E. patrion and

06.10.2022

Mr. Junaid, Advocate, junior of learned counsel for the appellant present. Mr. Muhammad Jan, District Attorney for the respondents present.

Junior of learned counsel for the appellant submitted an application for adjournment on the ground that mother of learned counsel for the appellant is hospitalized in Peshawar. Adjourned. To come up for arguments on 10.11.2022 before the D.B at Camp Court Swat.

(Rozina Rehman) Member (J) Camp Court Swat

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

### لعدالت جناب سروس شريبيونل ميبري تونفواه سقام كللده ساوت

لعيم الحق بنام الجوكيش ونيره

### درجوات بمراد سرملي ماربع ليسي بوجوبات ذيل

جنابعالی! حسب ذیل قبرص ہے۔

- ا) یا کی مقدمہ عنوان بالا مدالت حقبور میں زیرسیاعت بے جسمیں أمروز 10-2092 ماریخ کیشی مقرر ہے۔
- م) یہ کہ بیشنر کا وکیل مناب موسن منان ایٹوکسٹے کی والدہ صاحبہ جو کے منعیف العمری اور شرید بیماری مسکی وجہ سے پیشاور بستال میسی رئیم علاج سے اور عمالت حمنور میں لیش بونے سے علاجہ ہے ۔

السقرح :06-10-2024

Appellant present through counsel.

Noor Zaman Khan Khattak, learned District Attorney for respondents present.

Former made a request for adjournment in order to prepare the brief. Adjourned. To come up for arguments on 02.08.2022 before D.B at Camp Court, Swat.

(Fareeha Paul) Member(E) Camp Court, Swat (Rozina Rehman) Member (J) Camp Court, Swat

Due To sammas Vacation the co is adjaured to 7-9-20 for the basse.

07.09.2022

Appellant in person present. Mr. Muhammad Riaz Khan Paindakhel, Assistant Advocate General for the respondents present.

Appellant requested for adjournment on the ground that his counsel is indisposed today. Adjourned. To come up for arguments on 06.10.2022 before the D.B at Camp Court Swat.

(Mian Muhammad) Member (Executive)

Camp Court Swat

(Salah-Ud-Din) Member (Judicial) Camp Court Swat 09.02.2022 Tour is hereby canceled .Therefore, the case is adjourned to 06.04.2022 for the same as before at Camp Court Swat.

Reader

06.04.2022

Clerk of learned counsel for the appellant present. Mr. Riaz Ahmed Paindakhel, Assistant Advocate General present.

Previous date was changed on Reader Note, therefore, notices be issued to respondents through registered post and to come up for submission of written reply/comments on 13.05.2022 before the S.B at Camp Court Swat.

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

13.05.2022

Appellant in person present. Mr. Fazal Rehman, Principal alongwith Mr. Kabirullah Khattak, Additional Advocate General for the respondents present.

Para-wise comments on behalf of respondents No. 1, 2 & 4 submitted, which are placed on file and copy of the same is handed over to appellant. Adjourned. To come up for rejoinder, if any, as well as arguments before the D.B on 05.07.2022 at Camp Court Swat.

(Salah-Ud-Din) Member (J) Camp Court Swat 03.11.2021

Appellant in person present. Mr. Aziz Ahmed, PST alongwith Mr. Asif Masood Ali shah, Deputy District Attorney for the 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.

(Atiq-Ur-Rehman Wazir) Member (E)

Camp Court Swat

(Salah-Ud-Din) Member (J)

Camp Court Swat

05.01.2022

Appellant in person present. Mr. Hussain Ali, Litigation Officer alongwith Mr. Muhammad Adeel Butt, Additional Advocate General for the respondents present and sought further time for submission of written reply/comments. Adjourned. To come up for submission of written reply/comments before the S.B. on 09.02,2022 at Camp Court Swat.

(Salah-Ud-Din) Member (J) Camp Court Swat 25.08.2021

Appellant present in person.

This service appeal was filed in the year, 2018 and has not yet passed the course of preliminary hearing. Posting the same again for preliminary, will cause abuse of process by the Tribunal itself. Let this appeal be heard on its merits by the D.B, is admitted for full hearing, 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.

Appellant Deposited Security & Process Fee

> Chairman Camp court, Swat.

7-1-2021

OUR to cond 19, The sale is affairmed to 4-3.2021 for The Lame Mader

04.03.2021

Nemo for appellant.

Preceding date was adjourned on a Reader's note, therefore, notice be issued to appellant/counsel for \_6\_/\_5\_\_/2021 for preliminary hearing, before S.B at Camp Court, Swat.

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

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.

Cha**l**aman.

5-8- 2020

Due to COVID19, the case is adjourned to

9/9/2020 for the same as before.

Reader

09.09.2020

Appellant with counsel present.

As per previous different order sheets, dates were adjourned for preliminary arguments including arguments on the issue of maintainability. Today, learned counsel once again requested for adjournment. So last chance is given. To come up for preliminary arguments on 05.11.2020 before S.B at Camp Court, Swat.

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

05.11.2020

Nemo for appellant.

Lawyers are on general strike, therefore, case is adjourned to 07.01.2021 for preliminary hearing, before S.B at Camp Court, Swat.

(Rozina Rehman) Member (J) Camp Court, Swat 04.06.2020 Due to COVID-19, the case is adjourned. To come up for the same on 05.08.2020, at camp court Swat.

in the said that the terms of the said

Section of the

09.01.2020

Appellant in person present and requested for adjournment on the ground that his counsel is not available today due to general strike of Khyber Pakhtunkhwa Bar Council. Adjourned to 05.03.2020 for preliminary hearing before S.B at Camp Court Swat.

(Muhammad Amin Khan Kundi) Memher Camp Court Swat

05.03.2020

Learned counsel for the appellant present, seeks deletion of respondents No.3, 5 to 8 from the calendar of respondents and submitted an application to that effect. Application is allowed. Respondents No.3, 5 to 8 stand deleted from the calendar of respondents. Muharrir is directed to strike down the name of respondents No.3, 5 to 8 from the calendar of respondents. Adjournment requested. Adjourn. To come up for preliminary arguments on 09.04.2020 before S.B at Camp Court, Swat.

Member Camp Court, Swat.

Due to corona virous tour to camp court swat has been Cancelled. To come up for the same on .04-06-20

Reader.

09.10.2019

Appellant in person present and requested for adjournment on the ground that his counsel is not available today. Adjourned to 0711.2019 for preliminary hearing before S.B at Camp Court Swat.

(Muhammad Amin Khan Kundi)

Member

Camp Court Swat

07.11.2019

None present on behalf of the appellant. Notice be issued to appellant and his counsel for attendance and preliminary hearing for 05.12.2019 before S.B at Camp Court Swat.

(Muhammad Amin Khan Kundi)

Member

Camp Court Swat

05.12.2019

Appellant with counsel present. Heard.

This Tribunal is supposed to issue directions in respect of terms & conditions of service of a civil servant, however the appellant who is employee of Education Department and approached this Tribunal for correction of his date of birth, has also impleaded NADRA Authorities and Board of Intermediate & Secondary Education Swat in the calendar of respondents. Learned counsel for the appellant does not seem willing in the deletion of the NADRA Authorities and Board of Intermediate & Secondary Education Swat from the panel of respondents and sought adjournment to prepare the brief. Adjourn. To come up for preliminary hearing on 09.01.2020 before S.B at Camp Court, Swat.

Member Camp Court, Swat 12.06.2019

Appellant in person present and submitted application for adjournment. Adjourn. To come up for preliminary arguments including arguments on the issue of maintainability of the present service appeal, on 03.07.2019 before S.B at Camp Court, Swat.

Member

Camp Court, Swat.

01.07.2019

Appellant in person present and submitted application for adjournment. Adjourn. To come up for preliminary hearing including arguments on the issue of maintainability of present appeal on 04.09.2019 before S.B at Camp Court Swat.

Member Camp Court, Swat.

04.09.2019

Learned counsel for the appellant present and seeks adjournment. Adjourn. To come up for preliminary hearing on 09.10.2019 before S.B at Camp Court, Swat.

Member Camp Court, Swat. 01.04.2019

Appellant with counsel present. Having not prepared the brief, learned counsel for the appellant seeks adjournment. Adjourn. To come up for preliminary hearing on 06.05.2019 before S.B at Camp Court Swat.

Member Camp Court, Swat.

06.05.2019

Appellant in person present and seeks adjournment as his counsel is not in attendance. Adjourn. To come up for preliminary hearing on 08.05.2019 before S.B at Camp Court, Swat.

Member
Camp Court Swat

08.05.2019

Appellant with counsel present. Heard.

The appellant (SST) has filed the present service appeal for the correction of his date of birth on the ground that his date of birth was wrongly recorded in his school record, Secondary School Certificate, CNIC and service record.

The appellant has also impleaded the NADRA authorities, Board of Intermediate & Secondary Education Swat and Principal of School as parties in the calendar of respondents. Learned counsel for the appellant seeks adjournment to assist this Tribunal on the issue of maintainability of the present service appeal. Adjourn. To come up for preliminary hearing on 12.06.2019 before S.B at Camp Court Swat.

