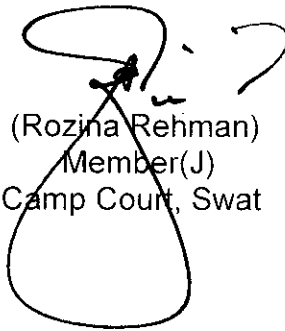


05.07.2022

Nemo for the appellant.

Case was called time and again but neither the appellant nor her counsel turned up till rising of the Bench. Consequently, instant service appeal is hereby dismissed in default for non-prosecution. Parties are left to bear their own costs. File be consigned to the record room.

Announced.  
05.07.2022




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

08.02.2022 Tour is hereby canceled. Therefore, the case is adjourned to 05.04.2022 for the same as before at Camp Court Swat.

  
Reader

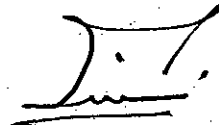
05.04.2022 Nemo for appellant.

Preceding date was adjourned on a Reader's note, therefore, notice be issued to appellant/counsel for 12.05.2022 for preliminary hearing before S.B at Camp Court, Swat.

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

12.05.2022 Nemo for the appellant.

Vide previous order sheet, it was ordered that notice be issued to appellant/counsel through registered post, however on perusal of the record, it transpired that the same has not been sent to appellant/counsel, therefore, in this respect explanation be called from the Muharrar. Again notice be issued to appellant/counsel through registered post and to come up for preliminary hearing on 05.07.2022 before the S.B at Camp Court Swat.


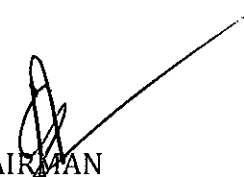

  
(Salah-Ud-Din)  
Member (J)  
Camp Court Swat

Form- A

FORM OF ORDER SHEET

Court of \_\_\_\_\_

Case No.- \_\_\_\_\_ 7639/2021 \_\_\_\_\_

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	21/10/2021	<p>The appeal of Mst. Bakht Farida resubmitted today by Mr. Muhtaram Shah Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please</p> <p style="text-align: right;"> REGISTRAR</p> <p>2-</p> <p>This case is entrusted touring S. Bench at Swat. Notice be issued to appellant/counsel for preliminary hearing to be put there on <u>03/01/22</u>.</p> <p style="text-align: right;"> CHAIRMAN</p> <p>03.01.2022</p> <p>Husband of the appellant present and requested for adjournment on the ground that learned counsel for the appellant is not available today due to some domestic engagements. Adjourned. To come up for preliminary hearing on 08.02.2022 before the S.B at Camp Court Swat.</p> <p style="text-align: right;"> (Salah-Ud-Din) Member (J) Camp Court Swat</p>

The appeal of Mst. Bakht Farida wife of Salahuddin r/o Ambila Mandanr Buner received today i.e. on 11.10.2021 is incomplete on the following score which is returned to the counsel for the appellatant for completion and resubmission within 15 days.

1. Check list is not attached with the appeal.
2. Annexures of the appeal may be attested.
3. Annexures-B & D of the appeal are illegible which may be replaced by legible/better one.
4. Addresses of respondent no. 1 & 2 are incorrect which may be corrected.
5. Two more copies/sets of the appeal along with annexures i.e. complete in all respect may also be submitted with the appeal.

No. 2025 /S.T,

Dt. 11/10 /2021


REGISTRAR

SERVICE TRIBUNAL  
KHYBER PAKHTUNKHWA  
PESHAWAR.

Mr. Muhtaram Shah Adv. Pesh.

Respected Sir,

Re-submitted after completion  
Please put in the card.

  
20-10-2021

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

CHECK LIST

Case Title: Mst Bakht Farida vs Govt of KPW Pesh

S#	CONTENTS	YES	NO
1	This Appeal has been presented by:	✓	
2	Whether Counsel/Appellant/Respondent/Deponent have signed the requisite documents?	✓	
3	Whether appeal is within time?	✓	
4	Whether the enactment under which the appeal is filed mentioned?	✓	
5	Whether the enactment under which the appeal is filed is correct?	✓	
6	Whether affidavit is appended?	✓	
7	Whether affidavit is duly attested by competent Oath Commissioner?	✓	
8	Whether appeal/annexures are properly paged?	✓	
9	Whether certificate regarding filing any earlier appeal on the subject, furnished?	✓	
10	Whether annexures are legible?	✓	
11	Whether annexures are attested?	✓	
12	Whether copies of annexures are readable/clear?	✓	
13	Whether copy of appeal is delivered to AG/DAG?	✓	
14	Whether Power of Attorney of the Counsel engaged is attested and signed by petitioner/appellant/respondents?	✓	
15	Whether numbers of referred cases given are correct?	✓	
16	Whether appeal contains cutting/overwriting?	✓	
17	Whether list of books has been provided at the end of the appeal?	✓	
18	Whether case relate to this court?	✓	
19	Whether requisite number of spare copies attached?	✓	
20	Whether complete spare copy is filed in separate file cover?	✓	
21	Whether addresses of parties given are complete?	✓	
22	Whether index filed?	✓	
23	Whether index is correct?	✓	
24	Whether Security and Process Fee deposited? On		
25	Whether in view of Khyber Pakhtunkhwa Service Tribunal Rules 1974 Rule 11, notice along with copy of appeal and annexures has been sent to respondents? On		
26	Whether copies of comments/reply/rejoinder submitted? On		
27	Whether copies of comments/reply/rejoinder provided to opposite party? On		

It is certified that formalities/documentation as required in the above table have been fulfilled.

