31<sup>st</sup> Oct., 2022 01. Nemo for the appellant. Mr Muhammad Addil But Additional Advocate General for the respondents present.

Called several times, till last hours of the court but nobody turned up on behalf of the appellant. The appeal is, therefore, dismissed in default. Consign.

03. Pronounced in open Court at Peshawar and given under our hands and the seal of the Tribunal on this 31<sup>st</sup> day of October, 2022.

(Farecha Paul) Member (E) (Kalim Arshad Khan) Chairman Counsel for the appellant present. Mr. Kabir Khattak

AAG for the respondents present.

reus neus कर प्राप्तको Learned counsel for the appellant seeks adjournment in order to properly assist the court. Adjourned. To come up for

argument on 02.08.2022 before D.B.

्रव्यक्तात्रकः 🖰 व

Fareeha Paul (Kalim Arshad Khan)

member (E) as all par at a Chairman

Proper DB not available

thereoce, tien in offer their points and the

The state of the s

ALE THE THE PARTY OF THE PARTY

14.06.2021 Nemo for appellant.

Restoration Application Market Adeel Butt learned A.A.G for

31.01.2022

18.10.2021

respondents present the petitioner present. Mr. Noor

Arguments on application for restoration of the appeal for arguments, before D.B. have been heard and record perused.

The appeal was dismissed for non-projection on 3(ROZiABZRehInstan) t application for restoration and the appeal was dismissed for non-projection on 3(ROZiABZRehInstan) t application for restorational the appeal was dismissed for non-projection and the appeal was dismissed for non-projection on 06.04.2021 which is well within time. The Cappellia trouverse lateral proportion that the sample libration of the proportion of the

(Salah-ud-Din) Mehiger (T) Rehman Wazir)

Member (E)

31.01.2022

Counsel for the appellant present. Mr. Muhammad Adeel Butt, Addl. AG for the respondents present.

Due to paucity of time, arguments could not be heard. To come up for arguments on 23.05.2022 before the D.B.

(Atiq-Ur-Rehman Wazir)

Member (E)

12.10.2020 Due to incomplete Bench, the case is adjourned. To come up for the same on 17.12.2020 before D.B.

17.12.2020 Nemo for the appellant. Mr. Muhammad Jan, DDA

On the last date the proceedings were adjourned on the strength of Reader Note. The parties, therefore, be put on notice for 12.03.2021 for hearing before the D.B.

Adjourned.

(Mian Muhammad) Member(E)

for the respondents present.

Chairman

12.03.2021 Nemo for appellant.

Asif Masood Ali Shah learned Deputy District Attorney for respondents present.

On the last date, parties were put on notice but record shows that notices were issued to respondents only. Office is directed to be careful in future and appellant/counsel be put on notice for 14106/2021 for arguments before D.B.

(Mian Muhammad) Member (E) (Rozina Rehman) Member (J) 30.03.2020

Due to public holidays on account of Covid-19, the case is adjourned. To come up for the same on 18.06.2020 before

D.B.

18.06.2020

Due to Covid-19, the case is adjourned. To come up for the same on 07.09.2020 before D.B

07.09.2020

Mr. Asad Jan Durrani, Advocate for appellant is present. Mr. Usman Ghani, District Attorney for respondents is also present.

Arguments to some extent heard. It was during the course of addressing arguments that the learned counsel for appellant referred to the order dated 18.08.2010 passed by the authority wherein reference has been made to departmental notification bearing No. FS/E/100-1 31)/829-39 dated 25.01.2010 but the copy of this very notification has not been placed on record, submission of its attested copy is essential as the Tribunal deemsit appropriate to go through its contents for it relevancy as to the facts involved, therefore, appellant as well as learned District Attorney are directed to produce the copy of the referred to notification before the bench. Adjourned to 12.10.2020. File to come up for further proceedings and remaining arguments before D.B.

(Mian Muhammaď) Member (Executive) (Muhammad Jamal Khan) Member (Judicial) 12.09.2019

Appellant absent. Learned counsel for the appellant absent. Mr. Riaz Khan Paindakhel learned Assistant Advocate General for the respondent present. Notice be issued to the appellant and his counsel for attendance. Adjourn. To come up for arguments on 26.11.2019 before D.B.

(Hussain Shah)
Member

(M Hamid Mughal) Member

26 11, 2019

Annellant absent I earned counsel for the annellant

present. Mr. Usman Ghani learned District Attorney present. Learned counsel for the appellant seeks adjournment. Adjourn. To come up for arguments on 29.01.2020 before D.B.

Member

Member

29.01.2020

Junior to counsel for the appellant and Addl. AG alongwith Attaur Rahman, Inspector S.I for the respondents present.

Former requests for adjournment due to general strike of the Bar. Adjourned to 30.03.2020 for arguments before the D.B.

**্রে** Member

31.1.2019

Counsel for the appellant and Mr. Ziaullah, DDA for the respondents present.

Counsel for the appellant requests for adjournment in order to further prepare the brief. Adjourned to 22.04.2019 before the D.B.

12.04.2019

Junior to counsel for the appellant and Mr. Muhammad Jan learned Deputy District Attorney present. Junior to counsel for the appellant seeks adjournment as senior counsel is not in attendance. Adjourn. To come up for arguments on 28.06.2019 before D.B

Member

Appellant in person and Mr. Muhammad jan, DDA for 28.06.2019 respondents present. Appellant seeks adjournment as his counsel was not available today. Adjourned. Case to come up for arguments on 12.09.2019 for arguments before D.B.

Member

10.09.2018

Counsel for the appellant and. Mr. Usman Ghani learned District Attorney for the respondents present. Counsel for the appellant seeks adjournment Adjourned. To come for arguments on 24.10.2018 before D.B.

(Hussain Shah)

Member:

(Muhammad Hamid Mughal)

Member

24.10.2018

<sup>\*</sup> Due to retirement of Hon'ble Chairman, the Tribunal is incomplete. Therefore, the case is adjourned. To come up for the same on 11.12.2018.

11.12.2018

Counsel for the appellant and Addl. AG for the respondents present. The Worthy Chairman is on leave, therefore, case is adjourned to 31.01.2019 for arguments before the D.B.

27.12.2017

Counsel for the appellant and Addl: AG alongwith Mr. Daud Jan, Supdt for respondents present. Written reply submitted which is placed on file. To come up for rejoinder and arguments on 27.02.2018 before D.B.

hairman

27.02.2018

None present on behalf of appellant. Mr. Riaz Painda Kheil, learned Assistant Advocate General for the respondents present. Notice be issued to the appellant and his counsel to attend the court. Adjourned. To come up for arguments on 27.04.2018 before D.B

(Gul Zeb Khan) Member

(Muhammad Hamid Mughal)
Member

27.04.2018 None present on behalf of appellant. Mr. Kabir Ullah Khattak, Additional AG for the respondents present. The Tribunal is non functional due to retirement of the Honorable Chairman. Therefore, the ease is adjourned. To come up for the same on 13.07.2018 before D.B.

Render

13.07.2018

Junior to counsel for the appellant and Mr. Sardar Shaukat Hayat learned Additional Advocate General present. Junior to counsel for the appellant seeks adjournment on the ground that senior counsel is not in attendance. Adjourned. To come up for arguments on 10.09.2018 before D.B.

(Ahmad Hassan) Member

(Muhammad Hamid Mughal) Member 09.10.2017

Counsel for the appellant and Addl:AG alongwith Mr. Daud Jan, Supdt for respondents present. Written reply not submitted. Counsel for the appellant requested for adjournment. Adjourned. To come up for written reply/comments on 01.11.2017 before S.B.

(AHMAD HASSAN) MEMBER

01.11.2017

None present on behalf of appellant. Mr.

Kabir Ullah Khattak, Addl: AG alongwith Syed Daud Jan, Superintendent for the respondents present. Representative of the respondent department requested for time to file written reply. Request accepted. Notice be issued to the appellant and his counsel. To come up for written reply/comments on 28.11.2017 before S.B.

(Muhammad Hamid Mughal) Member (J)

. 28.11.2017

Clerk to counsel for the appellant present. Mr. Kabir Ullah Khattak learned Additional AG alongwith Dawood Jan ADO for the respondents for the respondents present. Reply not submitted. Representative of the respondents requested for further time. Adjourned. To come up for written reply/comments on 27.12.2017 before S.B

(Muhammad Hamid Mughal)
MEMBER

07.06.2017

Clerk to counsel for the appellant and Addl. AG for the respondents present. Written reply not submitted. Requested for adjournment. Request accepted. To come up for written reply/comments on 20.07.2017 before S.B.