Member Camp Court, Swat.

### Form-A

### FORM OF ORDER SHEET

Court of		
Case No	 1203 <b>/2018</b>	

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	01/10/2018	The appeal of Mr. Naeemul-ul-Haq resubmitted today by Mr.  Momin Khan Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please.
	0/10/2012	REGISTRAR   10 19
2-	8/10/2018	preliminary hearing to be put up there on
		CHAIRMAN
	07.12.2018	Appellant absent. Learned counsel for the
	·	appellant absent. Notice of appearance be issued to
		the appellant for 08.02.2019. Adjourn. To come up
-		for personal attendance of the appellant and preliminary hearing on the date fixed before S.B at
		camp court Swat.
		Member Camp Court Swat.
•	08.02.201	Appellant in person present and seeks adjournment as his counsel is not in attendance. Adjourn. To come up for preliminary hearing on 01.04.2019 before S.B at Camp Court Swat.
	:	$\times_{\circ}$
•		Member
. '		Camp Court, Sw



The appeal of Mr. Naeem-ul-Haq son of Abdullah r/o Chamtalai Khwazakhela District Swat received today i.e. on 18.09.2018 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 is unsigned which 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- The law under which appeal is filed is not mentioned.
- 4- Appeal may be drafted according to the Khyber Pakhtunkhwa Service Tribunal Act/rules 1974.
- 5- Annexures of the appeal may be attested.
- 6- Annexures of the appeal may be flagged.
- 7- Eleven more copies/sets of the appeal along with annexures i.e. complete in all respect may also be submitted with the appeal.

REGISTRAR 19/9/19
SERVICE TRIBUNAL

SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Mr. Momin Khan Adv. Swat.

demoved if any objection of
the institution branch, point
before the court along with

The jection.

harles

Monin Ichan Adv.

Monin Cha Adv

### BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA AT PESHAWAR

Service Appeal No 2018

Naeem-ul-Haq		(Appellant)
-	VERSIIS	

Govt. of Primary School and others..... (Respondents)

### **INDEX**

S #	Description	Annexure	Pages #
1.	Appeal with certificate		1-5
2.	Addresses of the parties		6-7
3.	Affidavit		8-
3A	Copy of condonation of delay with affidavit		9-10
4.	Copy of service card	Α	11-15
5.	Copies of testimonial & CNIC	В	16-
6.	Copy of CNIC of Ihsnaul Haq	С	17
7.	Copies of relevant record	D	18-28
9.	Copy of department appeal	Ε.	28-38
10	Wakalatnama		31

Appellant
Through Counsel

MOMIN KHAN Advocate, High Court.

Office: Room No. 12, Sultan Tower, Makanbagh, Mingora, Swat Cell No: 0346-9195769



### BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA AT PESHAWAR

Service Appeal No 1203 -M of 2018

Khyber Pakhtukhwa Service Tribunui

Diary No. 1449

18-9-

Naeem-ul-Haq son of Abdullah

Resident of Chamtalai, Tehsil Khwaza Khela,

District Swat.

.....Appellant

#### **VERSUS**

- (1) Government Primary School Chamtalai, Khwaza Khela, District Swat through Headmaster.
- (2) Government Higher Secondary School Chamtalai, Khwaza Khela, District Swat through Principal.
  - B) Board of Intermediate & Secondary Education Saidu Sharif,
    District Swat.
- (4) District Education Officer, Swat at Gulkada, Swat.
- (5) Assistant Director NADRA at Khwaza Khela, District Swat.
- (6) Director NADRA at G.T Road Rahim Abad, District Swat.
- (7) Chairman National Database & Registration Authority (NADRA) at NADRA Headquarter Sector G-5/2 Shahra-e-Jamoriat Road, State Bank Builing Islambad.

Registrar

SERVICE APPEAL UNDER SECTION 4, OF THE

Re-submitted to -day KPK SERVICE TRIBUNAL ACT, 1974, AGAINST and filed.

Registration Of 10/19

Deleted vide potenti short 3



THE ACTION INACTION OF RESPONDENTS, WHEREBY THE RESPONDENTS ARE ILLEGALLY & AGAINST THE LAW ENTER THE DATE OF BIRTH DATED 03-05-1977 INSTEAD OF 03-12-1977 IN THE WHOLE RECORD OF APPELLANT.

#### **Respectfully Sheweth:**

- 1. That appellant is a permanent resident of Village Chamtalai, Tehsil Khwaza Khela, District Swat, and is service in the department of Education as SST since 2011. (Copy of service card is attached as annexure "A")
- 2. That the appellant's date of birth is 03-12-1977, but the respondents are illegally, against the law & fact entered date of birth of appellant as 03-05-1977 which is against the law and unnatural and liable to be corrected.
- 3. That initially the appellant got his primary education in the School / institution of the respondent No. 1, whereby the respondent No. 1 entered the date of birth of appellant is 03-05-1977 instead of 03-12-1977. (Copies of testimonial & CNIC are attached as annexure "B")

4. That on the same putting the whole record of the appellant in rest of the record of the respondents entered the incorrect date of birth.

(

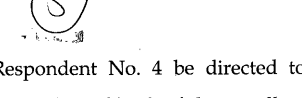
- 5. That when the brother of appellant namely Ihsanul Haq gone to the office of NADRA for the purpose of renewal of his CNIC during 31st January, 2017. The NADRA authority directed to brother of appellant that the CNIC of appellant & yours is blocked about the unnatural gape with appellant of five months & 27 days, and further directed to correct the same through a civil court. (Copy of CNIC of Ihsnaul Haq is attached as annexure "C")
- 6. That the appellant file a civil suit before the Senior Civil Judge Swat against the respondents for correction of his date of birth, which was latter on returned to the appellant with the order No. 10 dated 27-02-2018, with the effect that the appellant should avail the proper forum. (Copies of relevant record are attached as annexure "D")
- 7. That the appellant filled a departmental appeal before the respondent No. 4 for his grievances on 18<sup>th</sup> May, 2018, which is still pending before the forum after lapse of 90 days period, hence the instant appeal. (Copy of department appeal is attached as annexure "E")



- 8. That in case if the appellant date of birth is corrected it would not cause loss to anybody.
- 9. That appellant asked time and again respondents to correct his date of birth in whole record along with CNIC & service record, but firstly they delayed matter on pretext and other and lastly, few days ago they clearly denied.
- 10. That in result in the above circumstances the appellant is compelled to approached the same tribunal for his remedy.
- 11. That the respondents, if not corrected the date of birth of the appellant, the appellant may suffer irreparable loss.
- 12. That the appellant is in service, so this honorable court have got jurisdiction to entertain the case of appellant.

It is, therefore, humbly prayed that on acceptance of the instant appeal, and the respondents may kindly be directed as

a) The Respondents No. 1 to 3 be directed to correct the date of birth of the appellant in his school record.



- b) The Respondent No. 4 be directed to correct the date of birth of the appellant in his service record.
- c) The Respondents No. 6 to 9 / NADRA department be directed to correct the date of birth of the appellant in his CNIC & record.

Any other relief which are proper in the instant circumstances of the may also be granted

Appellant

Naeemul Haq

MQMIN KHAN
Advocate High Court
(Counsel of the appellant)

ADVOCATE HIER

#### **CERTIFICATE:**

(As per directions of my client) No such like Appeal earlier has been filed by the appellants on the subject matter before this Honorable Court.

6

### BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA AT PESHAWAR

	Service Appeal No	oM of	f 2018	
Naeem-ul-Haq		: •••••	( <i>I</i>	Appellant)
	VE	RSUS		
Govt. of Primar	y School and oth	ners	(Respo	ndents)
<u>A</u> :	DDRESSES C	FTHE PA	<u>RTIES</u>	
APPELLANT				
Naeem-ul-	Haq son of Abo	lullah Reside	nt of Cha	mtalai,
Tehsil Khv	vaza Khela, Dist	trict Swat.		
CNIC No:		Cell N	o:	
<u>RESPONDENT</u>	<u>'S</u>		. · · · · ·	
1. Govern	ment Primary S	chool Cham	talai, Khw	aza Khela
District	Swat through H	leadmaster.		·
2. Govern	ment Higher	Secondary	School	Chamtalai
Khwaza	ı Khela, District	Swat throug	h Principa	ıl.
3. Board	of Intermediate	& Seconda	ry Educa	tion Saidu
Sharif, I	District Swat.			
4. District	Education Offic	er, Swat at G	ulkada. S	wat.

5. Assistant Director NADRA at Khwaza Khela, District



6. Director NADRA at G.T Road Rahim Abad, District Swat.

7. Chairman National Database & Registration Authority (NADRA) at NADRA Headquarter Sector G-5/2 Shahra-e-Jamoriat Road, State Bank Builing Islambad.

8. Deputy Registrar General & Registration Authority (NADRA) at Peshawar.

Appellant
Through Counsel

MOMINACH AN Advocates High Court



### BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA AT PESHAWAR

	Service Appeal No	M of 2018
Naeem-ul-Haq	••••••••	(Appellant)
	VERSUS	
Govt. of Prima	ry School and others	(Respondents)

#### **AFFIDAVIT**

I, Naeem-ul-Haq (appellant), do hereby solemnly affirm and declare on oath that the contents of the above titled appeal is true and correct to the best of my knowledge and belief.

