27<sup>th</sup> September, 2022

Appellant in person present. Mr. Muhammad Adeel Butt, Additional Advocate General for respondents present.

Appellant seeks adjournment on the ground that his counsel is busy in the august Peshawar High Court, Peshawar. Adjourned. To come up for arguments on 24.10.2022 before the D.B at Camp Court D.I.Khan.

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

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

24.10.2022

Junior to counsel for appellant present.

Muhammad Jan, learned District Attorney for respondents present.

Bench is incomplete and lawyers are on strike, therefore, case is adjourned to 21.11.2022 for arguments before D.B at Camp Court, D.I.Khan.

(Rozina Rehman) Member (J) Camp Court, D.I.Khan 30.06.2022

8-202

Learned counsel for the petitioner present. Mr. Muhammad Adeel Butt, Additional Advocate General alongwith Mr. Kamran ADEO and Mr. Barkat Ullah, Assistant Accountant for the respondents present.

Reply/comments on behalf of official respondent No. 1 to 3 have already been submitted. Reply/comment on behalf of official respondent No. 4 submitted which is placed on file. Adjourned. To come up for rejoinder, if any, and arguments before the D.B on 22.08.2022 at Camp Court. D.I. Khan.

(Mian Muhammad) Member (E) Camp Court, D.I.Khan Maned To Samonal Valenter The Case

26<sup>th</sup> September, 2022

Appellant in person present. Mr. Muhammad Adeel Butt, Additional Advocate General for respondents present.

Appellant seeks adjournment on the ground that his counsel is busy in the august Peshawar High Court, Peshawar. Adjourned. To come up for arguments on 27.09.2022 before the D.B at Camp Court D.I.Khan.

(Salah Ud Din) Member (Judicial) Camp Court D.I.Khan (Kalim Arshad Khan) Chairman Camp Court D.I.Khan Appellant present in person. Mr. Kabirullah Khattak, Addl. AG for the respondents present. Counsel are on strike.

Respondents have not submitted written reply/comments. Learned AAG seeks time to contact the respondents for submission of written reply/comments. Last chance is given to the respondents for submission of written reply/comments. To come up for reply/comments on 28.06.2022 before S.B at camp court D.I.Khan.

> (Kalim Arshad Khan) Chairman

28.06.2022

Learned counsel for the appellant present. Mr. Muhammad Kamran ADEO (Litigation) alongwith Mr. Muhammad Adeel Butt, Additional Advocate General for respondents present.

Reply/comments on behalf of respondents 1 to 3 submitted which is placed on file. Copy of the same is handed over to learned counsel for the appellant. Reply/comments on behalf of respondent No. 4 is still awaited. Learned AAG seeks time to contact the respondents for submission of reply/comments. Adjourned. To come up for reply/comments before the S.B on 30.06 2022 at Camp Court, D.I.Khan.

11

(Mian Muhammad) Member (E) Camp Court, D.I.Khan 01.12.2021

Learned counsel for the appellant present. Mr. Kabirullah Khattak, Addl: AG for respondents present.

Written reply/comments not submitted. Learned AAG seeks time to contact respondents for submission of written reply/comments. Adjourned. To come up for written reply/comments on 02.03.2022 before S.B.

> (MIAN MUHAMMAD) MEMBER (E)

02.02.2022

Junior of learned counsel for the appellant present. Mr. Muhammad Adeel Butt, Add: AG for respondents present.

Written reply on behalf of respondents not submitted. Learned AAG seeks time to contact the respondents for submission of written reply/comments on the next date. Adjourned. To come up for written reply/comments on 06.04.2022 before S.B.

(Attig Ur Rehman Wazir) Member(E)

(MIAN MUHAMMAD) MEMBER(E)

06.04.2022

None for the appellant present. Mr. Kabirullah Khattak, Addl: AG for respondents present.