(Ahmad Hassan) Member

06. 20.07.2017

Counsel for the appellant and Mr. Muhammad Adeel Butt, Additional AG alongwith Mr. Syed Daud Jan, Superintendent for the respondents present. Written reply not submitted. Requested for adjournment. Adjourned. To come up for written reply/comments on 28.08.2017 before S.B.

(Muhammad Hamid Mughal)

Member

28.08.2017

Counsel for the appellant present. Mr. Daud Jan, Superintendent alongwith Mr. Muhammad Adeel Butt, Additional AG for the respondent present. Written reply on behalf of respondents not submitted. Learned Additional AG requested for further adjournment. Last opportunity granted for submission of written reply/comments. Adjourned. To come up for written reply/comments on 09.10.2017 before S.B.

(Muhammad Amin Khan Kundi) Member Counsel for the appellant present. Preliminary arguments heard and case file perused. The appellant was appointed as SET (BPS-16) which was later on upgraded to BPS-17. Vide order dated 08.08.2010, he was posted as Additional Agency Education Officer for Central & Lower Kurram with immediate effect. Subsequently, he was transferred as Principal (BPS-19) & GHS Sadda Kurram Agency in his own pay and Scale vide order dated 08.02.2013. Learned counsel for the appellant contended that the appellant was performing duties against the higher posts but was denied monetary benefits attached to the said posts. He preferred departmental appeal on 10.12.2016 to allow him salary and benefits of the said post which was not decided within stipulated period, hence the instant service appeal on 16.03.2017. The action of the respondents is not according to law and rules.

Appellant Deposited
Security Process Fee

Points urged need consideration. Admit. Subject to deposit of security and process fee within 10 days, notices be issued to the respondents for written reply/comments for \$\mathcal{Q} \tau.05.2017\$ before S.B.

(AHMAD HASSAN) Member

02.05.2017

Clerk to counsel for the appellant and Addl. AG for the respondents present. Written reply not submitted. Requested for adjournment. Request accepted. To come up for written reply/comments on 07.06.2017 before S.B.

(Áhmad Hassan)

# Form- A FORM OF ORDER SHEET

Court of	
Case No	254/2017

	Case No	254/201/
S.No.	Date of order proceedings	Order or other proceedings with signature of judge or Magistrate
1	2	3
1.	17/03/2017	The appeal of Mr. Maeen Gul resubmitted today by Mr. Asad Jan Durrani Advocate, may be entered in the
		Institution Register and put up to the Worthy Chairman fo proper order please.
2-	21-03-2017	This case is entrusted to S. Bench for preliminary hearing to be put up there on 29-03-2017
	<u></u> ,  	CHARMAN
		- 19 (19 for a <b>総合的</b> なな イン
	,	
		4.5 <b>6.3</b> 7

The appeal of Mr. Moeen Gul son of Speen Gul Head Master GHS Mantoo Kurram Agency received today i.e on 16.03.2017 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

Starting from the

- 1- Memorandum of appeal may be got signed by the appellant.
- 2- Annexures of the appeal may be attested.
- 3- Spare copies/sets of the appeal are incomplete which may be completed.

No. 504. /S.T.

Dt. 16/3 /2017

REGISTRAR
SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA
PESHAWAR.

Mr. Asad Jan Durrani Adv. Pesh.

Re-Submitted by the Advocate

# BEFORE THE SERVICES TRIBUNAL KHYBER PAKHTUNKHWA, PESHAWAR

Services Appeal No. <u>254</u>/2017

Maeen Gul

VERSUS

# Additional Chief Secretary FATA etc

# <u>INDEX</u>

S.No	Description	Annexure	Pages
1.	Appeal		1-5
2.	Affidavit		6
3.	Addresses of parties		7
4.	Copy of the appointment order	A	8-14
5.	Copy of order	В	15
6.	Copy of order dated 08/02/2013	С	16
7.	Other documents / Departmental Appeal	D	17
8.	Wakalat Nama		

APPELLANT

Through

ASAD JAN DURRANI

LLM

Advocate,

High Court Peshawar

Contact No. 0312918/1592

# BEFORE THE SERVICES TRIBUNAL KHYBER PAKHTUNKHWA, PESHAWAR

Khyber Pakhtukhwa Service Tribunal

Diary No. 256

APPEAL NO. 254

2017 Dated 16-3-20/7

Maeen Gul S/o Spin Gul presently Head master Government High School Mantoo, Central Kurram, Resident of Qom Waqizai, Bagan, Tehsil Lower Kurram, District Kurram Agency.

... APPELLANT

### **VERSUS**

- 1. Additional Chief Secretary FATA (ACS) Officer Warsak Road, Peshawar.
- 2. Director Education FATA, Khyber Pakhtunkhwa, at Warsak Road, Peshawar.
- 3. Agency Education officer Kurram Agency, action of the second of the s
- 4. Secretary (Admin & Coordination) FATA Secretariat, Peshawar.

... RESPONDENTS

Registrar

APPEAL UNDER SECTION 4 OF KHYBER
PAKHTUNKHWA SERVICES TRIBUNAL ACT 1974
AGAINST THE INACTION OF THE RESPONDENTS

Re-submitted to -day UPON THE DEPARTMENTAL APPEAL DATED and filed.

10/12/2016 WHEREBY THE DEPARTMENTAL

APPEAL OF THE APPELLANT WAS NOT DECIDED

WITHIN THE STATUTORY PERIOD OF 90 DAYS



## Prayer in appeal:

ON ACCEPTANCE OF THIS APPEAL THE INACTION **OF** ΒŶ NOT DECIDING RESPONDENTS DEPARTMENTAL APPEAL MAY BE **DECLARED** THE AND **AGAINST** LAW ILLEGAL AND CONSEQUENTLY THE APPEAL OF THE APPELLANT MAY KINDLY BE ALLOWED AND ALSO THE RESPONDENTS MAY BE DIRECTED TO PAY ALL THE SALARIES / BENEFITS OF THE POSTS FOR WHICH THE APPELLANT HAS SERVED AND PERFORMED HIS **DUTIES** 

## Respectfully Sheweth,

The appellant submit as under:

- 1. That the appellant has been appointed in the department of respondents and performed his duties with full zeal and keen interest till date to the satisfaction of his superiors.

  (Copy of the appointment order is enclosed as annexure A).
- 2. That during the service the appellant has performed his duties at different posts.
- 3. That the respondents through notification No. FS/E/100-80(Vol-2)/8847-55, dated 08/08/2010 passed an order and

3

authorized the appellant to act as Additional Agency Education Officer for Central and Lower Kurram (BPS-19) with immediate effect till further order. That the appellant pay scale / grade is 17, but has performed / performing his duties in grade 19 since 2010. It is pertinent mention here that nobody was ready to take the charge of the said post as the insurgency was at its peak there in Kurram Agency. (Copy of order is attached as annexure B)

- 4. That thereafter respondents again passed the transfer order of the appellant vide No. FS/SSD/SO(E)AAEO/358-61,dated 08/02/2013 and wherein the appellant was transferred and posted again to GHS Sadda Kurram Agency against the post of Principal (BS-19) but the respondents did not paid the appellant according to the service he delivered in Grade 19, which is the right of the appellant. (Copy of order dated 08/02/2013 is attached as annexure C)
- 5. That feeling aggrieved and having no other remedy preferred departmental appeal on dated 10/12/0/6 to the respondent no.2 for the salary / benefits of the post;

4

against which the appellant has been posted and has perfumed his duties but the same has not been decided by the department within the statutory period of 90 days, hence the instant appeal on the following amongst other grounds:

### **GROUNDS:**

- A. That the inaction of respondents is based upon malafide, nonpayment is illegal and is injustice and consequently the appellant be allowed all the benefits, salaries for which the appellant has served and performed his duties.
- B. That the respondents are biased by not allowing the benefit to the appellant.
- C. That the inaction of the respondents regarding the nonpayment is illegal, unjustified, and unwarranted in the eyes of law.
- D. That the department should pay according to the scale / grade for which the appellant has served and this stance is also supported by the apex court of the country



E. That other grounds be brought in the notice of this Court and discussed at the time Honourable of arguments.

It is, therefore, humbly prayed that on acceptance of this appeal the inaction of respondents by not deciding the departmental appeal may be declared illegal and against the law and consequently the appeal of the appellant may kindly be allowed and also the respondents may be directed to pay all the salaries / benefits of the posts for which the appellant has served and performed his duties.

