

06.09.2022

Learned counsel for the appellant present. Mr. Muhammad Jamil, Account Officer alongwith Mr. Muhammad Riaz Khan Paindakhel, Assistant Advocate General for the respondents present.

To come up for arguments alongwith connected Service Appeal bearing No. 670/2019 titled "Alamgeer (SCT) Versus District Education Officer (Male) Swat and four others", on 05.10.2022 before the D.B at Camp Court Swat.



(Mian Muhammad)  
Member (Executive)  
Camp Court Swat



(Salah-Ud-Din)  
Member (Judicial)  
Camp Court Swat

05.10.2022

Learned counsel for the appellant present. Mr. Obaid-ur-Rehman, ADEO and Mr. Muhammad Jameel, Assistant Account Officer alongwith Mr. Muhammad Riaz Khan Paindakhel, Assistant Advocate General for the respondents present.

To come up for arguments alongwith connected Service Appeal bearing No. 670/2019 titled "Alamgeer (SCT) Versus District Education Officer (Male) Swat and four others", on 05.12.2022 before the D.B at Camp Court Swat.



(Rozina Rehman)  
Member (J)  
Camp Court Swat

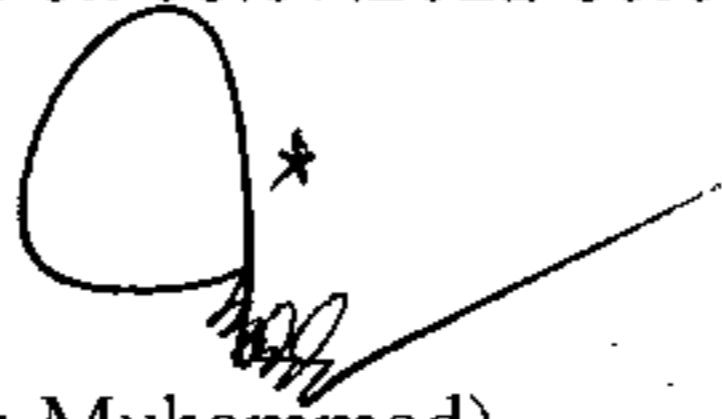


(Salah-Ud-Din)  
Member (J)  
Camp Court Swat

09.06.2022

Clerk of learned counsel for the appellant present. Mr. Kabirullah Khattak, learned Additional Advocate General for the respondents present.

Counsel are on strike. Adjourned. To come up for arguments on 06.07.2022 before D.B at camp court Swat.



(Mian Muhammad)  
Member (E)  
Camp Court Swat



(Kalim Arshad Khan)  
Chairman  
Camp Court Swat

06.07.2022

Learned counsel for appellant present.

Noor Zaman Khattak, learned District Attorney for respondents present.

Request for adjournment was made on behalf of learned counsel for appellant in order to prepare the brief. Adjourned. To come up for arguments on 06.09.2022 before D.B at Camp Court, Swat.



(Fareeha Paul)  
Member (E)  
Camp Court, Swat



(Rozina Rehman)  
Member (J)  
Camp Court, Swat

**LIST OF DB CASES FIXED BEFORE ROZINA REHMAN MEMBER (J) & ATTIQ UR REHMAN WAZIR MEMBER (E) KHYBER PAKHTUNKHWA SERVICE TRIBUNAL AT CAMP COURT SWAT.**

**07/12/2021 (TUESDAY)**

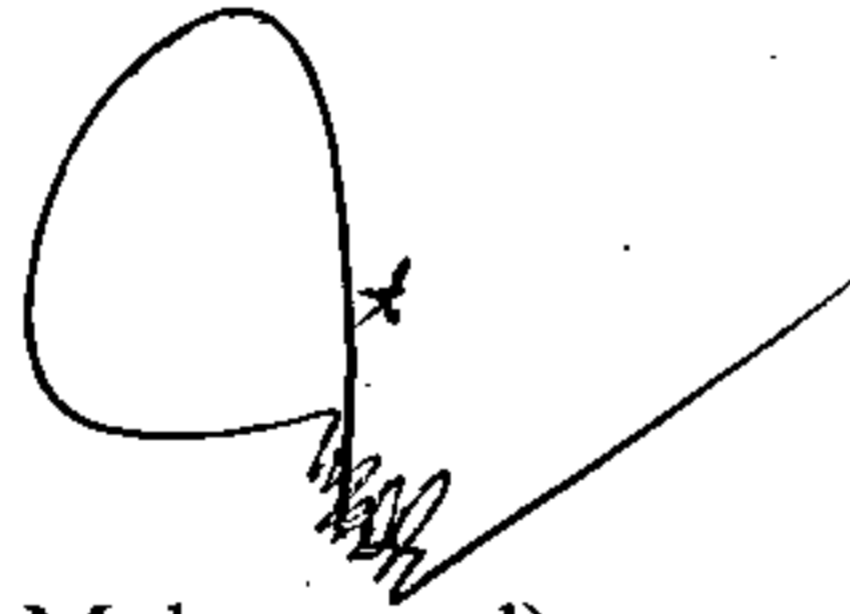
**ARGUMENTS.**

S.N	APPEAL NO	Appellant Name's	DEPARTMENTS	NEXT DATE
01	1086/16	M YAHYA SHAH	EDU	
02	94/16	M JAN	EDU	
03	199/18	ALAMGIR	POLICE	
04	198/18	AKBAR ALI	POLICE	
05	51/18	MST RAZIA	EDU	
06	574/18	M AYAZ	HEALTH	
07	720/18	M REHMAN	POLICE	
08	540/19	M IQBAL	JUDICIARY	
09	199/19	HAMEED GUL	POLICE	
10	1729/19	FAZAL SRDAR	EDU	
11	799/18	BAKHTI GUL	EDU	
12	1049/19	BARKAT ALI	POLICE	
13	1496/19	BADSHAH JEHAN	POPU	
14	1139/19	JAMEELA TAWAB	EDU	
15	589/19	SHAH RIAZ	COOM	
16	100/19	TAJ MOHAMMAD	POLICE	
17	184/20	RAHIM KHAN	POLICE	"
18				
19				
20				
21				

**READER**

11.05.2022

Appellant alongwith his counsel present. Mr. Kabirullah Khattak, Addl: AG alongwith Mr. Naseeb Khan, SO, Mr. Muhammad Jamil, Account Officer and Mr. Fazal Rehman, Principal for respondents present and produced copy of order dated 02.06.2021 passed by august Supreme Court of Pakistan, whereby judgment dated 08.06.2017 passed by august Peshawar High Court in Writ Petition No. 913-P/2014 has been set-aside and the matter has been remanded to august Peshawar High Court for re-deciding the above mentioned Writ Petition as well as other connected Writ Petitions afresh, after issuing of notice under Order XXVII-A CPC to the Advocate General, Khyber Pakhtunkhwa, in accordance with law. In this view of the matter, learned counsel for the appellant stated that an adjournment may be granted. Adjourned. To come up for arguments on 09.06.2022 before the D.B at Camp Court Swat.



(Mian Muhammad)  
Member(E)



(Salah Ud Din)  
Member(J)  
Camp Court Swat

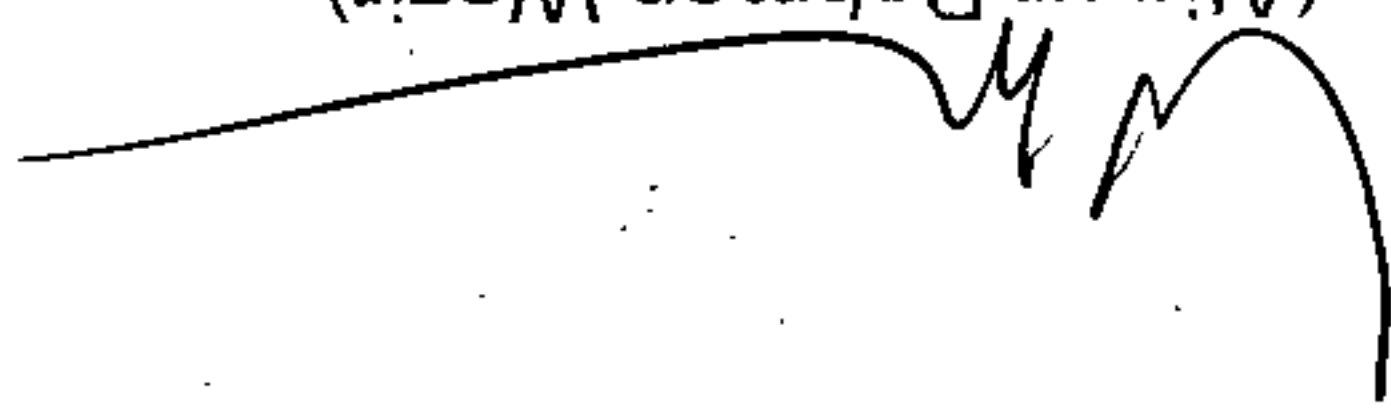
09.12.2021

Appellant present through counsel.

Muhammad Riaz Khan Paindakheil, learned Assistant Advocate General for respondents present.

Being not prepare, learned counsel for appellant made a request for adjournment. Request is accorded and case is adjourned. To come up for arguments on 06.01.2022 before D.B at Camp Court, Swat.

(Atiq ur Rehman Wazir)  
Member (E)  
Camp Court, Swat.



(Rozina Rehman)  
Member (J)  
Camp Court, Swat.

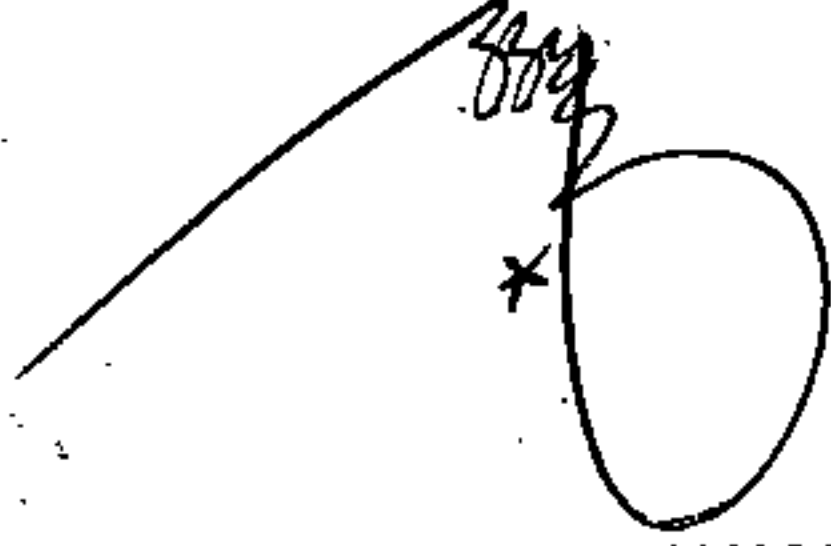


06.01.2022

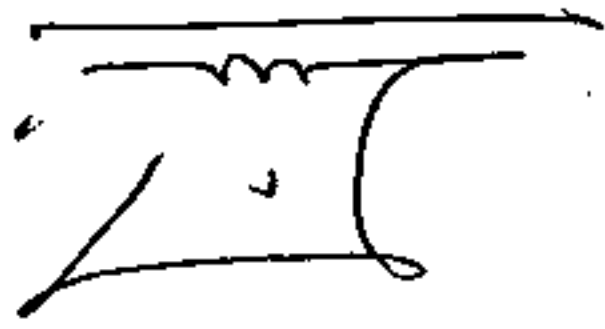
Clerk of learned counsel for the appellant present. Mr. Muhammad Adel Butt, Additional Advocate General alongwith Mr. Ameer Zaman Shah, AAO and Mr. Obaid Ur Rehman, ADEO for respondents present.

Clerk of learned counsel for the appellant requested for adjournment on the ground that his counsel is not available today due to general strike of the Bar. Adjourned. To come up for arguments on 09.03.2022 before D.B at camp court Swat.

