4.8.70

Aus to sommer valation the case is afjaurned to 3.10.22 for the former

7

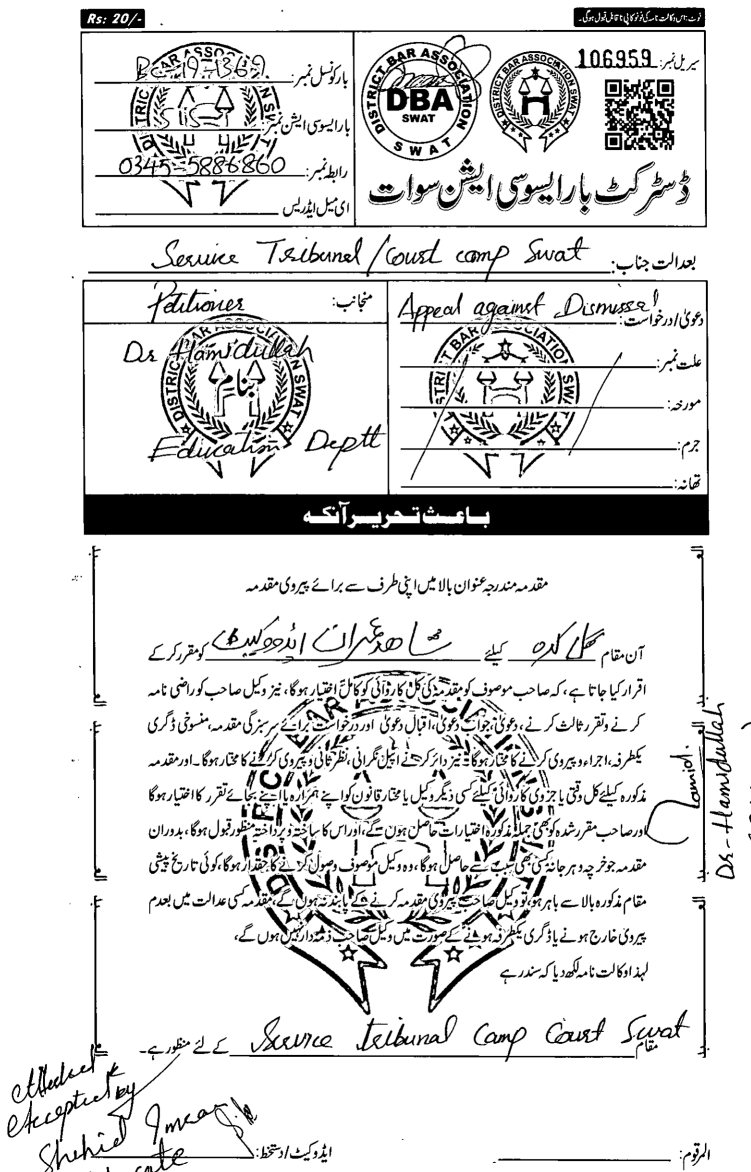
03.10.2022

Mr. Shahid Imran, Advocate on behalf of the appellant present and submitted fresh Wakalatnama, which is placed on file. Mr. Muhammad Riaz Khan Paindakhel, Assistant Advocate General for the respondents present.

Learned counsel for the appellant stated at the bar that he has been newly engaged in the instant appeal and has not gone through the record, therefore, an adjournment may be granted. Adjourned. To come up for arguments on 08.11.2022 before the D.B at Camp Court Swat.

(Rozina Rehman) Member (Judicial) Camp Court Swat

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



09.03.2022

Due to retirement of the Hon'ble Chairman, the case is adjourned to 11.05.2022 for the same as before.

Reader

11.05.2022

Nemo for the appellant. Mr. Noor Zaman Khattak, District Attorney alongwith Mr. Fazal Ur Rehman, Principal for respondents present.

Previous date was changed on Reader note, therefore, notice for prosecution of the appeal be issued to the appellant as well as his counsel through registered post and to come up for arguments on 09.06.2022 before D.B at camp court Swat.

(Mian Muhammad) Member(E) (Salah Ud Din) Member(J) Camp Court Swat

9th June, 2022

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

Counsel are on strike. To come up for arguments on 08.07.2022 before the D.B at camp court Swat.

(Mian Muhammad) Member(E) (Kalim Arshad Khan) Chairman

Camp Court Swat

08.07.2022

Since 8th July 2022 is declared as holiday. Therefore, case is adjourned to 04/08 /2022 for the same as before.

Reader

03.11.2021

Appellant in person present. Mr. Aziz Ahmad, PST alongwith Riaz Khan Paindakhel, Assistant Advocate General for Mr. respondents present and sought time for submission of reply/comments. Adjourned. To come up for submission of reply/comments as well as arguments before the D.B on 05.01.2022 at Camp Court Swat.

Átig-Ur-Rehman Wazir) Member (Executive) Camp Court, Swat

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

05.01.2022

Learned counsel for the appellant present. Hussain Ali, Litigation Officer alongwith Mr. Muhammad General for the Advocate Additional Butt, respondents present.

Written reply on behalf of respondents submitted, which is placed on file and copy of the same is handed over to the learned counsel for the appellant. Adjourned. To come up for rejoinder, if any, as well as arguments before the D.B on 09.03.2022 at Camp Court Swat.

> (Salah-Ud-Din) Member (J)

Camp Court Swat

25.08.2021

Counsel for the appellant present. Preliminary arguments heard.

The impugned order as annexed with memorandum of appeal reveals that the penalty of dismissal from service was imposed upon the appellant within the meaning of Rule 4(b)(iii) of the Khyber Pakhtunkhwa Government servants (E&D) Rules, 2011. The said provisions as referred in the impugned order are meant for removal from service but in the operative part, major penalty of dismissal from service has been imposed upon the appellant on account of his wilful absence. The question of voidness of the impugned order is likely to arise. Therefore, it would be in the fitness of things to admit this appeal for hearing on merits obviously subject to all just and legal objections including that of limitation. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to the respondents for submission of written reply/comments in office at Peshawar within 10 days after receipt of notices, 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.

Camp court, Swat.

Appellant Deposited
Scout Process Fee

<u>5/04/2021</u>

Due to COVID-19, the case is adjourned to 07/06/2021 for the same.

READER

26.07.2021

To come up for preliminary hearing on 25.08.2021 before S.B at Camp Court, Swat. Notices be issued to appellant/counsel for the date fixed.

Chairman

Appellant in person present.

He made a request for adjournment as his counsel is not available. Adjourned. To come up for preliminary hearing on 05.04.2021 before S.B at Camp Court Swat.

(Rozina Rehman)

Member(J)

Camp Court Swat

Form- A

FORM OF ORDER SHEET

Court of	-	•	

	Case No	<u>8892/2020</u>
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	06/08/2020	The appeal of Mr. Hamidullah resubmitted today by Mr. Hamza Abbas Mohmand Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please.
2-		REGISTRAR ' This case is entrusted to touring S. Bench at Swat for preliminary
2-		hearing to be put up there on 02/1-20% CHAIRMAN
02	.11.2020	Appellant in person present.
		Lawyers are on general strike, therefore, case is adjourned to 07.12.2020 for preliminary hearing, before S.B at Camp Court, Swat. (Rozina Rehman) Member (J) Camp Court, Swat
	07.12.2020	Due to COVID-19, case is adjourned to 01.02.2021 for the same as before.