DEPONENT

Identified by





### BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA AT PESHAWAR

Service A	Appeal No	M	of	2018

Naeem-ul-Haq	(Appellant)
VERSUS	
Govt. of Primary School and others	(Respondents)

### Application for Condonation of delay if any in submission of the above captioned service appeal

Respectfully Sheweth!

- 1. That the captioned appeal has filed today.
- 2. That the appellant got the knowledge of incorrect date of birth just after the blocked CNICs of both (appellant & his brother) with the effect to unnatural gap between the age of said brother so, the delay occurred in filing the captioned service appeal was due to above reason which were beyond the control of applicant / appeal



It is, therefore, humbly prayed that by the acceptance of instance application delay of any in filing the captioned appeal may kindly be condoned.

Appellant Through Counsel

MOMIN KHÂN

### **AFFIDAVIT**

I, Naeem-ul-Haq (applicant / appellant), do hereby solemnly declare & affirm on oath that the contents of the above application are true and correct to the best of my knowledge & belief.

Deponent

Identified by

MOMIN KHAN Advocate High Court DATTESTED AS AND SHAH ADVOCA SWOTT STATE SWOTT STATE OF THE SWOTT STATE OF THE ST

1539 sw No.sa

Roll No. 7632



•

Saidu Sharif Swat N.W.F.P. Pakistan

Secondary School Certificate Examination

SESSION ANNUAL 199

THIS IS TO CERTIFY	/ THAT	NAFEMUL	HAQ				
Scn/Daughter of		ABDULLA	Н				_
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199 as a Regular/Private car							ac
been placed in Grade	_ Representing		VER Y	GOOD			
The Candidate passed in the fo							_
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2. Urdu 4. Pa	kistan Studies					MATHS (	E)
(He/She has been awarded	Grade			on the	basis	of Intern	ıal
assessment by the Institution c	oncerned.)						
Date of birth according to admis	ssion form is _	THIRD	MAY			•	
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Asst. Secretary C. This	certificate le leeue	d without atta			V4·		$\mathcal{T}$

(6)

Education No. 24.

GS&PD. NWFP -173 FS.-2,000 P. of 100-27 4-85-1121

#### PROVISIONAL CERTIFICATE.

Certified that Nacemal Hag son of Abdullah Roll No. 7632 University of Peshawar, Regd. No. 1-3/275-91 passed his Sec (2).93. Examination of the University of Peshawar, held in Africa. 1993 obtaining 571—B marks. Grad B. Division.

He also passed in. Phych Bio M. as his additional optional Subject.

His conduct during his study at the School was . God

He was...... of the

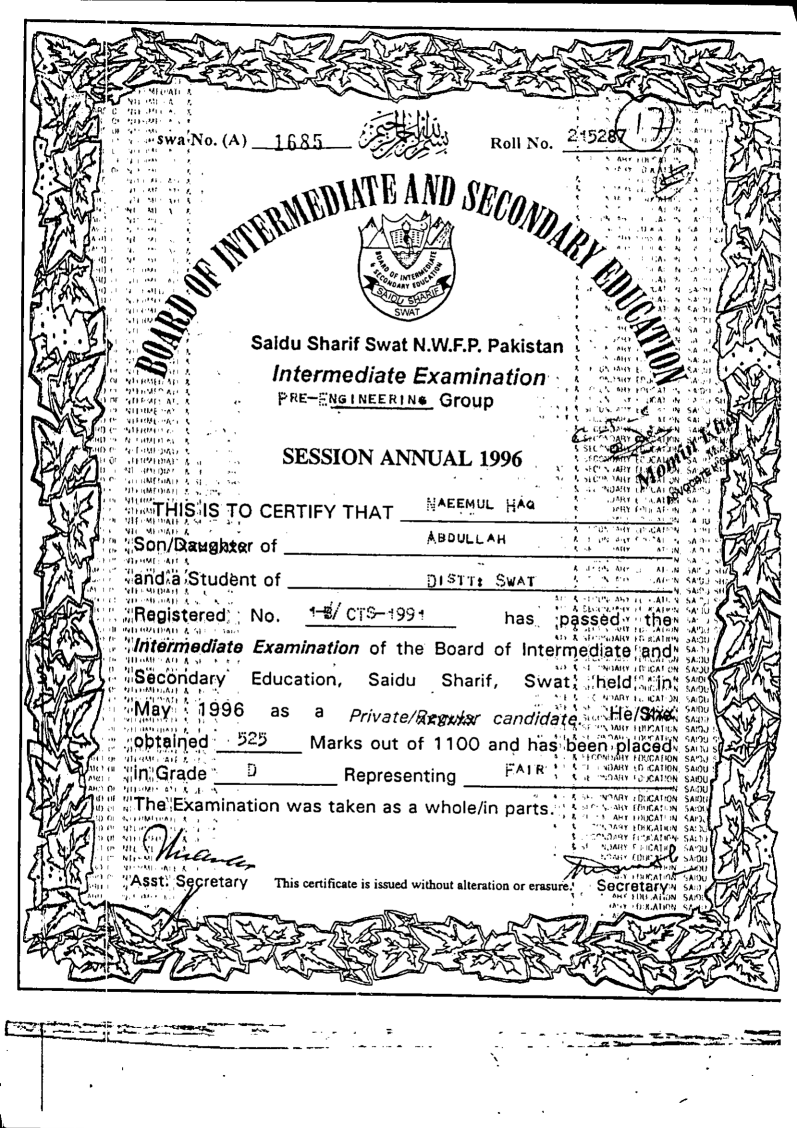
His date of birth according to the .. School. Record is . [3.-5-1977]

Third May N. H. & Seventy seven. Station GHS Chambalar Swal

Principal.

Govt: High School, Chamtalai, Distt: Swa

Monito M. L.



## Maria Balamana Mainer



Serial No. \_\_145595

Certified that Mr. / Ms. NAEEMUL HAQ

Son / Daughter of

ABDULLAH

Registration No: 05-NST-0505

Roll No:

O-680084

having successfully completed the prescribed requirements

in semester

SPRING 2006

is awarded the degree of

### Bachelor of Education (B.Ed)

He/She has secured 67 % marks and has been placed in B grade.

Vice-Chancellor

Result declared on:

January 25,2007

Date of Issue: December 20,2010



#### ALLAMA IQBAL OPEN UNIVERSITY, ISLAMABAD

#### PROVISIONAL RESULT CARD

Serial No

149014

Roll No

BC650974

Registration No.

05NST0505

Final Semester

SPR-2016

Name

NAEEM UL HAQ

Father's Name ABDULLAH

Address

VILLAGE CHAMTALAI TEHSIL AND POST OFFICE

Tehsil.

KHAWAZA KHELA

District

SWAT

has successfully completed

MASTER OF EDUCATION ( M.ED )

TEACHER EDUCATION

The detail of passed courses is as under





Semester Course		Title of Courses		Marks		
semester	Code	litte of Courses	·	Maximum	Obtained	
SPR- 15	0831	FOUNDATIONS OF EDUCATION		100	67	
SPR- 15	0837	EDUCATIONAL RESEARCH		100	60	
BPR- 15	0838	CURRICULUM DEVELOPMENT & INSTRUCTIONS	474	100	62	
PR- 15	0840	EDUCATIONAL PSYCHOLOGY	•	100	67	
UT- 15	0826	ELEMENTARY EDUCATION		100	77	
UT- 15	0827	SECONDARY EDUCATION		100	68	
UT- 15	0828	HIGHER EDUCATION	* .	100	70	
UT- 15	0829	TEACHER EDUCATION IN PAKISTAN		100	66	
SPR- 16	€505	ISLAMIC SYSTEM OF EDUCATION	1	100	56	
PR- 16	6507	EDUCATIONAL MEASUREMENT & EVALUATION		100	68	
PR- 16	6552	TEXTBOOK DEVELOPMENT-1		100	63	
PR- 16	6553	TEXTBOOK DEVELOPMENT-II		100	66	
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ų.		Momin Khan M.A L.L.B  ADVOCATE HIGH COURT				
		DIOCATE HICK	· · · · · · · · · · · · · · · · · · ·			
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Credit Hours

36

Result Declared on MARCH 17,2017

Date of Tesus

APRIL 11,2017

Total Marks/Obtained

1200 / 790

Percentage/Grade

56 / B

Controller of Examination

Disclaimer:

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

# Allama Ighal Open Unibersity



Serial No. A000518



Son/Daughter of ABDULLAH

Registration No: 05NST0505

Roll No: BC650974

having completed the prescribed requirements in semester

SPRING 2016

is awarded the degree of:

### MASTER OF EDUCATION (M.ED)

74e/She has secured 66

% marks and has been placed in B

grade.