Written reply/comments on behalf of respondents not submitted. Notices be issued to the respondents for submission of written reply/comments. Adjourned. To come up for written reply/comments on 13.06.2022 before S.B.

01.04.2021

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

Points raised need consideration. Appeal is admitted to regular hearing subject to all legal objections. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notice be issued to the respondents. To come up for written reply/comments on  $\mathscr{E}/\mathscr{O}/2021$  before S.B.



Stipulated porriod has passed and reply has not been submitted. AG for the respondents present. Learned AAG is required to contact the respondents for

Counsel for the appellant,

submission of reply/comments in office within 10 days, positively. If the written reply/comments are not submitted within the stipulated time, office shall put up the file with a report of non-compliance. To come up for arguments on 01.12.2021 before the D.B.

man

(Rozina Rehman) /Member (J)

Mr. Kabirullah Khattak, Addl.

P.S 28.07.2021

Learned Addl. A.G be reminded about the omission and for submission of Reply/comments within extended time of 10 days.

Chair

		Form- A	
		FORM OF ORDER SHEET	
	Court	of	
• • •	Case No	1681 /2021	·
S.No.	Date of order proceedings	Order or other proceedings with signature of judge	í.
1	2	- 3	ور · · -
1-	28/01/2021	The appeal of Mr. Kifayatullah resubmitted today by Sha Zia Advocate may be entered in the Institution Register and pu Worthy Chairman for proper order please.	
2-		REGISTRAT This case is entrusted to S. Bench for preliminary hearin up there on <u>elfor</u>	ng to be put
		· · · · · · · · · · · · · · · · · · ·	
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il.

The appeal of Mr. Kifayat Ullah Sweeper GMS Wanda Feroz D.I.Khan received today i.e. on 26/01/2021 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

Copy of departmental appeal mentioned in the memo of appeal is not attached with the appeal which may be placed on it.

No. 196 /S.T. Dt. 28/01 /2021

REGISTRAR SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

#### Mr.Shahzada Irfan Zia Adv. Pesh.

The Copy of defartmental appeal is not available with the appellant as mentioned in the index. However the same has been accepted vide order dated 29-12-2020, therefore there is no need of the Gopy of the same.

Re- Submitted.

(18fauf. 28/1/2021.

## BEFORE THE KPK SERVICE TRIBUNAL, PESHAWAR

APPEAL NO. 1681 /2021

KIFAYAT ULLAH

.. APPELLANT

## VERSUS

PROVINCE OF KPK ETC

#### RESPONDENTS

INDEX

S.NO	DESCRIPTION OF DOCUMENTS	ANNEXURE	PAGES
1.	Body of Service Appeal		1-4
2.	Appointment order	A	5
3.	Medical Certificate	В	6
4.	Charge Report	С	7 ·
5.	Withdrawal Order	D	8
6.	Departmental Appeal	Not available	
7.	Impugned Final Order. (29.12.2020)	Ε.	9
8.	Order of posting	F	10
9.	Charge Report and degrees	G	11-13
10.	Vakalat Nama		

THROUGH:

APPELLANT

SHAHZADA IRFAN ZIA ADVOCATE, PESHAWAR

21-B, Nimra centre, Faqir Abad, Peshawar. CELL. 0300-9345297

DATED: 26-1-2021

## BEFORE THE KPK SERVICE TRIBUNAL, PESHAWAR

Appeal NO. /2021

Kifayat Ullah, Sweeper, S/O Duran Khan, Government Middle School, Wanda Feroz, Dera Ismail Khan.

APPELLANT

## VERSUS

- Province of KPK through Secretary Elementary & Secondary Education, (E&SE) Civil Secretariat, Peshawar.
- 2. Director of Education, Elementary & Secondary Education, (E&SE) KPK, Peshawar.
- 3. District Education Officer (Male) Dera Ismail Khan.
- 4. District Accounts Officer, Dera Ismail Khan.