The appeal of Mr. Hamidullah son of Ayub Khn resident of Mohallah Peer Khail Rahim Abad received today i.e. on 28.07.2020 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Memorandum of appeal may be got signed by the Counsel.
- 2- Index of the appeal may be prepared according to the Khyber Pakhtunkhwa Service Tribunal rules 1974.
- (3) Addresses of respondents as well as appellant are incomplete which may be completed according to Khyber Pakhtunkhwa Service Tribunal rules 1974.
- 4- Annexures of the appeal may be attested.
- 5- Annexures of the appeal may be flagged.
- 6- Annexure-A of the appeal is incomplete which may be completed.
- 7- Departmental appeal having no date be dated.
- 8- Page no.9 and 21 of the appeal are illegible which may be replaced by legible/better
- 9- Annexures of the appeal are not in sequence which may be annexed serial wise as mentioned in the memo of appeal.
- 10-Four more copies/sets of the appeal along with annexures i.e. complete in all respect may also be submitted with the appeal.

No. 1941 /S.T. Dt. 28 T 07 /2018

> SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Mr. Hamza Abbas Adv. Swat.

Sir

Resubmitted after doing the needful.

BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR

SFA. 8892/2020

Dr Hamid, ullah S/o Ayoub Khan Resident of Mohallah Peer Khail P.O Rahim Abad Teh Babuzai District Swat

... Appellant

- VERSUS -

- 5. Director of Education Khyber Pakhtunkhwa Peshawar.
- 6. District Education officer (M) Savat

... Respondents

INDEX

S.#	Description of Documents	Annex:	Pages
1.	Service Appeal		
2.	Certificate		
3.	Attested Copy of open order	A	1-3
4.	Copy of Order & Corrigendum	В	4
5.	Copy of PhD Degree / Scholarship /	C	5-9
	Admission Notice / invitation letter		5 /
6.	Copy of Applications for leave and Replies	D	10-15
7.	Copy of Notification of Taking charge of	E	16
	his duty		
8.	Copy of Show Cause Notices & Replies	F	17-20
9.	Copy of Call Notices & Replies	G	21-24.
10.	Copy of Dismissal Notification	H	25
11.	Copy of Departmental Appeal For	I	9/
	Reinstatement		26
12.	Copy of identity card	J	
13	Wakalat Nama	K	

Accused /Petitioner

Through

Hamza Abbas

Advocate High Court Cell No. 0333-9484482

Off: Azeem Khan Plaza Makanbagh, Mingora, Swat

BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR

Service Appeal No	/ 2020
	/ 4040

Dr Hamid ullah S/o Ayoub Khan Resident of Mohallah Peer . Khail P.O Rahim Abad Teh Babuzai District Swat

... Appellant

- VERSUS -

- 1. Director of Education Khyber Pakhtunkhwa Peshawar.
- 2. District Education -officer(m) swat

... Respondents

Appeal Under Section 4 of the Service Tribunal Act, 1974, against impugned order Endorsement No 861219 Dated 16/1/2016, whereby department Appeal was preferred to the respondent No # 2 (Director of Education) But was not decided within Statutory Period (90 Days)

Prayer:

On acceptance of this appeal the impugned order added 16/1/2016, an any order if passed by the respondent No 1 after laps of time of statutory Period (90 Days) may kindly be directed respondents to set aside the impugned order and the appellant may kindly reinstate with all back / ancillary benefits.

Any other relief not specifically prayed for, but this August Court deems proper may also be granted.

Respectfully Sheweth:

- 1. That appellant was initially appointed as (PST) Teacher vide order dated 28/5/2011 in GMPS Kuladeer. (Attested Copy of open order & Copy of Order & Corrigendum annexure A, B (Annexure B Consisted of 2 pages))
- 2. That the appellant performed his duties to the best of ability and to the entire satisfaction of his superiors.
- 3. That the appellant applied for PhD course in physics abroad and admission was allowed to the appellant.(Copies of PhD Degree, admission, Scholarship and letter of invitation are Annexure C (Consisted on 4 Pages))
- 4. That the appellant applied for 2 years leave on feb 2015 till may 2015, the application of appellant for leave was not decided, therefore the appellant met with respondent No 1 and was decided to perform his duties at the office ADEO education therefore from 1st June to 18 August 2015 the appellant perform his duties in the office of the Assistant district education office and again applied for the leave. (copies of applications & Replies & Notification of Rejoining of the office, Annexure D, E (Annexure D Consisted on 5 pages))
- 5. That meanwhile the month of August salary of the appellant was stopped and the appellant presumed that the leave has been sanctioned.
- 6. That later on the appellant received show causes notices which were properly replied. (Copies of Show

cause Notices and replies are Annexure – F (consisted on 4 pages))

- 7. That the appellant received Call notice which was properly replied. (Copies of Call notices and Replies are Annexure G (consisted on 4 pages))
- 8. That the Respondent No 1 without considering the reply of the appellant, without going in to the facts and circumstances of the case illegally issued impugned order dated 16-01-2016 and imposed major penalty of dismissal from service (Copy of the order is Annexure H)
- 9. That the appellant preferred departmental appeal before respondent No 2, But despite the passage of statutory period of 90 Days, the said departmental appeal was not decided, Hence the appellant filing the instant appeal on the following ground inter alia amongst others. (Copy of Departmental appeal is Annexure 1)

GROUNDS:

- i. That the appellant served the department for considerable periods Approximately 4 years and 4 months, the Respondents without with cogent reason issued the impugned order and imposed major penalty disposal from service.
- ii. That the appellant applied for leave which was not granted to the appellant and therefore the appellant was directed to continue the service vide order 1139 dated 1/6/2015 at circle education office Mingora from 1/6/2015 his dulies at the said place of duty/circle office Mingora.

- iii. That the appellant was issued show cause notices which were properply replied by the appellant.
- iv. That No proper inquiry was conducted but the impugned order was passed in hasty manner.
- v. That no opportunity of being heard was provided to the appellant.
- vi. That the impugned order is against the law, rules.
- vii. That the impugned order based on malafide, arbitrary and discrimination.
- viii. That the appellant service for considerable periods was not considered and impugned order was passed.
- ix. That the appellant applied to the respondent No 2 and filed departmental appeal against the impugned order dated 16-01-2016 but that was neither decided nor appellant was called for any hearing, moreover if the respondent No 2 decides any such appeal in the absentia of appellant which was never communicated to the appellant would also be nullity in the eyes of law.
- x. That the appellant applied for leave and got higher studies and got PhD degree in Physics and this sole ground as the appellant is highly qualified person and deserved to be reinstated on the service.
- xi. The appellant may be provided an opportunity to teach the students and share has experience with them.
- xii. That the appellant is still jobless and needs consideration on this ground also, as therefore very

humbly prayed that on acceptance of this appeal the impugned order dated 16/1/2016 may kindly set aside in the appellant may kindly reinstate in the service with all back benefits.

xiii. Any other grounds not specifically raised will be argued with prior permission of this august court.

It is therefore very humbly prayed that, on acceptance of this appeal respondents may please be directed to reinstated in the service with all back / ancillary benefits

Any other relief which is otherwise deemed proper, lawful, efficacious may also be granted in favour of appellant.

Dr Hamid Ullah

(Appellant)

Verification

It is verified that the contents of the above titled appeal are true & correct to the best of my knowledge & belief.

Dr Hamid Ullah (Appellant).

<u>Identification</u>

Hamza Abbas Advocate

Cell# 03339484482

Off Address: Azcem Khan Plaza Makan Baglı Mingora

Signature

Swat

Stoomer Cycation Appropriate Bar Association Cycat.

BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR

Service Appeal No	/2020	^
	· / \4\2\	Ü

Dr Hamid ullah S/o Ayoub Khan Resident of Mohallah Peer Khail P.O Rahim Abad Teh Babuzai District Swat

... Appellant

- VERSUS -

- 3. Director of Education Khyber Pakhtunkhwa Peshawar.
- 4. Office of the Education Department, District Swat Gul Kada Saidu Sharif.