(Mian Muhammad)  
Member(E)



(Salah Ud Din)  
Member(J)  
Camp Court Swat



P.S

23.09.2021


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


  
Chairman

03.11.2021

Appellant in person present. Mr. Muhammad Jamil, Assistant Accounts Officer alongwith Mr. Asif Masood Ali Shah, Deputy District Attorney for the respondents present.

Reply/comments on behalf of respondents No. 2 & 3 submitted, which is placed on file and copy of the same is handed over to appellant, while reply/comments on behalf of respondent No. 1 has already been submitted. Appellant requested for adjournment on the ground that his counsel is busy in the august Peshawar High Court, Mingora Bench (Dar-ul-Qaza) Swat. Adjourned. To come up for rejoinder, if any, as well as arguments before the D.B on 06.01.2022 at Camp Court Swat.

  
(Atiq-Ur-Rehman Wazir)  
Member (E)  
Camp Court Swat

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



06/04/2021

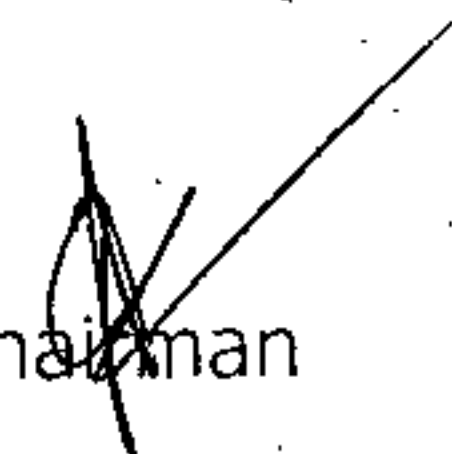
Due to COVID-19, the case is adjourned to

08/06/2021 for the same.

  
READER

26.07.2021

To come up for written reply/comments of respondents No. 2 & 3 on 25.08.2021 before S.B at Camp Court, Swat. Notices be issued to appellant/counsel as well as respondents for the date fixed.

  
Chairman

25.08.2021

Junior to counsel for the appellant and Mr. Muhammad Riaz Khan Paindakhel, Asstt. AG alongwith Hussain Ali, Assistant and Muhammad Jamil, AAO for respondents present.

Representative of the respondents 2 and 3 seeks further time. Respondents No. 2 & 3 are directed to submit written reply/comments in office at Peshawar within 10 days, positively. If the written reply/comments are not submitted within the stipulated time, or extension of time is not sought through written application with sufficient cause, the office shall submit the file with a report of non-compliance. File to come up for arguments on 03.11.2021 before the D.B, at camp court Swat.

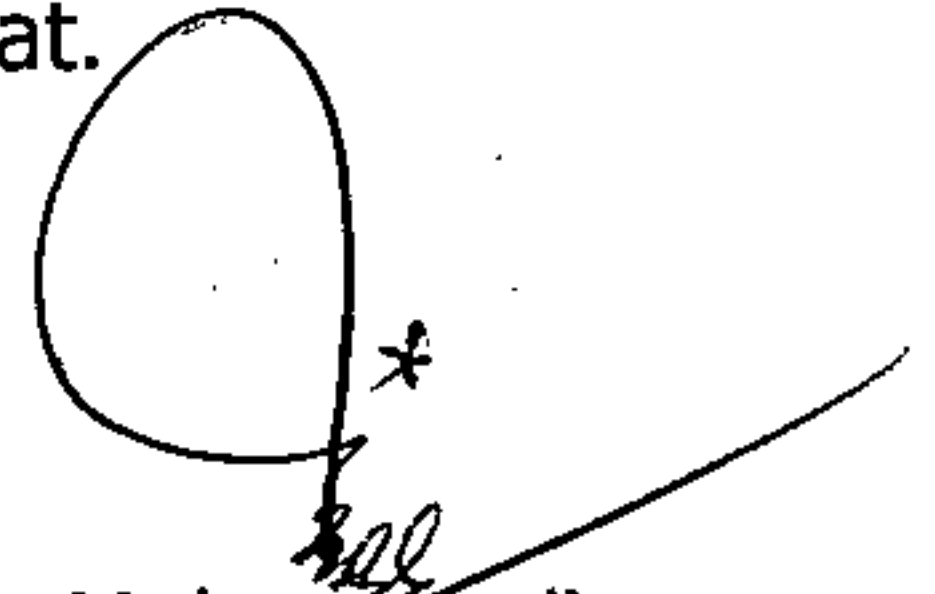
*Stipulated period has passed and reply has not been submitted.*

  
Chairman  
Camp Court Swat.

01.03.2021

Junior to counsel for the appellant present. Mr. Noor Zaman Khattak, District Attorney alongwith Mr. Hussain Ali, Assistant (Litigation) for respondent No.1 and Mr. Muhammad Jamil, AAO for respondent No. 2 and 3 present.

Representative of respondent No. 1 submitted written reply which is placed on file while representative of respondent No. 2 and 3 requests for time to submit written reply on the next date. Granted. To come up for written reply on 06.04.2021 before S.B at camp court Swat.

A handwritten signature in black ink, consisting of a large, stylized loop followed by a vertical stroke and a horizontal line extending to the right. There is a small asterisk-like mark above the vertical stroke.

(Mian Muhammad)  
Member(E)  
Camp Court Swat



8/12/20

Due to COVID-19 case to  
come up for the same on 02/02/2021

  
Mian Muhammad

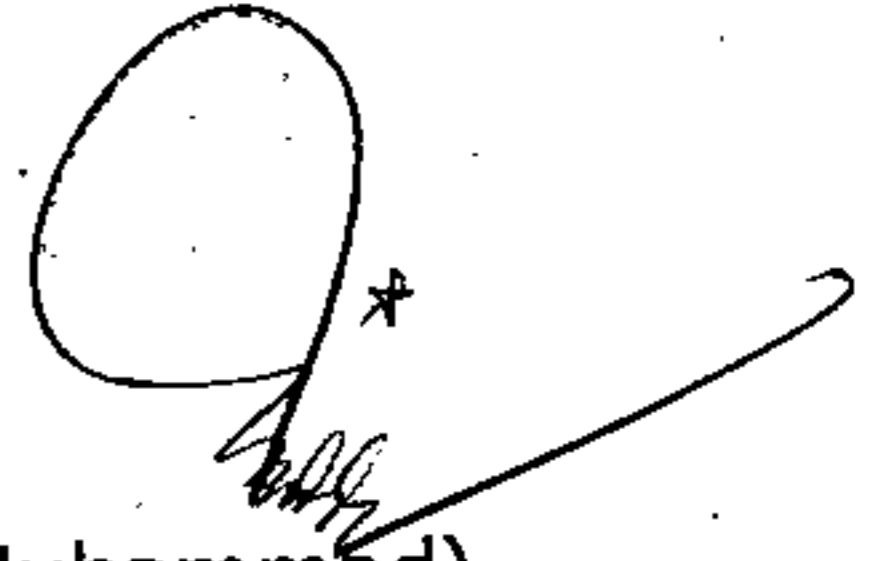
02.02.2021

Counsel for the appellant present.

Muhammad Riaz Khan Painsdakhel, Assistant Advocate  
General for respondents present.

As the case had been adjourned previously on Reader  
note due to Covid-19, therefore, notice to the parties be  
issued..

Adjourned to 01.03.2021 before S.B at camp court  
Swat.

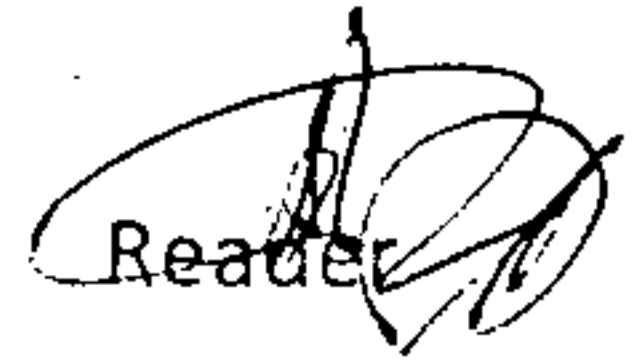


(Mian Muhammad)  
Member(E)  
Camp Court Swat

\_\_\_\_\_ .2020

Due to-COVID19, the case is adjourned to

S/10/2020 for the same as before.

  
Reader

05.10.2020

Assistant of learned counsel for the appellant is present. Mr. Usman Ghani, District Attorney alongwith representative of the department Mr. Obaid Ullah, ADEO (Litigation) are also present.

Written reply on behalf of respondents not submitted. Representative of the department is seeking further time to furnish written reply/comments. File to come up for written reply/comments on 03.11.2020 before S.B at Camp Court, Swat.

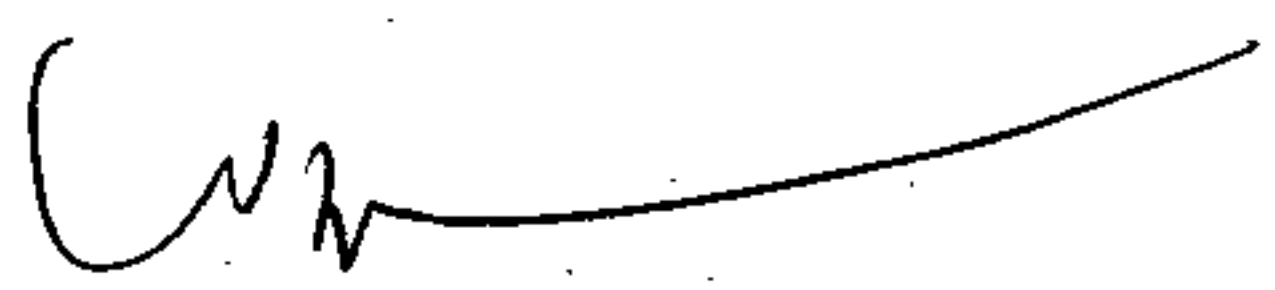
  
(MUHAMMAD JAMAL KHAN)  
MEMBER  
CAMP COURT SWAT

03.11.2020

Appellant in person present

Muhammad Jan learned Deputy District for respondents present.

Written reply on behalf of respondents is still awaited. Notice be issued to respondents by way of last chance, for written reply/comments for 08.12.2020, before S.B at Camp Court, Swat.

  
Member (E)  
Camp Court, Swat

01.06.2020 Due to Covid-19, the case is adjourned. To come up for the same on 06.07.2020, at camp court Swat.


  
Reader

06.07.2020 Bench is incomplete. Therefore, the case is adjourned. To come up for the same on 06.08.2020, at camp court Swat.

  
Reader

08.01.2020

Appellant in person present. Mr. Riaz Ahmad Paindakheil, Assistant AG alongwith M/S Syed Mohsin Ali; Assistant on behalf of respondent No. 1 and Ameer Zaman Shah, Assistant Accounts Officer on behalf of respondent No. 3 present. Representatives of respondents No. 1 & 3 requested for further time to file written reply/comments. Neither representatives of respondent No. 2 is present nor written reply on his behalf submitted therefore, notice be issued to him with the direction to direct the representative to attend the court and submit written reply on the next date. Case to come up for written reply/comments on 04.02.2020 before S.B at Camp Court Swat.

  
(Muhammad Amin Khan Kundi)  
Member  
Camp Court Swat

04.02.2020


Clerk to counsel for the appellant present. Mr. Muhammad Jan learned Deputy District Attorney alongwith Hussain Ali Litigation Officer (for respondent No.1) and Jamil Shah AAO (for respondents No.2 & 3) present and requested for time to furnish reply. Representatives are directed to furnish reply on the next date, otherwise, heavy cost shall be imposed upon the respondents. Adjourn. To come up for written reply/comments on 06.04.2020 before S.B at Camp Court Swat.

  
Member  
Camp Court, Swat.