#### RESPONDENTS

APPEAL U/S 4, OF KPK SERVICE TRIBUNAL ACT 1974, AGAINST IMPUGNED FINAL ORDER DATED 29-12-2020, WHEREBY THE RESPONDENT NO-2 (APPELLATE AUTHORITY) ACCEPTED THE DEPARTMENTAL APPEAL OF THE APPELLANT BUT REINSTATED/ RESTORED THE SERVICES OF THE APPELLANT WITH IMMEDIATE EFFECT INSTEAD OF THE DATE OF APPOINTMENT i.e, 14-10-2014. AND WITHOUT BACK BENEFITS, AGAINST THE LAW AND NATURAL JUSTICE.

**RESPECTFULLY SHEWETH:** 

## FACTS OF THE CASE

- That the appellant was appointed as "Sweeper" and posted at Government Middle School Wanda Feroz, Dera Ismail Khan, vide order dated 14-10-2014, passed by respondent NO-3. (ANNEX-A)-
- That after his appointment the Medical Superintendent DHQ Teaching Hospital, D.I.Khan, issued medical certificate to the appellant and he submitted his charge report to the Head Master, GMS Wanda Feroz, D.I.Khan on 25-10-2014 and took over charge of the post. (ANNEX- B&C)
- **3.** That surprisingly the respondent NO-3, on 25-10-2014, passed an order whereby he withdrawn the appointment order of the appellant without any reason in clear violation of the rules and disregard of the process of law.

- 4. That it is worth to mention that the Resp. NO-3, withdrawn the appointment orders of several employees including the appellant, therefore, a review committee was constituted and the cases of civil servants were referred to the committee and the matter remained there for sufficient period for decision. The committee in the end decided the matter in favour of employees and recommended their reinstatement in to service.
- 5. That the appellant when came to know about the findings of the review committee he filed his departmental appeal dated 17-09-2020, before the respondent NO-2 (APPELLATE AUTHORITY) for reinstatement into service. On appeal of the appellant the resp.NO-2, passed an order dated 29-12-2020 and accepted the departmental appeal of the appellant and reinstated the appellant into service with immediate effect instead of the date of appointment i.e 25-10-2014. (ANNEX-E). In compliance to the order of Resp. NO-2, the Resp.NO-3, posted the appellant to his place of appointment i.e GMS Wanda Feroz with immediate effect vide order dated 02-01-2021. (ANNEX-F). That on issuance of office order dated 02-01-2021 passed by respondent-NO-3, The appellant took over charge of his post at GMS Wanda Feroz on 04-01-2021 and performing his statutory duties to the entire satisfaction of his superiors. (ANNEX-G). Hence the present appeal is being filed inter alia on the following grounds;

#### GROUNDS

- A. That the appellant is entitled to be reinstated in to service w.e.f 14-10-2014 (The date of initial appointment) as it was the Education department which on the basis of a wrong order kept him away from performing his duties. The order of Resp. NO-2, dated 29-12-2020, is need to be modified only to the extent that the term " WITH IMMEDIATE EFFECT" be replaced with, as from the date of appointment i.e 14-10-2014. The Honourable Supreme Court of Pakistan in a similar case, reported as " (2015- SCIVIR- 77) held as under;
  - " Police official was entitled to back benefits as it was the police department which on the basis of a wrong opinion kept him away from performing his duty."
  - **B.** That the appellant is entitled to get back benefits on the eve of his reinstatement/ restoration to his original post by the departmental authority as he had not been making earnings during the period when he remained out of the job. As the appellant remained out of the job due to a wrong/ illegal order of the respondents, therefore, he can get the back benefits of the intervening period.