Name:

Muhammad Shoh

Signature:

[Signature]

Dated:

11/10/2021

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

Service Appeal No. 7639 of 2021

Mst. Bakht Farida.....Appellant

**VERSUS**

Govt. of KP and others.....Respondents

INDEX

S #	Description	Annexure	Pages #
1.	Appeal	***	1-6
2.	Addresses of the parties & Affidavit	***	7-8
3.	Copies of suspension order with affidavit	***	9-10
4.	Copy of mutual order	A	11
5.	Copy of orders dated 09-06-2021	B	12
6.	Copy of departmental appeal	C	13
7.	Copies of relevant record	D	14-21
8.	Power of attorney & wakalatnama		22-24

*B. Farida*  
Appellant  
Mst. Bakht Farida

Through Counsel

  
MUHTARAM SHAH  
Advocate, High Court

c/o: District Courts Buner  
Cell No: 0333-9695008

11

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

Khyber Pakhtunkhwa  
Service Tribunal

Service Appeal No. 7639 of 2021

Diary No. 7717  
Dated 11/10/2021

Mst. Bakht Farida wife of Salahuddin resident of Ambila,

Tehsil Mandanr, District Buner.

.....Appellant

VERSUS

1. Government of KPK through Secretary ~~(ELEMENTARY & Secondary Education)~~  
Peshawar.
2. Director Education Govt. of Khyber Pakhtunkhwa at  
Peshawar.
3. District Education Officer (F) Buner.
4. Mst. Nasim Baha (PSHT) resident of Ambila, Tehsil  
Mandanr, District Buner.

.....Respondents

Filed to-day

*[Signature]*  
Registrar, cu

11/10/21

SERVICE APPEAL UNDER SECTION  
4, OF THE KPK SERVICE TRIBUNAL  
ACT, 1974, AGAINST THE action &  
inaction of the respondents  
WHEREBY the appellant has been

Re-submitted to -day  
and filed.

*[Signature]*  
Registrar

21/10/2021

illegally transfer / posting from one station to another station.

PRAYER

It is therefore humbly prayed that on acceptance of this appeal, to issue directions to the respondents.

- i) That the transfer order of the petitioner dated 09-06-2021 passed by the respondent No. 3 may kindly be declared as illegal, void ab-initio, without legal authority, based on mala-fide intention and be set aside.
- ii) To issue directions to the respondents 1 to 3 to transferred the appellant from GGPS Katakot to GGPS Maskipur, and transfer the respondent No. 4 to her original station.
- iii) Any other relief which this Honorable Court deems fit and proper in the circumstances may also be very kindly granted.

Respectfully Sheweth

That the appellant submits as under:-

- 1) That the appellant was appointed as PSHT and till then she is serving in Govt. Girls Primary School Maskipur.



- 2) That the appellant was serving firstly in the School namely Agari Buner and that the appellant was mutually transfer from GGPS Agari to GGPS Maskipur. (Copy of mutual order is attached as annexure "A")
- 3) That on 09-06-2021 the respondent No. 3 very astonishingly transfer the appellant with mala-fide intention and on political basis, and transfer the appellant from Maskipur to Katakot, and the respondent No. 4 transferred from Katakot to Maskipur. (Copy of impugned order dated 09-06-2021 is attached as annexure "B")
- 4) That the petitioner filed an appeal before the respondent No. 2, but the respondent No. 2 cannot decided the appeal. (Copy of appeal is attached as annexure "C")
- 5) That in the case of appellant, there is no original or appellate order made by the Departmental Authority against the appellant within contemplation of section 4 of Service Tribunal Act, so this court has ample power to entertain the instant appeal.
- 6) That the appellant has not been dealt with according to law, rather she has been treated illegally so, the act of

respondent No. 3 is unlawful and is lack baking of law which requires interference of this Honorable tribunal.

- 7) That all citizens are equal before law and entitled to equal protection under Article 25 of the Constitution of Islamic Republic of Pakistan, 1973, furthermore the Respondents having no authority to transfer the appellant.
- 8) That the impugned transfer order is illegal, unconstitutional, unilateral and violative of due process. Needless to say that no prior intimation or explanation has been communicated to the appellant while making the impugned transfer order.
- 9) That as per the overriding principals of law, any authority vested with the powers to perform public functions to do something is the authority to undo the same. Thus in service matters, the authority to appoint is the authority to remove, but the respondent No. 3 without adopted the legal procedure transfer the respondent No. 4 from GGPS Kalakot to GGPS Maskipur & petitioner transfer to GGPS Maskipur to GGPS Kalakot, the order passed by the respondent No. 3 on the basis of political approach, hence

5)

liable to be set aside. (Copies of relevant record are attached as annexure "D")

- 10) That the case of appellant is amounts to repeated transfer and under law no one is allowed to violate the principle of natural justice, rules & policy. *Further more the Appellant has filed civil suit in civil court, which was due to question of jurisdiction not decided on merit.*
- 11) That the action of respondents are unlawful, against the law, arbitrary and against the norms of justice.
- 12) That any other grounds that will be taken at the time of arguments with the kind prior permission of this Honorable tribunal.

### PRAYER

It is therefore humbly prayed that on acceptance of this appeal, to issue directions to the respondents.

- i) That the transfer order of the petitioner dated 09-06-2021 passed by the respondent No. 3 may kindly be declared as illegal, void ab-initio, without legal authority, based on mala-fide intention and be set aside.
- ii) To issue directions to the respondents 1 to 3 to transferred the appellant from GGPS Katakot to GGPS Maskipur, and transfer the respondent No. 4 to her original station.

6)

iii) Any other relief which this Honorable Court deems fit and proper in the circumstances may also be very kindly granted.

B. Fareeda

Appellant

Mst. Bakht Farida

Through counsel



MUHTARAM SHAH  
Advocate, High Court

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.



ADVOCATE

27

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

Service Appeal No. \_\_\_\_\_ of 2021

Mst. Bakht Farida.....Appellant  
VERSUS  
Govt. of KP and others.....Respondents

ADDRESSES OF THE PARTIES

APPELLANT

Mst. Bakht Farida wife of Salahuddin resident of Ambila,  
Tehsil Mandanr, District Buner.

Cell No:

CNIC No:

RESPONDENTS

1. Government of KPK through Secretary Higher Education at Peshawar.
2. Director Education Govt. of Khyber Pakhtunkhwa at Peshawar.
3. District Education Officer (F) Buner.
4. Mst. Nasim Baha (PSHT) resident of Ambila, Tehsil Mandanr, District Buner.