Any other relief which this Honoruable Tribunal deems fit in the circumstances may also be granted in favour of the appellant.

Through

**Appellant** 

ASAD JAN DURRANI,

LLM,

Advocate, High Court Ashawar

**CERTIFICATE:** 

Certified that as per instructions of my client no such like

appeal has earlier been filed.

ATTESTEL ammad Saulo all

Commissione

dvocate

# R PAKHTUNKHWA,

# BEFORE THE SERVICES TRIBUNAL KHYBER PAKHTUNKHWA, PESHAWAR

Services A	Appeal .	No.	 /2017

Maeen Gul

**VERSUS** 

Additional Chief Secretary FATA etc

## **AFFIDAVIT**

I, Maeen Gul S/o Spin Gul presently Head master Government High School Mantoo, Central Kurram, Resident of Qom Waqizai, Bagan, Tehsil Lower Kurram, District Kurram Agency, do hereby solemnly affirm and declare on oath that the contents of the <u>APPEAL</u> are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honourable Court.

Identified by:

Asad Jan Durrani,

LLM,

Advocate,\High Court

Peshawar

Definent

ATTESTEL Commissions 3



# BEFORE THE SERVICES TRIBUNAL KHYBER PAKHTUNKHWA, PESHAWAR

Services Appeal No.	/2017
---------------------	-------

Maeen Gul

**VERSUS** 

Additional Chief Secretary FATA etc

### **ADDRESSES OF THE PARTIES**

### ADDRESS OF APPELLANT:

Maeen Gul S/o Spin Gul presently Head master Government High School Mantoo, Central Kurram, Resident of Qom Waqizai, Bagan, Tehsil Lower Kurram, District Kurram Agency.

### ADDRESSES OF RESPONDENTS:

- 1. Additional Chief Secretary FATA (ACS) Officer Warsak Road, Peshawar.
- 2. Director Education Officer, Khyber Pakhtunkhwa, at Jamrod Road, Peshawar.
- 3. Agency Education officer Khyber Agency, at Jamrod.

**APPELLANT** 

Through

Peshawar

4mn

### DIRECTORATE OF EDUCATION, FATA, N.W.F.P., PESHAWAR.

### NOTIFICATION.

Consequent upon their Selection by Departmental Selection Committee for appointment against SET post in HPS-16 (Rs. 2535-197-5450) plus usual allowances as admissible under the Rules and the Services of the following candidates placed at the disposal of Director of Education (FATA) NWFP, peshawayfor further adjustment vide Director of Education (Secondary) NWFP, Peshaway Notification Endst: No. 3402-3422 dated 12-7-99 on the terms and conditions below their appointed are made in the Schools mentioned against their names:-

#### TERMS AND CONDITIONS.

- They will be governed by such rules and regulations as may be prescribed from (1)time to time by the Government for the category of the Government Servants to which they belong.
- Their Services will be liable to termination on one month's notice from (2)either side. In case resignation without notice and month pay will be forefieted in lieu thereof. -
- They should join the post with in one month from the issuance of these (3)orders.
- Their inter-se-seniority will be determined in accordance with the merit (4) fixed by the Departmental Selection Committee.
- (5) They shall be on probation for a period of Two Years.
- They shall be required to furnish compose of all their Certificates Degrees (6)alongwith the original receipts and Photostat copies there of pertaining to the verification fee of the concerned examining body (Board/University) to the D.E.Os/A.E.Os concerned. The latter shall arrange verification of all curtificates Degrees of the appointnes of their respective A only and will issue a clearance certificate to each appointee for the release of his pay. "
- (7) Fresh candidates are required to produce Health & age certificate from the Medical Authority concerned before baking over charge. The Service Book of the inservice teachers must be checked by the Heads of the Institution before handing over charge to them. . .
- Complete information on the prescribed proforma be submitted to this (8) Directorate within a month. . . .
- Prescribed age limit for fresh candidates is 21-35 years. (9)
- The teachers under transfer to S/Side should be relieved atonce and the (10) fresh candidates may be handed over the charge against the resultent vacancies

S.No	Name/Address.	Posted at.	Remarks.
(1)	Ashraf Ali S/O Gul Hakim Khan; Dogar Umarzai Bannu.	GHS, Kandi Zareen Khel (FR.Peshawar).	Vice Habib Gul, Transferred.
(2)	Nizam-ud-Din S/O Sher Mohammad C/O Dilshad Boot House Chard:	GHS, Bandagai (Bajour Agency).	Vice Shame-ul- Falak Transferred.
(3)	Akhtar Zaman S/O Rahman Jan, Khawaja Mohand.	GHS, Sra Dargai (FR.Peshawar).	Vice Jamil Trans:
(4)	HayatullahS/O Raba Khan, Vill: & P.O. Kamar Killi Bannu.	GHS, Tor Chapper (FR.Kohat):	Vice Liagat Trans:
(5)	Achiq Saleem S/O Stana Gul, CT. GHS, Prang Ghar Mohmand.	GHS, PrangGher (Mohmand Agency).	Vicewazir Khan, Transferred.
(6)		GHS, Jana Kor,	Vice Hussein Ahmed

Payan, Peshawar. (7) Abdul Qayum S/O Haji Saifullah GHS, Mohammad Khel, Vill: Khaddi Mirali (N.W.Agency). (N.W.Agency)

(8) Khan Badshah S/O Mohammad Amin C/O Dilshad Boots House Chard:

Vill: Nelawai P.O. Shabhali

GHS, Kotki Charmang (Bajour agency).

(FR. Peshawar).

Vice Akber Zaman Transférred.

Vice Hussain Ahmad

Vice Syed Bach Transferred.

Transferred.

N.P.-2.

#### Page-2.

<u>(</u> 9)	Fida Khan S/O Eid Ahmad Khan,
	PTC GPS Ali Khan Kot (NWA).

- (10) Nisar Khan S/O Malik Bakhsh, Sadiq Abad (Bajour Agency).
- ((11)) Gul ali S/O Safdar Ali.
- (12) Imdadullah S/O Amanat Khan, CT GHS; Gaddar Mardan.
- (13)) Israil Khan S/O Rasool Khan, Vill: & P.O Abad Khel CT GHS, Ghazimarjan Banna.
- (14) Akberullah S/O Habibullah P.O. Hathian Mardan.
- (15) Abidul lah S/O Shahbaz Khan, (FR.Kohat).
- (16) Noor Khan S/O Nekam Khan, Vill: & P.O. Azim Khahi, Bannu.
- (17) Abdul Qadir S/O Mirdaraz Khan. Vill: Amal Killi P.O. Azim Killi (Bannu).
- (18) Sadiq Noor Khan S/O Jehan Daraz, Vill: Musakai Mirali (NWA).
- (19) Zewar Shah S/O Zarawar Khan, CT GHS, Landi Kotal (Khyber).
- (20)) Imtiaz Ali S/O Sardar Ali, (Kurram Agency).
- (21) Mir Sarwali Khan S/O Sardar Ali Khan Vill: Tappi (N.W.Agency).
- (22) Abdul Salam S/O Nohabat Khan, CT GHS, Inayat Killi(Bajour).
- (23) Bahram Khan S/O Jamroz Khan Vill: Qamar Killi Charsadda
- (24) Sabz Ali Khan S/O Firdous Khan CT GHSNo.1 Bicket Gunj Mardan
- (25) Muslim Khan S/O anwar khan CT GHS Debreka (Bajour Agency)
- (26) Musen Gul S/O Spin Gul Vill; Bagun(Kurram agency)
- (27) Fazal Dayan S/O Fazal Illahi SET GHS Navi Killi Laman (Mohmand Agency)
- ((28)) sohbat Khan s/O Mohammad Khan Kurram Agency
- (29)- Malik Taj S/O Abas Ali Khan CT GHSS Ghallanai(Mohmand)
- (30) Anjum Khan S/O Nasrullah Khan CT GMS Shingar Gul(Bajour)
- (31)- Abdus Sattar SET, GHS Raghagon Bajour Agency

GHS, Yousaf Khel, (Mohmand Agency).

GHS, Jan Khan Killi, (Khyber Agency).

GHS, Landi Kotal, (Khyber Agency).

GHS, Zintara, (Khyber Agency).

GHSS Kohi Sher Haider (Khyber).

GHS, Khargalai (Khyber Agency).

GHS, Shpulkiwal, (FR.Kohat).

GHSS, Kohi Sher Haider (Khyber).

GHS, Bosti Khel (:FR. Kohat)

GHS, Nishti Bazar (Orakzai Agency).