... Respondents

AFFIDAVIT

It is solemnly affirm and declare on oath that no such like appeal or revision against the impugned judgment & decree has been filed prior to the instant appeal, in any competent court of law nor is pending and in this respect nothing has been kept concealed from this Hon'ble Court.

Deponent

Dr Hamid Ullah (Appellant)

Note:

Correct addresses of the parties are mentioned in the heading of the above titled appeal. In case of any change, the appellants will submit the correct new memo of addresses.

OFFICE OF THE EXECUTIVE DISTRICT OFFICER
ELEMENTARY & SECONDARY
EDUCATION SWAT
Thone No. 0946-9240228-209

ORDER

In pursuance of the meeting of the District Selection Committee held on 28.05.2011, the Executive District Officer Elementary & Secondary Education Swat being competent authority is pleased to order the appointment of the following candidates against PST vacant posts at the School noted against their names in BPS:09 Rs. 3820-230-10/30/ plus usual allowances as admissible under the rules except section 19 of Khyber Pukhtun Khwa Rule 1973 with effect from the plus usual allowances as admissible under the rules except section 19 of Khyber Pukhtun Khwa Rule 1973 with effect from the date of their taking over charge subject to the following terms and conditions given below:

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	Nasar Hussall 5/01 damber	Share		62.25	Ure Asharay	GPS Pirmodni
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• 4	Artvarul Haq S/o Shah Kumin	Sukhra	28 12 1969		U/C Sakhra	GPS Garni Lalkoo
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53	Jamalud Din S/o Muhammad Ali Khan	Zara Khela	20,64,1981	60,07	tl/C Shamozi	GPS Jahagai
54 55	Ali Akbar S/o Shamshi Bahadar Muhammad Zakarya s/o tota	Bar Shawar	10.02 1985	61 86	THC: Shawar	GPS Reema
	Khan Muhamamd Khaliq S/o Sher	Kuz Shuwar	20,04 1981	61.78	U/C Shawar	GPS Kandhwgni
56 	Zada	Navukaly Shin	1501,1978	57.19	U/C Shin	GPS Bargin GPS Shage Bawra
57 · 58	Jainshid S/o Talizar Niamatullah S/o Ihsanullah	Deolai Manai	03.03 1989 03.03 1990	62 49	U/C Deolai	GPS Manzkhpa
<u>59.</u>	Anwar Ali S/o Shah Wazir Khan Bacha Nawah S/o Muhammad Qayum	Manai	26.06 (99)	61.60	(FC Folano	GPS Helokhwai GPS Shagai
·61	Israr Ahmad S/o Nisar Ahmad	Totano Handai		i	Dandai	Sarbala

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No.	Name with parentage	Addiess			posting
)		Kota	07.03.1985	71.78	GMPS Sherabad
31.7	Iqbal Hussain S/o Abdur Rauf	Burama	01.03.1985	70.05	CRIPS Sucraman
362	Rafiullah s/o Rehanullah	Mingorn _	 		GPS Touthanai
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7650 .	Shawkat Ali S/o Taj Muhammad	Nawakalay (M)	10.00.200	\ _	<u> </u>
	Vison	Dakorak	12.03.1985	68.31	GMPS Egulbaur
3/430 .	Muhammad Ahad S/o Muhammad	Dakonak			GPS Fikdarai
	Ambali Khan	Khawaz	04.07.1986	68.24	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
9/1703	Nisar Ali S/o Sardar Ali	Khela		68.16	GPS Bahomaira
<u> </u>	Farmanullah S/o Samiullaq	Janoo	18.03.1986	68.11	GNIPS Kulakarii
(0/2032		Qambar	01.05.1983	67.95	GNIPS Nimograt
11/21/21	Attaullah S/o Habibun Nabi	Unigram	01.06.1978		GPS Naraupura
12:902	Rahmat Ali S/o Tasir Jan	Ningolai	01.01.1987	67.67	GPS Sabonay
13/889	Amjad Ali S/o Akbar Shah	Qambar	18,04,1982	\	GKUS Klianger
14/1145	at the Classical City	Shah Dara	30.04.1985	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	Chan
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16/421	Shafiq Ahmad S/o Shakeel Ahmad	Udigram	1		- Tors Hara
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17-10	Muhammad Tariq S/o fazal	ļ		نا	
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Mertiful

District Bar Assoication,

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Anneaure - A

, will be proceeded under special power ordinance 2000.

- They should join the post within one month of the issuance of this order other wise their appointment will.
- In case of resignation they will have to give one month prior notice to the Department or forfeit one; Ŋ. month salary in lieu thereof to the government.

The new appointees will not apply for transfer at least far two years.

- The senior employees can appeal for transfer against the place of new appointees within a month time? 12. .1:3. Positively, later on any appeal will not be considered.
- No TA/DA is allowed. <u>Ju.</u>

эм ттах хіртімоюю міахо EXECUTIVE DISTRICT OUTCOR MENTARY & SECONDARY EDUCATION SWAT

- Endst No. 10046-53 /Appointment/2011

dated 30-6-/2011

Copy to: -

- The Director Elementary and Secondary Education Khyber Pukhtun Khwa Peshawai
- ι. The District Coordination Officer Swat.
- The District Accounts Officer Swat.
- The DDO(Male) Primary Swat. 🖫
- The ADO Male concerned.
- The Superintendent Primary local office.
- The candidate concerned.
- PA to EDO local Office.

EXECUTAL TISTRICT OFFICER FLEARINTARY & SECONDARY FDECATION SWATE

Sloomer Care Dellar District Ear Lyan.

Allented

OFFICE OF THE EXECUTIVE DISTRICT OFFICER ELEMENTARY AND SECONDARY EDUCATION SWAT.

CORRIGENDUM.

Please read the following schools against each in office order issued vide this office Endst: No: 10046-53/Apptt: /2011 dated 30/6/2011.

	Name.	Please read	Instead of
15 (O/M)	Mr. Sant Ram Chawla PST	GPS: Astiobarai	GMPS: Miangano Cham Saidu sharidi
36 (O/M)	Mr: Arshad Iqbal PST	GMPS: Miangano Cham Saidu Sharif	GPS; Kadona
39 (O/M)	Mr: Noorul Ahad Mian PST	GMPS: Kulakarin	GPS: Barjabar.
22 (O/M)	Mr: Farid Ahamad PST	GPS: Chain satal	GPS: Lalshish Bala Kot
51 (O/M)	Mr: Muhammad Arif PST	GPS: Lalshish Bala Kot	.GPS: Paklai
11 (O/M) - i	Mr; Hamidullah PST	GMPS: Kuladeer	GMPS: Kulakarin 🦵 📑
	36 (O/M)	Apptt: Order 15 (O/M) Mr. Sant Ram Chawla PST 36 (O/M) Mr. Arshad Iqbal PST 39 (O/M) Mr. Noorul Ahad Mian PST 22 (O/M) Mr. Farid Ahamad PST 51 (O/M) Mr. Muhammad Arif PST	Apptt: Order 15 (O/M) Mr. Sant Ram Chawla PST GPS: Ashobarai 36 (O/M) Mr. Arshad Iqbal PST GMPS: Miangano Cham Saidu Sharif 39 (O/M) Mr. Noorul Ahad Mian PST GMPS: Kulakarin 22 (O/M) Mr. Farid Ahamad PST GPS: Cham satal 51 (O/M) Mr. Muhammad Arif PST GPS: Lalshish Bala Kot

	EXECUTIVE DISTRICT OFFICER
	ELEMENTARY AND SECENDARY
1-10	EDUCATION SWAT
100100	- 171
Endst:No. / GJ/ /Tran:/V:'V ()	Dated/2011

Copy of the above is forwarded for information and further necessary action to:-

1. The District Comptroller of Accounts Swat at Saidu Sharif.

The Deputy District officer (M) Primary Elementary and Secondary Education Swat w/r to his No 1589 & 1590 dated 5/7/2011.