Migh

CONTROLLER OF EXAMINATIONS &

Result declared on: March 17, 2017

Date of Issue:

December 18, 2017



VICE-CHANCELLOR

#### HE EXECUTIVE DISTRICT OFFICER ELEMENTARY & SECY: FOIL BUNED

#### ADJUSTMENT:

Consequent upon the order of the Director Elementary & Secondary Education Khyber Pakhtun-khwa Peshawar vide Endst; No.75-442/File No.2/A-14/SST/PSC/Apptt; Dated Peshawar 1/03/2012, the following SST (Gen) are hereby posted/adjusted in the schools noted against each, in BPS-16 (Rs. 10000-800-34000) plus usual allowances as admissible under the rides on the regular basis under the existing policy of the provincial Govt; in teaching endre on the terms and condition given below, with immediate effect.

S.No	Nume	Father Name	Domicite	School
Ĭ	Mr. Abdur Raqib	Atique Rahman	Buner	where Posted. GHS Bajkata
ž,	Mr. Abdus Salcem	Abdur Ra, hid	Buner	GHS Jangai
3	Mr. Aziz Üllah	Vabib Clinh	Euner	GHS Chanar
	Mr. Furhad Ali	Ahmad Khan	Buner	GHS Khanano Dheri
	Mr. Fazli Raziq	Fazli Rahman	Buner	GHS Hisar
). ,	MreGul Zada	Gul Nazar	Buner	GHS Kutkula
; <u>-</u>	Mr. Haji Nawab	Muhammad Nawab	Buner	GHS Karapa
<u>-</u>	Mr. Husnul Amin	Abdur Rmit	Buner	GHS Chinglai
; <del>-</del>	Mr. iriun Ali	Said Rauf Shah	Euner	GHS Budal
Ü	Mr. Mahir Zuda	Said Zarin	Buner	GHS Shalbandi
ii	Mr. Mia Dad Gul	Amir Gul	Buner	GMS Rega No.2
i2 ''''	Mr. Said Amin	Mubermerd Sahib	Bûner	GCMHS Daggar
13	Mr. Shah Rawan	Belanday	Buner	GHS Amnawar
14	Mr. Sher Zaman Khan	Sujawal Chan	Buner	GMS Kulyari .'
5	Mr. Siyar Khan	Mulmoord Dad Khan.	Buner	GUS Cheena
16	Mr. Wnglf Khan	Yar Mulimunad Khan	Buner	GHS Sawari
17	Mr. Zufur All Shah	Mubawa : d Hakim	Buner	GHSS Gagra
18	Mr. Muhammad Nawab	Shah Shah (Alen	Swat	GHS Batai
<b>1</b> 9΄''''	Mr. Nacemul Haq	Abdillis	Swat	GHS Kala khela
20	Mr. Parvaiz Khan	Bakin Leen	Swat	GHS,Katkala
21	Mr. Rahat Mand	Painon vio	Swat	GMS Kalil
22	Mr. Salim Ullah	Carl Med fullah	Swat	
73	Mr. Subhan Ali	Asia: Khan		GHS Bazargay
110	in suman An	Asim Kilali	Swat	GMS Kot Gokand

Momin Khan
M.A L.L.B
ADVOCATE HIGH COURT

Showing Marin Walder يرم يانات النفول اورسيدسول عن <u>(160)</u> 172 Jugar 4.11.80 دو ماروح انسي والمر 3 ميرا كالي 16.11.80 أونتا رُ مين حذرى المسرى كورة و المحالية (1/2/1) 12.11.81 اكس مخرره المسرا المراق ورمين عان اردا 94 32 2000000 (ilamy 45 12.4.81 راج بنورن نيس سرستم روي فقرز ده () (so / صيب الك 96 23.4.81 012/ lus 103-150-17,605 ري ري ري 4 97 23.481 عسالهترم 98 35.81 (35/ms 99 3.2.81 المسرزاده Uni6 100 3.5.81 37/2/10/0/0/2015 101 4.5.81 \$ 6 109 18-8-81 \*8 102 7:9.81 7.9.81 تين موري اللين تيكمتر - 3 و المواز كان 20.00 يا باخور مي اللي كالكرم والما 06 FE 106 20-9.81 25-15/0/2011/0 1. C. C. Lill 1 107 20-9.81 نان د کیر ایک میره کان 06,016 1.08 96.10.81 U6,100 10 9 2610.81 UEDLY 110 26.10.81 20 ch 20 20 20 25 cm <u>زمر د</u> کی کی 26.10.81 13 0000 5 7 75 0000 6 2 V 3. July او من الراكالية عجوا 16 216 JE 75 11.4 - 1.12:81 tillet 3 37 5/30:1602 (35 pd 115 6.6.80 اميرديان 27 /16:0169) 116 6.6.82 wift. 23 5/5/19362 新二版 117 9682 13 7 15 13 1 2 La & pill 118 - 9.8.80 06 21 377 Flore wife 119 4882 Bush 3 5 7/200 1300 63/NAM 120 9882 112 620 2 1121 9 880

4 7 1603 C 1000 1000 1000 السرائجا المنه الجرائكا ين داخلي درم المن المنظ دراهيا النبين المنا 1:3- 21 Grania (11.4.81) 6, in while 2,6 10 is sale fund on the 11:4.81 (2) مال مثل حو م دوم به ١٦ مات دوم إلكراء كونسفيد عارفاره سان والم ( feet plan N Sta. N No the Manual Ma 19 48 17 484 17 484 ا دوم 1 (6% 124 No 0 206 /c. Culd for 17 484 . N. J. W. إدرح 16 18 1 10 20 20 20 Just Just 200 20 17 4.84 مر ا 1----184 71 SUST 100 00 17 481 10007.16, 100 Lucien 4, 06 por as (2 17. 484 14.3.83 اولهامائ W. 184.01 80000 87.83 A Marian Land 184 21 DIE 20 19 19 Chiaming 19 10 17 4.84 and the state of t (12. sich politica for Puring 14.05 post ه من زید مرسد 1.4.85 cm W Ll3 tt Buje is je for for go is 13 4 86 Culini 98. Car 36,00 6 1 m - 12 27.9.84 - (2) Jany 16 white they

wy in the رم بازات أغطول اورمير صول عن 11 6 m 5 78 78 mm 2 1/2 31 12.4.80 1/0/10 4 3 6 28 6 20 1200 G 32 UC 9 6 0 La .33° 12.4.80 12.4.80 0.00000 34 ر حمث علی 35 12.4.80 V- J 36 🗀 12.4.80 326,0850010,000-32 12.4.80 عروبا ب 12:4:80 اصانالحق er chil 12.4.80 39 طورز UGRI PENESONUL 40 12.4.80 The Colyman 12.4.80 41\_ 3/3 x 5/25 1/3/0-1/3/2 عيدانز تسير 42. 12.4.80 976 28 Mill 18113 <u>مع احد</u> . 43 12.4.80 3 76 28 1 31/10 -12.4.80 心しいしょっし الرترب 44 شاه فيعل 12.4.80 صيت مل الماسين ويوالي المال المال المال المال 12.4.80 طفرقل دورورى اس مير المرعان 47 19.4.80 حسرت على 18 12.4.00 «وايريل مي موجوب من على امر همان JE CUE 1 8 35 25 30 103 65 MIUSE 49 12.4.80 116,60 37 33500000 المان المتوان 50-12.4.80 06/3 976 By Some Call التنبر فان 51 12.4.80 ist in 06/4/2 50 master 18/2/2/2 52 12 4.80 3 16 70 2 2 1 1 - reliving del 116 1177 حدثاه افعل 56 12.450 مغرا مفل حالا فارد مراس و الما المرافق المواقع الموا Ula 21 Z 52 12 486 116 36 58 12.4.80 ففل واحد 59412.4.56 7.12 60 12 Ula 1 832 36 Straig 13 20 m.

Color de Color de Color Color (de) 17.4.84 Dece 100 20 Justine cold 100 17.4.84 84 002,650 Salar 6,00 17.4.84 da b 10 84 000 16 10 celle 14 10 500 17. 4. 84 06 - 4.83 4 9 6 16 / Cum 6,0 17 . 4.83 10 4.83 10 4.83 10 6.6.82 N 14. 12.4.84 July 6/20 Enter 14/06/20 17.4.89 12.4.81 and 1012 of the subscript of 17.4.85 16 cub po 50 the public week 6,05 17.4.83 A comment of the same of the s Bland -185 (4) 200 6/00, 8, is 8, 1.4.85 A second 18.1. co cost of weller will on 17.4.84 16. 18.9 0 w 16/c Every 6/606 12.4.83 ١٤٠٠ ١ ١٠ من دوم ولار مرسفيت در فاروس ما ١٠٥٠ من الله 16 12 4.83 4 12.4.83 Ban-135 0922 6 C/orb poiso. 1.1-85 المحتى المحتى الم George ( with little)

بعدالت جناب سينئرسول جج/اعلى علاقه قاضي سوات <sup>نعيم الحق</sup> بنام نادراوغيره نسل مقدمه برائے جواب ورخواست بابت اخراج مقدمه به اجازت نالش جدید و بحث بر درخواست والسی مقدمه برائے پیش کرنے روبروئے مجاز ادارہ کیلئے مقررتھی مگرامروز وکیل مدعی بیانی ہوئے کہ وہ اپنی درخواست کوزیر بحث نہیں لاتے اور درخواست معالميم نمبر 3 تا5 ك نظورى يوسى معترض نه--ملاحظہ ریکارڈ سے پایا گیا کہ مدی نے دعویٰ ہزابرخلاف مدعاعلیہم بدین نسبت دائر کیا تھا کہ اُس کا درست اور تکافی