GHS, Landi Kotal, (Khyber Agency).

GHS, Sama Badabera (FR.Peshawar).

(FR: Akhorwal

GHE Nahuni Monmand igency

GHS Pandiali Monmand Agency

GHS Subhan Khwar Mohmand Agency

GHS Raghagon Bajour Agency

GHS Sandu Khel Mohmand Agency

GHS Navi Killi L<sub>a</sub>man Mohm<sub>a</sub>nd Agency

GHS Darra Adam Khel (FR.Kohat)

GHS Subhan Khawar Mohmand / gency

GHS Alam Gudar Khyber Agency

GHS Pashat (Bajour Agency) Vice Gulab Khan Transferred.

. Vice Shahzada Transferred.

Vice Abdur Sattar, Transferred.

Vice Muntizar Shall Transferred.

Vice Sher Mohd Transferred.

Vice Hamidullah Transferred.

Vice Zeenatullah transferred.

Vice Ikram Transferred.

Vice Mohamad Hemil Transferre

Vice Dilawar, transferred.

Vice Mir Aslam Transferred.

Vice Abdul Qayum Shah transferred. Vice Akbar Shah,

Vice Mubarik Shah Transferred:

Transferred.

Vice Mohammad Aslam transferred

Vice Javid Khan transferred.

Vice Abdul Sattar transferred.

Vice Yousaf Khan Transferred.

Already occupied,

Vice Rafiullah transforred.

Vice Bazal Din transferred.

Vice Abdul Hafeaz transferred.

Vice Ajab Khan transferred. Alary & & ha

(Conflined next regue ?)

# 9

### ARTS CANDIDATES

3 2:- Mashooq Jan s/O umir Badshah PT/GHS Jehangir Abad Mardan

33:- Rahim Knan S/O Dilawar Khan CT GHS Jana Kor (FR.Peshr:)

34:- Habibul Haq S/O Abdul Wahab CT GHS Gardai(Bajour)

35:- Mohammad Din Shah S/O Yaqoob Shah (Kurram Agency)

36:- Israil Khan S/O Muzafar Khan (Kurram Agency)

37:- Rustan Jan S/O Sakhi Khan LC Village Landi Khel FR.Bannu.

38:- Mukaram Khan S/O Afzal Khan CT GHS Shpulkiwal(FR.Kohat)

39:- Nasim Khan S/O Waris Khan Lab; Asstt: GHS Miranshah

40:- Misal Khan s/o Mohammad Gul CT GHS Loishilman(Khyber)

41:- Nacem Jan S/O Aslam Jan PTC GMPS Palosin

42:- Sadullah Jan S/O Rahman Jan CT GHS Khar (Bajour Agency)

43:- Noor Rahman S/O Shah Zar Khan Village Chaghmali(S.W.Agency)

44:- Abdus Sammad S/O Zeri Gul CT GHK Haider Khel(NWA)

45:- Amjad Ali 5/0 Badam Gul D.M Gidar Killi Charsadda

Mohammad Rafiq S/O Zameen Sher, Kurram Agency.

\$7:- Jawar Shah S/O Awal Shah CT, GUS, Shahlam Salai (Mohmand).

48:- Amanullah S/O Arab Khan CT GMS, Kandi Isa Khel, (Mohmand).

49:- Hamid Mahmood S/O Yar Bad Shahm CT GHS, Kandi Zareen Khel, (FR.Peshawar).

50:- Salim Khan S/O Gul Baz Khan, CT GHS, Jamrud (Khyber).

51:- Fazal Manan S/O Mohammad Hanan CT GHS, Gardi (Bajour).

52: Mohammad Janan S/O Mirza Shah Orakzai Agency.

53: Sherin Gul S/O Aziz Gul (Kurremagency).

54:- Mohammad Yousaf S/O Hudsain Khan, CT GHS, Zurab Gul Killi, Charsd:

55:- Sher Ghulam S/O Mohammad Iqbal, Vill: Kotka Alam Khan (FR. Bannu).

GHS Haji Yar Jan Mohmand Agency

GHS Shamshatoo FR.Peshawar

GHS Kotkai Charmang Bajour Agency

GMS Anjani (Orakzai Agency)

GMS Kasha (Orakzai Agency)

GMS Chapari FR.Bannu

GMS Landi Khel FR.Kohat

GMS Thall Village N.W. Agency

GHS Pindi Lalma Khyber Agency

GHS Nahaqi Mohmand Agency

GHS Khar (Bajour Agency)

GHS Kotkai SWA

GMS Tar Khel Khyber Agency

GHS Mohammad Khan K. lli(Khyber)

HS, Mindi Lalma (Khyber Agency).

GMS, Zargar Killi, (Mohmand Agency).

GHS, Hamid Khan Killi (Mohmand Agency).

GMS, Suran Darra, (Mohmand Agency).

GHS, Landi Kotal, (Khyber Agency).

GMS, Lagharai (Bajour). Vice Bacha Hussain

GHS, Mohd Khan Kill, (Khyber Agency).

GHSS, Kohi Sher Haider (Khyber Agency).

GHS, Khargalai (Khyber Agency)

GHS. Jan Khan Killi, ( er Agency),

Vice Lalzada transferred.

Vice Ayub Khan transferred.

Vice Nisar Khan transferred.

Vice Waliullah transferred.

Vice Nasceb Gul transferred.

Vice Gul Rauf transferred.

Vice Saadat Ali transferred.

Vice Azizur Rahman transferred.

Vice Mamoor Khan transferred.

Vice Ilhan Jan transferred

Vice Naik Mohammad transferred.

Vice Fidaullal transferred.

Vice Khairur Rahman transferred.

Vice Mohammad Zoman transferred.

Vice Said Rahman Transferred.

Vice Gulab Transferred.

Vice Hayat Mond Transferred.

Vice Jehanzeb Transferred.

Vice Umar Rashid Transferred.

Vice Bacha Hussain, Transferred.

Vice Mohd Rafiq Transferred.

Vice Noor Mohd Transferred.

Vice Abdul Malik, Transferred.

Vice Adam Khan Fransferred. Narad Markey 10gh

#### Page-4.

56:- Sadrud Din S/O Najmud Din Vill: Lur Barang(Bajour) 57:- Formanullah S/O Fazlum Minallah CT GHS Lund Khwar (Mardan) 58:- Ghullam Farocq S/O Zardullah

Khan (FR.Kohat) Iqbal Shah S/O Ashraf Khan

CT GHSS Adizai Peshawar Noor Wali 5/0 Mohammad Weli Shah CT GHS Miranshah

Wali Mohammad S/O Saleh Mohammad Vill: Dosali (NWA)

Asecl Khan S/O Maghul Khan Or GMS Qadam Jamrud(Khyber)

63:-Abdul Wadood S/O Said Wali CT GES Kot Malakand

64:-Noor Mohammad S/O KalaKhan SV GHS Khar (Bajour Agency)

GMS Qalagai Bajour: Agency

GHS Kogpand, Mohmand Zgency

GHS.Landi Kotal (Khyber Agency)

GHS Samagarai Khyber Agency GMS Chinari . Mohmand Agench

GHS Hamid Khan Killi (Mohmand Agency)

GHSS Jamrud(Khyber)

GMS Babi Khol Mohmand Rency

GMS · Shewa -Mohmand Agency Vice Zahidull transferred.

Vice Yar Mohammad transferred.

Vice Mushtaq transferred.

Vice Taj Mohamuad transferred:

Vice Khan Bacha transferred.

Viqe M. Saleem transferred.

Vice Mohammad Shualo transferred

Vice Sardar "li transférred.

Vice Yousaf trasnid

#### Notes:

Charge reports should be submitted in duplicate to all concerned

Consequent upon the finalization of the judicial judgement in respect of the selectees of Zone-5, their seniority vis a-vis of the appointers of other zones, will be fixed in accordance with the merit against to them by the selection committee.

All the Heads of Institutions/ADDs must, obtaind undertaking of the newly appointees that they will not apply for NOC for transfer to S/Side.

(DR.SHER ALAM KHAN ) DIRECTOR OF EDUC TION FATA "NWFP" PESIENWAR.

End t No 23852-954

Dat d Peshr; the 28/7

Copy of the above is forwarded for information to the:-

41:-Director of Education (Secondary) NWFP. Peshawar.

All Regional Director Education /Agency Education Officers in Education Deptt;

All Principals/ Headmasters concerned. 3:-

A.G NWFP/ DAOS/ 140s concerned.

All candidates concerned.