3. The teacher Concerned

EXECUTIVE DISTRICT OFFICER
ELEMENTARY AND SECENDAR
EDUCATION SWAT.

(SULTAN MUHMIOOD MIAN)

Mountage Affiliation

Allested



THE UNIVERSITY OF ULSAN

Upon the recommendation of the Faculty and under the authority of the laws of the Republic of Korea hereby confers the Degree of

> Doctor of Philosophy in Physics

upon **ULLAH HAMID**

born on May 03, 1983

with all the rights, privileges and honors pertaining thereto.

Dated at Ulsan, Republic of Korea, February 14, 2020

your Fil the year cheor th

Young-Shick Ro. Ph.D. Dean of the Graduate School

Allah

YEON-CHEON OH, Ph.D. President of the University

Mestal by

Ellama Chillan

The Graduate School UNIVERSITY OF ULSAN

93 Dachak-ro, Nam-gu, Ulsan (44610), Republic of Korea Tel: 82-52-259-1111, Fax: 82-52-277-1532

NO:G2020-000491

ACADEMIC TRANSCRIPT

Date :February 14, 2020

Credit Grade

Student No : 20155849

Name in Full: ULLAH HAMID

: Male

Date of Birth

: May 3, 1983

Date of Admission: September 1, 2015

Major: Physics

Course

: Doctor's Degree : August 18, 2017

Date of Completion

Date of Degree Received February 14, 2020

Degree Received

: Doctor of Philosophy

Supervisor(s): Young-Han Shin

Thesis Title : A theoretical study on the influences of vacancies and impurity on the electronic and magnetic properties of

2D materials.

Subject	C114	·	
	Credit	Grade	Subject
((2015 2nd semester))			
Advanced Crystallography	3	40	
Advanced Physics Seminar III	1	'A0	
Dielectric Physics	3	A0	
Solid State PhysicsI	-3	B⊦	
PSD : 10			
((2016 lst semester))			
Advanced Physics Seminar II	ı	Α+	
Electromagnetics		B+	• •
Magnetism	3	B0	
Quantum Mechanics I	3.	/\ +	, .
PSD : 10 GPA : 3.75	.,	10.	
((2016 2nd semester))			
Classical Mechanics	3	13+	
Doctoral Thesis ResearchII	3	S 1	1 1 1 1 1 1 1
Electromagnetism II	3	. B0	
Quantum Mechanics II	3	Λ0	1 Same
PSD : 12 GPA : 3.50	•	1107	1 Milaro
			Sale Education
((2017 1st semester))			Director Physical Education Director Physical Education Director Physical Education Director Physical Education Saidu Sharir Swat.
Advanced Physics Seminar IV	1	λ4	Director Physhanzeb Co. Sovt: P.G. Jahanzeb Co. Sovt: P.G. Jahanzeb Co. Saidu Sharir Swat.
Doctoral Thesis Research I	3	S	Gover Saldurati
PSD : 4 GPA : 4,50	.''	.1 .	
3.1.	•		
< The End >			
Total Passed : 36			
Cumulative GPA : 3.73			
Percentage : 91.20			

[REMARKS]

* Grade Points

A) 4.5 B+ 3.5 C+ 2.5 S : Satisfactory $\langle F \rangle$ Failure

A0.4.0 B0.3.0 C0.2.0 U: Unsatisfactory

The lowest Passing grade Point average for graduation is 2.00

OH, YEON-CHEON

Um Chence

UNIVERSITY OF ULSAN

PRESIDENT

GRADUATE SCHOOL UNIVERSITY OF ULSAN

Date : 09 July 2015

SCHOLARSHIP CERTIFICATE OF

Name in Full

Ullah Hamid

Date of Birth

:' 03 May 1983

Date of Admission

: 01 September 2015

Programme

: Ph.D. Programme

Major

Physics

This is to certify that the above mentioned person is supposed to be awarded a scholarship including 100% tuition fees during the Period of attendance at graduate programme from September 2015 to August 2017 in case his/her each semester's GPA is over 3.00

Yem cheo ch

Yeon Cheon OH, Ph. D.

PRESIDENT, UNIVERSITY OF ULSAN

UNIVERSITY OF ULSAN

93 Daehakro, Namgu, Ulsan 680-749, Republic of Korea Tel: +82-52-220-5950-5959 Fax: +82-52-224-2061

Date

09 July 2015

NOTICE OF ADMISSION

Name in Full

: Ullah Hamid

Date of Birth

03 May 1983

Date of Admission

: 01 September 2015

Programme

: Ph.D. Programme

Major

: Physics

Gender

Male

Nationality

: Pakistan

This is to announce that the above mentioned person has been admitted to the Graduate School, University of Ulsan.

Manual Carlos Canon

yen chen ch

Yeon Cheon OH, Ph. D.

PRESIDENT, UNIVERSITY OF ULSAN



Annexure - C

초청장

(Letter of Invitation)

09 July 2015

피초청자(Invitee)

성명(Name)

: Ullah Hamid

생년월일(Date of Birth) : 03 May 1983

국적(Nationality)

: Pakistan

과정(Programme)

: Ph.D. Programme

전공(Major)

: Physics

본 대학은 위 학생을 2015 년 09 월 01 일부터 2018 년 08 월 31 일까지 본 대학에서 박사과정을 수학할 대학원생으로 초청합니다. 위 학생이 본 대학에서 수학하는 동안의 수업료와 생활에 필요한 경비는 장학금과 연구비로 충당될 것입니다. 상기 학생이 수학기간 동안 학업에 충실을 기할 수 있도록 배려할 것입니다.

University of Ulsan (UOU) invites the above mentioned student as a graduate school student from 01 September 2015 to 31 August 2018. During the student's stay in Ulsan, tuition, room & board related expenses will be financed by the scholarship and research fellowship. We promise every

Support for the student's study at our university.

& Canyra Aplian 물산대학교총장

President of University of Ulsan

District Education Officer (M), Swat.

Subject: TWO YEARS LONG LEAVE WITHOUT PAY w.e.f 10-03-2015 to 10-03-2017

Sir,

0

It is stated in your kind honor that I have to build my house. But the problem is that there is no other person in my home to supervise this construction. So, it is requested that I may please be granted two years long leave without pay w.e.f 10-03-2015 to 10-03-2017

I shall be very thankful to you for this act of kindness.

Obediently Your's

Hamid Ullah PST.

GPS Fazal Abad

Barikot Swat.

Nosaa dt. 33/3/15 dp 81.

Nosaaded to 8 DEc nucle

for n/c.

policy

Annexure - D

То

SUB;DIVL;EDUCATION OFFICER (M)

SWAT

Subjject;

GRANT OF LEAVE.

\Memo :

Reference your memo No 522 dated 23/02/2015 on the subject cited

Abvove. .

What is the staff and student postion of the GMPS Kulader ,detail report

/information may be produced to this office for further n/action.

pul n file

OFFICE OF THE ASSTT, SUB DIVISIONAL OFFICER(E/S) EDU; CIRCLE MINGORA SWAT.

No. 240

Τo,

SDE Officer(M, (Pry) Edu; Swat.

Subject:

Remarks Regarding the transfer/long leave of Mr Hamidullah GPS Co

Memo,

As per application of Mr_Hamidullah GBS/GMPS Kolockes the detail of concerned School is given below.