<u>PLJ 2002 (Supreme Court) 1074</u>
<u>2006 SCMR- 421</u>
<u>2014 SCMR- 1843</u>

C. That there is no cavil to the proposition that if the lapse and irregularity is on the part of the department itself, the appointee/ employee could not be harmed, damaged or condemned subsequently. Due to illegal order of Resp. NO-3, the appellant remained out of job and the Resp. NO-3, kept him away from performing his statutory functions/ duties. The appellant was deprived from his livelihood by the respondents through an arbitrary manner. The petty/ poor employees cannot be penalized for the acts committed by the public functionaries. The department is under legal obligation to restore/ reinstate the appellant from the date of appointment i.e 14-10-2014 and to count his previous service for all practical purposes

with ancillary benefits.

# <u>2009- SCMR- 663</u> <u>PLJ 2009- (Supreme Court) 441</u> <u>PLJ 2005- (Supreme Court) 561</u> <u>PLJ- 2009 (Lahore) 309</u>

- D. That the cases for reinstatement in to service of the employees including the appellant had been referred to the review committee and remained there pending for decision. When the appellant came to know, that the review committee had recommended the reinstatement of the employees, he filed his departmental appeal before the Resp.NO-2, which was accepted. There was no occasion for the appellant to approach the Tribunal unless final decision was taken by the committee in that regard. In a similar case reported as <u>"2001- SCIMR- 300"</u> the same view was held by the apex court.
  - E. The appellant seeks permission of this Hon'ble court to raise more legal grounds at the time of arguments.

In view of the aforesaid facts and circumstances of the case, it is therefore, humbly prayed that the impugned Final order dated, 29-12-2020, passed by Resp. NO- 2, may graciously be modified only to the extent that the appellant be reinstated/restored in to service w.e.f the date of appointment i.e 14-10-2014, with all consequential back benefits and the term " with immediate effect" be modified in the above terms, setting aside the order N0-21180-83, dated 25-10-2014, passed by Resp. No-3, being illegal and void.

Any other relief though not specifically asked for, in the circumstances of the case, if the court deems appropriate may also be granted in favour of appellant. THROUGH

## SHAHZADA IRFAN ZIA

APPELLANT,

ADVOCATE, PESHAWAR

CELL. 0300-9345297

## CERTIFICATE

It is certified on oath that I was not making earnings or gainfully employed anywhere during the period w.e.f 25-10-2014 TO 29-12-2020, the period during which I remained out of job.

## APPELLANT

## CERTIFICATE

It is certified that no such Service Appeal has earlier been filed on behalf of appellant before this Honourable Tribunal on the subject matter.

ADVOCATE

## DATED: 26-1-2021

## OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) D.I.KHAN

## APPOINTMENT ORDER:

Mr Kifayat Ullah S/o Duran Khan resident of Wanda Feroz The: Paharpur (DIKhan) is hereby appointed against the vacant post of Sweeper at GMS Wanda Feroz (DIKhan) in BPS-01(4800-150-9300) plus usual allowances in the interest of public service with immediate effect on the following terms & conditions.

## TERMS & CONDITIONS.

His/Her service will be considered as regular but without pension / gratuity in. the terms of section 19 of the Khyber Paktoonkhawa civil servants act 1973 amended in 2005.

He/She will contribute to CPF at the Govt. prescribed rates.

He/She will be governed by such rules and the Govt may prescribe regulations as: from time to time for the category to which he belongs.

His/Her appointment made purely temporary & liable to termination at any time without assigning any reason.

One month pay will be forfeited to Govt: in case of resignation with out prior notice. The period of giving Notice in one month before the date of resignation. This office will be verified his/Her original certificates/ degrees. All expenses will be born by the candidate.

He/She is required to join the post with in 15 days failing which the appointment order will stand cancel automatically.

The appointment is made subject to the condition that the candidate is permanent Domiciled of District DIKhan.

He/She is required to produce health & age certificate from the medical superintendent DIKhan.

Charge report should be submitted to all concerned. No TA/DA etc. is allowed.

SD/-DISTRICT EDUCATUION OFFICER MALE DIKHAN.

/2014.

(Annex: A).

Endst.No. 19150-53

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Dated DIKhan the 19 Copy of the above is forwarded to the -

District Accounts Officer DIKhan. 2. -

- Headmaster (DIKhan)
- Accountant local office.
- Official concerned.