*B. Fareeda*  
Appellant

Mst. Bakht Farida

Through Counsel

*Muhtaram Shah*  
MUHTARAM SHAH  
Advocate, High Court

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

Service Appeal No. \_\_\_\_\_ of 2021

Mst. Bakht Farida.....Appellant  
VERSUS  
Govt. of KP and others.....Respondents

AFFIDAVIT

I, Bakht Farida (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.

**ATTESTED**  
*Sohail Rehman*  
Advocate Oath Commissioner  
Dist. Courts Daggar Buner  
1917 25/09/21

DEPONENT

*B. Farveeda*

9)

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

Service Appeal No. \_\_\_\_\_ of 2021

Mst. Bakht Farida.....Appellant  
VERSUS  
Govt. of KP and others.....Respondents

APPLICATION FOR SUSPENSION OF THE  
IMPUGNED OFFICE ORDER DATED 09-  
06-2021 AND TAKING ANY ACTION ON  
THE BASIS OF THE IMPUGNED OFFICE  
ORDER TILL THE FINAL DISPOSAL OF THE  
INSTANT SERVICE APPEAL.

Respectfully Sheweth:-

1. That the appellant / applicant being filed the instant service appeal in this Honorable court, where in no date is fixed so far.
2. That the appellant / applicant has a well prima facie case and hopeful about the successes of the instant appeal.

- 3. That the balance of conveyance lies in favor of appellant / applicant as the impugned order is patently illegal passed lack backing of law and are not sustainable.
- 4. That if the impugned office order has not been suspended the appellant would suffer irreparable loss.

It is, therefore, humbly prayed, that on acceptance this application the impugned office order and taking any action on the basis of the impugned office order be suspended till the final disposal of the instant service appeal.

Appellant  
Mst. Bakht Farida

Through Counsel



**MUHTARAM SHAH**  
**Advocate High Court**

**AFFIDAVIT**

I, Bakht Farida (appellant), do hereby solemnly affirm and declare on oath that the contents of the above application are true and correct to the best of my knowledge and belief.

Deponent



**ATTESTED**  
Sohail Azmat  
Advocate Oath Commission  
Distt. Courts Daggar Buno.  
19/7 25/09/21



A<sup>3</sup> 11)

OFFICE OF THE DISTRICT EDUCATION OFFICER (FEMALE) BUNER

OFFICE ORDER

The competent authority is pleased to mutual transfer/ adjusted of the following teachers in schools noted against their names on their own pay and scale with immediate effect in the interest of public service.

S.No	Name & Designation	From	To	Remarks
1	Miss. Husna Bibi (PSHT)	GGPS Agarai	GGPS Agarai	V.S No.2
2	Miss. Bakht Farida (PSHT)	GGPS Agarai	GGPS Maskipur	V.S No.1

Note:

- 1- No TA/DA is allowed.
- 2- Charge should be submitted to all concerned.

**(BAKHT ZADA)**  
DISTRICT EDUCATION OFFICER (F)  
BUNER

Endst No. 4250-59

Dated. 8/11 /2016

Copy to the,

- 1- District Monitoring Officer Buner.
- 2- District Nazim Buner.
- 3- SDEO (F) Primary Buner.
- 4- Teachers Concerned.

DISTRICT EDUCATION OFFICER (F)  
BUNER

**ATTENDED**

to be true copy  
Advocate

**OFFICE OF THE DISTRICT EDUCATION OFFICER (FEMALE) BUNER****OFFICE ORDER:**

The Competent Authority is please to mutual transfer / adjusted of the following teachers of Schools noted against the name on their own pay and scale with immediate effect in the best interest of public services.

SR. No.	Name & Desig:	From	To	Remarks
1	Miss. Husna Bibi PSHT	GGPS Maskipur	GGPS Agarai	V.S No. 2
2	Miss. Bakht Farida PSHT	GGPS Agarai	GGPS Maskipur	V.S No. 1

**Note:**

- 1 No TA/DA is allowed.
2. Charge report should be submitted to all.

DISTRICT EDUCATION OFFICER (F)  
BUNER

Endst No. 4256-59

Dated 05.11.2021

Copy to the :-

1. District Monitoring Officer, Buner
2. District Nazim, Buner.
3. SDEO (F) Primary Buner.
4. Teachers concerned.

DISTRICT EDUCATION OFFICER (F)  
BUNER

40.7 121

OFFICE OF THE DISTRICT EDUCATION  
(FEMALE) DISTRICT OFFICE  
PHONE & FAX NO. G.G.P.S. S...  
EMAIL dofemalebus@...mail.com

12

ICE ORDER.

Consequent upon the verbal directions of the District Education Officer, Secondary Education (Khyber Pakhtunkhwa) the following teachers have been noted against their names in the below table:

No	Name & Design	School
1	Miss. Naseem Baha PSHT	GGPS [unclear]
2	Miss. Balqis Faris PSHT	GGPS [unclear]

- 1. No TA/DA is allowed.
- 2. Charge report should be submitted.

By: [Signature]

[Signature]

**OFFICE OF THE DISTRICT EDUCATION OFFICER  
(FEMALE) DISTRICT BUNER  
PHONE & NO. 0939-510356  
EMAIL:deofemalebuner@gmail.com**

---

**OFFICE ORDER:**

Consequent upon the verbal directions of the Worthy Director Elementary and Secondary Education, Khyber Pakhtunkhwa, the following teachers are hereby ..... to school noted against their name in the best interest of public services.

SR. No.	Name & Desig:	From	To	Remarks
1	Miss. Naseem Baha PSHT	GGPS Kata Kor	GGPS Maskipur	
2	Miss. Bakht Farida PSHT	GGPS Maskipur	GGPS Kata Kor	

**Note:**

1. No TA/DA is allowed.
2. Charge report should be submitted to all.

**DISTRICT EDUCATION OFFICER (F)  
DISTRICT BUNER**

Endst No. 1247-51

Dated 09.06.2021

Copy for information to the :-

1. Director Elementary & Secondary Education Khyber Pakhtunkhwa, Peshawar.
2. District Monitoring Officer, Buner
3. .... Female Mandanr.
4. Teachers concerned.
5. Master File.