S.No	School		Enrolement of Student	Required Teacher @1:40	Deficit	Surpius
1	Amps Kalader	01	17	01		
		-				

Therefore the proposal of the said Teacher is submitted for further necessary action please.

ASSTT SUB DIVISIONAL (Edu) OFFICER

CIRCLE MINGORA SWAT.

OFFICE OF THE SUB DIVISIONAL EDUCATION OFFCIER MALE SWAT

25 / Earned Leave.

03/2015. Dated: 25

To,

The District Education office: Male District Swat.

Subject: -

GRANT OF LEAVE

Memo:-

Reference your office memo No.12315 dated 18/03/2015 on the subject cited above. ASDEO Circel Mingora report is hereby submitted that the leave without may be sanction please.

SUB DIVISIONAL EDCUATION OF SWAT AT GUL KADA

Marked State

District Bar Assoication

Swat

OFFICE OF THE ASSITT: SUB-DIVISIONAL EDU: OFFICER (M) CIRCLE MINGORA SWAT

NO.1139

DATED: 01/06/ 201

TO

The Head Master, GPS Balogram Swat.

Subject:

PLACE OF DUTY.

Memo:

As approval by Deputy District Education Officer (M) Swat, Mr. Hamid Ullah PST of your school is hereby directed to perform his duties at circle office Mingora swal with the undersigned w.e.f. 01/05/2015 till further order in the best interest of the public services.

> ASSTT: SUB-DIVNL EDU: OFFICER (M) CIRCLE MINGORA DISTRICT SWAT

NO.1139

Dated. 01/06/2015

Copy for information to the: --

- District Education Officer (M) Swat. 1).
- Sub-Divisional District Education Officer (M) Swat. 2).

Official Concern. 3).

> ASSTT: SUB-DIVNL EDU: OFFICER (M) CIRCLE MINGORA DISTRICT SWAT

Shamza Cabbas

ADVOCATE

ADVOCATE

Swat

Swat

To,

District Education Officer (M), Swat.

Subject: TWO YEARS LONG LEAVE WITHOUT PAY w.c.f 10.08.2015 to 10.08.2017.

Sie,

It is stated in your kind honor that I have to build my house. But the problem is that there is no other person in my home to supervise this construction. So, it is requested that I may please be granted two years long leave without pay w.e.f 10.08.2015 to 10.08.2017

I shall be very thankful to you for this act of kindness.

Hamid Üllah PST,

GPS Fazal Abad Barikot Swat.

forwatched for m/a please

Head Master, Govt: Primary Setrool
Fazzai Abad Bartispl Gwall.

No 1283 Daled 2577/2017

Forwarded in original to
The SDED M, Grant fur
further of a pelcare.

Asstt: Sub Divnl. Edu. Officer Primary, Swat.

District Bar Association

Annexure - E

OFFICE OF THE ASSISTANT SUB-DIVISIONAL EDUCATION OFFICER (M) ÉIRCLE MINGORA

TO

The District Education Officer (M), District Swat.

Subject:

REPORT IN R/O MR. HAMID ULLAH PST

Memo:

As the official took charge for his duty on 01/06/2015. Hence the report is hereby forwarded in original for further necessary action please.

MUHAMMAD GUL ASSTT: SUB-DIVNL EDU: OFFICER (M) CIRCLE MINGORA DISTRICT SWAT



OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) SWAT

Annexure - F

SHOW CAUSE NOTICE

I the Competent Authority, Hafiz Muhammad Ibrahim, District Education officer (M) Swat under the Khyberpukhtun Khawa Government Servant (Efficiency & Disciplinary) , Rules 2011, do hereby serve upon you, Mr. Hameedullah PST GPS Fazal Abad Barikot District Swat, this show cause notice as follows:-

1. That as per report of the District Monitoring officer IMU E&SE Department Swat forwarded by Khalid Jan DMO Swat that you are absent from your duty since long.

2. That your this behavior is tantamount to the acts /omissions specified in rule 3(a) and (d) of the said rules.

3. As a result thereof, I as the Competent Authority, have tentatively decided to proceed against you under the above mentioned rule 2011 under Rule 4 (b) (iv),.

4. You are, therefore, required to show cause as to why major or minor penalty provided in the aforesaid Rules should not be imposed upon you and also intimate whether you desire to be heard in person.

5. If no reply to this office is received within 15 days of delivery of this show cause, it shall be presumed that you have no defense to put in and in that case Ex-parte action will be taken against you.

6. The enquiry to be conducted against you is dispensed with.

(Hafiz Mohammad Ibrahim) DISTRICT EDUCATION OFFICER (M) SWAT /P.F/Hameedullah/PST

Endst: No. 5047-56 Copy forwarded to:-1- The Director of Elementary and Secondary Education Khyber PukhtunKhwa, Peshawar.

2- The Deputy Commissioner Swat .

3- The Deputy District Education Officer (M) Swat.

4- The Sub Divisional Education Officer (M) District Swat.

5- The Assistant Sub Divisional Education Officer (M) circle Concerned.

6- The Head Teacher Concerned.

.7- P.A to District Education Officer (M) Swat local Office.

8- IMU Branch local office

9. The Official Concerned.

DISTRICT EDUCATION OFFICER (M)

SWAT

Mr. Hameedullah PST GPS Fazal Abad Barikot District Swat,

NO, 10920

ASDO

Allested

The District Education Officer District Swat

Subject: REPLY OF THE SHOW CAUSE NOTICE

Respected sir,

As per your show cause notice Endst No. 5847-56 dated 18/11/2015,

- I applied for two years leave in February, 2015, but no process took place till May, 2015 on my application. When I met the honorable DEO, he said verbally that should come back to school and resume your duty.
- From 1st June, 2015 till 18th August, 2015 I was ADO office performing my duties assigned by the ADO. During this period I again applied for leave in the month of July. Also on 1st of August, 2015 my salary was stopped and I presumed that my leave has been sanctioned.
- Till date I haven't received any information regarding the sanction of my leave and now in December, 2015 I received the show cause notice from your office regarding my absence from duty.
- Dear Sir, if you kindly reconsider my application for leave and sanction my leave, I shall be much thankful to you.

Best Regards

Hameedullah GPS Fazal Abad, Barikot Muhallah Pir Khel, Village Qambar District Swat Alestraly

Homma Albas
ADVOCATE
ADVOCATE
ADVOCATE
Swat

OFFICE OF THE DISTRICT EDUCATION OFFICER (M) SWAT

SHOW CAUSE NOTICE

I Muhammad Uzair Ali Distt; Education Officer (Male) swat as a competent authority under the Khyber pakhtunkhawa Govt servant efficiency and disciplinary Rules, 2011 do hereby serve you Mrisubhan Ali PSTGPS Khawarai Shin as follows:.

1. That you were absenty from duty 10/3/2015 To 31/5/2015 (83 days) without sanctioned/permission from the competent authority..

,2. That you were issued call notice vide this office No 2555 dated 6/5/2015 but did not reported for duty on time.

3. That it is therefore proved now that you remained absent without permission for the period mentioned above and hence you have committed acts / omissions specified in rules 3(a) E&D of the said rules.

43. As a result thereof I as competent authority have tentatively decided

to proceed against you under the above mentioned rules.

5. You are therefore required to show cause as to why one or more of the major or minor penalties provided in the aforesaid rules should not be imposed upon you and also intimate whether you desire to be heard in person.

6. If no reply to this effect is received within 15 days of its delivery it shall be presumed that you have no defense to put in and in that case Ex-parte action shall be taken against you.

5513-96

Endost;

Copy of the above is forwarded to:.

- 1. Director E&S Edu; KPK Peshwar.
- 2. DDEO(Male) Local office.
- 3. SDEO(Male) swat.
- 4. Teacher Concerned,.