*Due to corona virus tour to  
Camp Court Swat has been cancelled.  
To come up for the same on - 01-06-2020*

07.10.2019

Counsel for the appellant and Mr. Anwar-ul-Haq, Deputy District Attorney alongwith Mr. Amir Shah, Assistant Account officer for the respondents present. Written reply on behalf of respondents not submitted. Representative of the respondents requested for adjournment. Adjourned to 04.11.2019 for written reply/comments before S.B at Camp Court Swat.

  
(Muhammad Amin Khan Kundi)  
Member  
Camp Court Swat

04.11.2019

Junior counsel for the appellant present. Mr. Riaz Ahmad Paindakheil, Assistant AG alongwith Mr. Ubaid-ur-Rehman, ADEO for respondent No. 1 and Mr. Mir Zaman Shah, Assistant Account Officer for respondent No. 3 present. None present on behalf of respondents No. 2, therefore, notices be issued to him with the direction to direct the representative to attend the court and submitted written reply on the next date positively. Case to come up for written reply/comments on 03.12.2019 before S.B at Camp Court Swat.

  
(Muhammad Amin Khan Kundi)  
Member  
Camp Court Swat

03.12.2019

Clerk to counsel for the appellant present. Amir Zaman Shah Assistant Accountant representative of the respondent department present and requested for ~~time~~ to furnish written reply/comments. Granted. To come up for written reply/comments on 08.01.2020 before S.B at Camp Court, Swat.

Member

  
Member  
Camp Court, Swat



12.06.2019


Learned counsel for the appellant present. Preliminary arguments heard.

Learned counsel for the appellant argued inter-alia that the appellant (DPE) is aggrieved from the action of the respondents in the shape of recovery of advance increments on higher educational qualification, which have already been paid to the appellant. Prayer of the appellant is that the respondents may be directed that no recovery should be made from the appellant as per Section (2) of THE KHYBER PAKHTUNKHWA CESSATION OF PAYMENT OF ARREARS ON ADVANCE INCREMENTS ON HIGHER EDUCATIONAL QUALIFICATION ACT, 2012.

Points raised need consideration. The appeal is admitted for regular hearing subject to all legal objections. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to the respondents for reply/comments. To come up for written reply/comments on 01.07.2019 before S.B at Camp Court, Swat.

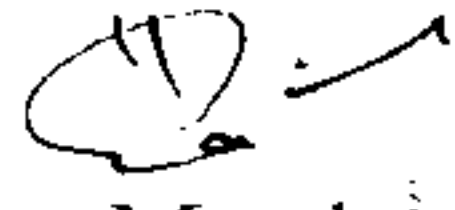
Appellant Deposited  
Security & Process Fee

14/6/19

  
Member  
Camp Court, Swat.

01.07.2019

No one present on behalf of appellant. Written reply not submitted. M/S Hussain Ali Litigation Officer (for respondent No.1), Muhammad Jameel Assistant Accounts Officer (respondents No.2 & 3) present and requested for time to furnish written reply/comments. Granted. To come up for written reply/comments on 07.10.2019 before S.B at Camp Court, Swat.

  
Member  
Camp Court, Swat.



The appeal of Mr. Mian Wahab DPE SST GHSS Aboha Swat received today i.e. on 27.03.2019 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Copies of over payment recovery order and notification dated 11.5.2016 mentioned in the memo of appeal are not attached with the appeal which may be placed on it.
- 2- Copy of departmental appeal is not attached with the appeal which may be placed on it.
- 3- In para-5 of the memo of appeal respondent no. 4 is mentioned but in the heading of appeal there are only 3 respondents therefore, the same may be rectified.

No. 617 /S.T.

Dt. 29-3-2019

  
REGISTRAR  
SERVICE TRIBUNAL  
KHYBER PAKHTUNKHWA  
PESHAWAR.

Mr. Shamsul Hadi Adv.  
High Court Swat.

that all the deficiencies has been removed/completed except 2 the said notification dated 11-05-2016 which is mentioned and the said notification has already been annexed in the main appeal title Wakeel Zada vs Govt Swat. which is fixed on 08-06-2019 before the Service Tribunal Swat. So these appeals will be argued together so this appeal may kindly be fixed before the court

~~Noted~~ that the objection no-1 is not in the possession of the appellant and the objection not handed over to the applicant and the objection No 2 at page 34 objection No-3 are removed from before the court.

BEFORE THE HON'BLE KHYBER PAKHTOON KHWA SERVICE  
TRIBUNAL, PESHAWAR


Service Appeal No. 682 /2019

Mian Wahab (DPE) .....Appellant

**V E R S U S**

District education Officer (M) Swat and others .....Respondents

**I N D E X**

S.N	Description of Documents	Annex	Pages
1.	Memo of Appeal.		1-4
2.	Application for Status-quo along with Affidavit		5-6
3.	Addresses of Parties.		7
4.	Copies Service Book along with impugned of DATED: <del>02/12/2014</del> 30/05/14 	A	8-30
5.	Copy departmental appeal.	B	31
6.	Wakalat Nama		32

Appellant

Through

**Shams ul Hadi**

Advocate, Peshawar.

Office: St/3 Abshar Colony

Warsak Road Peshawar..

Cell No. 0313-9772262

Dated: 22/03/2019.

1

**BEFORE THE KHYBER PAKHTOON KHWA SERVICES**  
**TRIBUNAL, PESHAWAR**

Service Appeal No. 682 /2019.

Mian Wahab (DPE)

Presently posted at GHSS Aboha, Swat.....Appellant

Khyber Pakhtunkhwa  
Service Tribunal

Diary No. 477

Dated 27/3/2019

**V E R S U S**

1. District Education Officer(Male) Swat.
2. Accountant General, Khyber Pakhtunkhwa, Civil secretariat, Peshawar.
3. District Accounts Officer, Swat.....Respondents

---

**APPEAL UNDER SECTION 4 OF KHYBER  
PUKHTUNKHWA SERVICES TRIBUNAL ACT  
1974 AGAINST THE IMPUGNED OFFICE ORDER  
DATED:30/05/2014.**

---

Filed to-day  
Registrar

27/3/19 **PRAYER IN APPEAL:**

On acceptance of this appeal, the impugned Office Order Dated: 30.05.2014 may kindly be set aside and the respondents may kindly be directed not to recover the disputed amount in shape of recovery of advance increments and further the respondents may kindly be directed issue/release the recovered amount if so to the appellant.

**Respectfully Sheweth:**

1. That the appellant being Teacher "SST" joined the respondent/department since long and as such performing his duties with zeal and zest.

Re-submitted to -day  
and filed.

Registrar

1. That initially, the appellant and others approached the Peshawar High court and Service Tribunal Khyber Pakhtunkhwa for grant of "Advance increments granted to

government servant vide notification dated:11.08.1991 issued by Respondent No.3 and as such the same petitions were allowed.

2. That latter on, the said advance increments were awarded to the appellants and such like others and finally the government of Khyber Pakhtunkhwa passed an Act i-e "***The Khyber Pakhtunkhwa Cessation of payment of arrears on advance increment on Higher educational qualification Act,2012***" from provincial assembly through which, all kind of notifications and legal instruments regarding claim for payments of arrears on account of advance increments on higher educational qualification were revoked and it was further declared that no further claim whatsoever on the basis of these instruments shall be entertained but according to ***section (2)*** of the said it was further declared ***that on the basis of any notifications and courts judgments, any amount paid there-under on account of advance increments or arrears thereof shall be deemed to have been validly paid and shall not be recoverable from the recipient government employees*** and as such once for all the issue of advance increments on the basis of higher qualification was resolved.
3. That now with utmost surprise of the appellant, once again in the service books of the appellant, the Respondents have made entries in shape of Recovery of advance increments through impugned entry/order



**DATED:30/05/2014** and as such re-open the issue which is against the law and "The Khyber Pakhtunkhwa Cessation of payment of arrears on advance increment on Higher educational qualification Act,2012".(Copies Service Book along with impugned **DATED:30/05/2014** is annexure-A)

4. That against the impugned order of recovery, the appellant approached Peshawar High court through Writ Petition No.610/2015 and as such during pendency of title writ petition this Hon;ble Tribunal resolved the issue of "Recovery of advance increments" while deciding Service Appeal No.312/2015 through judgment dated:10.01.2018, hence the writ petition was transmitted to this Hon;ble Tribunal through order dated:19.10.2018 by the high court for further adjudication where this august Tribunal after receiving the same, converted in to service appeal and is still subjudice before this august Tribunal bearing Service Appeal No.1328/2018 titled as "Wakil Zada Vs Govt".
5. That during pendency of writ petition of appellant, in his written reply, Resp No.3 took plea that regarding the issue in hand they have issued a Notification dated:11.05.2016 through which recovery of advance increments was waved off and further it was advised to appellant to approach concerned quarters, so in light of the comments and notification dated:11.05.2016, the appellant filed departmental appeal against the impugned order of recovery dated:30.05.2014 which was not decided within statutory delay.(Copies Departmental appeal is annexure-B)

That being aggrieved from the actions and inactions of Respondents and according to directions of this august Tribunal vide order sheet dated:08.03.2019, the appellant prefer this petition on the following grounds amongst others inter-alia:

**GROUNDS:**

- A. That the actions and inactions of Respondents in shape of recovery of advance increments which have already been paid to the appellant on the basis of Higher Educational qualification is against the law and The Khyber Pakhtunkhwa Cessation of payment of arrears on advance increment on Higher educational qualification Act,2012.
- B. That issue in hand has now already been decided by this august Tribunal in his judgment dated:10.01.2018 in connection of service appeal No.312/2015 title "Muhammad Islam Vs Govt" which hence the appellant deserve for the same treatment.

It is, therefore, humbly prayed that on acceptance of this appeal,

- i) Impugned Office Order Dated:30.05.2014 may kindly be declare against the section (2) of "The Khyber Pakhtunkhwa Cessation of payment of arrears on advance increment on Higher educational qualification Act,2012".
- ii) And further impugned Office Order Dated: 30.05.2014 may kindly be set aside and the respondents may kindly be directed not to recover the disputed amount in shape of recovery of advance increments and further the respondents may kindly be directed to issue/release the recovered amount if so to the appellant.

Appellant

Mian Wahab (DPE)

Through

**Shams-ul-Hadi**

Advocate, High court.

Dated: 22/03/2019



**BEFORE THE SERVICES TRIBUNAL, KHYBER PAKHTUNKHWA,  
PESHAWAR.**

Service Appeal No. \_\_\_\_\_/2019

Mian Wahab (DPE) .....Appellant

**V E R S U S**

District education Officer (M) Swat and others .....Respondents

-----

***Application for Status-quo/Suspension of impugned office order  
Dated: 30.05.2014 regarding recovery of the amount and further  
the respondents may kindly be directed not to recover the  
disputed amount or made deduction from the monthly salary of  
the appellant and further the respondents may kindly be restrain  
from taking any adverse action against the appellant, till final  
disposal of the titled appeal .***

-----

Respectfully Sheweth:

1. That the appellant/petitioner filed instant application along with service appeal in which no date is fixed so for.
2. That facts and grounds of the appeal may kindly be considered part and parcel of this application.
3. That prima facie the appellant has good case and is sanguine about its success.
4. That if the impugned Impugned Office Order Dated:30.05.2014 regarding recovery of the amount is not suspended at this stage the appellant will suffer irreparable loss.

So on acceptance of this application a staus-quo order may kindly be issued as prayed for in the headings of the instant application.