Rulevant files.

## DIPECTOR OF ODGCATION FATA), H. J. B. P. DECHARAGE



### ADJUSTMSBE.

Mr. Macen Gul .T under order of appeintment at Govt: High School biland Khal (Croksai Agency) vide 3/No. 15 of this office ord r isomed ander indet: No. 10735 -65/Tated 10-25/4/93 is hereby temporarily xagazzment adjust dot Covt: High School M Makhizai (Kurram Agency) (ith effect from the date of his taking over charge against a vacant OT post vice Mohammad Amin proceded on long leave.

Note:-

- 1. There reports should be submitted to all concerned.
- 2. The Service conditions applicable to him will be the same as already prescribed in his first appointment order.
- TA/DA etc is not allowed.

(Dr. Sher Alam Khan ). Director of Education FARA, N.W.F.P Peshawar.

Endst: No 12066-70/A-13/Mueen Gul/CT/Dated Pesh: the 415/93

Nony forwarded for information and necessary action to the:-

Head Master Govt: High School Biland Khel (Orakzai Agency).

Headmaster, Govt: High School Makhizai (Wurram Agency

P.A to Director of Education (FATA).

4-5. Agency Education Officer (Orokzai & Kurram Agency).

6-7. Personal Files.

Dy:Director of Education. FATA, N. # F.P Peshawar.

4/5

Attested to be



# GOVERNMENT OF KHYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT Dated Peshawar 25-05-2010

### NOTIFICATION

NO.SO(PE)2-6/E&SED/DPCMTG/UPGRADATION/10: The Competent Authority on the recommendation of the Departmental Promotion Committee and in consultation with Finance department is pleased to allow up gradation from BS-16 to BS-17 (Personal) to the following 1013 Male SETs, 347 Female SETs and 1 Male SET (Tech) with immediate effect subject to the condition that the post of SET shall be downgraded from BS-17 to BS-16 as and when vacated by the incumbents:

### 1013 MALE SET (GEN)

	S.No	Sonlority List No.	Name of Officer	Date of Appointment as Regular SET	Present Place of Posting
T	1.		Nazir ud din	12,6.88	SET GHSS Shamozal Swat
	2.	1756	Mohammad Khalld	09-10-89"	SET GHS Khollan bala Harlpur
-	3.	1964(A)	Muhammad Naeem Shah	7.4.98 🗀	SET GHS Naryab Hango
Ī	4. :	2274 A :	Syed Jamil Ahmad Shah	11-1-91	SET GHS Ghora Bazran A.Abad
- -	5	2330-b	Muhammad Zaman ' ' '	27-07-91	SET GHS Khragi FR-Tank
	6.	2337(B)	Malik Jan	11.8.91	SET GHS Dara Adam khel FR Kohal
. [	7.	2337(D)	Muhammad Rlaz	15-04-93	SET GHSS Jamrud
	8.	2337(27)	Ahmad Khon (34) 1/3/42	, 29-04-93 ·	SET GMHS Sadda Kurram Agy
ľ	9.	2337(38).	Ghulam Habib	29-04-93	SET GHS Ashker Kot SWA
•	10	2337(86)	Taj Mohammad Khan	5-3-94	SET GHSS Kot Najeeb ullah Haripur
	11.	: 2628 : i	Muhammad Faroog Khan	10-11-94	ADO (AEO) Fala
	12.	2708(10)	Fagir Mohammad : [34.4]	21-05-95	SET GHSS Tarnaab Charsadda
	13.	2717 7	Mr. Fazii Khaliq	23-5-95	SET GHS Mullazai Tank
	14.	3489-a	Akbar All	10-02-96	SET GHS Hisara Bara Khyber Agoncy
,	15.	3489-b	Kamil Khan	10-02-96	SET GHS Sanl khel, FR Kohat
ĺ	16.	3530	Mulazim Hussain	25-3-96	GHS No.2 Paharpur DIK
	17.	3714	Mr.Rafiq ul Ahmad	25-3-96	SET GCMS Chitral
V	18.	. 4025(1)	. Noorullah Jan	6-5-96	SET GHS Shagai, Khyber
<b>*</b>	19.	4025(19)	Sultan Farooq	8-3-90	SET GEC Mir Ali NWA
΄.	20.	4025(20)	Saad Ullah Khan	18-11-97.	
<b>'</b> :	21.	4027	i Mr. Zla Ahmod	15-1-98	SET GHS Dheri khattak khei NSR
<u>.</u>	22.	4030	Mr. Abdullah	15-1-98	
:,	23.	4032	Mr. Masoodur Rohman	i   5 - 1-98 s	:. SETGHS Kanlgoram SWA
	24.	: 4033	Mr. Mazhar Munit	र्के. कि.त. <b>5-1-98</b>	GHSS No.4 DIKhan
: <sub>:</sub> ,	25.	4034	: Mr.Mutahir shah : . :	15-1-98	SET GHS Tor Landi Swabl
·- •	26.	-4036	Mr.Munawwor Hussain 3	कें <sub>स्</sub> १३ 15-1-98	SET GHSS Abu khel Lakki
• •	27.	4039	, Mr. Shamsur Rohman	15-1-98	
· .	28	4042		15-1-98	SET GHS Mail Khel Bala Nowshera
	. 29	4043	Mr. Jehangir Khan	15-1-98	SETGHS No.1 Charsadda
	(- 30	4044	Mr. Ali Akbar	15-1-98	SET GCMH Ballagram

Chy 28/27/2/10

Hested Copy

---

	•	•		l ',	
ار	ษก3.	5356	Mr, Fida Khan	12.7.99.	SET GHS Shewa NWA
	984.		Mr, Ashiq Saleem	12.7.99.	SET GHS Prang Ghar Moh Agy
	005.	I	Mr,Abdul Qayum	12.7.99.	SET GHS Khaddi NWA
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	908.	5360	Mr,Anwar Zeb 💉	12.7.99.	SET GHS Dab kor Mah.Agy
/	987.	5361	Mr. Muhammad Tayab	12.7.99.	SET GHS Shamshato FR Posh FATA,
	988.	5362	Mr,Hayalullah . :	12.7.00.	SET GHS Pir sanib Jankot NWA
/,	989.	5363	Mehrab Hussaln	· 12.7.99.	SET GHS Alizai Lower Kurram Agency
/	000.	6364	Mr, Ismail Khan	12.7.99.	SET GHS Sandhu khel M.Agy
	991.	5365	Mr, Latif Hussain : ;	12.7.09.	SET GHS Luqman Khol Kurrom Agy,
Ź.	992.	5366	Mr. Nizamud Din	12-7-99	SET GMS Payonda khol D,Agy,
	093.	5369	Mr, Ashraf All	: 12-7-99	SET GHS Ghazi Marjan FR Bannu
	994.	5370	Mr.Khan Badshah	12-7-99	SET Topmandal Baj, Agy
	005.	5371	Mr.Nisar Khan	12-7-09	SET-GHS Badon, B. Agy
-	996.	5374	Mr, Abdus Salam	12-7-99	SET GHS Inayat kalo B. Agy.
	997.	5376	Mr, Zawar Shah	12.7.90	SET GHS Sarashah Moh, Agy,
	998.	. 5377	Mr. Sabz Ali Khan	. 12.7.99	SET, GHS Dakki Mardan,
.'•	999.	5379	Mr. Imdadullah	12-7-99	SET GHS Sawal dher Murdan,
	1000.	5380	Mr, Israel Khan		
	1001.	5381	Mr.Muslim Khan		SET GHS Balwar B.Agy.
/	1002.	5382	Mr. Gul Ali		SET GHS MA Kall Kurrarn Agency FAT.
• /	1003.	6383	Mr. Anjum Khan		The Control of the Land Control of the IAnse
/	1004.	5384	Mr,Sohbat Khan	12-7-99	SET AAEO Kurram Agy, FATA
:/_	1005:	5386 :	Mr. Maeon Gul		SET GHS Baghan (K.Ayy)
	1003.	5392	Mr,Noor Khan		SET GHS Miranshah NWA
/	1007.	5395(1)	Muhammad Ibrahim		SET, GCMHS No.2 Poshawar City
. '	1008.	.5395(2)		23,11-87	SET GHS Muhammad Khel NWA FAT.
<i>''</i>	1009.		3 3 4 9		SET GHS Muzhgoll Chitral
• • •	1010		_ <del></del>		SET GHS Dag Besud NSR
4	1011				
	1012	<del>                                     </del>			SET GHS Tor dher Mardan
•	1012	<del></del>	<u> </u>		
•	1013	.   0383(D	7. Zancer as ont		<u></u>