DISTRICT EDUCATUION OFFICER (Male), Dora Ismail Mhair

K.P.K. Med No.4

## MEDICAL CERTIFICATE

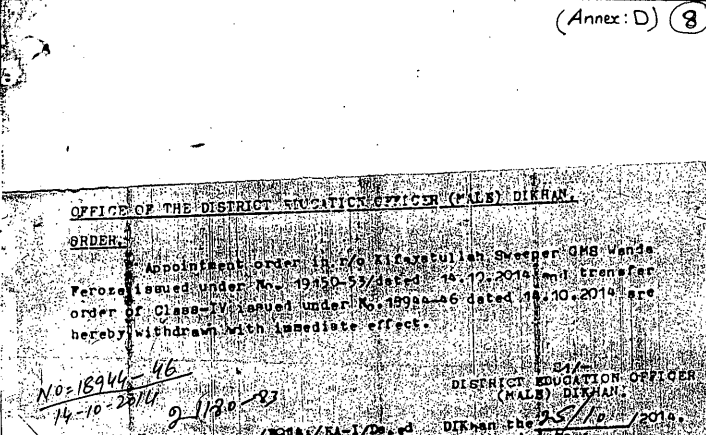
Annex B)

Name of Official Kilayat ullah Caste or race Maxwat Dusan Khap Father's Name Wandha Ferra Tahsil Pahar Pun Resident District Day Ismail Khap Date of Birth \_\_\_\_\_ 01\_\_ 01\_\_ 1990 (12103-7578528-91 Exact height by measurement 5 Personal mark of Identification A Mule Score on Neck Signature of Official Kotuyatallah Signature of Head of Office Seal of Office Kidayal ullah 1 do hereby certify thave examined ? A candidate for employment in the office of <u>Education</u> and cannot discover that he had any disease communicable or other constitution affection or bodily infirmity except \_\_\_\_\_\_ Willow I do not consider this as disqualification for employment in the office of the\_ Education age according to his own statement al and by appearance about 24 /12 years.

Constitution and the strengtheness in the

DEO TEACHING HOSPITAL DEO TEACHING HOSPITAL Dura Ismail Khan MEDICAL SUPERINTENDENT DIROTHOSPITAL DIKITAN

(Annex: C), (7) HAN: -\_\_\_\_\_ ill inlis \_\_\_\_\_ SS.T ullis = جوكدان مود مد 10 - 2 - 10 معداد دو بر بموجب محم نمرى 19- 00 191 D.E.O (M) DIN in 14/10/201507 11 a ula Ugen Ut in the prise Kituyotullerk 20/2012 جارن دهنده مع إبر السر جرك كالان كرجند الفا من السر No: ----- 2014 ad Master G.M.S Wanda Peraz D.I.Khan Alleslee Master G.M.S Wanda Feroz