تارخ پيدائن 03.12.1977 ہے جبکہ رعاعلیہم نے اپنے جملہ ریکارؤ میں غلط طور پر 03.05.1977 ورج و کریر کیا ہے جو کہ خلاف قانون ،خلاف شریعت اورخلاف واقعات ہے قبل ازیں مرعی نے ایک درخواست دائر کی تھی کہ مرعی نے دعویٰ ہذا ، میں مہوآ بھائی کے عمر کے بارے میں وضاحت نہیں کی ہے اسلیے مقدمہ بہ اجازت نالش جدیدواپس کرنے کی استدعا کی گئ تھی۔جبکہ مدعاعلیہم نمبر 3 تا5 نے بدورخواست گزاری تھی کہ مدع محکم تعلیم میں ملازم ہے اورسرکاری ملازم ہونے کی وجہ سے مری کی تاریخ بیدائش کی تبدیلی کے بارے یں اختیار ساعت سروس ٹرینول کوحاصل ہے اور عدالت بذاکواختیار ساعت حاصل نهيج جس پروكيل مدى في عدم اعتراض كي نسبت تحريثيت كى درجه بالاحالات دواقعات دعدم اعتراض وكيل مدى كى روشى میں درخواست مدعی بابت والیسی مقدمہ از به عدم اختیار ساعت منظور کی جاتی ہے اور دعویٰ (plaint) بوجه عدم اختیار ساعت مرى كواس بدايت كساته والبس كياجاتا يك كدوه مية متعلقة اداره اعدالت ميس پيش كركايي دادري طلب كريب-

محرر عدالت كوبدايت مونى كراصل دعوى (plaint) بعداز اندراج تاريخ رجوعه وفيصله بريشت دعوى حواله مدعى

estested to be true com

For RIC bulling Zilia Qazi, Swat. 8-3-2018

سينئرسول جي/اعلىعلاقه قاضى سوات مول جهي/اعليمل هلاقد قاض

كريه جبكية وي كي مصدقة قبل لف ريكا ذكر

مسل بعداز رتب وتحيل دائل وفتر ہو

# Annexux E 29

بخدمت جنابDEO صاحب ایلمنٹری اینڈ سیکنڈری ایجو کیشن سوات

# نعیم الحق ولدعبدالله ساکن جمتلئی ،خواز ه خیله ،ضلع سوات\_

درخواست/ اپیل بدی مراد کرسائل کی درست تاریخ پیدائش 1977-12-03 ہے لیکن سائل کے جملہ سروں ریکارڈ اور تعلیمی ریکارڈ میں درست اور سی تاریخ پیدائش 1977-12-20 کے بجائے سہوا غلطی سے تاریخ بیدائش 1977-05-03 درج شدہ ہے۔لہذااس نسبت در شکی کے احکامات صادر فرمائی جاوے۔

2 Momin Khat

## 

بيكمن سائل مخصيل خوازه حيله ، جمتلئي ضلع سوات كار ماكثي باشنده ہوں \_اور سائل محكمه مذاميں

بحثیت SST تعینات ہوں اور جون 2011 سے اپنی ڈیوٹی سرانجام دیں رہا ہوں۔

یہ کہ سائل نے ابتدائی تعلیم گورنمنٹ پرائمری سکول چمتلئی ، خواز ہ حیلہ ضلع سوات ہے

واصل کی ہے جہاں پر سائل کی درست اور سیح تاریخ پیدائش 1977-13-03 کے

بجائے سہوا غلطی سے تاریخ بیدائش 1977-05-03 درج ہوئی ہے۔

س۔ یہ کہ مذکورہ بالا غلط اندراج کی وجہ سے سائل کے جملہ ریکارڈ اور اسی طرح سروس ریکارڈ

میں بھی غلط تاریخ پیدائش 1977-05-03 کا اندراج ہواہے۔ حالانکہ ساکل کی درست

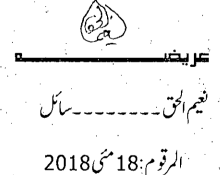
اور صحیح تاریخ پیدائش 1977-12-03 ہے۔

ید که مذکوره غلط تاریخ بیداکش کے اندراج کاعلم سائل کو چندعرصة بل ہوا کہ جب سائل اور سائل کے بھائیمسمی احسان الحق کا شناختی کارڈ بلاک ہوا کیونکہ سائل اور سائل کے بھائی





ے تاریخ پیدائش (جوکہ غلط درج شدہ ہے) میں غیر فطری فرق ہے۔ (نقل شاختی کارڈ سائل اور برادرسائل لف ہے)۔ای وجہ سے سائل نے سول عدالت سے رجوع کرکے استدعاکی کہ وہ سائل کی درست تاریخ پیدائش 1977-12-03 جملہ ریکارڈ میں درج کریں لیکن چوکہ سائل محکمہ بنہ امیں ملازم ہوں بدیں وجہ عدالت جناب سینئر سول نج صاحب سوات نے سائل کو بروئے حکم نمبر 10 مور نے 2018-27-20-29 برایات جاری کیئے کہ وہ متعلقہ فورم سے رجوع کریں۔ (نقولات لف ہیں) بدایات جاری کیئے کہ وہ متعلقہ فورم سے رجوع کریں۔ (نقولات لف ہیں) ہوئی ہے۔ ای وجہ سے آپ صاحبان اپنے صوابہ ید اختیارات استعال کرتے ہوئے سائل کی درست تاریخ پیدائش موائل کی خلط تاریخ پیدائش موائل کی علم سرویں ریکارڈ میں سائل کی درست تاریخ پیدائش 1977-13-00 سائل کے جملہ سرویں ریکارڈ میں درخ کرنے کا تھم صادر فر مائل جاوے۔ نیز نہ کورہ تھیجے اور درنگی سے کی بھی دیگر شخض یاشنے۔





## BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA AT **PESHAWAR**

# <u>Wakala</u>t nama

Service Appeal No	M of 2018
Naeem-ul-Haq	(Appellant)
VERSU:	5
Govt. of Primary School and others.	(Respondents)

I/We, Naeem-ul-Haq son of Abdullah Resident of Chamtalai, Tehsil Khwaza Khela, District Swat., do hereby appoint Momin Khan Advocate, High Court, in the above mentioned case, to do all or any of the following acts, deeds and things:-

- 1) To appear, act and plead for me in the above mentioned case in this Court/Tribunal in which the same may be tried or heard, and any other proceedings arising out of or connected therewith.
- 2) To sign and verify and file, petitions, appeals, affidavits and applications as my be deemed necessary or advisable by them for the conduct, prosecution or defense of the said case at all its stages.
- 3) That entire fee so fixed will be payable in two equal installments: i.e., half fee at this time of signing Wakalat Nama and remaining on the first date of hearing.
- To receive payment of, and issue receipts for, all moneys that may be or become due and 4) payable to us during the course of the proceedings.
- To do any act necessary or ancillary to the above acts, deed and things. 5)
- To appoint any other counsel to do any /all of the acts, deeds and things. 6)
- I/We, shall appear in the court/tribunal on every date of hearing for assistance and if due 7) to my non appearance, any adverse judgment / order / decree is passed, they will not he held responsible.

IN WITNESS whereof I / We have singed this Wakalat Nama hereunder, the contents of which have been read / explained to me and fully understood by me this 29<sup>th</sup> September, 2018.

CNIC No: 15602-0507416-5 Cell No 0344-9772855

ATTESTED & ACCEPTED BY:

Peshawar.

## 66 A ??

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

PESHAWAR. No. Nacon-ul-Hag Apellant/Petitioner Versus Through Head Moster Sucot RESPONDENT(S) Notice to Appellant/Petitioner Naccm-ul-Hog of Abchillach

Ro Chamtalai Tchsil Khinaza

Khela Distt. Swat Take notice that your appeal has been fixed for Preliminary hearing, replication, affidavit/counter affidavit/record/arguments/order before this Tribunal on 8-2-2019 at 8:000 Apr 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 Sinut Khyber Pakhtunkhwa Service Tribunal,

## "A"

## KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

JUDICIAL COM	PLEX (OLD),	KHYBER R	OAD,	•
	PESHAWAR		13	. •
			-	•
No.	1203		10	`~
APPEAL No	<i>'&amp;O</i> >	of	20'8.	• •
				•
Nacen	n-ul-Hag	7		
		• •	Apellant/Pe	titioner
			•	·
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	Versus			
<b>.</b>	<b></b>	<b>f</b> .		
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			_	
		•	RESPON	DENT(2)
Comsel			·	
Cleansel	Momin	Khair	;	
Notice to Appellant/Petitioner	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		<u>,                                     </u>	·,
	Momm	te High	Coarl	• •
	<u> </u>			•
	Sec	ucu		
	•			
Take notice that your	appeal has bee	n fixed for I	Preliminary	hearing,
replication, affidavit/counter af	fidavit/record/ar	guments/order	before this	Tribunal
on at	5 .015 /F/M	• .		•
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				41
You may, therefore, appear				
place either personally or throu which your appeal shall be liable	<del>-</del> ,	_	n or your cas	e, raning
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at camp cour	in the	i)	M	
•			$\prec 1$	
		Y CROWN	gistrar,	
	A Khu	ber Pakhtunklر ber Pakhtunkl		Tribunal.
•	<b>\</b>		hawar.	

