## FORM OF ORDER SHEET

Court of_		
C.O.C	application No.	680/2022

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1	15/11/2022	The C.O.C application of Mr. Zoor Muhammad
		submitted today by Mr. Umar Khitab Advocate. Original file
	-	be requisitioned. It is fixed for hearing before touring Single
		Bench at Swat on Notices be issued to
		appellant and his counsel.
	-	By the order of Chairman
		REGISTRAR .
	-	•
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1.		

# ﴿انتْكس

زور هيد چوكبيدار گورنمنٹ پرائمري سكول گوجرو كليميا ندم ضلع سوات \_ (سائل)

بنام

و محدر باض دستر کرا ایجو کیشن آفسر مردانه تا سوات

2- سپیرز مین شاه سب دویژنل ایجوکیشن آفسر سرکل خوازه خبله سوات \_ (رئیسیا نازنش)

ئات خات	نوعيت كاغذات	تميريتهاد
4 -	ورخواست لوبرس عوانت	_ 1
	بيان حلفي ً	_2
	ررست پرتروات	3
10.7	علم / فيقلم فحرره 21 عام / 100 اعلم / فيقلم فحرره 21 عام / 100	-4
11	الم	. 5
12 -12	Implementation Application 1715 V July	
14	رسائرننگ بے کر کوف سے مر کار قررہ 22022 ا	- 7
. 15	وسائرس کے کوف سے میں کروں میں کا کوارہ کے اور	- 9
17-16	culity in 2/2 /ci me of the said 101/26/25/1/8	-9
18	ولساً نُرْسُكُ لَـمُ كُولُف عَدِ مِر رَلُم قُورِهُ و دو 1/1//	- '
19	تباولر حلم نام فحرره 22/20/01	-
20 - 201	اردی ت تا سر اصوباره	12

عرفطاب (ایڈوکیٹ ہائی کورٹ) موبائیل نمبر:0345-9524854 10°E

## 

زور محمد چوکیدار گورنمینٹ پراہمری سکول گجرو کے میاں دم سوات \_\_\_ساہل اپیشنیر بنام 1 - جناب محمد ریاض ڈسر کٹ ایجوکشن افسر مردانہ سوات \_ 2 - سیدز مین شاہ سب ڈویژنل ایجوکشن افسر سرکل خواز ہ خیلہ سوات \_\_ریبا پینیڈ ینٹس \_

دخواست تو بین عدالت بدیں مراد کہروس اپیل نمبر 10746 سال 2020 بعنوان از ورقحد بنام ڈی ای او وغیرہ معز زسروس ٹریبونل پشاور میں ریبا پینیڈٹیس کے غیر قانو نی دفتر ی ارڈرنمبر 13777-78 محررہ 13777-6 کے خلاف سائل المپیشخیر نے سروس اپیل دائر کیا تھا۔ معز زسروس ٹریبونل پشاور نے برویے تھم محررہ 6/12/21 سائل المپیشخیر کے حق میں تھم افیصلہ مصادر کی ہے۔ سائل المپیشخیر کوریبا پینیڈ بینٹ نمبر 1 Conditionally تھا میں 1377-17 محررہ 1174-78 محررہ 1174-78 محررہ 1174-78 محررہ 1174-78 محررہ 2010 کے مطابق غیر قانو نی دفتر می مراسلنمبری 78-1377 محررہ والیس (With draw) کرتے ہوئے سائل المپیشخیر کے تمام بقایا جات، شخواہ جاری اور ملازمت پر بحالی کا تھا جاری کیا۔ لیکن سائل المپیشخیر کے تمام کے اسامی پرٹرائل کے دوران ریبا پیڈ بینٹ نمبر 2 نے غیر قانو نی اور تبادلہ کا اختیار نہ مونے کے باوجود دوسر کے کلاس فور کا تبادلہ کیا ہے۔ جس کے وجہ سے سائل المپیشخیر کا بقایا جات، شخواہ جاری اور بالیو المبال المپیشخیر کو مالی المبیشخیر کو مالی المبالی المبیشخیر کو مالی المبالی علی وجہ دیر سے اور ریبا پیڈ ٹیس جاری کیا گیا جات ہوگی مور پر تکلیف و سے رہے۔ اور ریبا پیڈٹیس جان ہو جو کرمائل المبیشخیر کو مالی ، جسمانی طور پر تکلیف و سے رہے۔ اور ریبا پیڈٹیس قور کی مدالت کے مرتکب ہوکر قانون کے مطابق تھم صادر فر مابا جائے۔