**DISTRICT EDUCATION OFFICER (F)  
DISTRICT BUNER**





GOVERNMENT OF KHYBER PAKHTUNKHWA  
ELEMENTARY & SECONDARY EDUCATION  
DEPARTMENT

Peshawar the September 29, 2020

NOTIFICATION

NO. SO(SME) & SE D/7-1/2920/PI/Genral: The Competent Authority is pleased to impose complete ban on all kinds of posting/ transfers in Elementary & Secondary Education Khyber Pakhtunkhwa with immediate effect till further orders, except the following:

- i. Fresh recruitment and subsequent adjustment.
- ii. Promotion and subsequent adjustment.
- iii. Summaries already submitted to honorable Chief Minister, Khyber Pakhtunkhwa.
- iv. Filling up newly created/upgraded positions.
- v. Transfers on administrative grounds.
- vi. Transfers on mutual basis.

Ends of even No. & Date

Copy forwarded to the:

1. Accountant General, Khyber Pakhtunkhwa Peshawar.
2. Principal Secretary to Chief Minister Khyber Pakhtunkhwa.
3. Director, E&SE Khyber Pakhtunkhwa, Peshawar.
4. PS to Chief Secretary, Khyber Pakhtunkhwa.
5. Director DC TE, Khyber Pakhtunkhwa.
6. Director PITE, Khyber Pakhtunkhwa.
7. Director RTE, Khyber Pakhtunkhwa.
8. All District Education Officers (Male/Female), Khyber Pakhtunkhwa.
9. All District Account Officers (Male/Female), Khyber Pakhtunkhwa.
10. PS to Secretary E&SE Department.
11. PS to Special Secretary E&SE Department.
12. PA to Additional Secretary E&SE Department.
13. PA to Deputy Secretary E&SE Department.
14. Incharge EMIS, E&SE Department for uploading at official website at the earliest.
15. Master file.

Salman Ahmad  
Civil Judge (Senior) Magistrate,  
Peshawar at Baggar. 26-06-2020  
SECRETARY

TRUE COPY  
EXAMINED  
District & Session Judge Amir  
Authorized under 187 of  
No. 11 of 1981

(MUJEEB-UR-REHMAN)  
SECTION OFFICER (SCHOOLS MALE)

Page #

**GOVERNMENT OF KHYBER PAKHTUNKHWA  
ELEMENTARY AND SECONDARY EDUCATION  
DEPARTMENT**

Peshawar the, September 28, 2020

**NOTIFICATION**

No. SO(SM)&M.....: The competent Authority is pleased to impose complete ban on all kinds of posting/ transaction in Elementary and Secondary Education Khyber Pakhtunkhwa with immediate effect on further orders except the following:

- i. Fresh recruitment and subsequent adjustment.
- ii. Promotion and subsequent adjustment.
- iii. Summaries already submitted to Hon'ble Chief Minister, Khyber Pakhtunkhwa.
- iv. Filling up newly created/ upgraded positions.
- v. Transfers on administrative grounds.
- vi. Transfer on mutual basis.

SECRETARY

Endst: of even No. & Dated.

Copy forwarded to the:-

1. Accountant General, Khyber Pakhtunkhwa, Peshawar.
2. Principal Secretary to Chief Minister, Khyber Pakhtunkhwa
3. Director E&SE, Khyber Pakhtunkhwa, Peshawar.
4. PSO to Chief Secretary, Khyber Pakhtunkhwa.
5. Director DCTE, Khyber Pakhtunkhwa.
6. Director PITE, Khyber Pakhtunkhwa.
7. Director RITE, Khyber Pakhtunkhwa
8. All District Education Officer (Male/Female), Khyber Pakhtunkhwa.
9. All District Accounts Officer (Male/Female), Khyber Pakhtunkhwa.
10. PS to Secretary E&SE Department.
11. PS to Special Secretary E&SE Department.
12. PA to Additional Secretary E&SE Department.
13. PA to Deputy Secretary E&SE Department.
14. Incharge EMIS, E&SE Department for uploading at official website at the earliest.
15. Master file.

SECRETARY

1.  
2.  
3.

Verification Roll No. \_\_\_\_\_ dated \_\_\_\_\_ received back \_\_\_\_\_

Passed P.T.C. Exam from RDE in Session 1994 under R.No 4131 Secured 588/1200 marks R.D. on 25/6/2000

Left thumb impression \_\_\_\_\_

Signature  
District Education Officer  
District Bunde

pass S.S.C. Examination 1973  
B.B.E. Secular Study  
Sweet under Roll No. 488 obtained Marks 3500

Qualification	Date	Qualifications	Date
English		Passed FA-Exam from BISE Secular Study in Session 2000 (A) First Attempt R.No. 229136 Secured 456/1100 marks	
Pashtu		B. L. or B. A.	
Urdu		Pledership examination	
Plan-drawing		Training School Final examination	
Finger print		Other qualifications—	
Drill instructing			
Court duties			
Reserve duties			

2. Race Afghan  
3. Residence Village Ambela p.o. Newayal Tehsil Darggar Distt. Bunde

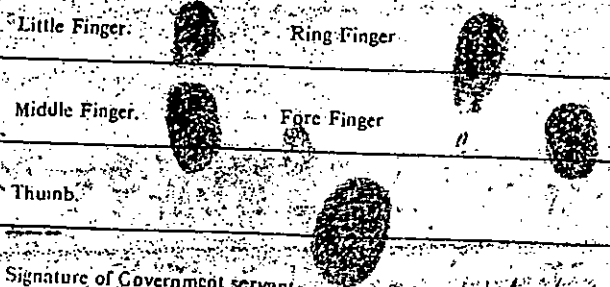
4. Father's name and residence D. K. Parag