(PROF; MUHAMMAD UZAIR ALI) DISTT; EDU; OFFICER (MALE) SWAT AT GULKAPA.

2015 Dated |

DISTREDUCATION OFFICER (M)

WAT AT GULKADA.

Mr. Subhan Ali PST eps Khansarai, Swit

Annexure -F

The District Education Officer (M), District Swat.

Subject:

SHOWCAUSE REPLY IN R/O MR. HAMID ULLAH PST

Memo:

Reference your letter no: 25555 Dated 06/05/2015. In which mention that I was absent from 10/03/2015.

Respected Sir,

In the light of the above letter, I have already submitted my reply in your office on dated 13/06/2015, in which I have already stated that this observation is wrong I have attended my duty at my school GMPS Kula Dher upto 15/04/2015. The photocopy of attendance register was attached and also attached with this letter.

Now reference your letter No: 5593-96 Dated 30/06/2015. 2).

Respected Sir,

In the light of the above letter, with due respect it is stated, My reply for:

para-1:

I have submitted application for leave from 10/03/2015 to 10/03/2017 in your office but due to some unexpected circumstances my program was cancelled so I took over charge on 01/06/2015 at GPS Balogram.

Para-2:

1 received call letter No: 2555, Dated 06/05/2015 by hand from respected office on 05/06/2015. It is further stated that I did not receive any call letter from post office or from other sources.

Para-3:

I have already submitted my reply in your office on dated 13/06/2015, in which I have already stated that this observation is wrong I have attended my duty at my school GMPS Kula Dher upto 15/04/2015. The photocopy of attendance register was attached and also attached with this letter.

Affested by

Thamka Calibar

Thamka Calibar

Abayacare

Association

District Bar Association

Hamid Ullah, PST GMPS Kuladher Date: 01.07.2015

Annexure - G HE DIST1 EDUCATION OFFICER (M) SWAT AT GULKAD Dated Mr Hamidullah PST **GMPS Kuladar** R/O Mohallaha Peer Khail Viliage & PO. Qamber swat

Subject;

To

CALL NOTICE

}\cmo

You are absent from your duty w.e.f. 10/03/2015 upto date without sanction of leave /permission of competer authority, you are hereby directed to resume duty within 15 days ,oilherwise disciplinary action would be taken against you under Govt; servants efficiency and discipilnary rules 2011 which may lead major penalty of removal from service.

SWAT AT GULKADA.

Erdost, No

Copy forwarded to the;

1/SDEIO(M) Swat with the remarks that his pay be stoped under intimation to this office.

2. District Monitoring officeer. .

3.- SDE(M) Circle Mingora w/z to his No 465 dated 15/04/2015.

DISTT; EDUCATION OFFICER (M) SWAT AT GULKADA.

Allescel

(22)

The DEO (M) Swat.

Subject:

Explanation of Call Notice

Memo:

Reference to your good self office order No. 2555 dated 06.05.2015. It is submitted that I had applied for leave w.e.f 10.03.2015, but due to unavoidable circumstances my programme was cancelled. I continued performing my duties up till 15.04.2015, which is on record.

Hence report submitted.

Yours obediently

Hamid Ullah PST, GMPS Kuladher Swat.

DA.

1. A Copy of attendance register attached.

2. Charge Report.

Aller College
Anneaure - G

(93)

OFFICE OF THE DISTT EDUCATION OFFICER (MALE)SWAT AT GULKADA

To V

السرالله وم الروب مال

Ma

Dat _ 19/9/10

Mr Hamidullah S/O Ayioub Khan

Mohallaha Peer Kheail P.O Rahim Abad.

GPS Fazal Abad Barikot swat

Subject;

CALL NOTICE

Memo; -

You are absent from duty w.e.f. 01/08/2014 upto date without sanction of leave/permission of competent authority, you are hereby directed to resume duty within 15 days, otherwise disciplinary action would be taken against you under Govt; ; servants efficiency and disciplinary rules 2017 which may lead major penalty of removed from

DISTREDUCATION OFFICER (MALE)

WAT AT GUL;KADA.

Endost No

Copy of the above is forwarded to the

01.SDEO(M).Swat.with the remarks that the pay stopped of the above PST ...

02 ASDEO(M) Circle Mingora 1408 dated 1/9/2015.

Meetral by

Sport Backs of Carlo

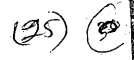
DISTT'EDUCATION OFFICER (MALE)

SWAT AT GULKADA

Allased

Annexure- G مناب الحرى الا مريب الفالم المالم مهار (24) " de ele cores". موجن ہے کر مندہ نے فروری <u>کاه در</u> میں si es jes Long Leave without 23, in without سب جمح کیا تھا لیکنی آب جاجیال نے زبانی طور بیر حکم و باکم ر المال ور مالوی وردی ع نسرا، سره ۱۶ (الدن <u>۱۶۰۰۶</u> که وقی ایرماورها من شیوره کا دیکارد میری ووقی کا گوده یو عناب وال سنري نے وُلافی کے دوران رمک بار عو مال کے موران میں۔ اور اور مال کا عرصاح کے موران میں بار عوم اور می كين درخواست جر دادی ميک مول کاسي ناحال متفر سول - طبع 2-196-154 Japa call Notice 23 w is & charact مرحد استرما کرتا مول کراگر آب جماعیان میری عیمی کی در فورست بر سمیزدان خورد ماوی و دعاکو دسونی -Allestray عمالك ولد الورفان Stoamacochillad District Bar Assuication , भी के जी खुद दें जी दें the Mr سر کو شرات 14/10/2015

Annexure - H





OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) SWAT

NOTIFICATION.

Whereas Hamidullah PST GPS: Fazal Abad Barikot Swat willfully remained absent from duty, is proceeded against the Khyber Pakhtunkhwa Government servant (Efficiency & Discipline) Rules 2011 for the charges mentioned in the show cause notice.

- 1. And where as reported by the IMU Swat vide his Email dated 10.11.2015.
- 2. Whereas a show cause notice was issued at his home address vide No 5847-56 dated 18.11.2015.
- 3. And whereas the accused sent his reply to the show cause dated 04.12.2015.
- 4. And whereas the accused teacher was directed vide this office letter vide No. 7135 dated 14.12.2015 to the office of the undersigned for personal hearing.
- 5. And whereas the absence of the accused teacher has been published in the daily Newspapers "AAj" and "Chand" dated 30.12.2015 but he failed to resume his duty within the stipulated period.
- 6. And Whereas the District Education Officer being competent authority after having considered the charges and evidences on record, against the accused official has been proved. 10. And Now Therefore, in exercise of power conferred under section 04 (b) (iii) of Khyber Pakhtunkhwa, Government servant (Efficiency & Discipline) Rules 2011, the competent authority is please to impose, a major penalty of "Dismissal from service" upon Mr. Hamid Ullah PST GPS Fazal Abad Barikot Swat on account of his will full absence with effect from the date of his absence.

(Hafiz Mohammad Ibrahim) DISTRICT EDUCATION OFFICER (MALE) SWAT

861219

/P.F/Hamid Ullah/PST

Dated 1 / 1/2016

Endst:NO

1. The Director Elementary & Secondary Education KPK Peshawar.

The District Nazim Swat.

The District Comptroller of Accounts Swat.