Through

Applicant

  
**Shams-ul- Hadi**  
Advocate High Court.

**BEFORE THE HON'BLE KHYBER PAKHTOON KHWA SERVICE  
TRIBUNAL, PESHAWAR**

Service Appeal No. \_\_\_\_\_/2019

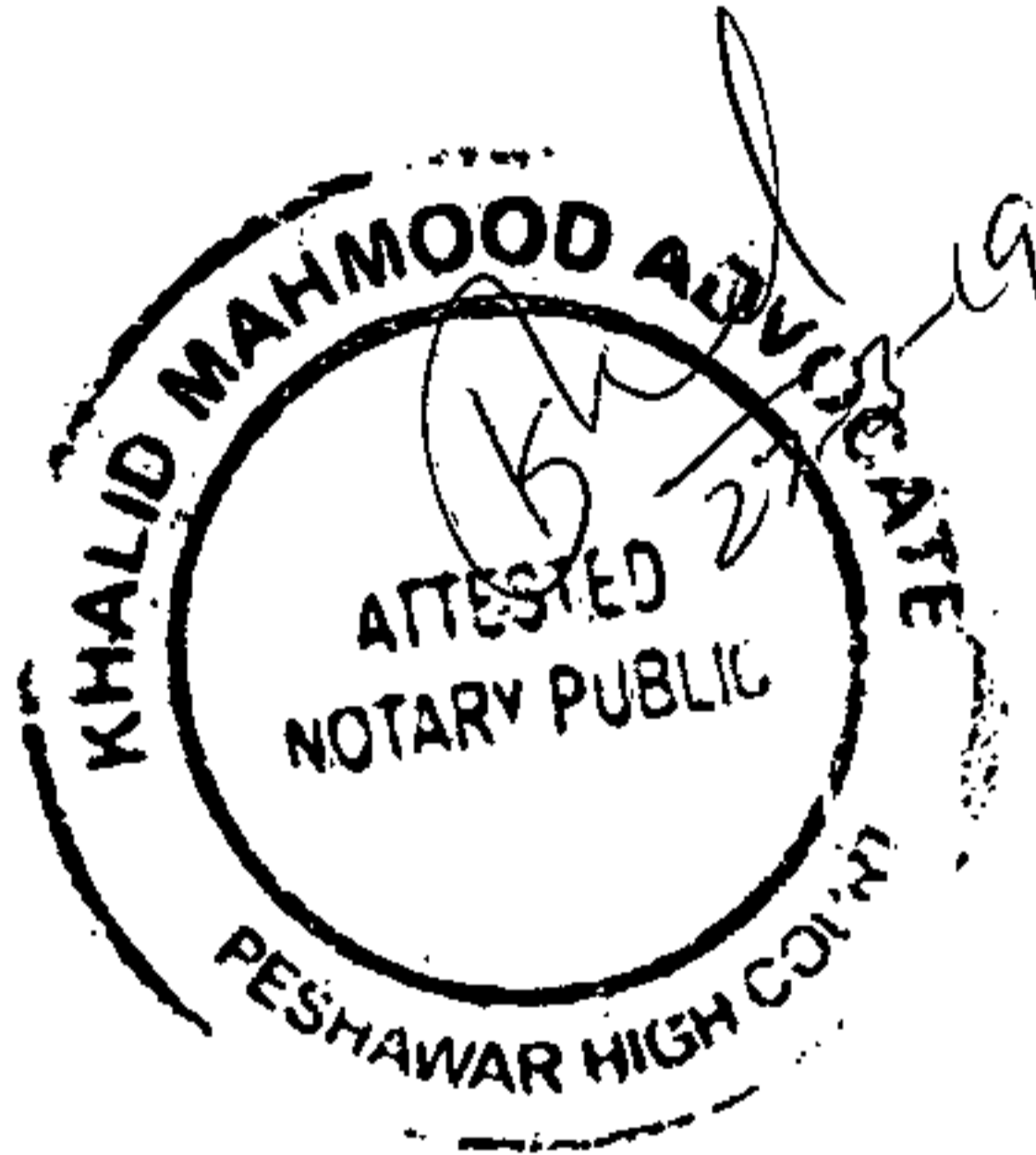
Mian Wahab (DPE) .....Appellant

**V E R S U S**

District education Officer (M) Swat and others .....Respondents

**AFFIDAVIT**

I, **Shams ul Hadi**, Advocate, Peshawar do hereby as per information conveyed to me by my client solemnly affirm and declare that the contents of the **Service Appeal** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.



  
**ADVOCATE**

**BEFORE THE HON'BLE KHYBER PAKHTOON KHWA SERVICE  
TRIBUNAL, PESHAWAR**

Service Appeal No. \_\_\_\_\_/2019

Mian Wahab (DPE) .....Appellant

**V E R S U S**

District education Officer (M) Swat and others .....Respondents

**ADDRESSES OF THE PARTIES**

**APPELLANT:**

Mian Wahab (DPE)

Presently posted at GHSS Aboha, Swat.

Cell No.0347-4773440.

**RESPONDENTS:**

1. District Education Officer(Male) Swat.
2. Accountant General, Khyber Pakhtunkhwa, Civil secretariat,  
Peshawar.
3. District Accounts Officer, Swat.

Appellant

Through

**Shams ul Hadi**

Advocate, Peshawar.

Dated: 22/03/2019



ANX A

(8)

S/Book in R/o  
Mian Wahid Shah  
S/O YASIN DPE  
B-17 at GHSS:  
ABOHA, SWAT

Ct-C



9

(For use in Police Department only).

1) passed S.S.C Examination under Roll no 7948 from B.I.S.E P. Session 1985 (Annual) Marks = 411/850 Division 2nd

Mah  
Head master,  
Govt. High School,  
Batara, Buner.

2) passed intermediate Exam from B.I.S.E Peshawar under Roll no 15928 marks obtained 445/1100 Division I Session 1988 (Annual)

3) passed B.A. Exam 1994 from Peshawar under Roll no 61846 obtained 252 marks out of 550. Result declared on 17/1/94. Left thumb impression: [Signature]

Head master,  
Govt. High School,  
TOPAI, Chagharzai Strad  
Buner

Mah  
Head master,  
Govt. High School,  
Batara, Buner

Qualification	Date
English	Passed P.T. Short Course
Pashtu	First Arts Examination - 1994 under Roll No. 57 in 1st division. Date of result declaration 11.2.95
Urdu	B. L. or B. A. 09.01.1995
Plan-drawing	Pleadship examination Head master, Govt. High School, Batara
Finger print	Principals Examination GHSS Batara
Drill instructing	Passed B.P. Ed Examination under R. No 29 Marks obtained 604/1300 Division II no 1300 Session 1995 (M)

Passed MSc Health and Physical Education from university of Karachi under Roll no P-9828/17 Session 1998-99. Marks obtained 607/1000 1st Division.

Head master, P.H.S. Govt. High School, Batara  
passed msc (H.P.) Edu: Examination under R. No. 982817 Marks obtained 607/1000 Division I 1st class and session 1998-99

N. B - Aine to be drawn under the qualification possessed Govt. High School

07/15/99

Head master,  
Govt. High School

19/9/99

Note:—The entries in this page should be renewed or re-attested at least every five years and the signature to lines 9 and 10 should be dated.

10

1. Name *MIAN WAHIB SHAH*

2. Race *AFGHAN*

3. Residence *GANSHAL*



4. Father's name and residence *YASEEN*

5. Date of birth by Christian era as nearly as can be ascertained *1-4-1968*  
*(1st April N.H. & Sixty Eight)*


6. Exact height by measurement *5-6*


7. Personal marks for identification *TWO MOLES on the right side of the Throat*

8. Left hand thumb and Finger impression of (non-gazetted) officer

Little Finger.  Ring Finger 

Middle Finger.  Fore Finger 

Thumb: 

9. Signature of Government servant 

10. Signature and designation of the Head of the Office, or other Attesting Officer.

  
Head master,  
Govt: High School,  
TOPAI, Chagharzai Sura,  
Baluch

*C.A.C*







9 Signature and designation of the head of the office or other attesting officer in attestation of columns 1 to 8.	10 Date of termination of appointment	11 Reason of termination (such as promotion, transfer, dismissal, etc.)	12 Signature of the head of the office or other attesting officer	13 Leave Allocation of period of leave on average pay upto four months for which leave salary is debitable to another Government	14 Signature of the head of the office or other attesting officer	15 Reference to any recorded punishment or censure, or reward or praise of the Government Servant.
<i>[Signature]</i>	8/5/94	Proceeded on S/Leave w.e. 6/9/94	<i>[Signature]</i> Head Master, Govt. High School, Bataara, Buner.	Nature and duration of leave taken Allocation of period of leave on average pay upto four months for which leave salary is debitable to another Government Period: Government to which debitable	<i>[Signature]</i>	Reference to any recorded punishment or censure, or reward or praise of the Government Servant.
				<p>Revised pay fixation in B.P.S. No: 9 = 1605-92-3060</p> <p>Existing B.P.S. No: 9 = 1185-72-2265</p> <p>Revised B.P.S. No: 9 = 1605-92-3060</p> <p>Existing pay on 31/5/94 in B.P.S. No: 9 = 1185/-</p> <p>Increase on Basic pay @ 35% = 415/-</p> <p>Total: - 1600/-</p> <p>Equal merit stage in Revised pay scale = 1605/-</p> <p>Pay fixed in Revised pay scale No: 9 = 1605/- fixed with next increment on 1/2/94 = nil (Fixed)</p>		
					<i>[Signature]</i>	
					<p>Head Master Govt. High School Bataara, Buner.</p>	

Option.

I do hereby opt, in favour of the revised basic pay Scales introduced by the Govt; of NWFP finance Deptt; peshawar with effect from 1.6.94.

Signature of Govt; Servant *[Signature]*

Name in Block letters) MIAN WAHIB SHAH

Post P.E.T.

*[Signature]*  
Head Master  
Govt. High School  
Bataara Distt. Buner.

Granted S/Leave for the period from 1-9-1994 to 31-8-1995 for the purpose of P.E.T. training under D.O. No. 1971-SS/A-12/ M. W. Shah dated 6/2-1995

*[Signature]*  
Head Master  
Govt. High School

Refund in Amount

*[Signature]*



Retinal  
Annual

1 Name of post	2 Whether substantive or officiating and whether permanent or temporary	3 If officiating state (i) substantive appointment, or (ii) whether service counts for pension under Art. 371 C.S.R.	4 Pay in substantive post	5 Additional Pay for officiating	6 Other emolument falling under the term "Pay"	7 Date of appointment	8 Signature of Government servant
R.B.S. No. 9, 1605-97-3060							
PET GHS Batare	Substantive Permanent		1605/-			9/94	Mian Si
- do -	- do -		1605/-			9/95	Mian S
PET GHS Ganshal	do		1605/-			8/95	Mian S
R.B.S. No. 14, 2065-161-4480							
<p>General Scale 1994 1-5-1994 9/95 Dated: 30-6-94 11-2-95 vide order No. FDC(PRE)1-1/94</p>							
1605/-						9/95	Colting attar Head master Govt. High Scho Ganshal Buner
BPS No. 14			2065/-			11/95	Mian S
PET GHS Ganshal			2065/-			8/95	Mian S
PET GHS Ganshal			2226/-			12/95	Mian S
BPS No. 15			2226/-			11/96	Mian S
CT-C							