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DIS

TRICT EDUCATION OF



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Appellant concerned,

E.Warman Data/Class (V)Reinstamen/Wifayat ullah

Phone: 091-9225344 Email: ddadmn.ese@gmail.com

#### NOTIFICATION.

- WHEREAS, Mr. Kifayat Ullah S/O Durana Khan was appointed as sweeper at GMS Wanda Feroz by DEO (M) DIKhan vide Endst: No.19150-53 dated 14/10/2014.
- WHEREAS, the District Education Officer (M) DIKhan has withdrawn his appointment order vide Order No.21180 dated 25/10/2014;
- 3. WHEREAS, the said aggrieved sweeper has filed an appeal dated 17/09/2020 to the Director E&SE Khÿber Pakhtunkhwa Peshawar (Appellate Authority) for redressal of his grievances/ Re-instatement in service after laps of more than six years.
- 4. WHEREAS, (Appellate Authority) i.e Director Elementary & Secondary Education Khyber Pakhtunkhwa has order an inquiry through Mr. Janas Khan Principal GHS Deh Bahadur Peshawar vide Notification No.92284-87 dated 14/10/2020 to dig out the factual position in the subject case.
- 5. AND WHEREAS, the inquiry officer has conducted inquiry and submitted detail inquiry report vide No.285 dated 3/12/2020, wherein the inquiry officer has mentioned that in the similar cases, the appointment orders cancelled by the DEO were set aside by the committee vide Notification No. Endst: No. 7209-13 A-20/C-IV/DIK/Joined Appeal dated 29/12/2017.
- 6- Now therefore, the Director E&SE Khyber Pakhtunkhwa Peshawar, the Appellate Authority; under section-17 read with rules 2(5) of E&D Rules-2011 has decided to accept his appeal in the light of recommendations of the inquiry report and the appointment order issued by DEO (M) DIKhan vide Endst: No.19150-53 dated 14/10/2014 which was withdrawn vide DEO (M) DIKhan Endst: No.21180 dated 25/10/2014 in r/o Mr. Kifayat Ullah S/O Duraha Khan GMS Wanda Feroz DIKhan is hereby restored with immediate effect.

DIRECTOR Elementary & Secondary Education Khyber Pakhtunkhwa, Peshawar

Dated Peshawar the 29 112 12020.

Endst: No /F.No. 152-A-20/C-IV/DIKan/Vol-3

PA to the Director E&SE Khyber Pakhtunkhwa Peshawar.

sweeper.do

Copy of the above is forwarded for information and n/action to the:-District Education Officer (Male) DIKhan with the remarks that the official may be adjusted at GMS Wanda Feroz DIKhan. District Account Officer DIKhan

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Assistant Director (Admn) Directorate E& Secondary Education Khyber Pakhtunkhwa, Peshawar

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

#### Phone No. 0966-9280128

#### -Instatement

- 1. WHEREAS, Mr. Kifayat Ullah S/O Durana Khan was appointed as Sweeper at GMS Wanda Feroz by DEO (M) DIkhan vide Endst:No.19150-53 dated 1410-2014.
- 2. AND WHEREAS, DEO (M) DIKhan has withdrawn the appointment order vide order No.21180 dated 25-10-2014.
- 3. AND WHEREAS, the said aggrieved sweeper has filed an appeal dated 17-09-2020 to the Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar (Applellate Authority) for reddressal fo his grievances/Re-instatement in service after laps of more than six years.
- 4. AND WHEREAS, a(Applellate Authority) i.e Director Elementary & Secondary Education Khyber Pakhtunkhwa has order an inquiry through Mr. Janas Khan Principal GHS Deh Bahadur Peshawar vide Notification No.92284-87 dated 14-10-2020 to dig out the featualposition in the subject case.
- 5. AND WHEREAS, the inquiry officer has conducted inquiry and submitted detail inquiry report vide No.285 dated 03-12-2020, where in the inquiry officer has mentioned that in the similar cases, the appointment orders cancelled by the DEO ere set aside by the committee vide Notification No. Endst: No. 7209-13 A-20/C-IV/DIK joinde appeal dated 29-12-2017.
- WHEREAS, Director Elementary & Secondary Education Khyber 6. AND Pakhtunkhwa Peshawar has reinstated him in service with immediate effect vide his Endst:No.93070-73/F.No.152/A-20/C-IV DIK/Vol-3 dated Peshawar the 29-12-2020.
- 7. NOW THEREFORE, he is posted at his original post of Sweeper at GMS Wanda Feroz with immediate effect.

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

01

Endst No. 10/- 12-

Dated: /DEO(M)

Copy forwarded for information and necessary action to the: 1. Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar.

- 2. District Comptroller of Accounts DIKhan. Deputy District Education Officer (Male) DIKhan.
- 3.
- Principal/Headmastor/SDEO(M) Concerned. 4.
- Candidate Concerned. 5.

6. - Master File.