# 347 FEMALE SET (GEN)

S.No	Seniority List No	Name of Officer & Present Place of Posting	Appointment as Regular Set	Present Place of Posting
1.	444'A	Neelum Qayyum	07-06-92	SET GGMS Mohmand Abad Peshawar
2.	1168	Nusrat Wahend,	18.2.99	SET GGHS,No.1Kwak
3.	1172	Nahida Yasmin,		SET GCMS Gharl Agha Mohd Pash
4.	4173	Nusrat Begum,	18.2.99	SET GGCLIHS Nodeha Qadim Posh
.5.	1174	Shahnaz Shahoan,	18.2.99	SET GGHS,Ahmad Abad Karak
6.	1177	Rizwana Bibl	- 18.2.99	SET CGHSS Dhaintor ATD
7.	117B	Ageela Shahoon	. : 18.2.99 ; ;	SET GGHS, Jogi Wara Posh
8	1180 🕌	Allia Azim,	18.2.09 :	SET GGHS, Tamab Peshawar
9	1182	Yasmin Bano.	18.2.99	SET GGHS Beguin Shahabudin Peshawar
10.	1188			SET ADO DIK
11:	1194		√ ∴ 18.2.99 ↔	SET GGMS, Pehr khel Toll Lakki
: 12.	1105	Shahlda Andalcob,	18.2.09	SET GGHS, Mathra Poshawar

Attested to be

M

		`
$T_{i}$	1	$\overline{}$
W	ري	1
1.	$\equiv$	

		28	3	
316.	1731	Azra Yasmin,		1 SUY GO
_317.	1732	Riyasal.	12.7.99	SET GGMS, Pishtarakhur Payun Posh
318.	1733	Humoiro Noz,	12.7.00	SET GGHS, Panr Swat
319.	1734	Ghozela Shabnam	12.7.90	SET GGMS, Zoormandl hero chah
320.	1735	· ·	12.7.99	SET GGHS,Lund khwar ,Murdun
321.		Ruqia .	12.7.00	SET GGHS, Tour dher Swabl
322.	1737	Sejida Nuzhat	: -12.7.00 !	SET GGHS Mingora Swat
. 323.	1738 :	Nizakat Ambar,	12.7.00	SET ADO Swat
324.	1740;	Folok Noz	12.7.90 !	SET GGHSS, Shahbaz Gharl Mardan
325.	1741	Salma Bogum	12.7.00	SET GGHS Shahoon Comp Poshawar
326.	1742	Nighat Sooma	12.7.99	SET GHS, Fala Directorate
	1743	Hayat Bogum,	12.7.99	SET GGHSS Odloron curd
327.	1744	Najla Perveen,	12.7.99	SET GGHSS, Malta Swat
328.	17451.	Shakilo Naz	13.7:99	SET GGHSS Skhakot Malakanu
329.	1746	Almas Begum,	. 12.7.90 !	SET GGHS, Charbagh Swot
. 330.	1748	Nalla Perveen,	12.7.99 ]	SET GGHS, Bara Durash Khol Swat
331.	1749	Razia,Toj.	12.7.99	SET GGHSS, Flaunian Mardan
332.	. 1751 -	Yasmin Bibl,	12.7.99	SET GGHS, Miana Malakand
333,	1753	Nosim Akhtor, ,	12.7.99	
.334.	1754 🔆	Samina Yousaf	12.7.99	SET GGMS, Surok Toor Chappar Fata
335.	1755 ⋅ .	Gul Parl.	12.7.99	SET GGHS, Suban Khawar Molt:Agy
336.	1757	Nabila Naz.	12.7.99	SET GGMS, Wall Khol, Fata
337.	1758	Lubna Bogum,		SET GGHSS Karlgar gharl Kh Agcy
338.	1760	Syeda Rozina Kauser	12.7.99	SET GGMS,Haryana Dala Posh
339,	1765	Anilna Wazoor	12.7.99	SET GGHŞ Landi Arbab Posh
340.	1767 .	Khalida Jan,	12.7.99	SET GGMS,Jamu shahi Khol FR, Kohat
341.	1772	Wahlda Khao	12.7.99	SET AAEO, Mohd Agoncy
342.	1774	Zahida Bihi	12.7.99	SET AAEO, Khyber Jamrud
343.	1778	A all a second	12.7.99	SET GGMS,Kohl bahara FR DIK
344.	1780 :	Noor Pable	12.7.99	SET GGMS SRD M.Agcy
345.	1781	Farhal Amie	12.7.99	SET GGHS, Subhan Khwar Moh. Agy
346.			12.7.99	SET GGMS, Boz Mohd kor M. Agy
<del>  </del>	1782(A)		- 12.7.99	SET GGHSS Chamkani Pesh
347.	1782(B)	Nur Jabeen	12.7.99	SET GGMS Sragala Kurram
		<del></del>		Agoncy FATA

	S.No	Seniority List No.	. Name of Officer.	Date of Appointment as Regular SET	Present Place of Posting
. [	1	115 C	Museum		SET (TECH) GHS Latamber Karak

SECRETARY TO GOVT OF KHYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

Endst; of even no. & date: Copy is forwarded to:-

- Secretary to Govt of Khyber Pakhtunkhwa, Establishment Department Peshawar.
- Special Secretary (Regulation), Establishment Department, Govt of Khyber Pakhtunkhwa Peshawar.

  Secretary to Govt. of Khyber Pakhtunkhwa, Financo Dopartment, Peshawar.

  Secretary to Chief Minister Khyber Pakhtunkhwa.

  PS to Chief Secretary Khyber Pakhtunkhwa.

Attest ed the



FATA SECRETARIAT
(COORDINATION & ADMINISTRATION DEPARTMENT)
WARSAK ROAD PESHAWAR

Ann

المسترز المرار ماب

# ORDER:

Mr. Rahim Dad Headmaster (BS-17) presently working as Additional Agency Education Officer for Central & Lower Kurram as posted vide this department Notification No.FS/E/100-1 (Vol-31)/829-39 dated 25-01-20 0 is relieved of his duties as Additional Agency Education Officer for Central & Lower Kurram and directed to report to his original post of Headmaster, Government High School Sakhi Ahmad Shah Kurram Agency.

2- Consequent upon above, Mr. Mueen Gul Assistant Agency Education Officer (BS-17) Central Kurram Agency is authorized to act as Additional Agency Education Officer for Central & Lower Kurram with immediate effect till further orders. He is also authorized to exercise powers of his duties as envisaged in this department Notification quoted above.

SECRETARY (ADMN & COORD)

No.FS/E/100-80 (Vol-2)/ 8847-55 Dated /8 /8/2010 Copy to:-

1. Director Education (FATA) Peshawar

2. Additional Secretary (Coordination), FATA Secretariat

3. Political Agent Kurram Agency, Parachinar

4. Agency Education Officer Kurram Agency

5. Additional Agency Education Officer for Central & Lower Kurram Agency

6. Headmaster, Government High School Sakhi Ahmad Shah Kurram Agency

7. Agency Accounts Officer Kurram Agency

8. PS to Secretary (Admn & Cgord) Department, FATA Secretariat

9. Officers concerned 🦙

(WAQAR JIVSSAIN) Section Officer (Estab)

(4)

- 6) All Directors in Elementary & Secondary Education Department Khyber Pakhtunkhwa.
- 7) Executive District Officors Elementary & Secondary Education concerned.

8) The Accountant General Khyber Pakhtunkhwa.

- 9) All District Accounts Officers (Agency Accounts Officers concerned
- 10) PS to Minister for Elementary & Secondary Department Khyber Pakhtunkhwa.
- 11) PS to Secretary 7 Special Secretary / Addllional Socretary E&S Edu:
  Deptt Govt of Khyber Pakhtunkhwa.
- 12) PA to Deputy Secretary (Admn) Elementary & Secondary Edu:
  Department Govt of Khyber Pakhtunkhwa.