5. Date of birth by Christian era as nearly as can be ascertained 8-6-1977  
(Eighth June N.H. 8 security series)

6. Exact height by measurement 5-3  
N.S. CNo. (115-77-295221) New 15101-8165514-2

7. Personal marks for identification Nil

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



9. Signature of Government servant Bakhat Farida

10. Signature and designation of the Head of the Office, or other Attesting Officer.  
[Signature]  
District Education Officer  
District Bunde





17

officiating and whether permanent or temporary	(ii) whether service counts for pension under Art. 371	Substantive Post	Pay for officiating	falling under the term "Pay"	Appoint-ment	of Government	ing officer in-stitution of Grms 1 to 8	of appoint-ment	promotion, transfer, dismissal, etc.)	office or other assisting Officer	tion of leave taken	the four months for which leave salary is debitable in another Government		head of the office or other assisting officer	record of punishment or censure, or reward or praise of the Government Servant
												Period	Government to which debitable		
DPS 7-B	22.2 SR 120-5820				1 12/2002	Bakht For	Jahid	30 11/2002	A/As	Jahid				Jahid	Service Verified w.e.f. 12/2/02 to 31/12/02 from acq. Roll & other Record of this office.
GAS Batura Per/ak	h 2820/1				1 12/1003	Bakht For	Jahid	30 11/2003	A/2	Jahid				Jahid	Existing pay - 1/28/01 A 1804/2001
	R. 3060/1				1 12/05	Bakht For	Jahid	30 11/2005	Scale Revised	Jahid				Jahid	Revised pay - 1/12/01 A 2201/01
														Jahid	Office of the Accountant General N.W. Pay Fixed in the revised basic scales of the Punjab Govt. 1-12-2001 with effect from 1-12-2001. Accounts Officer - Peshawar. Pay Selection Post N. 173
														Jahid	Service Verified w.e.f. 12/2/02 to 31/12/02 from acq. Roll & other Record of this office.
					1 7/05	Bakht For	Jahid	30 11/2005	A/1m	Jahid				Jahid	Scale Revised (B-7-2553-140-6755)
3535/7														Jahid	Service Verified w.e.f. 12/2/02 to 31/12/02 from acq. Roll & other Record of this office.
														Jahid	Office of the Accountant General N.W. PAY FIXED IN THE REVISED BASIC PAY SCALES. OERS 2005 AT RS 2553-140-6755-27. With effect from 1-12-2005.
														Jahid	Existing pay in BPS-7 01/07/03 B- 3815/
														Jahid	Pay fixed in BPS-7 01/07/03 B- 384399/
														Jahid	By District Officer Edu (F,P) Buner
					1 12/05	Bakht For	Jahid	30 11/2005	A/As	Jahid				Jahid	Service Verified w.e.f. 12/2/02 to 31/12/02 from acq. Roll & other Record of this office.
					1 12/06	Bakht For	Jahid	30 11/2006	Scale Revised	Jahid				Jahid	By District Officer Edu (F) Distt: Buner

**2005**  
OFFICE OF THE ACCOUNTANT GENERAL  
N.W. PESHAWAR  
PAY FIXED IN THE REVISED BASIC  
PAY SCALES  
OERS 2005 AT RS 2553-140-6755-27  
With effect from 1-12-2005

*M. Shahn*

Office of the Accountant General  
N.W. PESHAWAR  
PAY FIXED IN THE REVISED BASIC  
PAY SCALES  
OERS 2005 AT RS 2553-140-6755-27  
With effect from 1-12-2005  
Accounts Officer - Peshawar  
Pay Selection Post N. 173

GAS  
Masood

*S*

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Serial No.	Name of officiating and whether permanent or temporary	Appointing authority (i) whether service counts for pension under Art. 371	Pay in substantive Post	Additional Pay for officiating	Emolument falling under the term "Pay"	Date of Appointment	Signature of Government	Office or other posting officer in rotation of posts 1 to 8	Termination of appointment	(Such as promotion, transfer, dismissal, etc.)	Signature of head of the office or other attesting Officer	Leave on average pay upto four months for which leave salary is debitable to another Government		Signature of the head of the office or other attesting officer	Reference to any recorded punishment or censure, or reward or praise of the Government Servant
												Period	Government to which debitable		
1	M. S. K. P. S.	BPS-7-22940-160-7740	4380/-			1/7/07	Bakht Farid	3-11/07	AP/M			Pay fixation in Revised BPS-7-22940-140-6755			1-7-05
2	-do-	-do-	4540/-			1/12/07	Bakht Farid	30-6/08	Scale upgrd'd w.e.f. 2-12-07			Pay fixation in BPS-7-22940-140-6755			Rs. 3060/-
3	-do-	BPS-9=	3185-190=			1/12/07	Bakht Farid	30-6/08	Revised			Pay fixation in BPS-9-3185-190-8885			Rs. 3535/-
4	-do-	-do-	4705/-			1/12/07	Bakht Farid	30-6/08	Revised			Pay fixation in BPS-9-3185-190-8885			
5	-do-	-do-	5660/-			1/7/08	Bakht Farid	30-11/08	AP/M			Pay fixation in BPS-9-3185-190-8885			
6	Prof. Revision In Light of Dtd. 30-3-09	FD (PR) S-2/2002	620-			1/12/08	Bakht Farid	30-11/08	Pay Revision			Pay fixation in BPS-9-3185-190-8885			
7	M. S. K. P. S. (Sub) Perm		6350-			26/11/95	Bakht Farid	30-11/95	No/M			Pay fixation in BPS-9-3185-190-8885			
8	-do-	-do-	1480/-			1/12/95	Bakht Farid	30-11/96	M			Pay fixation in BPS-9-3185-190-8885			
9	-do-	-do-	1480/-			1/12/96	Bakht Farid	30-11/97	AP/M			Pay fixation in BPS-9-3185-190-8885			
10	-do-	-do-	1561			1/12/97	Bakht Farid	30-11/98	M			Pay fixation in BPS-9-3185-190-8885			
11	-do-	-do-	1642/-			1/12/97	Bakht Farid	30-11/98	M			Pay fixation in BPS-9-3185-190-8885			
12	-do-	-do-	1723/-			1/12/98	Bakht Farid	30-11/99	AP/M			Pay fixation in BPS-9-3185-190-8885			
13	-do-	-do-										Pay fixation in BPS-9-3185-190-8885			
14	-do-	-do-										Pay fixation in BPS-9-3185-190-8885			
15	-do-	-do-										Pay fixation in BPS-9-3185-190-8885			