# بعدالت جناب سروس ٹریونل صاحب صوبہ خیبر پختوانخو اہیمپ کورٹ بمقام سوات

مالحق بنسام محكمة لليم

## درخواست بمراد تبديلي تاريخ پيشي

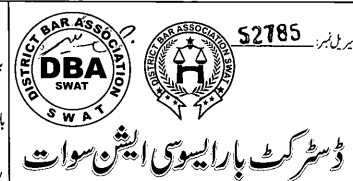
جناب عالى! درخواست حسب ذيل عرض ہے۔

- ا۔ یہ کہ مقدمہ عنوان بالاعدالت حضور میں زبر ساعت ہے۔جس میں آج تاریخ پیشی مقرر ہے۔
- 1۔ یہ کہ سائل / مدعی کا وکیل بوجہ بیاری عدالت حضور میں حاضر ہونے اور مقدمہ ہذا کی پیروی امروز کرنے سے قاصر ہے۔
  - س۔ یہ کہ مقدمہ عنوان بالا تاریخ تبدیل کرنے کا حکم صادر فرمایا جائے اسلئے درخواست ہذا کی ضرورت لاحق ہوئی۔

له نا استدعا ہے کہ بمنظوری درخواست هذا تھم متدعیہ احکامت صادر فرمائے جائے۔ احکامات صادر فرمائے جائے۔

المرقوم 10 60

عریض عریض سائل/مری \_\_\_\_نیم الحق



مقدمه مندرجه عنوان بالامیس ای طرف سے برائے پیروی مقدمه Muhammad Smran Khan ا قرار کیا جاتا ہے، کہ صاحب موصوف کومقدمہ کی کل کاروائی کو کامل اختیار ہوگا، نیز وکیل صاحب کوراضی نامہ کرنے وتقرر ثالث کرنے ، دعویٰ ،جواب دعویٰ ،اقبال دعویٰ ،اور درخواست برائے سرسبزگی مقدمہ،منسوخی ڈگری کیطرفہ، اجراء وپیروی کرنے کا مختار ہوگا۔ نیز دائر کرنے اپیل ٹکرانی ،نظر ٹانی وپیروی کرنے کا مختار ہوگا۔اور مقدمہ ندکورہ کیلئے کل وقتی یا جزوی کاروائی کیلئے کسی دیگر وکیل یا مختار قانون کوایئے ہمرارہ یا اپنے بجائے تقریر کا اختیار ہوگا اورصاحب مقررشده کوبھی جمله ندکوره اختیارات حاصل ہوں گے،اوراس کاساختہ ویرداختہ منظور قبول ہوگا، بدوران مقدمہ جوخرچہ و ہر جانہ کسی بھی سبب سے حاصل ہوگا ، وہ وکیل موصوف وصول کرنے کا حقدار ہوگا ، کوئی تاریخ بیشی ۔ مقام ندکورہ بالا سے باہر ہو، تو وکیل صاحب پیروی مقدمہ کرنے کے یابندنہ ہوں گے، مقدمہ کی عدالت میں بعدم پیروی خارج ہونے یا ڈگری پکطرفہ ہوئے کے صورت میں وکیل صاحب ذمہ دارہیں ہوں گے، لہذاوکالت نامہلکھ دیا کہ سندر ہے

الدُوكيث/دستخط:

Muhammad Smran Khan
ADVOCATE

High Court/Darul Qaza Federal Shariat Court Islamabad

· Peshawar.

## "A"

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

PESHAWAR. IB No. APPEAL No..... Naccm-ul-Hagi Apellant/Petitioner Versus Through HeadMaster Kehron Khwaza Khela Suest RESPONDENT(S) Coursel Momen Ichan Notice to Appellant/Petitioner..... Office Room No. 12, Sultain Towns Makambagh Mingroser Swat Take notice that your appeal has been fixed for Preliminary hearing, replication, affidavit/counter affidavit/record/arguments/order before this Tribunal on at 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 eamp court Swat Khyber Pakhtunkhwa Service Tribunal

## "A"

	KHWA SERVICE TRIE COMPLEX (OLD), KHYE	•
	PESHAWAR.	TB
No.		
APPEAL No	,1203	of 20 / 8.
N	acem-ul-Hag/	
	· V	Apellant/Petitioner
	Versus .	
Wiery	gh Headmaster	Khmaza Khéla Swat
	<b>/</b>	RESPONDENT(S)
Notice to Appellant/Petition	Ter Naccom-ul-1	Hage S/O Abchillar iTehsil Khwaza
1100.00 to 11ppo	R10 Chamtala	iTehsil Khwaza Khel
	Dist. S.	wat
	_	
Take notice that yo	our appeal has been fixed	l for Preliminary hearing,
replication, affidavit/count	er affidavit/record/argument	s/order before this Tribunal

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 Pakhturkhwa Service Tribunal, Peshawar.



## "A"

## KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

No.

APPEAL No. 1203 of 26

No. APPEAL No. 1203 of 26

Nacam W Hag

Apellant/Petitioner

Versus

Through Headminstes Smat

RESPONDENT(S)

Notice to Appellant/Petitioner

Admic cate High Court

Smat

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 Camplaint Smal

Registrar,

Khyber Pakhtunkhwa Service Tribunal, Peshawar.

TB'

## "A"

## KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

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APPEAL No.	126	.z	of 20 / &	
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	nmeza	alrela Di	ytt: Sural	
•	U		- •	
otice that vo	ur anneal h	as been fixed	for Preliminary	hearing
	hwough	Ver  /hrough / Levelor  ellant/Petitioner / ac  /hrough	Versus  Through Headmaster Who  ellant/Petitioner Macamul Ho  (Armaza Unclasso)	Apellant/I

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.

replication, affidavit/counter affidavit/record/arguments/order before this Tribunal

2021 at 9:00 AM

at Comp Court Smat

Khyber Pakhtunkhwa Service Tribunal, Peshawar.

## "À"

## KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

	JUDICIAL CO	MPLEX (OLD), KHY	BER ROAD,
•	•	PESHAWAR.	<u>713</u>
No.	•		
	APPEAL No	1203	of 26 8 .
	Naeem-	ul-Hag,	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
			Apellant/Petitioner
	•	Versus	Smat
	Through 1	teatth Iteadma	ster 14hmaza 14hela
, i		4	RESPONDENT(S
	Counsel	Momin Kh	un i
Notice to	o Appellant/Petitioner	Admocate	DUI
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	at	mingara S	mat
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Та	ke notice that your	appeal has been fixe	ed for Preliminary hearing
replicat		• = =	nts/order before this Tribuna
on	8/2021 at-	1.00 7701-	•
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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

Khyber Pakhtunkhwa Service Tribunal, Peshawar.

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

No.				1B
	Appeal No	203	of 20 / G	•
	Nace on ul Ho	, , ,	Appellant/Peti	
· •	Through He	ersus advins ter	Dist. S	ment
	MANUAL AND	agpus ur	Responde	? <b>nt</b>
	// /1	Recnandent Na	,	
Notice to:	Gunt: Primar Khuazakhel	a Disti, S	quat The	rugh
WHER	REAS an appeal/petition unde	Head May Cor the provision of	of the Khyber	// Pakhtunkhwa
Province Set the above ca hereby infor *on	rvice Tribunal Act, 1974, has best by the petitioner in this Courmed that the said appeal/pet and the said appeal are at liberty to do be postponed either in persuly supported by your power of at least seven days before the any other documents upon whour appearance on the date is a single and decided in the said appearance are said appearance.	peen presented/regart and notice has be ition is fixed for A.M. If you wish to so on the date fixed for or by authorise Attorney. You are date of hearing 4 nich you rely. Ple fixed and in the manyour absence.	gistered for co been ordered to hearing before to urge anythe sed, or any othe sed represent therefore, re copies of write ase also take manner afore	onsideration, in to issue. You are re the Tribunal ing against the er day to which ative or by any equired to file in itten statement e notice that in mentioned, the
given to you address. If yo address give	e of any alteration in the date by registered post. You shou ou fail to furnish such address on in the appeal/petition will be d to this address by registered petition.	ld inform the Reg your address cont deemed to be you	sistrar of any ained in this n r correct addr	change in your notice which the ess, and further
	of appeal is attached. Copy of	'anneal has alread	dy been sent	to you vide this
w.,	e No			
•	under my hand and the seal o			<
	· ·		,	13/4
at	t Camp Court.	Swat	1. Juan	N.
		Khyber Pakh	Registrar, Kuplikwa Se Peshawar.	rvice Tribunal,
		*:		