13) Officers concerned

14) Master file

(ARIF JAMIL)
SECTIONOFFICER (PRIMARY)

DIRECTORATE OF EDUCATION, FATA SECRETARIAT, PESHAWAR

Endst: No.7570-7A-1/Up Gradation B-16 to B-17 Dated 3//5/
Copy of the above is forwarded for information and necessary action to the:-

- 1. Additional Accountant General (P.R) Sub Office, Peshavar
- 2. Section Officer (Primary) Elementary & Secondary Education Department, Khyber Pakhtunkhwa, Poshawar
- 3. Agency Education Officers concerned
- 4. Agency/District: Account's Officers concerned
- 5. Principal, Headmasters/Headmistress concerned
- 6. P.A to D.E FATA

7. P/File

DY: DIRECTOR EDUCATION.
FATA SECRETARIAT, PESHAWAR

e l

XW



# FATA SECRETARIAT Social Sectors Department

Warsak Road Peshawar

Ann (C)
Rage (16)

### Dated Peshawar the 08-02-2013

### TRANSFER ORDER

No.FS/SSD/SO(E)/AAEO/353-62 The following transfer/adjustment of AAEO/SETs, (Male) are hereby ordered in their own pay & Scale to the Schools/ Offices mentioned against their names with immediate effect in the Interest of Public Service:-

S. #	Name /Designation/Office	To be posted/ Adjusted as	Remarks	
1.	Mr. Majid Gul SET BPS-16 working as I/C Head Master Govt. High School Minatoo, Kurram Agency	AAEO /Addional AEO Lower/Central Kurram Agency	Vice S. No. 2	
2.	Mr. Maeen Gul SET (BS-16)/ AAEO working as Additional AEO Lower/Central Kurram Agency	GHS Sadda Kurram Agency in his own pay & Scale against the post of Princial (B-19)	Vice S. No. 3	
3	Mr. Aziz Ullah Head Master (B-17) Govt. High School Sadda working as I/C Principal	Govt. High School Kochi Kurram Agency	Against vacant Head Master Post.	

Note:

Charge reports should be submitted to all concerned.

No. TA/DA/Transfer grant is not allowed.

Secretary
Social Sectors Department

### Endst No. & Dated Even

Copy forwarded to the.

- 1. Director Education FATA, Peshawar.
- 2. Agency Accounts Officer Kurram Agency.
- 3. Agency Education Officer Kurram Agency.

Attested copy be true

4. PS to Secretary Social Sector Department FATA Secretariat Peshawar.

.5. Officers Concerned.

Section Officer (Edu:SSD)

8/2/13

معور جناب دار ایوکسش فانا پشاور همه هم در اواست بلتا اربد ۱۹ میں برقی

مناب عالی! ار ازش ی جاتی هی کر محصی تر میں ارم الجسی میں ا ديشت ارد كا اور فرقا وا را نه فسادات نے زور بارا بهوا تطابعی کی نتي مين راسة , روك اور خرالع مواصلات عيم منه بهوكة - نعليم نظام منعمن بهوك تعليم نظام بالذك إلى جلعب المرسكرلي ا بيمن اور كوار كوينيش كوييا ركمنت فاتا في فيفيليش لمر elise 16 209 Frog NOFS/E/100-1 (VOL-29) 8891-98 مِيدُ ما سُر مِن اللهِ الجو كيش إ فس مِيره لِر الريشل آ فسر مقرر کرے 1 اگریڈ آ فسر پوسٹ کے مکملی افتیارات تفویق كر ديد ليم الم سنت عالات اور دست الرد دهمايون ي وجه سے اس نا جال پھوڑایا اس کے بعد جناب کیڈ ماسر رحیم داد ير ذمردارى سونيادى لئ - اس حالات كى نزالت كو ديكو كر جند ماه كه اندر جان مجوران آخر كار نو شيفلسس 18-08 NOFS/E/100-80 (VOI-2)/88475 Ju خرائع به خمر داری مبرا سرهی بر دکودی کی لعدوه ده سال mis land 1 St of who les with Just of the full الفسر جسى قرقى دى جل كلى . حسب وعمد مين غراير بيسنل NOFS/E/100-80 (VOI-2) 8847-55 pp. Na Junile 1 3 18 11

ر نسل (BPS-19) بوست نمعينات كياكيا مار الى ما -Wy vin 19 Mg Elos 18 jour 19 / 28 / 26 1 1 1 1 مس ما میں مشکور رسوں گا۔ and alm alm

POWER OF ATTORNEY

Befo The Honble Service Tribunal KP Peter

	Bef	The Hor	vble Jerv	ice lib	unal Kt	reshaular
	In	Re	•	of 201		
			A.	_ 57 20 7/		{Plaintiff
	Moeen	Crul				{Appellant
						{Petitioner
						Complaint {
		-	•	N		{Decree Holder
		nal Che	Versus	,	<i>₽</i> •	•
	Addition	nal the	ef Sec.	FATA	eic	{Defendant
			<b>)</b>			{Respondent
	r			()		{Accused
				<u>;</u>		{Judgment Debtor
I/We	Mapon	Gul 1	Month	Head	maller 1	n Durrani Advocate
the	Donallas	<i>F</i>	above name	d hereby ann	oint Asad Ia	n Durrani Advocase
	ourt the above-m	ب entioned case 1	_above name to do all or ans	a nercoy app and the follo	wing acts dee	de and things
mgn C	out the acove m	cittorica case, i	o do an or any	or the folio	wing acts, acc	as and mings.
1.	To appear, a	et, and plead fo	or me/us in the	above men	tioned case in	this Court/Tribunal or
	any other co	ourt/Tribunal i	n which the	same may	be tried or	heard, and any other
	proceedings a	urising out of or	r connected the	erewith.		
	•			,		
2.	To sign, ver	ify and file or	withdraw all	proceeding	s, petitions, a	ppeals, affidavits, and
						tration of the said case,
	or prosecution	n or defense of	the said case a	at all its stage	es.	
3.	To receive n	numanta of an	digana magaint	a for all uto		h h 1 1
<i>J</i> .	navable to us	during the cou	ree or on the c	s ior, air mo onclusion of	the proceeding	be or become due and
	payable to us	during the cou	ise of on the c	onerusion or	the proceeding	gs.
			ings which ma	ay be deeme	d necessary o	r advisable during the
	course of the	proceedings.	:	t		
AN	ID HEREBY AG	REE:				·
	_			τ,		
a.	To ratify whate	ever the said A	dvocate may d	o in the proc	eedings.	
b.	Not to hold the	e Advocate resi	ponsible if the	said case be	e proceeded ex	c-parte or dismissed in
	default in cons	equences of the	eir absence fro	m the Court/	Tribunal wher	it is called hearing.
				-		,
c.					he prosecution	of the said case if the
	whole or any p	art of the agree	d fees remains	s unpaid.		•
	In witness where	eof I/WE have	signed this	Power of A	ttornev/Vakala	atnama hereunder, the
cont	ents of which hav	e been read/ex	plained to me	us and fully	understood by	me/us this day
· of <u>1</u>	March 2017 at Pesh	awar	• • १ • १	, , , , , , , , , , , , , , , , , , ,		
/			<u> </u>	•	•	
<u></u>		<del></del>	, . 9-			_
Sign	ature of executan	t/s	ķ.			~ . All
					,	
	\ .			i*	$\downarrow$	If al
(AS	AD JANDURRA	NT	14.	r.		<b>∕</b>
LLM		XI (1)		)		,
•	ed Kingdom		<del></del> >	•		
	ocate High Court		,			•
Acce	epted subject to the	ne term regardin	ng payment of	fee	•	
				•		
			•	.,		•
	4			Ž,	ž	



### BEFORE THE KHYBER PUKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Appeal No: 254/2017

Mr. Maeen Gul S/O Spin Gul Head Master GHS Mantoo Kurram Agency

......Appellant.

### **VERSUS**

- 1. Additional Chief Secretary FATA Warsak Road Peshawar.
- 2. Director Education FATA Warsak Road Peshawar.
- 3. The Agency Education Officer Kurram Agency.
- 4. Secretary (Admin & Coordination) FATA Secretariat ......Respondents.

Para-wise comments on behalf of respondent No: 1,2 & 3.

### **Respectfully Sheweth:**

### **Preliminary Objection**

- 1. That the appellant has got no cause of action to file the instant appeal.
- 2. That the appellant has not come to this Honourable Tribunal with clean hands.
- 3. That the appellant has concealed material facts from this Honourable Tribunal.
- 4. That the appellant is estopped by his own conduct to bring the present appeal.
- 5. That the appeal is bad due to mis-joinder and non-joinder of necessary parties.
- 6. That the appeal is barred by law.