4. The Deputy District Education Officer (M) Swat.

5. The DMO Swat.

6. The Sub Divisional Education Officer Swat.

7. Mr. Hamid Ullah PST GPS Fazal Abad Barikot Swat. (Registered)

8. PA to DEO local Office.

DISTRICT EDUCATION OFFICER

District Ed. Assuication

Elementary and Secondary Education, KPK, Peshawar, Pakistan

Subject. Appeal for reinstatement in service

Will great veneration it is stated that I got appointed against the PST post vide No. 10046-53/apptt/2011-dated June-30, 2011-and performing my duty at GPS Fazal abad. Barkot district Swat. I had performed my duty for about four years (June 30, 2011 to August 18, 2015) During that time I got admission in Ph.D (Physics) and applied for leave on so many occasions, but my leave was not approved.

Unfortunately my services were terminated. Now I have completed my Ph.D and I am desirous to join my post of PST at the elementary and secondary education Swat again.

Therefore it is humbly requested to consider my application for reappointment on sympathetic grounds.

ishall be pray for your long life and prosperity:

Dr. Hamid Ullah, PST

Cell No. 0333-5516682

Scanned with CamScanner

BEFORE THE KHYBER PAKTUNKHWA SERVICE TRIBUNAL CAMP COURT SWAT

Service Appeal No. 8892/2020

Dr Hamidullah S/O Ayoub Khan Resident of Mohallah Peer Khail P.O Rahim Abad Teh Babuzai, District Swat.

														_	_			
								. /	4	r	1)	e	ı	l	a	n	t

Versus

- 1. Director Elementary and Secondary Education Khyber Pakhtun Khwa Peshawar.
- 2. District Education officer (Male) Swat.

.....Respondents.

<u>INDEX</u>

S.No	Description of Documents	Annexures	Pages
1	Para-wise-comments	-	1-3
2	Affidavit	-	4
.3	Authority Letter	-	5
4	IMU Report	"A"	6
5	Head Teacher Report	"B" .	7
6	Daily Mashriq	"C"	8
7	Daily Chand	"D"	. 9
8	Personal Hearing Letter	"E"	10

DISTRICT EDUCATION OFFICER (M)
SWAT AT GULKADA

BEFORE THE KHYBER PAKTUNKHWA SERVICE TRIBUNAL CAMP COURT SWAT

Service Appeal No. 8892/2020

Dr Hamidullah S/O Ayoub Khan Resident of Mohallah Peer Khail P.O Rahim Abad Teh Babuzai, District Swat.

.....Appellant

Versus

- 1. Director Elementary and Secondary Education Khyber Pakhtun Khwa Peshawar.
- 2. District Education officer (Male) Swat.

.....Respondents.

Parawise Joint Comments on Behalf of the Respondents: Respectfully Shewith

Preliminary Objections

- 1. That the appellant is not an aggrieved person within the meaning of section 4 of the service tribunal Act, 1974.
- 2. That the appellant has no cause of action / locus standi.
- 3. That the appellant has not come to this Honorable Tribunal with clean hands.
- 4. That the appellant has filed this instant service appeal just to pressurize the respondents.
- 5. The present service appeal is liable to be dismissed for non-joinder/miss joinder of necessary parties.
- 6. That the instant service appeal is against the prevailing law and rules.
- 7. That the appellant has filled this instant Service Appeal on malafide motives.
- 8. That the instant Appeal of the Appellant is badly time barred.
- 9. That the instant service appeal is not maintainable in the present form, and above in the present circumstances of the issue.
- 10. That the appellant has estopped by his own conduct.
- 11. That the appellant has concealed the material facts from this honorable tribunal.

FACTS

- 1. That the Para No.1 pertains to record, hence, no comments.
- 2. That the Para No.2 is irrelevant, hence, no comments.
- 3. That the Para No.3 pertains to the admission of the Appellant in Ph.D. course abroad, hence, no comments. However, being a civil servant, the Appellant should have applied for NOC/Departmental permission as well as study leave/leave ex-Pakistan before the admission in such courses.
- 4. That the Para No.4 is correct to the extent of application, however, as clear from his annexed application, that he applied for two years long leave without pay w.e.f. 10-03-2015 to 10-03-2017 for construction of his house and

(2)

concealed his actual position. He went abroad for higher studied without taking permission and leave according to the rules.

- 5. That the Para No.5 is incorrect and denied. The Appellant tries to mislead this Honorable Tribunal in this para. Being a civil servant, the Appellant should not concealed his actual position. He remained absent willfully and reported by IMU as well as Head Teacher of the School (IMU Report & Head Teacher report annexed as annexure A & B)
- 6. That the Para No.6 is correct to the extent of show cause notices and their replies. However, according to the Appellant, he was abroad than how he replied to the show cause notices himself. This Honorable Tribunal is requested to direct the Appellant to submit his Travel History obtained from IBMS, Islamabad.
- 7. That the Para No. 7 is correct to the extent of call notices, however, the Appellant could not satisfy the competent authority and could not resume his duty, therefore, final notice was published in daily Mashriq and daily Chand dated 30-12-2015 but still the Appellant could not resume his duties. Moreover, the Appellant was called for personal hearing vide letter dated 14-12-2015 but he failed to attend the office of the competent authority. (Daily Mashriq, Daily Chand & Personal Hearing Letter annexed as annexure C, D & E)
 - 8. That the Para No. 8 is incorrect and denied. The Appellant remained willful absent for a long time and after observing all codal formalities, the competent authority imposed major penalty of "Dismissal from service" upon the Appellant under E&D rules 2011 vide notification dated 16-01-2016.
 - 9. That the Para No. 9 is incorrect and denied. No departmental appeal found in office record. Moreover, the Appellant annexed a copy of departmental appeal with this Service Appeal which is badly time bared.

GROUNDS

- i. That the Para No. i is incorrect and not admitted. Detail reply has already been given in the above paras.
- ii. That the Para No. ii is incorrect and denied. The Appellant has not applied for proper kind of leave and concealed his actual position and material facts from the department.
- iii. That the Para No. iii is the repetition of above paras, hence, no comments.
- iv. That the para No. iv is incorrect and denied. The available evidences were sufficient before the competent authority for imposing major penalty. And the competent authority was satisfied that there was no need of an enquiry.
 - v. That the para No. v is incorrect and denied. The Appellant was directed to attend the office for personal hearing.
- vi. That the para No. vi is incorrect and denied. The order is not against the law and rules.
- vii. That the para No. vii is incorrect and denied. No discrimination whatsoever has been made with the Appellant.
- viii. That the para No. viiiris the repetition of above paras, hence, no comments.
 - ix. That the para No. ix is irrelevant, hence, no comments.



- x. That the para No. x is incorrect and denied. The Appellant has not applied for leave of higher studies.
- xi. That the para No. xi is irrelevant, hence, no comments.
- xii. That the para No. xii is incorrect and denied. The Appellant is not entitled for reinstatement after the imposition of major penalty of dismissal from service.
- xiii. That the para No. xiii is legal, however, the respondents also seek permission of this honorable Tribunal to advance further grounds at the time of arguments.

It is therefore very humbly prayed that the instant Service Appeal of the Appellant may be dismissed with cost in favor of the respondents.

DISTRICT EDUCATION OFFICER (M)

DIRECTOR,
ELEMENTARY AND SECONDARY
EDUCATION KHYBER PAKHTUNKHWA



BEFORE THE KHYBER PAKTUNKHWA SERVICE TRIBUNAL CAMP COURT SWAT

Service Appeal No. 8892/2020

Dr Hamidullah S/O Ayoub Khan Resident of Mohallah Peer Khail P.O Rahim Abad Teh Babuzai, District Swat.

.....Appellant

Versus

Provincial Govt. of Khyber Pakhtunkhwa & others

..... Respondents

AFFIDAVIT

I, Hussain Ali Litigation Officer, do hereby solemnly affirm and declare on oath on the directions and on the behalf of the Respondents that the contents of the comments are true and correct to the best of my knowledge and belief and nothing has been kept secret from this Honorable Court.