14

9	10	11	12	13	14	15
				Leave		
Signature and designation of the head of the office or other attesting officer in attestation of columns 1 to 8		Reason of termination (such as promotion, transfer, dismissal, etc).		Allocation of period of leave on average pay upto four months for which leave salary is debit to another Government		Reference to any recorded punishment or censure, or reward or praise of the Government Servant.
		Signature of the head of the office or other attesting officer		Signature of the head of the office or other attesting officer		
		Date of termination of appointment		Nature and duration of leave taken		
				Period		
				Government to which debit to		
Head master, Govt. High School, Buner.	31/8/95	Study Leave	Head master, Govt. High School, Buner.	Proceeded on study leave w.e.f 1.9.94 to 31.8.1995.		
Head master, Govt. High School, Buner.	7/10/95	Transfer	Head master, Govt. High School, Buner.	Head master, Govt. High School, Buner.		Head master, Govt. High School, Buner.
Head master, Govt. High School, Buner.	11-2-95	Entry house	Head master, Govt. High School, Ganshal Buner.	Granted study leave w.e.f 1.9.94 to 31.8.1995 vide D.ECS 2065-161-4480.		MKD DIV: Enst. No. 1971-75JA-12/612-1995
Head master, Govt. High School, Ganshal Buner.		Due to passing the short course PET	Head master, Govt. High School, Ganshal Buner.	dated 6/2-1995		
Head master, Govt. High School, Ganshal Buner.		training and also passed BA in 2nd Division.	Head master, Govt. High School, Ganshal Buner.	The official is employed in BPS No 14 vide Govt. W.F.P Finance Deptt. Notification No FD(PRE)1-1/89 dated 7-8-1991 w.e.f 11-2-95		Head Master Govt. High School Batura Distt: Buner.
Head master, Govt. High School, Ganshal Buner.		cutting attested result declaration date of PET short course 9-01-95 instead of 11-2-95.	Head master, Govt. High School, Ganshal Buner.	enst. No: 7066-69-PET/Buner dated 23/10/95		Head Master Govt. High School Batura Distt: Buner.
Head master, Govt. High School, Ganshal Buner.		pay fixation in BPS 14 w.e.f 11-2-95	Head master, Govt. High School, Ganshal Buner.	pay on 10-2-95 in BPS 9 R/1605		Head Master Govt. High School Batura Distt: Buner.
Head master, Govt. High School, Ganshal Buner.		pay fixed in BPS 14 on 11-2-95	Head master, Govt. High School, Ganshal Buner.	pay with next Inc, on 1-12-95.		Head Master Govt. High School Batura Distt: Buner.
Head master, Govt. High School, Ganshal Buner.		entry house	Head master, Govt. High School, Ganshal Buner.	pay table w.e.f 1/9/95 to 31/10/95		Head Master Govt. High School Batura Distt: Buner.
Head master, Govt. High School, Ganshal Buner.		BPS-15	Head master, Govt. High School, Ganshal Buner.	BPS-15 allow		Head Master Govt. High School Batura Distt: Buner.
Head master, Govt. High School, Ganshal Buner.		service verified	Head master, Govt. High School, Ganshal Buner.	under DSE MID		Head Master Govt. High School Batura Distt: Buner.
Head master, Govt. High School, Ganshal Buner.		8/10/95	Head master, Govt. High School, Ganshal Buner.	enst. No 8045-51 dated 25-6-96		Head Master Govt. High School Batura Distt: Buner.
Head master, Govt. High School, Ganshal Buner.		allowances	Head master, Govt. High School, Ganshal Buner.	(Study Leave) Leave Salary w.e.f 1-9-94 to 31-8-95 (12 months) 75% pay @ 1203/7		Head Master Govt. High School Batura Distt: Buner.
Head master, Govt. High School, Ganshal Buner.		allowances	Head master, Govt. High School, Ganshal Buner.	amounting to RS 27816/16		Head Master Govt. High School Batura Distt: Buner.

Rs.	Amount
Rs.	

At - C

15

Rs. Refund of Amount

1	2	3	4	5	6	7	
Name of post	Whether substantive or officiating and whether permanent or temporary	If officiating, state (i) substantive appointment, or (ii) whether service counts for pension under Art. 371 C. S. R.	Pay in substantive post	Additional Pay for officiating	Other emolument falling under the term "Pay"	Date of appointment	Signature of Government servant
PET GHS Ganshal	Sub/ per			Rs. 2544		1-12-96	Mian S
Do	Do			2387			
Do	Do			Rs. 27211	2548	1-12-97	Mian S
Do	Do			Rs. 28981	2548	1-4-99	Mian S
- Do -	- Do -			Rs. 3075	2759	12-99	Mian S
				28707			
				122			
<p>Retd            1. Goodal Pay order may            2. 1st B/S - 15 to RET up 11/1986            may also needs clarification            M/S Mian            GTS</p>							
C-A-C							



9	10	11	12	13	14	15
Signature and designation of the head of the office or other attesting officer in attestation of columns 1 to 8	Date of appointment	Reason of termination (such as promotion, transfer, dismissal, etc.)	Signature of the head of the office or other attesting officer	Leave		Reference to any recorded punishment or censure, or reward or praise of the Government's Servant.
				Nature and duration of leave taken	Allocation of period of leave on average pay upto four months for which leave salary is debitable to another Government	
				Period	Government to which debitable	
A. R. ... Govt. High School, Ganshal Buner.	30/11/97	A. 9m K. ...	HEAD MASTER Govt. High School, Ganshal Dist Buner		11	Service verified w.e.f. 1/27 to 31/5/97. A. R. ... Head Master
Head Master Govt. High School, Ganshal Buner.	31/98 (3p 05/98)	Approved on 5/11/98 Approved gmc.	Head Master Govt. High School, Ganshal Buner.			Govt. High School GANSHAL Dist: Buner
Head Master Govt. High School, Ganshal Buner.	30/11/99	A. 9m	Head Master Govt. High School, Ganshal Buner.	P.M. ...		Approved study leave w.e.f. 1.9.94 to 31.8.95 (12 months) & allowed pending to R. 17.8.95 A. R. ... Head Master
Head Master Govt. High School, Ganshal Buner.	30/1/99	Allowed 3 adv. Ints on MSc.	Head Master Govt. High School, Ganshal Buner.	Study leave cancellation.		Study leave was granted w.e.f. 1-6-98 upto 30/4/99. The course ended before the mentioned period. So, the leave w.e.f. 1/4/99 up to 30/4/99 is here by cancelled by the D.F.O. (S) Buner vide No 4240-42 Dated 7/5/99. A. R. ... Head Master Govt. High School Ganshal Dist, Buner
Allowed 3 advance increments on passing MSc. vide notification NO: FD (DRC) 1-1/89 dated 7/8/91 and DEO (MBS) Buner Sanction endst no: 2406 of 7-4-2000 and pay fixed as under	30/4/99	Rs: 3075/-	Buner vide No 4240-42	Dated 7/5/99.	12	Service Verified w.e.f. 1/6/97 to 31/12/97 A. R. ... Head Master Govt. High School Ganshal Dist Buner
pay on 30/4/99	Rs: 3075/-	Buner vide No 4240-42	Dated 7/5/99.			Study leave sanctioned w.e.f. from 1/6/98 to 30/4/99 accorded vide Div. Director Secy, Education (Schools) Malakand Div. endst; No: 1821-25/V.AE/PDED dated: 21-7-98.
pay on 1/5/99	Rs: 3606/-	AM	A. R. ... Head Master Govt. High School Ganshal Dist, Buner	All cutting attestation		Education (Schools) Malakand Div. endst; No: 1821-25/V.AE/PDED dated: 21-7-98.
7/20/95	Arrang. pay & Allowance w.e.f. 1/5/99 to 30/4/99	Head Master Govt. High School, Ganshal Buner	A. R. ... Head Master Govt. High School, Ganshal Dist, Buner	All cutting attestation		Education (Schools) Malakand Div. endst; No: 1821-25/V.AE/PDED dated: 21-7-98.
7/20/95	Arrang. pay & Allowance w.e.f. 1/5/99 to 30/4/99	Head Master Govt. High School, Ganshal Buner	A. R. ... Head Master Govt. High School, Ganshal Dist, Buner	All cutting attestation		Education (Schools) Malakand Div. endst; No: 1821-25/V.AE/PDED dated: 21-7-98.
7/20/95	Arrang. pay & Allowance w.e.f. 1/5/99 to 30/4/99	Head Master Govt. High School, Ganshal Buner	A. R. ... Head Master Govt. High School, Ganshal Dist, Buner	All cutting attestation		Education (Schools) Malakand Div. endst; No: 1821-25/V.AE/PDED dated: 21-7-98.
7/20/95	Arrang. pay & Allowance w.e.f. 1/5/99 to 30/4/99	Head Master Govt. High School, Ganshal Buner	A. R. ... Head Master Govt. High School, Ganshal Dist, Buner	All cutting attestation		Education (Schools) Malakand Div. endst; No: 1821-25/V.AE/PDED dated: 21-7-98.
7/20/95	Arrang. pay & Allowance w.e.f. 1/5/99 to 30/4/99	Head Master Govt. High School, Ganshal Buner	A. R. ... Head Master Govt. High School, Ganshal Dist, Buner	All cutting attestation		Education (Schools) Malakand Div. endst; No: 1821-25/V.AE/PDED dated: 21-7-98.
7/20/95	Arrang. pay & Allowance w.e.f. 1/5/99 to 30/4/99	Head Master Govt. High School, Ganshal Buner	A. R. ... Head Master Govt. High School, Ganshal Dist, Buner	All cutting attestation		Education (Schools) Malakand Div. endst; No: 1821-25/V.AE/PDED dated: 21-7-98.
7/20/95	Arrang. pay & Allowance w.e.f. 1/5/99 to 30/4/99	Head Master Govt. High School, Ganshal Buner	A. R. ... Head Master Govt. High School, Ganshal Dist, Buner	All cutting attestation		Education (Schools) Malakand Div. endst; No: 1821-25/V.AE/PDED dated: 21-7-98.

Refund realized	Rs.
Amount	Rs.

C-C



1	2	3	4	5	6	7	
Name of post	Whether substan- tive or officiating and whether permanent or temporary	If officiating state (i) substantive appointment, or (ii) whether service counts for pension under Art. 371 C. S. R.	Pay in substantive post	Additional Pay for officiating	Other emolument falling under the term "Pay"	Date of appointment	Signature of Government servant
PET							
GHS Ganshal		2709	Rs. 3429/-			15/99	Mian Sh...
- do -			Rs. 3606/- pm			12/99	Mian Sh...
- do -			Rs. 3783/- pm	3031/-		12/2000	Mian Sh...
			3960/-			12/2001	Mian Sh...
<p>Pay Fixed in the Revised Scale 2001 in BPS-15 (3285-265-11235) w.e.f. 1-12-2001</p>							
Do	Do		5935/-	4780		12/2001	Mian S...
Do	Do		6200/-	5020/-		12/2002	Mian S...
Do	Do		6465/-	5260/-		12/2003	Mian S...
Do	Do		5500/-			12/2004	Mian Sh...
<p>OFFICE OF THE ACCOUNTS GENERAL PAY FIXED IN THE REVISED SCALE OF RS. 3100 - 240 - 10300 (14) AT RS. 4780/- WITH NEXT INCREASE 1-12-2001 1-12-2002</p>							
<p>Accounts Officer Pay Fixation Party 5/1/05</p>							
<p>Pay ent</p>							
<p>A-141/196 to 11/96 A. 1551/- A-152/196 to 11/96 A. 1884/- A-173/196 to 11/98 A. 2076/- A-189/198 to 11/98 A. 2268/- A-205/199 to 11/2000 A. 2460/- A-221/199 to 11/2000 A. 2652/- A-360/200 to 11/02 A. 3360/- A-385/200 to 11/02 A. 3620/- A-410/200 to 11/02 A. 3920/- A-435/200 to 11/02 A. 4180/-</p>							

9	10	11	12	13	14	15
Signature and designation of the head of the office or other attesting officer in attestation of columns 1 to 8	Date of termination of appointment	Reason of termination (such as promotion, transfer, dismissal, etc).	Signature of the head of the office or other attesting officer	Nature and duration of leave taken Allocation of period of leave on average pay upto four months for which leave salary is admissible to another Government	Signature of the head of the office or other attesting officer	Reference to any recorded punishment or censure, or reward or praise of the Government Servant.
				Period	Government to which admissible	
Head master, Govt. High School, Ganshal Buner.	30/11/99	A/Incl.	Head master, Govt. High School, Ganshal Buner.			Service Verified w.e.f. 01-12-2000 to 31-12-2000 from acq. Roll & other Record of this office.
Head master, Govt. High School, Ganshal Buner.	30/11/2000	A/Incl.	Head master, Govt. High School, Ganshal Buner.	Special Extra Allowance Rs 2000/- per month dated		Head Master, Govt. High School, Ganshal Buner
Head-master, Govt. High School, Ganshal Buner	30/11/2001	A/Increment				Head Master, Govt. High School, Ganshal Buner
	12/2001	Scale Revised				Study Leave 17/2/1994 to 16/6/98 31/3/98 Rs 2040/- at 75% DAE
	30/11/2002	A/Incl.	Head master, Govt. High School, Ganshal Buner	pay fixed in the Revised Scale 2001 in BPS NO-15		
	30/11/2003	A/Incl.	Head master, Govt. High School, Ganshal Buner	pay Fixed in the Existing Scale on 1-12-2001 = 3960/- pay Fixed in the Revised scale 2001 on 1-12-2001 = 5935/-		
	30/11/2004	A/Incl.	Head master, Govt. High School, Ganshal Buner			
	30/11/2005	A/Incl.	Head master, Govt. High School, Ganshal Buner			
				(16) Service Verified w.e.f. 01-12-2002 to 18-12-2003 from acq. Roll & other Record of this office.		31-12-2001
						(15) 1.1.2001
						(17) Service Verified w.e.f. 19-2-2003 from acq. Roll & other Record of this office.
<p>Total Rs. 267511 47524 + 2106 12/04 6715 + 12/30 528956/- Rs. 729827/19128491</p>				<p>Pay Rs. 5500/-</p>		