OPTION  
 As per provision of upgradation of 1.8.9. vide the w.o. 1/10/07 vide Finance Deptt. No. FD/50 (FR) 10-2 (Sub) IV (A) Dated 28/1/08 opt for fixation of pay on 2/12/07 as per Rules vide Govt. of NWFP Finance Deptt. No. PR/1 (PR) 1 (36) VI (A) Dated: 5/8/98.  
 Sign. of Govt. Servant: [Signature]  
 Deputy District Officer (F) Primary Dunes at Daggal

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Ki Pau

Temporary	under An. 371 C.S.R.			(C.)	Period	Government to which debitable	Government Servant	
		1804/	12/77	Bakht Farid Deputy District Officer (P) Primary Officer at Daggal	25/2000	2 ADV m.c.s. FA	10/01 Deputy District Officer (P) Primary Officer at Daggal	T 2050
		1966/	25/2000	Bakht Farid Deputy District Officer (P) Primary Officer at Daggal	30/2000	1/2	10/01 Deputy District Officer (P) Primary Officer at Daggal	15/01/08 Arrests of pay and allowances w.e.f 1-12-07 to 31-08-08 due to upgradation B.P.S 09 Total Rs 2688/-
		2047/	12/2000	Bakht Farid Deputy District Officer (P) Primary Officer at Daggal	30/2000	1/2	10/01 Deputy District Officer (P) Primary Officer at Daggal	
		2128/	12/2001	Bakht Farid Deputy District Officer (P) Primary Officer at Daggal	12/2001	Scale	10/01 Deputy District Officer (P) Primary Officer at Daggal	DA-2
	S/Revised B-7-2220-120-5820	3189/	12/2001	Bakht Farid Deputy District Officer (P) Primary Officer at Daggal	30/02	1/2	10/01 Deputy District Officer (P) Primary Officer at Daggal	
		3309/	12/02	Bakht Farid Deputy District Officer (P) Primary Officer at Daggal	30/03	1/2	10/01 Deputy District Officer (P) Primary Officer at Daggal	
		3429/	12/03	Bakht Farid Deputy District Officer (P) Primary Officer at Daggal	30/04	1/2	10/01 Deputy District Officer (P) Primary Officer at Daggal	AWARDED increments pay Revision in RPLC of F.D (P.R.) 5-2-2002 dt 30-3-09 Allowed Travel/ unpaid prior without excess pay 30-3-09.
	Scale Revised B-7-2555-140-6755	3549/	12/04	Bakht Farid Deputy District Officer (P) Primary Officer at Daggal	30/05	Scale Revised	10/01 Deputy District Officer (P) Primary Officer at Daggal	
		4095/	12/05	Bakht Farid Deputy District Officer (P) Primary Officer at Daggal	30/05	1/2	10/01 Deputy District Officer (P) Primary Officer at Daggal	10/01 Deputy District Officer Adul (FIP) Buder
		4235/	12/05	Bakht Farid Deputy District Officer (P) Primary Officer at Daggal	30/06	1/2	10/01 Deputy District Officer (P) Primary Officer at Daggal	
		4375/	12/06	Bakht Farid Deputy District Officer (P) Primary Officer at Daggal	30/07	Scale Revised	10/01 Deputy District Officer (P) Primary Officer at Daggal	
	S/Revised B-7-2946-160-6755	5020	12/07	Bakht Farid Deputy District Officer (P) Primary Officer at Daggal	30/07	1/2	10/01 Deputy District Officer (P) Primary Officer at Daggal	UNDER TAKING I have duly under taken to the effect that if any over payment made as a result of incorrect calculation shall be recovered from my pay/pension
		5180/	12/07	Bakht Farid Deputy District Officer (P) Primary Officer at Daggal	30/08	Scale w.e.f 7-12-07	10/01 Deputy District Officer (P) Primary Officer at Daggal	

Deputy District Officer  
Adul (FIP) Buder

officiating and whether permanent or temporary	(ii) whether service counts for pension under Art. 371 C.S.R.	substantive Post	Pay for officiating	starting under the term "Pay"	appointment	Government	classification of posts 1 to 8	merit	transfer, dismissal, etc.)	posting Officer	leave taken	debitable to another Government		attesting officer	in praise of the Government Servant
												Period	Government to which debitible		
68/15 MRS. K. D. W.	Rev	BPS-12-3630-260-11430 5901		2/07		Bakht Far	10 <sup>st</sup> 30 <sup>th</sup> 08	Scale Revised	10 <sup>th</sup> 08						
S/Revised		BPS-12-4355-310-18655 6215/-		1/08		Bakht Far	10 <sup>th</sup> 30 <sup>th</sup> 08	M/12	10 <sup>th</sup> 08						
<i>[Handwritten notes: All pay for... Pay Fixed in the revised Basic Pay Scale...]</i>		6525/-		1/08		Bakht Far	10 <sup>th</sup> 30 <sup>th</sup> 09	M/12	10 <sup>th</sup> 08						
		6835/-		1/09		Bakht Far	10 <sup>th</sup> 30 <sup>th</sup> 10	M/12	10 <sup>th</sup> 08						
		7145/-		1/10		Bakht Far	10 <sup>th</sup> 30 <sup>th</sup> 11	Pay Band	10 <sup>th</sup> 08						
ob		11500/-		1/11		Bakht Far	10 <sup>th</sup> 30 <sup>th</sup> 11	M/12	10 <sup>th</sup> 08						
		12000/-		1/11		Bakht Far	10 <sup>th</sup> 30 <sup>th</sup> 12	M/12	10 <sup>th</sup> 08						
		12500/-		1/12		Bakht Far	10 <sup>th</sup> 22 <sup>nd</sup> 13	Promoted To PSHT	10 <sup>th</sup> 08						
		BPS-15-8500-700-29000 13400/-		2/13		Bakht Far	10 <sup>th</sup> 30 <sup>th</sup> 13	M/12	10 <sup>th</sup> 08						
ds		11100/-		1/13		Bakht Far	10 <sup>th</sup> 30 <sup>th</sup> 14	M/12	10 <sup>th</sup> 08						
50207 621500		14800/-		1/14		Bakht Far	10 <sup>th</sup> 30 <sup>th</sup> 05	Scale Revised	10 <sup>th</sup> 08						
		BPS-15 (10985-905-34135) 19130/-		7/2015		Bakht Far	10 <sup>th</sup> 30 <sup>th</sup> 05	Office of the Accountant General, Hyderabad. P.O. Tankawa Bunder, Bungee. Pay Fixed in The R.BPS 2015.	10 <sup>th</sup> 08						

