
of Pakistan at Okhatabad

Take notice that your appeal has been fixed for Preliminary hearing, replication, affidavit/counter affidavit/record/arguments/order before this Tribunal on 14-7-2021 at 9:00 AM

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

at Camp Court A Head

[Signature]
Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

"A"

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

TB

No.

APPEAL No. 70 of 20 19

Imdadullah

Appellant/Petitioner

Versus

Through Secy: Edm: KPSC Pesh:

RESPONDENT(S)

Notice to Appellant/Petitioner

Imdadullah S/o Musa Khan
R/o Shareen Akhbar Cuskuza
Banda P/O Chidari Tehsil & Distt.
Battagram

Take notice that your appeal has been fixed for Preliminary hearing, replication, affidavit/counter affidavit/record/arguments/order before this Tribunal on 14-7-2021 at 9:00 AM

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

at Camp Court A Head

[Signature]
Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

"B"

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

No.

TB

Appeal No. 70 of 20 19

Imdadullah Appellant/Petitioner
Versus

through Sargis Ebrahim Respondent
Respondent No. 3

Notice to: —

District Education officer, Battagram

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 18-07-22 at 8.00 A.M. If you wish to urge anything against the appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any Advocate, duly supported by your power of Attorney. You are, therefore, required to file in this Court at least seven days before the date of hearing 4 copies of written statement alongwith any other documents upon which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the appeal/petition will be heard and decided in your absence.

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

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

Given under my hand and the seal of this Court, at Peshawar this 14/7

Day of Dec 2021

at Camp Court A Road

Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

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

"B"

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

No.

TB

Appeal No. 70 of 2019

Imdadullah Appellant/Petitioner

Versus

Through Secy. Edu: Pk Respondent

Respondent No. 4

Notice to:

Distt. Accounts officer Peshawar

WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on 18-1-2022 at 8.00 A.M. If you wish to urge anything against the appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any Advocate, duly supported by your power of Attorney. You are, therefore, required to file in this Court at least seven days before the date of hearing 4 copies of written statement along with any other documents upon which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the appeal/petition will be heard and decided in your absence.

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

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

Given under my hand and the seal of this Court, at Peshawar this 14/12 Day of Dec 2021

At Court A. Ahmad

Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

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

"B"

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

No.

Appeal No. 70 of 2019

Mandadullah Appellant/Petitioner

Versus

Throught Socy. Educ. Pesh. Respondent

Respondent No.

Govt of Pkth through Socy.
Education Peshawar

Notice to: —

WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on 18-1-2022 at 8.00 A.M. If you wish to urge anything against the appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any Advocate, duly supported by your power of Attorney. You are, therefore, required to file in this Court at least seven days before the date of hearing 4 copies of written statement alongwith any other documents upon which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the appeal/petition will be heard and decided in your absence.

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

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

Given under my hand and the seal of this Court, at Peshawar this 18/1/2022

Day of Dec 2019

at Camp Court P. Road

J. H. Khan
4/11/22

Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

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

"B"

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

TB

No.

Appeal No. *70* of 20 *19*

Imdadullah Appellant/Petitioner

Versus

Through Secy, Edu: WPK Peshawar Respondent

Respondent No. *2*

Notice to:

Director, Edu: 2 Sec: Edu: Govt of WPK Peshawar.

WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal *on *18/1/2022* at 8.00 A.M. If you wish to urge anything against the appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any Advocate, duly supported by your power of Attorney. You are, therefore, required to file in this Court at least seven days before the date of hearing 4 copies of written statement alongwith any other documents upon which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the appeal/petition will be heard and decided in your absence.

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

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

Given under my hand and the seal of this Court, at Peshawar this *14/1/2022*

Day of *Dec* 20*21*

8-1-22
at Camp Court A Road

Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

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

"B"

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

JUDICIAL COMPLEX (OLD), KHYBER ROAD,
PESHAWAR.

10891

TB AIA Bad.

No.

Appeal No. 70 of 20 19

Imdadullah Appellant/Petitioner

Versus

Innocent Sayy (EGSE) Respondent

Respondent No. 3

Notice to: - DIST Education office Battagram

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 17-6-22 at 8.00 A.M. If you wish to urge anything against the appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any Advocate, duly supported by your power of Attorney. You are, therefore, required to file in this Court at least seven days before the date of hearing 4 copies of written statement alongwith any other documents upon which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the appeal/petition will be heard and decided in your absence.

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

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

Given under my hand and the seal of this Court, at Peshawar this 10

Day of 5 20 22

at camp C-1007

AIA Bad.

[Handwritten Signature]

[Handwritten Signature]

Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

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

"B"

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

No. Rozel

TR A IA bad

Appeal No. 70 of 20 13

Imdadullah Appellant/Petitioner

Versus

Through Secy. (F&SE) Respondent

Respondent No. 4

Notice to: DIST F Accounts Officer Bhattagram

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 17-6-22 at 8.00 A.M. If you wish to urge anything against the appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any Advocate, duly supported by your power of Attorney. You are, therefore, required to file in this Court at least seven days before the date of hearing 4 copies of written statement alongwith any other documents upon which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the appeal/petition will be heard and decided in your absence.

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

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

Given under my hand and the seal of this Court, at Peshawar this 10

Day of 5 20 22

At Camp Court
AIABad.

[Signature]

[Signature]
Registrar,

Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

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

"B"

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

JUDICIAL COMPLEX (OLD), KHYBER ROAD,
PESHAWAR.

TR AIAbad.

No.

Appeal No. 70 of 20 19

Imdad Ullah Appellant/Petitioner

Versus

Through Secy. (ESSE) Respondent

Respondent No. 3

Notice to: - DCST Education offices Battagram

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 17-6-22 at 8.00 A.M. If you wish to urge anything against the appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any Advocate, duly supported by your power of Attorney. You are, therefore, required to file in this Court at least seven days before the date of hearing 4 copies of written statement alongwith any other documents upon which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the appeal/petition will be heard and decided in your absence.


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

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

Given under my hand and the seal of this Court, at Peshawar this 10

Day of 5 20 22

at camp Coot
AIAbad.


Registrar,
Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

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

"B"

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

No. *Rozel* *TR A/A bad*

Appeal No. *70* of 20 *13*

Imdadullah Appellant/Petitioner

Versus

through Secy. (ESSE) Respondent

Respondent No. *4*

Notice to: *DIST Accounts Officer Batagram*

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 *17-6-22* at 8.00 A.M. If you wish to urge anything against the appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any Advocate, duly supported by your power of Attorney. You are, therefore, required to file in this Court at least seven days before the date of hearing 4 copies of written statement alongwith any other documents upon which you rely. Please also take notice that in default of your appearance on the date fixed and in the manner aforementioned, the appeal/petition will be heard and decided in your absence.

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

Given under my hand and the seal of this Court, at Peshawar this *10*

Day of *5-20-22*

At Camp Court
At A Bad.

[Signature]

[Signature]
Registrar,

Khyber Pakhtunkhwa Service Tribunal,
Peshawar.

Note: 1. The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.
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