جناب عالی۔ سائل/پیشنیرحسب ذیل عرض کرتا ہے۔

1- بیک من سائل اپیشنیر گورنین پراهمری سکول گجرو کلے میاں دم سوات میں چوکیدار ڈیوٹی سرانجام دے رہاتھا۔

2- بیک من سائل اپیشیر نے معزز سروس ٹریبونل پیثاور میں برخلاف ریسا پینیڈ ٹیس کے غیر قانونی دفتری ارڈر نمبری 78-1377

محرره 10746/12 ايك سروس اييل نمبر 10746 سال 2020

دائر کیا تھا۔معززسروسٹر بیونل نے بروئے حکم محررہ 06/12/2021

کومن سائل اپیشنیر کے ت میں حکم افیصلہ صادر فر مایا۔

( حكم، غير قانوني دفتري ار دُرلف بيں \_)

3- يدكمن سائل الميشير في صادر شده عم افيصله برعملر رامد

كرنے لے لئے معزز سروس ٹریونل میں اجرانمبر 1134

سال2022دائر کیا۔ (نقل اجرالف ہے)

4- پیکر بیاپنیڈینٹ نمبر Conditionally 1 سائل/پیشنیر

کے خلاف غیر قانونی دفتری ارڈرنمبری 78-13777 محررہ

ُ 06/12/2020 کوواپس (With draw) کر کے حکمنامہ

نمبرى 78-1174 محرره 01/09/2022 جاري كيا\_جس ميس

سائل الپیشنیر کوبقایا جات, تنخواه جاری اور ملازمت یر ڈیوٹی کرنے

کا حکم دیا گیا۔ (حکمنامہلف ہے)

5- يەكەرىيابىنىدىن ئىبر 2رىيابىنىدىنى ئىبر 1 كۇتكم نامەنمبرى

1519 محرره 21/09/2022 جاري کيا۔جس ميں ريبا پينيڈينك

نمبر2 كوكها كيا كهسائل إيشين كوكورنمينك برائمري سكول باجاديري

فتح بورمیں ایڈ جسٹ کرے۔ لیکن ریسا پینٹر ینٹ نمبر 1نے کوئی کاروائی

نہیں کی۔اورسائل کوان قانونی حقوق سے محروم رکھا۔ روس الم لف عل

6- بیکدرسابینیڈینٹ نمبر 1 نے دوحکمنا مے نمبری 4429 محررہ

08/10/2022 اورنمبري سمج ده 10/2022ر و 1

ریبابینڈینٹ کینٹ کمبر 2 کوارسال کئے کہ سائل اپیٹٹنیر کواٹی جسٹ کرے۔

لیکن تا حال سائل اپیٹٹنیر کواپی جشٹ نہیں کیا۔ اور نہ سائل اپیٹٹنیر کوفر ور 2020 کے سے بقایا جا تکی ادائیگی ہوئی ہے۔ اور نہ تنخواہ Release ہوچکا ہے۔

7 - یہ کہر بیبا پینڈینٹ خمبر 2 مراسلہ نمبری 1537 محررہ 201/1/2022 کور کو کا ہے۔

ریبا پینڈینٹ خمبر 1 کوارسال کیا ہے جسمیں صاف طور پر سائل اپیٹٹنیر کواپنے مرکل میں ڈیوٹی کرنے سے روکا ہے۔ بقایا جات, تنخواہ Release اور ایڈ جسمیٹ کرنے سے اوکاری ہے۔ (مراسلہ لف ہے)

ایڈ جسمیٹ کرنے سے انکاری ہے۔ (مراسلہ لف ہے)

ایڈ جسمیٹ کرنے سے انکاری ہے۔ (مراسلہ لف ہے)

اور اسطر ح بہانے بنانے سائل اپیٹٹنیر کاوفت ضائع کرنے سے ریبا پینڈیٹ می کوکوئی فائیدہ نہیں ہورہا ہے۔ تا ہم سائل اپیٹٹنیر کوشد بیدجسمانی مالی ، دبنی پریشانی فرور ہورہی ہے۔ اور معز زیروس ٹریوئل کے تکم افیصلہ کے خلاف ورزی