/2020 -

(Annex:F) (Io

et Education Officer (Male) Dera Ismail Khan

Page 1 of 1

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# ALLAMA IQBAL OPEN UNIVERSITY, ISLAMABAD

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Total Marks / Obtained

900 599

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Result Declared on Percentage / Grade JUI 31/2015

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Date of issue

Disclaimer: This result data is issued provisionally, errors and omission excepted, as a notice only. Any entry appearing in this card does not itself confer any full result data is issued provisionally, errors and omission excepted, as a notice only. Any entry appearing in this card does not itself confer any right or privilege on a candidate for the grant of certificate/degree/diploma, which will be issued under the tules/regulations on the basis of the original record of the university student.

GONAL UNIVERSITY



DERA ISMAIL KHAN (Khyber Pakhtunkhwa Pakistan)

13

# DETAILED MARKS CERTIFICATE BACHELOR OF ARTS PART II

Held in May-June 2016

Session 2016/Annual

Roff No: 13689

Name: KIFAYAT ULLAH

The Candidate secured the following marks & has been placed in 2nd i Division

· · · · · · · · · · · · · · · · · · ·	Total No					
SUBJECT	of Marks	MARKS OBTAINED				
: 	Allotted	. In Figure	hi Words			
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	285	159	One Hundred and	1 Fifty Nine		
Total Marks	550	279	Two Hundred a		Nine	<u></u>

Result Declaration Date 06/09/2016 Errors & Ominissions Accepted

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Additional Controller of Examinations Gomal University, Dera Isnikil Khan

# E KPKSERVICE RTIBUNAL PESHAWAR

APPEAL No. 1681/2021

A.-....Appelent

## Versus

PROVINCE of KPK etc.....RESPONDENTS

# acter wise reply on behalf of Respondent No: 04

**Respectfully Shewith:-**

215

- 2 July not related to respondent No: 04
- J2. Para No O2 is not related to respondent No: O4
- 03. Para No C3 is not related to respondent No: 04
- Automotion is sted to respondent No: 04
- 05. Para No 05 being an administrative matter of the appelant , as and when the apellant is re-

stated by non-constrained 02 and then somit source to activate salary of appellant,

re-pandent no:4 will make payment according to honorable court orders.

DISTRICT ACCOUNTS OFFICER DERA ISMAIL KHAN

# BEFOR THE KPKSERVICE RTIBUNAL PESHAWAR

APPEAL No. 1681/2021

AMAY AH.....AH.....Appelent

#### Versus

PROVINCE of KPK etc.....RESPONDENTS

# Para wise reply on behalf of Respondent No: 04

**Respectfully Shewith:-**

- 01. Pera 10 Jills not related to respondent No: 04
- 02. Para No 02 is not related to respondent No: 04
- Para Nc 03 is not related to respondent No: 04

rara No 04 Loot related to respondent No: 04

05. Para No 05 being an administrative matter of the appelant, as and when the apellant is re-

instated by the log dent Nu U2, and then submit source to activate salary of appellant,

respondent no:4 will make payment according to honorable court orders

DISTRICT ACCO DERA ISMAIL KHĂN

# BEFOR THE KPKSERVICE RTIBUNAL PESHAWAR

APPEAL No. 1681/2021

KIFAYAT ULLAH.....Appelent

Versus

PROVINCE of KPK etc.....RESPONDENTS

## Para wise reply on behalf of Respondent No: 04

**Respectfully Shewith:-**

- 01. Para No 01 is not related to respondent No: 04
- 02. Para No 02 is not related to respondent No: 04
- 03. Para No 03 is not related to respondent No: 04
- 04. Para No 04 is not related to respondent No: 04
- 05. Para No 05 being an administrative matter of the appelant, as and when the apellant is re
  - instated by respondent No 02, and then submit source to activate salary of appellant,

respondent no:4 will make payment according to honorable court orders.

DERA ISMAIL KHAN