HUSSAIN ALI O/O DEO (M) SWAT





OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) DISTRICT SWAT

Email: emisswat@gmail.com,

Phone No. 09469240228

AUTHORITY LETTER

Mr. Hussain Ali Litigation Officer, office of the undersigned is hereby authorized to submit comments in *Service Appeal No.* 8892/2020 case titled *Dr. Hamid Ullah Vs Govt of KPK and others* and attend Khyber Pakhtunkhwa Service Tribunal Camp Court Swat on behalf of respondents.

DISTRICT EDUCATION OFFICER (M)
SWAT AT GULKADA

Open John The ADO مررت صناب Annexure A !dl--15 "مزار ش فی جائی ہے۔ کہ سنرا جمہران جوم کا مُرانسز يوره كي أنست داه و و د و هي منها آناد برامر ت برس ده . مرتوره بالاشيم سول ي الله دن حافزی مرت كرار عم مره من فرش سري آس مي دري سري سري آس اب چونک مزاره مالی نیم نه کرش آمنی سی سے اور نه دوری منى تنادىر ئو ف ما حاورى دنا بي - لسرا اب عالى ن مناسب كادرال كري - شرري Absentee Report of Mr Hamidullat DIT البمارس Ex ASDR.O(m) Mohd gul deputed mr Hamidullah PSI from GPS Fazzal Amad Barricol Cops low But mon the مثل آثار بربرك present in Circle office mor in school A Corcle Mingain 3/9/205 200 Absentee leport is Submitted the S.D.E. o (in) Swat and also ine office 4 D.E.O(M) Swith Scanned with CamScanner

DMO Swat Visit To GPS Fazal Abad Brikot (29932) - emisswat@gmail.com - Gmail

Annexme "B"

മുപ്പ് Swat Visit To GPS Fazal Abad Brikot (29932)

dmo ತಿಲ್ಲೆ it <dmoswat@gmail.com> to Zulfigar, me, edo.swat

12:06 PM (29 minutes ago)

On November 10, 2015 DMO Swat visited GPS Fazal Abad Brikot (29932). Mr. Hamcedullah (PST) was found absent . He is absent since his joining. Reportedly he is in foreign. The same case has already been reported by IMU Swat several times.

Submitted for information and necessary action,

Best Regards

Khalid Zaman District Menitoring Officer, Independent Monitoring Unit, E&SE Department.

Tel: (0946) 881705

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آپ مندرجہ ذیل ملاز مین محکمہ ایجو کیشن (مردانہ)ضلع سوات نیچے دیتے محتے تواری کے سے سلسل مرکاری ڈیوٹی سے بغیر کسی اطلاع کے غیر حاضر ہیں۔ آپ کو گھرے پت پر دفا فو تنا انفرادی نوٹس غیر حاضری بھیجے مکتے ہیں۔جس میں آب کوجلداز جلد ڈیوٹی کیلئے حاضر ہونے اور فیرحاضری کی دجہ بیان کرنے کا کہا گیا ہے کا کا آپ اپنے متعلقة سكول كو ڈيوٹی پر حاضرتيں ہوئے اور نہ آپ کی طرف ہے كوئی جواب موصول ہوا۔ لہذااب بذر بعداخبار آپ کوآ خری بارمطلع کیا جاتا ہے کہ اس نوٹس کی اشاعت کے بندرہ دن کے اندرا ندرایی ڈیوٹی پرحاضر ہوجا کیں ادرزیر د مختلی کے روبرو پیش ہوکرا پی غیر حاضری کی وجوہات ہیان کریں ۔ بعمورت دیگر آپ کے خلاف E&D رولز 2011ء کے تحت قانونی اور تا دھی کارروائی کی جاعتی ہے جس میں ملازمت سے برخانتگی بھی شامل ہے اور بعد میں

کوئی عذر قبول نہیں کما حاسکا۔

تاریخ ڈیوٹی سے فیرحاضر	تام پوسٹ اورسکول	نميرشار
سكيم النست 2015م	حيدالله بي ايس في كورتمنث برائمري سكول فضل آباد بر يكوث منكع سوات	1
اگست2014ء	لمنسل سردار پی ایس فی گورنمنٹ پرائمری سکول چیننی سرکوز ، بایڈی منسلع	/2
	سوات	
2015ولا ئى 2015ء	الميازاجري ايس في حور نمنث پراتمري سكول عليكر المشلع سوات	/3
8اكت2014-	م میان سید محمه پی ایس فی گورنمنٹ پرائمری سکول سید آباد منطع سوات	4.
25 اكتوبر 2015 م	م عبدالوكيل چوكيدارگورنمنث پرائم ي سكول ناوونه (مفه)مثلغ سوات	ani 🕶 rama e 🌠 demonstra e res. du con
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تاریخ ڈیوٹی ہے۔ غیرحاضر	نام، پوسٹ اور سکول	تمبرتار
كيم اكست 2015	تميدالله بي ايس في مورنمنث به أبكري سكول فعنل آباد بريكوث منطع سوات	
اگست 2014	فعنل سروار لي اليس لي "ورنمنث پرائمري سكول چيتني سركوز ه بانڈي شام سوات	۲
23 برلا كى 2015	امتیازاحمه پی ایس نی گورنمنٹ پرائمری سئول علیگر است کے سوات	۳
8اگت2014	میاں سیدمحمہ پی ایس ٹی گورنمنٹ پرائمری سکول سیدا بادشکی سوات	٣
25اكة بر2015	عبدالوكيل چوكيدار كورنمنٹ پرائېرى سكول نادونه (منه) ضلع سوات	ؽ

"SAY NO TO CORRUPTION"

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Annexure (E)

OTHICE OF THE DISTRICT FOUCATION OFFICER (MALE) SWAT AT GULKADA SAIDU SHARIF.

/P. F/5/Hameedallah/P51/M.

 I_{G}

Air Hamcedullah s/o Ayub Khan, PST GPS Fazal Abad Borikot Mohalla Firkhel Village . Qamhar P.O Rahim Abad Swat.

Submit 1

REPLY OF THE SHOW CAUSE NOTICE.

Memo -

Reference your reply to the show cause notice received in this office on 4.12 2015 and you are directed to attend this office personally within 03 days of the receipt of this letter for personal hearing, failing which you will be consider still absent from your duty.

EMISCNO 7/3673

DISTRICT EDUCATION OFFICER " (MALE) SWAT.

14 14/12/18

Copy of the above is forwarded to:-

- 1. The SDEO (M) Swat.
- A. The ASDEO (M) concerned with the diraction to inform the teacher concerned and also attend this office on the same date.

F PA to DEO local Office.

DISTRICT EDUCATION OF FICER

(MI)(E) SWAT

Jour 10/12/21/2

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KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.
JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.
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APPEAL No
Dr Hamid Wah
Apellant/Petitioner
Versus
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RESPONDENT(S)
Notice to Appellant/Petitioner 1) Tham! dullah 5/0
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P.O Rahim Abad teh Babisai DISH
Swat
Take notice that your appeal has been fixed for Preliminary hearing,
replication, affidavit/counter affidavit/record/arguments/order before this Tribunal
on 9-6-72 at Sign 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.
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Khyber Pakhtunkhwa Service Tribunal, Peshawar.

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KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.
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Take notice that your appeal has been fixed for Preliminary hearing,
replication, affidavit/counter affidavit/record/arguments/order before this Tribunal
on 9-6-72 at 8,00 Am
You may, therefore, appear before the Tribunal on the said date and at the said place either personally or through an advocate for presentation of your case, failing which your appeal shall be liable to be dismissed in default.
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Registrar,
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