ہوری ہے۔

و۔ یہ کہر ایبا پینڈ ٹمیس معز زیروس ٹریوئل کے تکم افیصلہ محمد ان کا دیسے کے در پ

10 - یہ کہ سائل/پیشنر کا سروس اپیل معززٹر بیونل میں زیر ساعت تھا۔ کہ اس در میان ریساعت تھا۔ کہ اس در میان ریسا بینڈ بنٹ نمبر 2 نے دوسر سے کلاس فور کوسائل/پیشنیر کے جگہ تبادلہ کردیا۔ حالانکہ ریسا بینیڈ بنٹ نمبر 2 کے پاس کلاس فور کے تبادلہ کا اختیار نہ ہے۔ (غیر قانونی دفتری ار ڈرلف ہے۔)

لہذااستدعاہے کہ بمنظوری پیشن اورخواست ہذا له ریبابینیڈٹیس کوتو ہین عدالت مرتکب قرار جا کرریسا پینیڈٹیس کےخلاف قانونی کاروائی کا تھم صادر فر مایا جائے تا کہ امہیندہ کے لئے کوئی عدالت کے احکامات کو بالائے طاق رکھ کرکسی غیرب ملازم کی حق تلفی نہ ہودیگر دادر ٹی

زور محد چوکیدار گورنمین پرائمری سکول گجرو کلے میاں دم سوات ـــسائل ر سر معمدہ حکم میاں دم سوات ـــسائل

المنافقة ال میرے علم کے حد تک درست ہے۔ اور اس طرح درخواست دوسرےعدالت میں زیرساعت نہے۔



درخواست تو بین مدالت نمبر\_\_\_\_\_سال 2022

زور محمد چوکیدار گورنمین پراهمری سکول گجرو کلے میال دم سوات \_\_\_ساہل اپیشنیر بنام 1 \_ جناب محمد ریاض ڈسر کٹ ایجوکشن افسر مردانه سوات \_ 2 \_ سیدز مین شاه سب ڈویژنل ایجوکشن افسر سرکل خواز ه خیله سوات \_ \_ ریسا پینیڈ ینٹس \_

بیان حلفی است کے تمام مراتب میر علم حلفاً بیان کرتا ہو کہ تو نمین عدالت درخواست کے تمام مراتب میر علم کے حد تک درست اور صبع ہے۔اور کوئی لفظ یا الفاظ پوشیدہ نہیں رکھا گیا ہے۔اور نہ تو نمین عدالت میں زیر ساعت ہے۔

ز در گھے۔ کے سائل اپیشنیر



(B)

بعدالت جناب چیر مین سروس ٹریبونل خیبر پختون خواہ پشاور زور محمد چوکیدار گورنمینٹ پرائمری سکول گجرو کلے میاں دم سوات ۔۔۔سائل اپینشیر بنام 1 - محمد ریاض صاحب ڈسر کٹ ایجوکشن افسر مردانہ سوات ۔ 2 - سیدز مین شاہ سب ڈویژنل ایجوکشن افسر مردانہ سرکل خواز ہ خیلہ سوات ۔۔ریبا پینیڈٹیس

> عنوان \_ درست پیتہ جات \_ جناب عالی \_ درست پیتہ جات جسب ذیل ہیں \_

1 ـ زورمحد چوکیدار گورنمینٹ پرائمرسکول گجرو کے میاں دم سوات \_ رابطهٔ نمبر 2506328-0347 ـ ـ ـ ـ ـ ـ سائل/پیشنیر

1 - محدریاض صاحب ڈسر کٹ ایجوکشن افسر مردانہ گلکد ہسوات۔ 2 - سیدز مین شاہ سب ڈویژنل ایجوکشن افسر مردانہ سرکل خواز ہ خیاتے سوات \_ \_ ریسا پینڈٹیس سر BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR
AT CAMP COURT SWAT

Service Appeal No. 10746/2020

Date of Institution ...