CONFIDENTIAL

CT-C



Name of post	Grade or classification and whether permanent or temporary	Appropriate service commission under Art. 571, C.S.R.	Pay in substantive post	Offering	Under the "earn pay"	Date of appointment	Remarks
P.E.T							
S.H.S Ganshal		pay fixed in the Revised pay scale 2005 in BPS No 14 (3565-275-11815)					
do	do		6315/-			1/7/2005	mic
do	do		6590/-			1/12/2005	mic
do	do		6865/-			1/12/2006	mic
		pay fixed in the Revised pay scale 2007 in BPS No 14 (4100-315-13550)					
do	do		7880/-			1/12/07	mic
do	6315/14 do		8195/-			1/12/2007	mic
<p><u>of Payment</u></p> <p>of Rs 28491/- noted on page-13 of the 93000 is recoverable</p> <p><i>[Signature]</i></p> <p>18/10/2007</p>		<p>2005</p> <p>OFFICE OF THE ACCOUNTANT GENERAL N.W.F.P. PESHAWAR</p> <p>PAY FIXED IN THE REVISED BASIC PAY SCALE</p> <p>OF RS 3565-275-11815(14)</p> <p>AT RS 6315/-</p> <p>With Next Increment on 1-12-2005</p> <p><i>[Signature]</i></p> <p>Accounts Officer Pay Fixation Party N.W.F.P. Peshawar</p>					
Do.	Do	B.P.S No 15 (4350-350-14850)	RS 8700/-			2/12/2007	mic-S
		C-F-C					



9	10	11	12	13		14	15
Signature and designation of the head of the office or other attesting officer in attestation of columns 1 to 8	Date of termination of appointment	Reason of termination (such as promotion, transfer, dismissal, etc).	Signature of the head of the office or other attesting officer	Leave		Signature of the head of the office or other attesting officer	Reference to any recorded punishment or censure, or reward or praise of the Government Servant.
				Nature and duration of leave taken	Allocation of period of leave on average pay upto four months for which leave salary is debitable to another Government		
				Period	Government to which debitable		
Sch. Mr. P. D. Goll Head master, Govt. High School, Ganshal Buner.	30/11/2005	S/R A/Dnc	Mr. P. D. Goll Head master, Govt. High School, Ganshal Buner.				
Stc. Mr. P. D. Goll Head master, Govt. High School, Ganshal Buner.	30/11/2006	A/Dnc	Mr. P. D. Goll Head master, Govt. High School, Ganshal Buner.				
Stb. Mr. P. D. Goll Head master, Govt. High School, Ganshal Buner.	30/6/2007	Scale B/raised	Mr. P. D. Goll Head master, Govt. High School, Ganshal Buner.				
Stc. Mr. P. D. Goll Head master, Govt. High School, Ganshal Buner.	30/11/2007	1/A	Mr. P. D. Goll Head master, Govt. High School, Ganshal Buner.				
Stb. Mr. P. D. Goll Head master, Govt. High School, Ganshal Buner.	2/12/2007	up grad ation	Head master, Govt. High School, Ganshal Buner.				
Service Verified w.e.f. 09-5-2003 to 01-6-2010 from acq. Roll & other Record of this office							
<b>Head Master Govt. High School Ganshal Buner</b>							
Stc. Head master, Govt. High School, Ganshal Buner.	30/6/2008		Mr. P. D. Goll Head master, Govt. High School, Ganshal Buner.				

GJ-C


(2)

1	2	3	4	5	6	7	8
Name of post	Whether substantive or officiating and whether permanent or temporary	If officiating, state (i) substantive appointment, or (ii) whether service counts for pension under Art. 371 C. S. R.	Pay in substantive post	Additional Pay for officiating	Other emolument falling under the term 'Pay'	Date of appointment	Signature of Government servant
P.E.P. S-415 Constable	Sub/Temp	pay fixed in the Revised pay scale 2008 in BPS No 65 (5220-420-17820)	9840/-			1 <sup>7</sup> / <sub>08</sub>	Imia
Do	Do		10260/-			1 <sup>12</sup> / <sub>2008</sub>	Imia
Do	Do		10680/-			1 <sup>12</sup> / <sub>2009</sub>	Imia
Revised Entry w.e.f. 22 <sup>11</sup> / <sub>89</sub> due to awarding of Annual increments during untrained service period in the light of Notification issued Govt. of H.P. Finance Dept. No. FD (PRC) 5-2/2002 dated 30-3-2009.							
Do	Do	BPS No 9 (830-38-1590)	830			22 <sup>11</sup> / <sub>89</sub>	Imia
Do	Do		830	/		1 <sup>12</sup> / <sub>89</sub>	Imia
Do	Do		868	/		1 <sup>12</sup> / <sub>90</sub>	Imia
Do	Do	BPS No 9 (1185-72-2265)	1257	1329	/	1 <sup>6</sup> / <sub>91</sub>	Imia
Do	Do		1329	1401	/	1 <sup>12</sup> / <sub>91</sub>	Imia
Do	Do		1401	1473	/	1 <sup>12</sup> / <sub>92</sub>	Imia
Do	Do		1473	1545	/	1 <sup>12</sup> / <sub>93</sub>	Imia
Do	Do	BPS No 9 (1605-97-3060)	1993	2090	/	1 <sup>6</sup> / <sub>94</sub>	Imia
2187 97 2284	Do		2090	2187	✓	1 <sup>12</sup> / <sub>94</sub>	Imia
Do	Do	BPS No 4 (2065-11-4480)	2226		✓	11 <sup>2</sup> / <sub>95</sub>	Imia

Ch-c



22

9	10	11	12	13		14	15
Signature and designation of the head of the office or other attesting officer in attestation of columns 1 to 8	Date of termination of appointment	Reason of termination (such as promotion, transfer, dismissal, etc).	Signature of the head of the office or other attesting officer	Leave		Signature of the head of the office or other attesting officer	Reference to any recorded punishment or censure, or reward or praise of the Government Servant.
				Nature and duration of leave taken	Allocation of period of leave on average pay upto four months for which leave salary is debit to another Government		
				Period	Government to which debit		
<i>M. D. G. L. L.</i> Head master, Govt: High School, Ganshal Buner.	30 $\frac{11}{2008}$		<i>M. D. G. L. L.</i> Head master, Govt: High School, Ganshal Buner.				
<i>M. D. G. L. L.</i> Head master, Govt: High School, Ganshal Buner.	30 $\frac{11}{2009}$	A/Bnc					(19) Service Verified w.e.f 02 $\frac{6}{2010}$ to 30 $\frac{11}{2010}$ from Acy; Roll and office Record.  Head master, Govt: High School, Ganshal Buner.
Head master, Govt: High School, Ganshal Buner.							
<i>M. D. G. L. L.</i> Head master, Govt: High School, Ganshal Buner.	30 $\frac{11}{89}$		<i>M. D. G. L. L.</i> Head master, Govt: High School, Ganshal Buner.				
<i>M. D. G. L. L.</i> Head master, Govt: High School, Ganshal Buner.	30 $\frac{11}{90}$		<i>M. D. G. L. L.</i> Head master, Govt: High School, Ganshal Buner.				
<i>M. D. G. L. L.</i> Head master, Govt: High School, Ganshal Buner.	31 $\frac{5}{91}$		<i>M. D. G. L. L.</i> Head master, Govt: High School, Ganshal Buner.				
<i>M. D. G. L. L.</i> Head master, Govt: High School, Ganshal Buner.	30 $\frac{11}{91}$		<i>M. D. G. L. L.</i> Head master, Govt: High School, Ganshal Buner.				
<i>M. D. G. L. L.</i> Head master, Govt: High School, Ganshal Buner.	30 $\frac{11}{92}$		<i>M. D. G. L. L.</i> Head master, Govt: High School, Ganshal Buner.				
<i>M. D. G. L. L.</i> Head master, Govt: High School, Ganshal Buner.	30 $\frac{11}{93}$		<i>M. D. G. L. L.</i> Head master, Govt: High School, Ganshal Buner.				
<i>M. D. G. L. L.</i> Head master, Govt: High School, Ganshal Buner.	31 $\frac{5}{94}$		<i>M. D. G. L. L.</i> Head master, Govt: High School, Ganshal Buner.				
<i>M. D. G. L. L.</i> Head master, Govt: High School, Ganshal Buner.	30 $\frac{11}{94}$		<i>M. D. G. L. L.</i> Head master, Govt: High School, Ganshal Buner.				
<i>M. D. G. L. L.</i> Head master, Govt: High School, Ganshal Buner.	10 $\frac{2}{95}$		<i>M. D. G. L. L.</i> Head master, Govt: High School, Ganshal Buner.				
<i>M. D. G. L. L.</i> Head master, Govt: High School, Ganshal Buner.	30 $\frac{11}{95}$		<i>M. D. G. L. L.</i> Head master, Govt: High School, Ganshal Buner.				

C. A. C.



23

1 Name of post	2 Whether substantive or officiating and whether permanent or temporary	3 If officiating, state (i) substantive appointment, or (ii) whether service counts for pension under Art. 371 C. S. R.	4 Pay in substantive post	5 Additional Pay for officiating	6 Other emolument falling under the term 'Pay'	7 Date of appointment	8 Signature of Government servant
DET SAs Gandhinagar	Sup/par	with optm	2387/-			12/95	Micas
DO	DO		2548/-			12/96	Micas
DO	DO		2709/-			12/97	Micas
DO	DO		2874/-			12/98	Micas
DO	DO		3514/-	3192	EMSE	5/99	Micas
DO	DO		3675/-	3353		12/99	Micas
DO	DO		3836/-	3514		12/2000	Micas
DO	DO		3997/-	3675		12/2001	Micas
DO	DO	BPS No 14 (3100-240-10300)	5980/-	5520		12/2001	Micas
DO	DO		6220/-	5790		12/2002	Micas
DO	DO		6460/-	5980		12/2003	Micas
DO	DO		6700/-	6220		12/2004	Micas
DO	DO	BPS No 14 (3565-275-11815)	7690/-	7140		7/2005	Micas
DO	DO		7965/-	7415		12/2005	Micas

Handwritten signature and scribbles at the bottom of the page.