OPTION  
 12 months of up gradation of  
 and the 1/10/07 vide  
 Departmental Order (FR) 10  
 (A) DATED 22/12/07 for  
 on of pay on 2/12/07 as per  
 Rules vide Govt. of M.V.P.P. Finance  
 Deptt. No. FD (FR) 1-1 (56) VI (4)  
 Dated: 12/12/06.

Annex 1  
 and Annex 2  
 to S.O. 1985/7-  
 read over to  
 understand facts

Pay Band  
 M/12

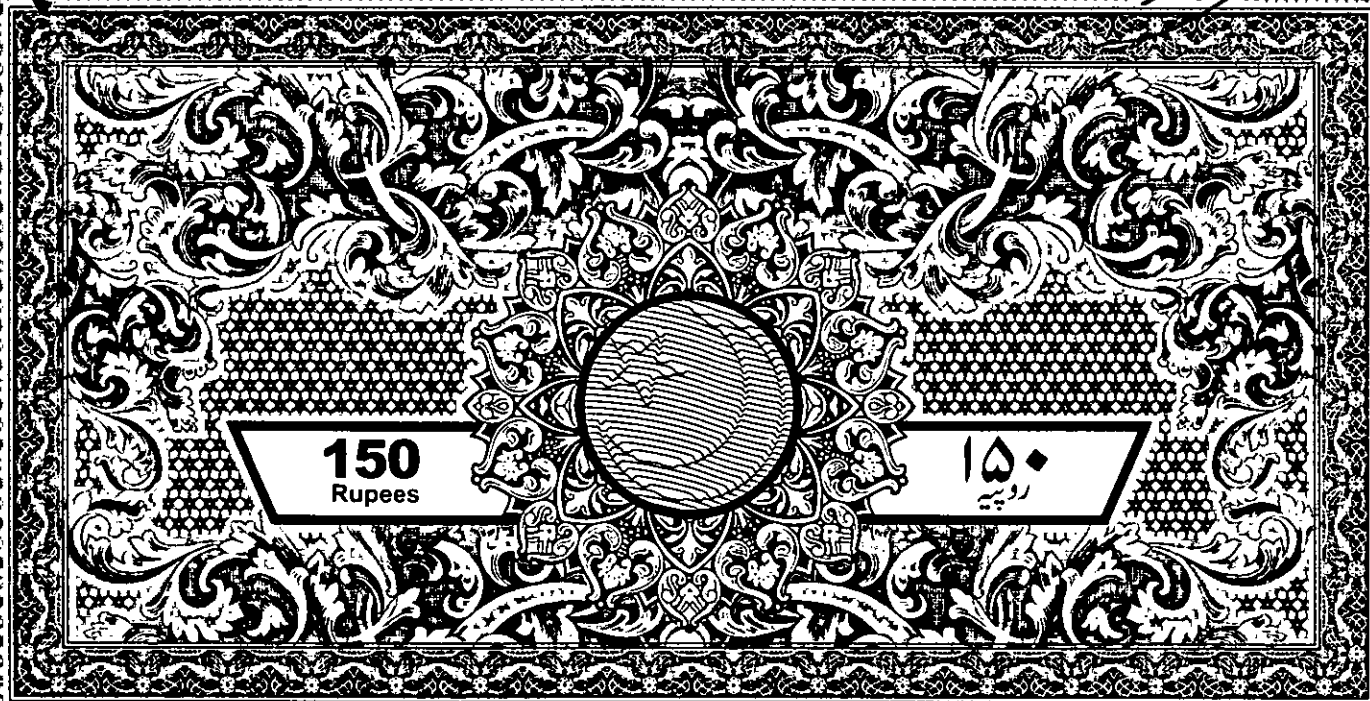
Pay Fixation in BPS 12  
 Pay in Existing BPS No. 12 on 30.6.11  
 Pay Fixed in R.BPS No. 12 on 1.2.11

10985-905-34135  
 19130/-  
 P.N. No. E-19072017  
 1.12.2017  
 With Next Increment On 1.12.2016

Accounts Officer  
 Pay Fixed in R.BPS No. 12 on 1.2.11  
 1.12.2017  
 M/12  
 S.Dy. District Officer  
 (FEMALE) PRY. EDUCATION  
 Bungee