14.09.2020

Date of Decision

06.12.2021

Zoor Muhammad Khan S/o Sandbar Class-IV Government Primary School Gujaro Kalay Miandam Swat. (Appellant)

#### **VERSUS**

The District Education Officer (Male) Elementary and Secondary Education Swat and five others. ... (Respondents)

Umer Khitab, Advocate

For Appellant

Riaz Khan Paindakheil, Assistant Advocate General

For Respondents

ROZINA REHMAN ATIQ-UR-REHMAN WAZIR MEMBER (JUDICIAL)
MEMBER (EXECUTIVE)

JUDGMENT

ATIQ-UR-REHMAN WAZIR MEMBER (E):-

Brief facts of the

Department on 18-01-1988. On the issue of difference in age in his service book and his Identity Card, salary of the appellant was stopped, against which the appellant filed departmental appeal, which was not responded, hence the appellant filed an application under Right to Information Act, 2013 for provision of order of stoppage of salaries, which was denied and verbally informed that he is no more in service due to reaching age of superannuation, but the appellant is still working against his post as no adverse order has been received by him. The

ANTESTED

EXAMPLES

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appellant filed the instant service appeal with prayers that salary of the appellant may be released since February 2020 alongwith all back benefits.

- Learned counsel for the appellant has contended that the verbal order of 02. respondent No 1 is against law, as respondent No. 1 refused to provide copy of stoppage of salary order, which is against law and rule and contrary to the norms of natural justice; that correct date of birth of the appellant is 20-01-1965 according to the service book as well as the same has been corrected in CNIC; that stoppage of salary was ordered twice in 2016 and 2019 due to misunderstanding, but was later on released and the same mistake is repeated again; that service book of the appellant is complete in all respect and respondents No. 2 and 3 had made necessary entries in the appellant service book up to 12/2109; that the appellant has been deprived of his just and legal right to receive the monthly salary; that the appellant has not been treated in accordance with law and has been illegally deprived from the salary, which is not permissible under the service rules/law; that stoppage of salary is discriminatory and violation of fundamental rights and settled principal and policy of the government.
- 03. Learned Assistant A.G for the respondents has contended that date of birth of the appellant in his identity card is 05-08-1956 but the date of birth in his service book is written as 20-01-1965, which is not correct; that an inquiry to this effect was conducted and it was found that correct date of birth of the appellant is 05-08-1956, therefore retirement date of the appellant comes to 31-12-2015, hence the appellant was retired from service vide order 16-12-2020 with effect from 31-12-2015.
- 04. We have heard learned counsel for the parties and have perused the record.





Record reveals that the appellant was appointed as Chowkidar vide order dated 10-01-1988. As per medical certificate issued on 20-01-1988, the date of birth is recorded as 20-01-1965 with further clarification recorded by the medical superintendent that his age according to his own statement is 28 years but by appearance is about 23 years and if 20-01-1965 is considered as correct, then his age in 1988 cornes to 23 years, hence the age estimated by medical superintendent is correct. Similarly his date of birth recorded in his service book is also 20-01-1965, which has also been verified by District Education Officer (M) District Swat in his service book. As per salary slip issued in the month of January 2020, his date of birth is 20-01-1965. The controversy started in 2016, when it was found that date of birth in his identity card was found as 01-01-1956 and to this effect, a series of correspondence took place amongst the respondents as to whether the appellant could be retired in accordance with his date of birth recorded in his identity card or to his date of birth recorded in his service book and medical fitness certificate. Due to such controversy, salary of the appellant was stopped twice during 2016 to 2019, but was again released. Placed on record is a letter dated 11-09-2019 issued by District Education Officer addressed to the Manager NADRA, who has verified that as per service book and medical fitness certificate his correct date of birth is 20-01-1965 and based on such verification, the appellant was issued a smart card on 06-03-2020 bearing date of birth as 20-01-1965. The issue was again agitated in 2020, but till that time, the appellant was on payroll of the respondents and he has received his salary up to January, 2020. Respondents were also not sure as to which date should be considered as final, hence order of his retirement was not issued on 31-12-2015 and the issue linger for years and finally during the course of litigation, the respondents issued his retirement order vide impugned order dated 16-12-2020 and his retirement was made effective from 31-12-2015 with direction to recover the over-payment made to him with effect from 01-01-2016 ATTESTED till last drawl of salary in January, 2020.