24

No.	Date of termination of appointment	Reason of termination (such as promotion, transfer, dismissal, etc.)	Signature of the head of the office or other attesting officer	Nature and duration of leave taken	Leave		Signature of the head of the office or other attesting officer	Reference to any recorded punishment or censure, or reward or praise of the Government Servant.
					Allocation of period of leave on average pay upto four months for which leave salary is debitable to another Government	Period to which Government to which debitable		
School	30/11/96			Head master, Govt: High School, Ganshal Buner.				(20) Service Verified w.e.f. 1/12/2010 to 30/6/2011 from Acq; Roll and office Record.
School	30/11/97			Head master, Govt: High School, Ganshal Buner.				Head master, Govt: High School, Ganshal Buner.
School	30/11/98			Head master, Govt: High School, Ganshal Buner.				
School	30/11/99			Head master, Govt: High School, Ganshal Buner.				(21) Service Verified w.e.f. 01-7-2011 to 30-11-2011 from acq: Roll & other Record of this office.
School	30/11/99			Head master, Govt: High School, Ganshal Buner.				Head master, Govt: High School, Ganshal Buner.
School	30/11/2000			Head master, Govt: High School, Ganshal Buner.				(22) Service Verified w.e.f. 1-12-2011 to 30-11-2012 from acq: Roll & other Record of this office.
School	30/11/2001			Head master, Govt: High School, Ganshal Buner.				
School	1/12/2001			Head master, Govt: High School, Ganshal Buner.				Head master, Govt: High School, Ganshal Buner.
School	30/11/2002			Head master, Govt: High School, Ganshal Buner.				
School	30/11/2003			Head master, Govt: High School, Ganshal Buner.				
School	30/11/2004			Head master, Govt: High School, Ganshal Buner.				
School	30/6/2005			Head master, Govt: High School, Ganshal Buner.				
School	30/11/2005			Head master, Govt: High School, Ganshal Buner.				



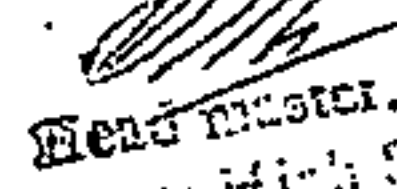












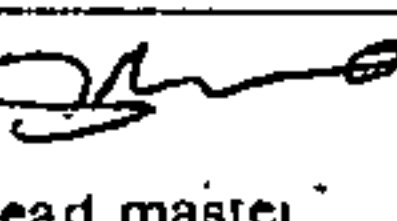


This form is to be filled up by the Government Servant applying for leave columns 2 to 5 must be filled up. Column 5 shall be worked out on the day of termination of leave. The Government Servant shall return this form to the office of the Government Servant.



1	2	3	4	5	6	7	8
Name of post	Whether substantive or officiating and whether permanent or temporary	If officiating state (i) substantive appointment, or (ii) whether service counts for pension under Art. 371 C, S. R.	Pay in substantive post	Additional Pay for officiating	Other emolument falling under the term "Pay"	Date of appointment	Signature of Government servant
PBT 245 Ambedkar	Sub per	BPS No 14	3565	275	1185		
do	do		8240	7690		1/12/2006	Mica
do	do	BPS No 14 (4100-315-13550)	9455	8825		1/7/2007	Mica
do	do		9770	9140		1/12/2007	Mica
do	do	BPS No 15 (4350-350-14850)	9950	9250		2/12/2007	Mica
do	do	BPS No 15 (5220-430-17820)	11400	11100		1/7/2008	Mica
do	do		12360	11520		1/12/2008	Mica
do	do		12780	11940		1/12/2009	Mica
- Do -	- Do -	Rs. 13200		12360		1/12/2010	
- Do -	- do -	20400		Rs. 21800	P.M	1/7/2011	Mica Sk
- Do -	- do -	21100		Rs. 22500	P.M	01/12/2011	Mica Sk

C. L.



9	10	11	12	13		14	15
Signature and designation of the head of the office or other attesting officer in attestation of columns 1 to 8	Date of termination of appointment	Reason of termination (such as promotion, transfer, dismissal, etc.)	Signature of the head of the office or other attesting officer	Leave		Signature of the head of the office or other attesting officer	Reference to any recorded punishment or censure, or reward or praise of the Government Servant.
				Nature and duration of leave taken	Allocation of period of leave on average pay upto four months for which leave salary is debitable to another Government		
				Period	Government to which debitable		
 Head master, Govt: High School, Ganshal Buner.	30 <sup>6</sup> / <sub>2007</sub>		 Head master, Govt: High School, Ganshal Buner.				
 Head master, Govt: High School, Ganshal Buner.	30 <sup>11</sup> / <sub>2007</sub>		 Head master, Govt: High School, Ganshal Buner.				
 Head master, Govt: High School, Ganshal Buner.	12 <sup>12</sup> / <sub>2007</sub>		 Head master, Govt: High School, Ganshal Buner.				
 Head master, Govt: High School, Ganshal Buner.	30 <sup>6</sup> / <sub>2008</sub>		 Head master, Govt: High School, Ganshal Buner.				
 Head master, Govt: High School, Ganshal Buner.	30 <sup>11</sup> / <sub>2008</sub>		 Head master, Govt: High School, Ganshal Buner.				
 Head master, Govt: High School, Ganshal Buner.	30 <sup>11</sup> / <sub>2009</sub>		 Head master, Govt: High School, Ganshal Buner.				
 Head master, Govt: High School, Ganshal Buner.	30 <sup>11</sup> / <sub>2010</sub>	4-1-2010	 Head master, Govt: High School, Ganshal Buner.				
<p>four Actual 9mc we' 1 <sup>2</sup>/<sub>99</sub> TO 31 <sup>12</sup>/<sub>09</sub> //</p> <p>R: 132580 - ?</p> <p><del>DA</del> 38/10</p>							
 Head master, Govt: High School, Ganshal Buner.	30 <sup>06</sup> / <sub>2014</sub>	Scale Revised	 Head master, Govt: High School, Ganshal Buner.				
 Head master, Govt: High School, Ganshal Buner.	30 <sup>11</sup> / <sub>2011</sub>	A/guc: @ Rs=700/-	 Head master, Govt: High School, Ganshal Buner.				

C-A-C

Name of post	Type of officiating and whether permanent or temporary	1) SUBSTANTIVE appointment, or (ii) whether service counts for pension under Art. 371 C. S. R.	27 Pay in substantive post	Additional Pay for officiating	Emolument falling under the term "Pay"	Date of appointment	Signature of Government servant
PET GHS: Ganshal	Sub: per:		Rs= 23200/-			12 2012	
- Do -	- do -		Entry Revised w.e.f 01-9-2007				
			BPS-14 (4100 - 315 - 13550)				
- Do -	- do -		Rs= 9455/-			1 02 2007	
			BPS-15 (4350 - 350 - 14850)				
- Do -	- do -		Rs= 9600/-			01 10 2007	
- Do -	- do -		Rs= 9950/-			01 10 2007	
- Do -	- do -		Rs= 10300/-			01 12 2007	
			RBPS-15 (5220 - 420 - 17820)				
- Do -	- do -		Rs= 12360/-			01 7 2008	
- Do -	- do -		Rs= 12780/-			1 12 2008	
- Do -	- do -		Rs= 13200/-			1 12 2009	
- Do -	- do -		Rs= 13620/-			1 12 2010	
			RBPS-15 (8500 - 700 - 29500)				
- Do -	- do -		Rs= 22500/-			1 7 2011	
- Do -	- do -		Rs= 23200/-			1 12 2011	
- Do -	- do -		Rs= 23900/-			1 12 2012	

pl see next part  
Final

C-A-C



9	10	11	12	13	14		
Signature and designation of the head of the office or other attesting officer in attestation of column 1 to 8	Date of termination of appointment	Reason of termination (such as promotion, transfer, dismissal, etc.)	Signature of the head of the office or other attesting officer	Leave		Signature of the head of the office or other attesting officer	Refer recorded or certificate of reward of the Govt. Serv.
				Nature and duration of leave taken	Allocation of period of leave on average pay upto four months for which leave salary is debitable to another Government		
				Period	Government to which debitable		Service Verified w/c 10/01/3-2013 & other Record of this office
Head master, Govt: High School, Ganshal Buner.	21/2/2013	Promoted to BPS-16	Head master, Govt: High School, Ganshal Buner.				Head master, Govt: High School, Ganshal Buner.
		Due to one premature increment.					
Head master, Govt: High School, Ganshal Buner.	30/9/2007	Scale upgraded to BPS-15	Head master, Govt: High School, Ganshal Buner.				Promoted to Senior PET BPS-16 on Regular basis vide Directorate of E & S. KPK Endst No: 4670-76/ file No. 1/Promo Senior PET BPS-16 Dated Peshawar 31/2/2013 and DEO (M) Secy: Buner Endst No. 13050-56 file No. 2/ESR: Male Secy: Daska: 02/3/2013.
Head master, Govt: High School, Ganshal Buner.	01/10/2007	Allowed one premature increment.	Head master, Govt: High School, Ganshal Buner.				
Head master, Govt: High School, Ganshal Buner.	30/11/2007	Annual increment @ Rs=350	Head master, Govt: High School, Ganshal Buner.				
Head master, Govt: High School, Ganshal Buner.	30/6/2008	Scale Revised	Head master, Govt: High School, Ganshal Buner.				Head master, Govt: High School, Ganshal Buner.
Head master, Govt: High School, Ganshal Buner.	30/11/2008	Annual increment @ Rs=420	Head master, Govt: High School, Ganshal Buner.				Under taking
Head master, Govt: High School, Ganshal Buner.	30/11/2009	Annual increment @ Rs=420	Head master, Govt: High School, Ganshal Buner.				I Mr. Mian Wahib Shah PET GHS: Ganshal do hereby give an under taking to the effect that if any over payment is made to me as a result of pay fixation in BPS-16 due to my promotion will be recovered from my pay/pension and gratuity.
Head master, Govt: High School, Ganshal Buner.	30/11/2010	Annual increment @ Rs=420	Head master, Govt: High School, Ganshal Buner.				Signature of Govt Servant: Mian Wahib Shah
Head master, Govt: High School, Ganshal Buner.	30/6/2011	Scale Revised	Head master, Govt: High School, Ganshal Buner.				
Head master, Govt: High School, Ganshal Buner.	30/11/2011	Annual increment @ Rs=700	Head master, Govt: High School, Ganshal Buner.				Head master, Govt: High School, Ganshal Buner.
Head master, Govt: High School, Ganshal Buner.	30/11/2012	Annual increment @ Rs=700	Head master, Govt: High School, Ganshal Buner.				
Head master, Govt: High School, Ganshal Buner.	20/2/2013	Promoted to BPS-16	Head master, Govt: High School, Ganshal Buner.				



1 Name of Post	2 Substantive Whether Substantive or officiating and whether permanent or temporary.	3 If officiating, state (i) substantive appointment, or (ii) Whether service counts for pension under Art. 371 C.S.R.	4 Pay in substantive Post	5 Additional pay for officiating	6 Other emoluments falling under the term "pay"	7 Date of Appointment	8 Signature of Government servant
			BPS-14 (4100 - 315 - 13550)				
			Rs = 9455/-			9 1/2007	
			BPS-15 (4350 - 350 - 14850)				
			Rs = 9770/-			12 1/2007	
			BPS-15 (5220 - 420 - 17820)				
			Rs = 10300/-			2 12/2007	
			BPS-15 (5220 - 420 - 17820)				
			Rs = 12360/-			1 7/2008	
			Rs = 12780/-			1-12-2008	
			Rs = 13200/-			1-12-2009	
			Rs = 13620/-			1-12-2010	
			BPS-15 (8500 - 700 - 29500)				
			Rs = 22500/-			1-7-2011	
			Rs = 23200/-			1-12-2011	
			Rs = 23900/-			1 12/2012	
			Rs = 11520/-				
			Rs = 21100/-				
			Rs = 108440/-				
			Rs = 28491/-				
			Rs = 126931/-				

29

Office of  
Minister Pakhtun Khwa Peshawa  
Fixed in the Revised Basic Pay Scales  
BPS-14 @ Rs 4100 315 13550  
BPS-15 @ Rs 4350 350 14850  
BPS-15 @ Rs 5220 420 17820  
BPS-15 @ Rs 8500 700 29500  
Date of Next increment is on 01-12-2011

Accounts Officer  
Peshawar

8325/14  
+ 11520/-  
21100/-  
32200/-  
16000/-  
55000/-  
13000/-  
54000/-  
14000/-

to 11/01 9662/-  
to 6/05 19780/-  
to 6/07 13200/-  
to 6/08 25000/-  
to 6/11 30200/-  
to 7/12 280000/-

C.A.