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Whether permanent or temporary	Service under for persons under Art. 373 C.S.R.	Post	Fictitious	Under the term 'Pay'	ment	Government	the position of post 1 in 8	the appointment	promotion, transfer, dismissal, etc.)	OFFICE IN WHICH acting Officer	Kind of leave taken	which leave salary is debitable to another Government		office or other assisting officer	of censure, or reward or praise of the Government Servant
												Period	Government to which debitable		
66/15		22-35/			12/15		SDEO (Female) 30/16	Scale Revised		Promoted as PSHT BPS-15 vide D.O. No. 258/62 Dated 22-2-13					
-do-	RPS-15 (3510-1120-4710)	Rs 2471/-			12/16		SDEO (Female) 38/16	A/Incs						Sub: Divin: Edu: Officer (F) Primary Buner	
66/15		2583/4			12/16		SDEO (Female) 30/17	Scale Revised		Pay fixation in BPS-15 vide D.O. No. 12/12					
-do-	RPS-15 (6120-1330-5620)	Rs 3075/-			17/17		SDEO (Female) 30/17	A/Incs		Pay fixation in BPS-15 vide D.O. No. 12/12					
-do-		Rs 3208/-			12/17		SDEO (Female) 30/18	A/Incs		Pay fixation in BPS-15 vide D.O. No. 12/12				Sub: Divin: Edu: Officer (F) Primary Buner	
-do-		Rs 3341/-			12/18		SDEO (Female) 30/18								
<p>11/12/13</p> <p>Awards of pay and allowances w/e 2/1/13 to 30/11/13 due to promotion to BPS-15 and pay fixed in 12/2013</p> <p>Total Rs. 10730/-</p>															
<p>Service Verified vide L.O. No. 12/11/12 To J.O. No. 12/11/12</p> <p>Other Records</p> <p>Sub: Divin: Edu: Officer (F) Primary Buner</p> <p>Services Verified Wef. 12/14 To 12/18 From Acq. Roll &amp; Other Records of this Office</p> <p>SDEO (Female) Primary Buner</p>															



150 Rupees

۱۵۰ روپیہ

دعویٰ استغراقی  
مذکورہ ذیل کے مفاد کے مطابق  
کبریا علی بن یونس  
و قیامت نذیرہ بنام محمد قیوم

Muhammad Rafiq  
Petition Writer Grade 1st  
Distt Courts Daggur Buner  
No. 57 Date 8-7-2021

کبریا علی بن یونس

ATTESTED  
Muhibullah Advocate  
Notary Public  
Distt Courts Daggur Buner  
Date 8-7-2021

مذکورہ قیامت نذیرہ زووم محمد الین  
سائنڈ ایمبلہ میں قیامت نذیرہ بنام کبریا علی بن یونس  
بمقامی پروفیشنل وکٹوریٹ جج صاحب نے جج صاحب کی اجازت سے  
اقرار کیا ہے کہ وہ قیامت نذیرہ کی قیامت نذیرہ سے اپنے مال  
ازم دعویٰ استغراقی خلاف ذیل کے مفاد کے مطابق  
کبریا علی بن یونس سے اپنے مال کے ساتھ ساتھ اپنے مال کے ساتھ  
خاندان میں بھی اپنے مال کے ساتھ ساتھ اپنے مال کے ساتھ  
اپنے مال کے ساتھ ساتھ اپنے مال کے ساتھ ساتھ اپنے مال کے ساتھ  
قبرستان میں اپنے مال کے ساتھ ساتھ اپنے مال کے ساتھ ساتھ  
کبریا علی بن یونس سے اپنے مال کے ساتھ ساتھ اپنے مال کے ساتھ  
اپنے مال کے ساتھ ساتھ اپنے مال کے ساتھ ساتھ اپنے مال کے ساتھ  
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کبریا علی بن یونس  
15101-3611686-1  
15101-2933887-3  
محمد قیوم

Muhammad Rafiq  
Petition Writer Grade 1st  
Distt Courts Daggur Buner  
No. 57 Date 8-7-2021  
15101-8062968-7  
15101-8165514-2

Muhammad Rafiq  
Petition Writer Grade 1st  
Distt Courts Daggur Buner  
No. 57 Date 8-7-2021

Muhammad Rafiq  
Petition Writer Grade 1st  
Distt Courts Daggur Buner  
No. 57 Date 8-7-2021



(24)

بعد التخصا - سندس ٹریبونل کورٹ ضلع فتحونو

مورثہ 27-9-21 20ء منجانب اسلانت

مقدمہ سماء مفت سید بنام محمد نسیم وارث

دعویٰ

جرم

### باعث تحریر آنکہ

مقدمہ مندرجہ عنوان بالا میں اپنی طرف سے واسطے پیروی و جواب دہی دکل کارروائی متعلقہ آن مقام کے لئے محمد نسیم وارث کے لئے محمد نسیم وارث مقرر کر کے اقرار کیا جاتا ہے کہ صاحب موصوف کو مقدمہ کی کل کارروائی کا کمال اختیار ہوگا۔ نیز وکیل صاحب کو کرنے راضی نامہ و تقرر ثالث و فیصلہ برحلف دیے جواب دہی اور اقبال دعویٰ اور بصورت ڈگری کرنے اجراء اور وصولی چیک نہ روپیہ اور عرضی دعویٰ اور درخواست ہر قسم کی تصدیق زرائیں پر دستخط کرانے کا اختیار ہوگا۔ نیز بصورت عدم پیروی یا ڈگری یکطرفہ یا اپیل کی برآمد اور معافی نیز دائر کرنے اپیل نگرانی و نظر ثانی و پیروی کرنے کا اختیار ہوگا۔ اور بصورت ضرورت مقدمہ مذکور کے کل یا جزوی کارروائی کے واسطے اور وکیل یا مختار قانونی کو اپنے ہمراہ یا اپنی بجائے تقرر کا اختیار ہوگا۔ اور صاحب مقرر شدہ کو بھی وہی جملہ مذکورہ بالا اختیارات حاصل ہوں گے اور اس کا ساختہ پداختہ منظور و قبول ہوگا۔ دوران مقدمہ میں میں جو خرچہ و ہر جانہ التوائے مقدمہ کے سبب سے ہوگا۔ اس کے مستحق وکیل صاحب موصوف ہوں گے۔ نیز بقایا و خرچہ کی وصولی کرنے کا بھی اختیار ہوگا۔ اگر کوئی تاریخ پیشی مقام دورہ پر ہو یا حد سے باہر ہے تو وکیل صاحب پابند نہ ہوں گے۔ کہ پیروی مذکور کریں۔ لہذا وکالت نامہ لکھ دیا کہ سند ہے۔

محمد نسیم وارث

2021

27 ماہ ستمبر

المقوم

العبد گواہ ث العبد

Attested and accepted by me

Signature

کے لئے منظور ہے۔

بمقام محمد نسیم وارث

Muhtaram Shahn.  
(Advocate) High Cr. I  
Dist: Courts Dargah Buner

0333-9695008  
0342-2888666