EXAMINED

NINGER SERVICE TELLORER

Service Telloren

Perinant

It is undisputed that date of birth of the appellant in his old id card was 01-01-1956, but as per medical fitness certificate issued on 20-01-1988, his date of birth is 20-01-1965 and his service book had been prepared based on his medical fitness certificate. The anomaly was noted in 2016 that his date of birth as per his id card is 01-01-1956, hence they requested NADRA for correction of his date of birth as per his service book and medical fitness certificate, which was corrected and new smart id card was issued to the appellant and his whole record including his record in Account Office was also corrected, which is evident from his last salary slip issued in January 2020, where his date of birth is recorded as 20-01-1965. The respondents at a belated stage, while taking U turn, issued the impugned order of his retirement, which however was not warranted as the date of birth was corrected and admitted as 20-01-1965 and in a situation, adverse order issued to this effect amounts to negation of their own stance of making correction in his date of birth and which show malafide on part of the respondents.

We are of the considered opinion that the appellant has not been treated in accordance with law and he was unlawfully prevented from his lawful duty. In view of the situation, the instant appeal is accepted and the impugned order dated 16-12-2020 is set aside with direction to the respondents to release salary of the appellant with effect from February 2020 with all consequential benefits and allow the appellant to serve until 19-01-2025. Parties are left to bear their own costs. File be consigned to record room.

**ANNOUNCED** 06.12.202

> ŘEHMAN) EMBÉR (J)

MP COURT SWAT

Certified to be ture copy

vice Tribunal,

JR-REHMAN WAZIR) MEMBER (E) CAMP COURT SWAT





#### OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) **GULKADA DISTRICT SWAT**

Phone/Fax No. 09469240228



#### OFFICE ORDER.

Whereas one Mr:Zoor Mohammac Khan was appointed as Chowkidar at GPS Gojaro Kalay on 19.01.1988.

And whereus his date of birth was determined as 01.01.1956 on the basis of Health and age certificate as well as in NIC produced by him as required in first appointment.

And whereas his service book was also prepared being regular employee.

And whereus all of a sudden and without proper permission he managed another Health and Age certificate in which his date of birth was 20.01.1965. And he prepared another service book on the basis of that Health and Age certificate.

And whereas on the basis of his date of birth i.e 01.01.1956 he was declared retired on superannuation, but he provided a new Health and age and service book, showing date of birth 20.01.1965, which has not been accepted by this office.

And whereas Mr: Zoor Muhammad Khan filed a civil suit in Allaga Qazi Court/Senior Civil Judge which was ultimately decided against him and he did not file appeal against the judgment of the August Court.

Now therefore, on the basis of facts, given above and after perusal of the court order and the recommendations of the enquiry report, the said Mr:Zoor Muhammad Khan chowkidar is declared retired on superannuation with full pensionary benefits as required under the Rules with effect from 31.12.2015 .

The SDEO/DDO K.Khela is required to calculate the overpayment made to him with effect from 01/01/2016 till last drawl of salary by him and recover the same from his gratuity/pensionary emolument as required under the Rules in the interest of public service.

> (MUHAMMAD RIAZ) DISTRICT EDUCATION OFF.CER (M) SWAT.

Endst: No.13777-78 / LPR/Gen: File.

Dated:16/12/2020

Copy forwarded to: -

- The District Comptroller of Accounts Swat at Saidu Sharif. 1.
- The SDEO (M) K.Khela. 2.
- The official concerned.

DISTRICT EDUCATION OFFICER (M) SWAT.

Advocate High C Darul Ques Mingers Bench Swats





# BEFORE THE KHYBER PUKHTOONKHAWA SERVICE TRIBUNAL PESHWAR

Execution Petition No. 1734 /2022

Zoor Muhammad S/O Sanobar Class IV Government Primary school Gujaro Kalay Miandam Swat.....Petitioner.

#### Versues.

- 1. The District Education officer Elementary and Secondary Swat.
- 2.Sub Divisional Education officer (Male) Circle Khawazakhela Swat.
- 3. Sub Divisional Education Officer (Male) Saidu Sharif Swat.
- 4. Parveez Primary Head Teacher Government Primary School Gujaro Kalay Miandam Swat.
- 5. The Director Elementary and Secondary Education Khyber Pukhtoonkhwa.
- 6.The Secretary Elementary and Secondary Education Khyber Pukhoonkhawa......Respondents.

APPLICATION FOR IMPLEMENTATION OF THEJUDGMENT DATED 06/12/2021 PASSED BY THIS HONOURABL TRIBUNAL.