### ON FACTS:

- 1. No comments. Pertains to record.
- 2. Incorrect. Hence denied.
- 3. Incorrect. The Additional Agency Education Officer post Lower and Central Kurram is not a sanctioned post, but for the purpose of administration, duties are assigned to one of the Head Masters of High School who can actually draw salary against the post of Head Master. So it is wrong to say that the appellant has performed duties against BPS-19 sanctioned post. Moreover, appellant never performed in true manner the assigned duties of Additional Agency Education Officer lower & Central Kurram as complaints were received against him regarding involvement in irregularities in recruitment process of 2012-2013. therefore the Respondents assigned the duties of Additional Agency Education Officer to other officer in public interest and constituted an oversight committee in order to probe into the irregularities and illegalities done by the appellant, copy of report of oversight committee attached as (Annexure-A). The report of oversight committee recommended the appellant (the then Additional Agency Education Officer Lower & Central Kurram) for "charge sheet" and proceedings under E&D Rules 2011. So in light of documentary evidence attached as (Annexure-A) it is crystal clear, that the appellant had not performed the assigned duties but proved himself defaulter in the eyes of law, therefore is not entitled to any relief under the law and instant appeal is liable to be dismissed.
- 4. Incorrect. The appellant was posted vide order dated..08-02-2013. However, the appellant was not having eligibility to hold the post of Principal. The post of principal GHS: Sadda Kurram Agency carries BPS-19 and appellant was adjusted against the said post in his own pay and scale, copy attached as (Annexure-B).

27/7



5. Incorrect .The departmental appeal submitted by the appellant on 10-12-2016 is for promotion in BPS-19 while service appeal of appellant has been instituted for salary benefits of the post. Hence the appellant has made deviation from his departmental appeal. Such appeal is not maintainable as no such relief has been claimed before the departmental authority through departmental appeal.

### **Grounds:**

- A. Incorrect. The post of Additional Agency Education Officer Lower & Central Kurram is not a sanctioned post but duties are voluntarily accepted by one of the Head Masters to take care of affairs of Education and who actually draws salary against the post of Head Master which means that no legal recommendation is attached to the said post, against which appellant claims to have performed duties which in fact is a wrong preposition as the appellant has never performed efficiently the assigned duties and created numerous litigation between public and department, which fact is evident from the report of oversight committee.
- B. Incorrect. Hence denied as elucidated above in Para-A above.
- C. Incorrect. Hence denied. As replied above.
- D. Incorrect as elucidated under Para-3 above.
- E. Respondent departments also seek permission of Honorable Tribunal to produce additional grounds at the time of hearing of the case.

In the light of the above factual position it is humbly prayed that the appeal may very graciously be dismissed having no legal force.

Respondent NO. 1

Respondent NO. 2

Respondent NO. 3

Additional Chief Secretary FATA

Director Education FATA

Secretary AI&C FATA

### **AFFIDAVIT**

We the above respondents do hereby declare and affirm that the above comments are true and correct to the best of our Knowledge and belief that nothing has been concealed from this Honorable Tribunal.

Respondent NO. 1

Respondent NO. 2

Additional Chief Secretary FATA

Director Education FATA

Secretary AI&C FATA

Respondent NO. 3

OVERSIGHT REPORT ON RECRUITMENT OF 70 NUMBER TEACHING/NON

TEACHING STAFF IN LOWER & CENTRAL KURRAM IN 2012-13

### HISTORY

Seventy No. of posts of various categories (Teaching/Non-teaching) cadres were lying vacant in Central & Lower Kurram Agency in the year 2012-13. The same was widely advertised and published in daily newspapers by the then Additional Agency Education Officer (F/A). Lists of the applicants (Candidates) were prepared of various categories of teaching & non-teaching staff. The candidates were called and interviewed. Consequently, 70 x teachers and officials were recruited in various categories against the vacant posts in Lower & Central Kurram Agency. The office orders were issued accordingly.

- Many complaints were received to the administration objecting the credibility of recruitment process. In light of such complaints received from local elders and Political Administration, a committee comprising the following officers was constituted by Director Education FATA vide letter No.5191-99 dated 9.4.2013. The committee was directed to probe into the issue and submit their recommendations (F/B).
  - (1).Mr.Asmat Khan Principal GHS SamaBadaBera FR Peshawar
  - (2). Mr. Shahzar Khan Dy. Director (M&E) Directorate of Education FATA :with report submitted committee enguiry mentioned above The recommendations accordingly (F/C).
- The Political Agent Kurram Agency vide his office letter No.1396-99 dated 18.5.2013 3. (F/D) objected upon the enquiry conducted by the above officers, termed at as vague and contradictory. In response to the objection raised by Political Agent, the Secretary Social Sectors Department vide his office letter No.FS/E/96/(Vol-III)5485 dated 3.10.2014 (F/E) addressed to Director Education FATA and copy thereof endorsed to Political Agent Kurram, directed that the Political Agent may reconsidered the orders issued by the then Addl: Agency Education Officer in capacity of appointing/appellate authority. In compliance of Secretary SSD orders, the Political Agent thoroughly examined the procedure of recruitment and checked the credential of recruited candidates and furnished his detail report (F/F). The recommendations of the Political Agent are as under:-
  - 31 out of 70 candidates should be excluded/terminated as they had been (i). selected out of reserved quota (Agency/sub-division wise).

B)KU-



After perusal of the document of all candidates and verification made by Political Agent and Addl: AEO Lower & Central Kurram Agency, the candidates shown in proforma/format No.4 (F/I) were found eligible and candidates shown in proforma/format No.5(F/J)were found in-eligible. As per Notification the following are the competent authority/appellate  $\xi_{0}$ 

authority in various category/Basic Pay Scale (F/K). TOR NO.4.

· · · · · · · · · · · · · · · · · · ·	As per Notificat authority in vari	ous category/B	asic Pay Scare	ias		Remarks	\
TOR NO.4.	authority in vali	Identification		Appellate /	Authority	Remanu	
		annointing	Authority	Juical A	gent		7
s.No	Name of Category	Agency Educ	ation Officers	Secretary	SSD FATA		-
1	1-10	Political Age	ent				.cc
2	11-15			,	cul has col	mmitted gro	in

The then Additional Agency Education Officer Mr. Moeen Gul has committed gross irregularities in the recruitment process of teachers/officialsalready explained in finding No.1 reportedly in the list of in-eligible candidates of Central Kurram at 9. RECOMMENDATION

S.No.6 & 7 are the real sisters of the officer under report (F/I). The eligible candidates shall not be penalized for the irregularities committed by the

- then Addl: Agency Education Officer and they may be retained (recruited/appointed In-eligible candidates appointed/recruited against the Agency quota 25% may be 2. in the service).
  - In-eligible candidates who were recruited appointed on their fake documents may 3. terminated.
    - be terminated and criminal case may be registered against them and the salaries already paid to them may be recovered and deposited in proper head of account. Mr.MoeenGul the then Addl: Agency Education officer may be charged sheete 4.
      - under Govt servants (E&D) rules for irregularities, nepotism as stated in findir 5. OVERSIGHT COMMITTEE MEMBERS Director Education FATA No.1.

ú Secretary FIFA

三世間の東京を見るのはない

Deputy Secretary (Law & Order)

idtor (F&A)

Directorate of Education F/ Deputy Dit

10



# FATA SECRETARIAT

**Social Sectors Department** 

# Warsak Road Peshawar

### TRANSFER ORDER

Dated Peshawar the 08-02-2013

No.FS/SSD/SO(E)/AAEO/35%-62. The following transfer/adjustment of AAEO/SETs (Male) are hereby ordered in their own pay & Scale to the Schools/ Offices mentioned against their names with immediate effect in the Interest of Public Service:-

_	S.#	Name /Designation/Office	To be posted/ Adjusted as	Remarks
	1.	Mr. Majid Gul SET BPS-16 working as I/C Head Master Govt. High School Minatoo, Kurram Agency	AAEO /Addional AEO Lower/Central Kurram Agency	Vice S. No. 2
	þ.	Mr. Maeen Gul SET (BS-16)/ AAEO working as Additional AEO Lower/Central Kurram Agency	in his own pay & Scale against the post of Princial	Vice S. No. 3
	3	Mr. Aziz Ullah Head Master (B-17) Govt. High School Sadda working as I/C Principal	Govt High School Kashi	Against vacant Head Master Post.

Charge reports should be submitted to all concerned. No. TA/DA/Transfer grant is not allowed.

> Secretary Social Sectors Department

### Endst No. & Dated Even

Copy forwarded to the.

- Director Education FATA, Peshawar.
- 2. Agency Accounts Officer Kurram Agency.
- Agency Education Officer Kurram Agency. 3.
- PS to Secretary Social Sector Department FATA Secretariat Peshawar,

Officers Concerned.

Section Officer (Edu:SSD)