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

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

No.	JB
Appeal No2.	6.3 of 20 18
Macen why	Sus Appellant/Petitioner
Vers	Respondent No.
through freat	AMa Sles. D. S. Klespondeni
Gout Higher	Respondent No.
Notice to:	l 1 A sence chamin
Khmozakhela ?	Smal Through frincipal
	the provision of the Khyber Pakhtunkhwa
Province Service Tribunal Act, 1974, has bee	en presented/registered for consideration, in
·	and notice has been ordered to issue. You are
	ion is fixed for hearing before the Tribunal
appellant/petitioner you are at liberty to do s	<u>M.</u> If you wish to urge anything against the so on the date fixed, or any other day to which
	or by authorised representative or by any
	ttorney. You are, therefore, required to file in
	ate of hearing <u>4 copies</u> of written statement
<del>-</del>	ch you rely. Please also take notice that in
·	ted and in the manner aforementioned, the
appeal/petition will be heard and decided in y	our absence.
Notice of any alteration in the date fi	xed for hearing of this appeal/petition will be
· · · · · · · · · · · · · · · · · · ·	inform the Registrar of any change in your
address. If you fail to furnish such address yo	ur address contained in this notice which the
<del>-</del>	eemed to be your correct address, and further
	st will be deemed sufficient for the purpose of
this appeal/petition.	
Copy of appeal is attached. Copy of a	ppeal has already been sent to you vide this
office Notice Nod	ated
Given under my hand and the seal of	this Court, at Peshawar this
	2///
Day of	202 /
at Camp Court So	ua , V
are confidence	, NA
	Registrar,
	Khyber Pakhtunkhwa Service Tribunal,
	Peshawar.

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

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

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Appeal	No		of 20	
	120		18	
			Appellant/Petition	ıer
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11	in Head	Master FAL	mes.Respondent	
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		кегрониет 110	4	<i>a</i>
Notice to: —	trict Ed	1 tim	offices	Sund
Nouce to D15	treet for	meanon		,
A	+ Gulle	ada,	,	
WHEREAS an apr	peal/petition under	the provision of	the Khyber P	akhtunkhwa
Province Service Tribun	~ •	<del>-</del>	_	
the above case by the peti	itioner in this Court	and notice has be	een ordered to is	ssue. You are
hereby informed that th				
	at <u>8.00 A.N</u>			
appellant/petitioner you	-			
the case may be postpor Advocate, duly supported				
this Court at least seven				
alongwith any other do				
default of your appeara		-	•	
appeal/petition will be he	· ·		• .	
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	ration in the date fix			
given to you by registere	_	<del>-</del>	-	
address. If you fail to furn			,	•
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this appeal/petition.	ess by registered po	St Will be accinca	Summentation	ie har bose or
min appear posses				
Copy of appeal is	attached. Copy of a	ppeal has already	y been sent to y	you vide this
office Notice No	d	ated		
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Given under my h	and and the seal of	this Court, at Pe	shawar this	
The second secon	0	94		13/h
Day of	Seff!	zu . 2. /	,	
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A Cam	p Court	anna.	V N	
	<i>y</i> - <i>C</i>	1	1 1 1	,
		1	Registrar,	
;		Khyber Pakhti	unlihwa Servi	ce Tribunal,
<u></u> <u></u> -		n/	Peshawar.	
	in the court are the same that of t		y and Gazetted Holidays.	
Z. Always quote Gase No. 11	Vhile making any correspondence	ð.	V <sub>a</sub>	1

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

Appeal No. 1203 of 20 18
Nacom w/ Hag Appellant/Petitioner
Versus
GPS Chamtalai Khwaza Khekespondeni
Respondent No
Notice to: - District Education officer Swat  Ut Bul Kada Swat
at Bul Kada Swat
WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa
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 Tribuna on the fixed for hearing before the Tribuna of 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 Nodateddated
Given under my hand and the seal of this Court, at Peshawar this
$\mathcal{Y}_{20} \mathcal{Z} \mathcal{Z}$
at count Gust
Registrar,
Khyber Pakhtunkhwa Service Tribunal,

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

Peshawar.

Always quote Case No. While making any correspondence.

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR. JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR. Appeal No. 1203 of 20 18 Nacem w Hag Appellant/Petitioner GPS Chamtalu Khwaza Khelrespondent Respondent No.... Notice to: \_ District Education officer Swat ut Bul Kada 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 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 appe<del>al is attached.</del> 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..... 4 20 22 ut coming Court

Note:

Khyber Pakhtunkhwa Service Tribunal,

Peshawar.

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

Always quote Case No. While making any correspondence.

KHYB	ER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.
Q ad J	UDICIAL COMPLEX (OLD), KHYBER ROAD,
Wasa	PESHAWAR. TB Swal
No.	(B)
	Appeal No
<b>\( \)</b>	JAPPM Ul Hag Appellant/Petitioner
0	Versus Swat
G.,	PS Charmtalai Khwaza Khela Respondeni
	Respondent No2
Notice to: (	nort Higher Secondary School motalai Khwaza Khala Swat Umough Principal
Char	mtalai Khwaza Khala Swat Chrough
WILKLAS	an appeal/petition under the provision of the Khyhov Datatantal
1 10vince Service	Tribunal Act, 1974, has been presented/registered for consideration, in 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/\sim_sim_sim_sim_sim_sim_sim_sim_sim_sim_	that the said appeal/petition is fixed for hearing before the Tribunal at 8.00 A.M. If you wish to urge anything against the
the case may be	ner you are at liberty to do so on the date fixed, or any other day to which postponed either in person or by authorised representative or by any
Advocate, duly su	pported by your power of Attorney You are therefore monimal to great
mis court at leas	st seven days before the date of hearing 4 copies of written statement ther documents upon which you rely. Please also take notice that in
actaunt of your a	ppearance on the date fixed and in the manner aforementioned the
appeal/petition w	ill be heard and decided in your absence.
Notice of a	ny alteration in the date fixed for hearing of this appeal/petition will be
given to you by re	egistered post. You should inform the Registrar of any above in the
address given in the	I to furnish such a ddress your address contained in this notice which the he appeal/petition will be deemed to be your correct address, and further
monde posted to th	us address by registered post will be deemed sufficient for the purpose of
this appeal/petitic	on.
Copy of app	peal is attached. Copy of appeal has already been sent to you vide this
office Notice No	dated
	r my hand and the seal of this Court, at Peshawar this. 12
Day of	4 2022
Day of Sw	- Court
1	
Sw	al la
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	Khyber Pakhtunkhwa Service Tribunal, Peshawar.
Note: 1. The hours of at 2. Always quote 0	ttendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.  Case No. While making any correspondence.

KH	IYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.
Q ccl	JUDICIAL COMPLEX (OLD), KHYBER ROAD,
(K-4)C	PESHAWAR. TB SWA)
No.	· ·
	Appeal No
	Napom Ul Haq Appellant/Petitioner
	GPS Chamtalai Khwaza Khela Respondent
	GPS Chamiagu Chwazu Chelu Respondent
	Respondent No2
Notice to:	Govt Higher Secondary School
	Govt Higher Secondary School chartalai Khwaza Khala Swat Through Principal
WILK	EAS an appeal/petition under the provision of the Khyhor Pakhturkham
the above cas	se by the petitioner in this Court and notice has been predomed to a visit of the second section of the se
hereby infor	med that the said appeal/petition is fixed for hearing before the Tribunal at 8.00 A.M. If you wish to urge anything against the
appellant/pe	titioner you are at liberty to do so on the date "
me case may	titioner you are at liberty to do so on the date fixed, or any other day to which be postponed either in person or by authorised representative or by any
Auvocate, qu	ly supported by your power of Attorney You are therefore required to file to
alongwith ar	least seven days before the date of hearing 4 copies of written statement by other documents upon which you rely. Please also take notice that in
derault of yo	our appearance on the date fixed and in the manner aforementioned the
appear/petitio	on 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 above in the registered post.
address given	u fail to furnish such a ddress your address contained in this notice which the in the appeal/petition will be deemed to be your correct address, and further
notice posted this appeal/pe	to this address by registered post will be deemed sufficient for the purpose of
_	
	fappeal is attached. Copy of appeal has already been sent to you vide this
	Nodated
Given u	under my hand and the seal of this Court, at Peshawar this. 12
Day of	4 20 22
at ca	and Coust  Registrar.
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\$	was c) ha
	<b>/</b> C
	Khyber Pakhtunkhwa Service Tribunal, Peshawar.
Note: 1. The hou 2. Always	ars of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays. quote Case No. While making any correspondence.