#### Respectfully Sneweth.

- 1. That the Petitioner field departmental appeal for his release of pay, which culminated finally in the service Appeal No.10746/2020 before this Honourable Tribunal.
- 2. That this Hobourable Tribunal was pleased to decide the Same vide judgment dated 06/12/2021, whereby the Petitionerpay released by seeting aside the verbal impugned order.

( Copy of the judgment dated 06/12/2021 is attached Annex.A)

Umar Khitab Advocate High Court! Darul Oata Mingora Bench Saat,

- 3. That the Respondents intentionally disobeyed the order of this Honourable Tribunal
- 4. That the Respondents have failed to compley with the direction of this Honourable Tribunal bald of any reasons and in very Contemptuous manner.
- 5. That the Respondents may very kindly be directed to comply the judgment of this Honourable Tribunal by implementing the same in letter and spirit.

It is therefore, very respectfully prayed that on acceptance of this Petition the Respondent No,1 may very Kindly be directed to implement the judgment of this Honorable Tribunal in letter and spirit with out any further delay .

Any other relief deemed appropriate in the circumstances and not specifically prayed for may also very kindly be granted.

Petitioner

Zoor Muhamma

Through council

Umar Khitab Advoc∦te Swat.

Umar Khitab



#### OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) SWAT

#### OFFICE ORDER.

- 1. Vehereas Mr. Zocr Muhammad s/o Sanobar was appointed as Chowkidar at Government Primary School Shunga Swat vide Endst:No. 152-55 dated 10.01.1988.
- 2. And whereas he took over charge of his post on 19.01.1988. His last duty station was Government Primary School Gujaro Kalay, khwaza Khela Swat.
- 3. And whereas his date of birth was determined as 01.01.1956 on the basis of Health and Age Certificate as well as in CNIC produced by him as required in first appointment.
- 4. And whereas his service book was also prepared being regular employee.
- 5. And whereas all of a sudden and without proper permission he managed another Health and Age Certificate in which his date of birth was 20-01-1965, and prepared another service book on the basis of that health and age certificate.
- 6. And whereas on the basis of his date of birth i.e 01.01.1956, he was declared retired on superannuation, but he provided a new Health and Age Certificate and Service Book showing his date of birth 20.01.1965, which has not been accepted by this office.
- 7. And whereas he filed a civil suit before Allaqa Qazi/ Senior Civil Judge which was decided against him and ne did not file any appeal against the judgment of the Honorable Court.
- S. And whereas on the basis of the above facts, Honorable Court Order and recommendations of the enquiry report, this office issued retirement order in respect of the said Mr. Zoor Muhammad Khan on attaining the age of superannuation with effect from 31.12.2015 vide this office order Endst No. 13777-78/LPR/General:file dated 16.12.2020.
- 9. And whereas he filed Service Appeal No. 10746/2020 and Service Appeal No. 5234/2021 before the Honorable Knyber Pakhtun Khwa Service Tribunal Peshawar at Camp Court Swat against the order dated 16.12.2020.
- 10. And whereas the Honorable Khyber Pakhtunkhwa Service Tribunal vide Judgment dated 06.12.2021 accepted the Service Appeal No. 10746/2020 and set aside the impugned order date 16.12.2020 with the directions to release salary of the Appellant w.e.f February 2020 with all consequential benefits and allow the Appellant to serve until 19.01.2025.
- 11. And whereas it is pertinent to mention here that the Service Appeal No. 5234/2021 is still pending beföre the Honorable Khyber Pakhturkhwa Service Tribunal which has been adjourned sine die.
- 12. And whereas this office filed CPLA No. 184-P/2022 before the Apex Court against the Judgment 06.12.2021 which is pending before the Honorable Apex Court.
- 13. And whereas the Appellant filed Execution Petition No. 134/2022 before the Honorable Khyber Pakhtunkhwa Service Tribunal for implementation of the Judgment dated 06.12.2021 wherein the Honorable Tribunal vide order sheet dated 04.07.2022 directed the respondents to come up for implementation report on 03.08.2022 at Camp Court Swat.

Now keeping in view the above factual position, The undersigned being the competent authority is pleased to withdraw the impugned office order dated 16.12.2020 and the Appellant is allowed to serve until 19.01.2025 with immediate  $\epsilon$  ffect and his salary is released w.e.f February 2020 with all consequential benefits subject to the final outcome of the CPLA No. 184-P/2022 which is pending before the Apex Court.