9	10	11	12	13		14	15
Signature and Designation of the head of the officer, or other attesting officer in attestation of columns 1 to 8	Date of termination or appointment	Reason of termination (such as promotion, transfer, dismissal, etc.)	Signature of the head of the office or other attesting officer	Leave		Signature of the head of the office or other attesting officer	Reference to any recorded punishment or censure, or reward or praise of the Government Servant
				Nature and duration of leave taken.	Allocation of period of leave on average pay, upto four months for which leave salary is debitable to another Government		
				Period	Government to Which debitable		
<i>[Signature]</i> Head master, Govt: High School Ganshal Buner	30/11/2007	A/Inc.	<i>[Signature]</i> Head master, Govt: High School Ganshal Buner	Entry revised due to allowed premature	Increment vide Govt. of KPK (Regulation)		
<i>[Signature]</i> Head master, Govt: High School Ganshal Buner	2/12/2007	Scale up- graded to BPS-15 plus pre- mature.	<i>[Signature]</i> Head master, Govt: High School Ganshal Buner	Wing Notification No.	FD(SO-SRI)2-123/2014 Dated: 30/5/2014.		
<i>[Signature]</i> Head master, Govt: High School Ganshal Buner.	30/6/2008	Scale Revised	<i>[Signature]</i> Head master, Govt: High School Ganshal Buner				<i>[Signature]</i> Head master, Govt: High School Ganshal Buner.
<i>[Signature]</i> Head master, Govt: High School Ganshal Buner	30/11/2008	A/Inc.	<i>[Signature]</i> Head master, Govt: High School Ganshal Buner.		The No 283		
<i>[Signature]</i> Head master, Govt: High School Ganshal Buner.	30/11/2009 30/11/2010 30-6-2011	A/Inc. A/Inc. Scale Revised	<i>[Signature]</i> Head master, Govt: High School Ganshal Buner.		A/Inc. of one premature letter of 1-6-2014 to 31-10-2014 B.S. No. 100/2		
<i>[Signature]</i> Head master, Govt: High School Ganshal Buner	30-11-2011 30-11-2012	A/Inc. A/Inc.	<i>[Signature]</i> Head master, Govt: High School Ganshal Buner				
<i>[Signature]</i> Head master, Govt: High School Ganshal Buner	28/2/2013	Promoted to BPS-16	<i>[Signature]</i> Head master, Govt: High School Ganshal Buner		DAO		

C-7-C







31

اپیل عہد مت جناب اکاؤنٹ جنرل خیبر پختونخواہ پشاور  
عنوان: نوٹیفیکیشن نمبر FD(PRC) 1-1/89 اور خیبر پختونخواہ ایکٹ نمبر 2012 of 1 کے تحت غیر قانونی ریکوری  
جناب عالی:

مودبانہ گزارش ہے کہ ہمیں نوٹیفیکیشن نمبر FD(PRC) 1-1/89 مورخہ 11-08-1991 کے تحت جس ہائیر نوٹیفیکیشن یعنی ایم اے 1  
ایم ایس سی پر جو چار increments دیئے گئے تھے تو Fixation party اور DAOs نے ان میں سے دو increments کی ریکوری کی ہے اور مزید  
کر رہے ہیں۔ جو کہ مذکورہ نوٹیفیکیشن اور ایکٹ کے خلاف ہے۔  
لہذا آپ کی خدمت میں اپیل کی جاتی ہے کہ اگر آپ صاحبان مہربانی کر کے ہم سے مطلوبہ ریکوری اور مزید کٹوتی بند کرنے کے احکامات جاری فرمائیں تو  
تاجیات مرہون منت رہیں گے۔ فقط

عرض کنندہ

12/7  
2018  
Mia Uba (DPE)  
A.S. Officer  
Deputy District Officer

12/7  
2018

# بعدالت سرس نر سیو فل سٹار

کوریٹ فیس	قیمت ایک روپیہ
-----------	----------------

22 مارچ 1920ء منجانب  
سیان ویاب بنام حکومت

مورخہ  
مقدمہ  
دعویٰ  
جرم

## باعث تحریر آنکہ

مقدمہ مندرجہ بالا میں اپنی طرف سے واسطے پیروی وجواب دہی و کل کاروائی متعلقہ آن مقام سرس نر سیو فل سٹار کیسے رکھیں ہادی مقرر کر کے اقرار کیا جاتا ہے کہ صاحب موصوف کو مقدمہ کی کل کاروائی کا کامل اختیاط ہوگا۔ نیز وکیل صاحب کو راضی نامہ و تقرر ثالث و فیصلہ پر حلف دینے جواب دی اور اقبال دعویٰ اور درخواست ہر قسم کی تصدیق زراس پر دستخط کرنے کا اختیار ہوگا نیز بصورت عدم پیروی یا ڈگری ایک طرف یا اپیل کی برآمد ہوگی اور منسوخ ڈائر کرنے اپیل نگرانی و نظر ثانی و پیروی کرنے کا اختیار ہوگا۔ بصورت ضرورت مذکور کے نسل یا جزوی کاروائی کے واسطے اور وکیل یا مختار قانونی کو اپنی ہمراہ یا اپنی بجائے تقرر کا اختیار ہوگا۔ اور صاحب مقرر شدہ کو بھی ہملہ مذکورہ بالا اختیارات حاصل ہونگے اور اسکا ساختہ برواختہ منظور و قبول ہوگا اور دوران مقدمہ میں جو خرچہ و ہر جانہ التوائے مقدمہ کے سبب سے ہاگا اسکے مستحق وکیل صاحب ہونگے۔ نیز بقایا و خرچہ کی وصولی کرتے وقت کا بھی اختیار ہوگا اگر کوئی تاریخ پیشی مقام دورہ ہر ہو یا حد سے باہر ہو تو وکیل صاحب پابند نہ ہونگے کی پیروی مقدمہ مذکور لہذا وکالت نامہ لکھ دیا ک سند ہے

المرقوم 22 مارچ 1920ء

العبد گواہ شدہ العبد  
بمقام سرس نر سیو فل سٹار کے لئے منظور ہے

**"B"**

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

No.

TB

Appeal No..... 682 ..... of 20

19

Appellant/Petitioner

Man Wahab  
Versus

Respondent

DEO, (AI) Swat

Respondent No..... 1 .....

Notice to: -

Distt Education Officer (Male)

WHEREAS an appeal/petition Swat under the provision of the North-West Frontier Province Service Tribunal Act, 1974, has been presented/registered for consideration, in the above case by the petitioner in this Court and notice has been ordered to issue. You are hereby informed that the said appeal/petition is fixed for hearing before the Tribunal \*on.....at 8.00 A.M. If you wish to urge anything against the appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which the case may be postponed either in person or by authorised representative or by any Advocate, duly supported by your power of Attorney. You are, therefore, required to file in this Court at least seven days before the date of hearing 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.....

Day of.....20

Nov 20

at Camp Court Swat

(By the way last chance notice)

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.

7B

Appeal No.....682..... of 20 19

.....Mian Wahab.....Appellant/Petitioner  
 Versus

.....DEO, (M) Swat.....Respondent  
 Respondent No.....3.....

Notice to: - Distt. Accounts Officer Swat

WHEREAS an appeal/petition under the provision of the North-West Frontier 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.....8-12-2020.....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.....11/11.....

Day of.....Nov.....20 20

*at Camp Court Swat  
 By the way last chance notice*

*[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.

TB

No.

Appeal No. 682 of 2019

Mian Wahab Appellant/Petitioner

Versus

DEO, (M) Swat Respondent

Respondent No. 2

Notice to: —

Accountant General, Govt. of KPK  
Peshawar

*[Handwritten signature]*

WHEREAS an appeal/petition under the provision of the North-West Frontier 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 8-12-2019 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.....

Day of Nov 2020

*at Camp Court Swat*  
*By the way last chance notice*

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.

**"A"**

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

No.

713

APPEAL No.....682..... of 2019.

Mian Wahab

Appellant/Petitioner

Versus

DEO, (Male) Swat

RESPONDENT(S)

Notice to Appellant/Petitioner

Mian Wahab (DPE) Presently  
Posted at G.H.S.S. Abaha  
Swat

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

1-3-2021 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 Comp Court Swat

Registrar,  
Khyber Pakhtunkhwa Service Tribunal,  
Peshawar.



**"A"**

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

No.

APPEAL No. 582 of 20 19

TB

Mian Wahab

Appellant/Petitioner

Versus

DEO, (mah) Swat

RESPONDENT(S)

Notice to Appellant/Petitioner

Shams ul Hadi

Advocate High Court

Peshawar

03139772262

Take notice that your appeal has been fixed for Preliminary hearing, replication, affidavit/counter affidavit/record/arguments/order before this Tribunal on 1-3-2021 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 Swat

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

**“B”**

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

713

No.

Appeal No.....682..... of 20 17

.....Asim Shahab.....Appellant/Petitioner

Versus

.....D.G.O. (Male) Swat.....Respondent

Respondent No.....I.....

Notice to:

D:stt: Education officer, (Male) Swat

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.....13-2-2017.....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.....11/2.....

Day of.....Feb.....2017 ;

at Camp Court Swat

[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.

713

Appeal No. 682 of 20 19

Mian Wahab Appellant/Petitioner

Versus

DEO, (Male) Swat Respondent

Respondent No. 3

Notice to:

Distt. Account Officer Swat

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 1-3-2021 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 11th Day of Feb: 20 21

at Camp Court Swat



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.

T13

Appeal No. 682 of 20 19

①

19/2/21

Munir Wahid Appellant/Petitioner

Versus

D.G. (Mre) Swat Respondent

Respondent No. 2

Notice to:

Accountant General Govt. of K Pk  
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 1-3-2021 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 11/2 .....

Day of Feb 20 21

at Camp Court Swat

**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.

**"A"**

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

IB

No.

APPEAL No..... 682 ..... of 2019

Mian Wahab

Appellant/Petitioner

Versus

DEO, (M) Swat

RESPONDENT(S)

✓  
Notice to Appellant/Petitioner


Mian Wahab (DPE)

Presently Posted at GHSS,  
Abcha Swat

Take notice that your appeal has been fixed for Preliminary hearing, replication, affidavit/counter affidavit/record/arguments/order before this Tribunal on 25/8/2021 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 Swat

  
Registrar,  
Khyber Pakhtunkhwa Service Tribunal,  
Peshawar.

**"A"**

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

No.

APPEAL No.....682..... of 20

Muhammad Wahab

Appellant/Petitioner

Versus

DEO,

(M)

Swat

RESPONDENT(S)

Notice to Appellant/Petitioner

Cour. Sec

Shams-ul-Hadi

Advocate High Court

Swat

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

on..... at.....

25/8/2021

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 Swat

Registrar,  
Khyber Pakhtunkhwa Service Tribunal,  
Peshawar.



**"B"**

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

No.

*13*

Appeal No.....*682*..... of 20 *19*

.....*Mian Wabab*.....Appellant/Petitioner

Versus

.....*Distt. Edn. Officer (M) Swat*.....Respondent

Respondent No.....*I*.....

Notice to: —

*Distt. Education Officer (Male) Swat*

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.....*25/8/2019*.....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.....

Day of.....*August*.....*20*, *6th*

*at Camp Court Swat*

*[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.

TS

Appeal No.....682..... of 20 19

.....Meen Wahab.....Appellant/Petitioner

Versus

.....DEO, (M) Swat..... Respondent

Respondent No.....2.....

Notice to: —

Accountant General Govt. of KP 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.....25/8/2021.....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.....

Day of.....August.....20 21

6/12

at Camp Court Swat

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..... 682 ..... of 2019

..... Mian Wahab ..... Appellant/Petitioner

Versus

..... DEO. (M) Swat ..... Respondent

Respondent No..... 3 .....

Notice to: —

Distt. Account Officer, Swat

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 23/8/2019 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.....

Day of..... August ..... 2019

at Camp Court Swat

[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.