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.
JUDICIAL COMPLEX (OLD), KHYBER ROAD,
PESHAWAR.
No.
Appeal No. 1203 0f 20 18
Nacem-WI-Hag Appellant/Petitioner
GPS Chamtalai Khwazu Khela Respondent
Through Head Master Respondent No
Notice to: - Govt of Poimary School Chamtalai
Notice to: - Govt of Poimary School Chamtalai Khwaga Khela Distt Swat Through Head Maste
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 *onat 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.  For Refly  Copy of appeal is attached. Copy of appeal has already been sent to you vide this
office Notice Nodateddated
Civen under my hand and the seal of this Court, at Peshawar this
Day of
At comp Court
Swal Registrar, Khyber Pakhtunkhwa Service Tribunal,

Note:

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

KHYBER PAI	KHTUNKHWA SEF	RVICE TRIBU	JNAL, PESH	AWAR.
JUDICI	AL COMPLEX (	OLD), KHY	BER ROA	Э,
Lega	PESH	AWAR.		
No.	100	9		2
	120.			
Nap	em-UI-HO	4	Appellant/Po	etitioner
PDC	Cham talai	sus 16 mar 1	Swa	#
9/2	Crim Fala.	171/mga K	<b>-fill (4</b> Respon	dent
Mough	Head Master	Respondent No	،	)
Notice to: —Govt Khwaza K	of Poimary	School .	Chamtal	ri
Vhusaa k	he Da Distt	Swat i	Trough Ho	ead Master
WHEREAS an ar	ppeal/petition under	the provision	of the Khyb	er Pakhtunkhwa
Province Service Tribu	nal Act, 1974, has be	en presented/r	registered for	consideration, in
the above case by the pe hereby informed that t	titioner in this Cour the said appeal/netit	t and notice na ion is fixed fo	s been ordered or hearing bef	ore the Tribunal
*on/.2=5=2e2	at <u>8.00 A.</u>	<u>M.</u> If you wish	ı to urge anyt	thing against the
appellant/petitioner yo	u are at liberty to do	so on the date f	fixed, or any o	ther day to which
the case may be postpo Advocate, duly support	oned either in perso ed by your power of A	n or by author Attorney. You a	risea represei re, therefore,	required to file in
this Court at least seve	en days before the d	ate of hearing	g 4 copies of w	vritten statement
alongwith any other d	locuments upon whi	ich you rely. P	Please also tal	ke notice that in
default of your appear appeal/petition will be l	rance on the date in neard and decided in	xea and in the your absence.	g manner aro	rementioned, the
				1/ /*/* 211 5
Notice of any alt given to you by registe	eration in the date f	ixed for hearin Linform the R	ig of this appe legistran of an	al/petition will be ly change in your
address. If you fail to fu	rnish such address y	our address co	ntained in this	s notice which the
address given in the app	peal/petition will be d	leemed to be yo	our correct add	dress, and further
notice posted to this add	dress by registered p	ost will be deen	ned sufficient	for the purpose of
this appeal/petition.	For Reply			
. Copy of appeal is	s attached. Copy of a	appeal has alr	eady been sen	it to you vide this
office Notice No		dated	***************************************	
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The hours of attendance in the court are the same that of the High Court except Sunday and Gazetted Holidays.

Always quote Case No. While making any correspondence.

Note:

## BEFORE THE KHYBER PAKTUNKHWA SERVICE TRIBUNAL CAMP COURT SWAT

Service Appeal No. 1203/2018

Naeem-ul-Haq son of Abdullah, Resident of Chamtalai, Tehsil Khwaza Khela, District Swat.

.....Appellant

## Versus

- 1. Government Primary School Chamtalai, Khwaza Khela, District Swat through Head Master.
- 2. Government Higher Secondary School Chamtalai, Khwaza Khela, District Swat through Principal.
- 4. District Education officer (Male) Swat.

.....Respondents.

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2	Affidavit	-	4
3	Authority Letter	·-	5

DISTRICT EDUCATION OFFICER (M)
SWAT AT GULKADA

## BEFORE THE KHYBER PAKTUNKHWA SERVICE TRIBUNAL CAMP COURT SWAT

Service Appeal No. 1203/2018

Naeem-ul-Haq son of Abdullah, Resident of Chamtalai, Tehsil Khwaza Khela, District Swat.

.....Appellant

### Versus

- 1. Government Primary School Chamtalai, Khwaza Khela, District Swat through Head Master.
- 2. Government Higher Secondary School Chamtalai, Khwaza Khela, District Swat through Principal.
- 4. District Education officer (Male) Swat & others.

.....Respondents.

# Parawise Joint Comments on Behalf of the Respondents No. 1, 2 & 4: 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 as the Appellant has not made Secretary to the Government of E&SED and Director E&SE Peshawar.
- 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 Appellant being a civil servant cannot claim change in his Date of Birth after the laps of more than six years.
- 10. That the instant service appeal is not maintainable in the present form, and above in the present circumstances of the issue.
- 11. That the appellant has estopped by his own conduct.
- 12. 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 incorrect and denied. The correct date of Birth of the Appellant according to school record as well as service record is 03-05-1977.

- 3. That the Para No.3 pertains to the Primary education of the Appellant, hence no comments. However, as for as the date of birth of the Appellant is concerned, the correct date of birth of the Appellant is 03-05-1977.
- 4. That the Para No.4 is the repetition of the above paras, hence, no comments.
- 5. That the Para No.5 is pertains to the personal record of the brother of the Appellant, hence no comments. However, as for as the unnatural gap between the date of birth of the Appellant and his brother is concerned, the Appellant being a civil servant should have applied within two years of his appointment for change in his date of birth. Therefore, after the laps of so many years, the Appellant cannot claim change in his date of birth. His brother should have filed civil suit for change of his date of birth if felt aggrieved of blockage of his CNIC. Moreover, as per the annexed record with the Service Appeal, the gap between the date of births of the Appellant and his brother is 6 months and 27 days.
- 6. That the Para No.6 pertains to record, hence no. comments
- 7. That the Para No. 7 pertains to record. However, respondent no. 4 no concern with the date of birth of the Appellant as the Appellant is SST BPS-16 teacher and the respondent no. 4 is not the competent/appointing authority. It is also worth to mention here that the Appellant has not made the necessary parties in the penal of respondents I,e Director E&S Education and Secretary E&SE Department. On this only ground the appeal of the Appellant is liable to be dismissed.
- 8. That the Para No. 8 is incorrect and denied. The change of date of birth of the Appellant would definitely cause loss to public record and public exchequer as he would claim/get seven months exceeded salary for which he would not be entitled.
- 9. That the Para No. 9 is the repetition of the above paras, hence, no comments.
- 10. That the Para No. 10 is irrelevant, hence, no comments.
- 11. That the Para No. 11 is incorrect and denied. The Appellant is estoped by his own conduct by not approaching the relevant quarters within the stipulated time.
- 12. That the Para No. 12 is legal hence no comments.

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)
SWAT AT GULKADA
(Signed on behalf of Respondent No. 1 & 2)

# BEFORE THE KHYBER PAKTUNKHWA SERVICE TRIBUNAL CAMP COURT SWAT

Service Appeal No. 1203/2018

Naeem-ul-Haq son of Abdullah, Resident of Chamtalai, Tehsil Khwaza Khela, 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.

> HUSSÁIN 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.* 1203/2018 case titled *Naeem-Ul-Haq 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

Before The Khyber Pakhtoonkhwa Camp Court Sunt

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Government primary School etc.

Application with the effect to impledement 1,2,3 and respondents No; 05 to 10:

# Respectfully Sheweth:

- 1- That the above title petition which is pending before this Hounarble tribunal for adjudication which is fixed for today dated; 05-07-2022.
- 2- That the respondent was clearly arriged in the panel of respondents but later on mistakenly they were deleted, so the appellant seeks their impleadement in the contesting panel of the respondents, just because if the appellant would succedes to established his claim then in that eventually the judgment and decree of this howowrable tribunal would be executed, so as per law they are necessary

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party, may kindly be added in the panel of the present respondents under the law.

- 3- That the above respondents has wrongly entered the date of birth of the present petitioner although respondents no; 05 to 06 unlawfully and illegally blocked the CNIC of petitioner due to the occurance of unnatural gape of the petitioner with his brother which has been mentioned inthe instant petition in detail.
- 4- The the instant petition is still at early stage and last date of evidence powarise comments were submitted by the other contested respondents.
- 5- That It is worth mentioning to be noted here that If the Empleadment application of the said respondants are not allowed for in the present form so It could be fatal for petitioner on the purpose of instant petition stand

En fructous, and would lead to failure of the petition.

# AFFIDAUIT

I nacemul hay (appelant/petitioner) do hereby solonily affirm and declare on outh that the contents of the above titled appeal is true and correct to the best of my knowledge and beloif.

Dated: 05/07/2022

Deponent



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# AFFIOAUTT

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5008/20/30: patroli



بعالت به سروس تر ببیونل خیبر به نواه یشاور به ای کارسول نفيع التق (كنب اللجوكيش وعيرن درنواست عمراد تبدیلی تاریخ بیشی اوجومات دیل -1 de lis وسد ذیلی کی ۔ يم كم مقرمم عنوان بال عرالت حضور مين زير إسماعت بي جس میں امروز 22/90/22 تاریخ بیشی مقرر ہے۔ 2) یہ کہ مریخ کا وکیل عومن خان ایروکیٹ آج بیمارے جس کی وجہ سے آج عرالت عضورمیں عام ہونے سے قامر سے -لبزا استرعام بم بمنطور دردواست هذا سانل مری کو تارویع تبدیلی کرنے کا ملم کو تارویع تبدیلی کرنے کا ملم ملار فرمائين -OP CONS رقع المون (ج) لم لألس