Endst:NO

/P.F/215/M/DEC/Swat.

1. The Director E&SE Khyber Pakhtunkhwa Peshawar.

2. The District Accounts Officer Swat at Saidu Sharif.

3. The SDEO (M) Khwaza Khela Swat.

Copy forwarded to:-

Mr. Zoor Muhammad s/o Sanobar

5. PA to DEO Loca! Office.

(MUHAMMAD RIAZ) DISTRICT EDUCATION OFFICER (M)

SWAT.

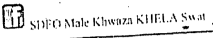
DISTRICT EDUC V OFFICER (M)



# OFFICE OF THE SUB-DIVISIONAL EDUCATION OFFICER (M) KHWAZA KHELA DISTRICT SWAT



sdcomkh<u>w</u>azakhela<u>d g</u>mail.com



KPESED

*Ref no <u>1519/SDEO (M) KK</u>*Dated: <u>21" September 2022</u>

To
The Honorable
District Education Officer (M)
At Gulkada Saidu Sharif Swat

Subject: Adjustment of Chowkidar

Memo:

Reference to the subject cited above Mr. Zoor Muhammad S/O Sanobar served as Chowkidar at GPS Gujaro Kalay Miandam Khwaza Khela Swat the last Duty Station, being allowed to serve his duty until 19-01-2025 via Honorable DEO (M) Swat Office Order having Endst No:1174-78/P.F.215/M/DEO/Swat dated:01/69/2022 because of the Khyber Pakhtunkhwa Service Tribunal Judgment dated:06-12-2021 with the acceptance Service Appeal No.10746/2020 and set aside the impugned order dated: 16-12-2020 with the directions to release salary of the Appellant w.e.f February 2020 with all the consequential benefits and allow the Appellant to serve until 19-01-2025

Now that Mr. Khanadan S/O Sahib Zada is serving as Chowkidar at GPS Gujaro Kalay and the post of Chowkidar has been filled at GPS Gujaro Kalay, therefore it is kindly requested in your honor to adjust Mr. Zoor Muhammad S/O Sanobar at GPS Bacha Dherai Fatchpur Tehsil Khwaza Khela Swat against the <u>vacant post</u> of Chowkidar in the interest of public services please.

Sub Div: Edn Otheer (M)
Khwaza Khela Swat

Date of Charles

Scanned with CamScanne



### DISTRICT EDUCATION OFFICER (MALE) DISTRICT SWAT



#: (0946) 9240228

Email: deomswat@gmail.com

#: (0946) 9240228

Web: www.sed.edu.pk

To

Sub Divisional Education officer (M) Khwaz Khela Swat,

Subject:- Application for joining duty Pay Released and arrears.

Memo:-

Enclosed find here with the photocopy of application in r/o Mr. Zoor Muhammad Khan Chowkidar GPS Gojaro kalay Miandan Swat. In this connection you are directed to resolve the matter at your own level under intimation to this office.

DISTRICT EDUCATION OFFICER (M)

SWAT ,



#### **OFFICE OF THE** DISTRICT EDUCATION OFFICER (MALE) DISTRICT SWAT

#: (0946) 9240228

Email: deomswat@gmail.com

#: (0946) 9240228 Web: www.sed.edu.pk

Dated.

Τø

Sub Divisional Education officer (M) Khwaz Khela Swat,

ADJUSTMENT OF CHOWKIDAR. Subject:-

Memo:-

Reference your office letter No.1519 dated 21/10/2022 on the subject cited above.

It is to inform you that the official concerned is already on your disposal, so he may be adjusted against any vacant post.

> OFFICER (M) DISTRICT EDUCATION SWAT

Advocate High Court Darul Qaza Mingora Berich Swat.



# OFFICE OF THE SUB DIVISIONAL EDUCATION OFFICER (M) KHWAZA KHELA DISTRICT SWAT



sdeomkhwazakhela@gmail.com



SDEO Male Khwaza KHELA Swat

SICPESCO

Ref no: 1537/SDEO (M) KK

Dated: 1<sup>st</sup> November 2022

To
The Honorable
District Education Officer (M)
At Gulkada Saidu Sharif Swat

Subject: Adjustment of Zoor Muhammad Khan Chowkidar (Court Case)

Memo:

I have the honor to state that Mr. Zoor Muhammad Khan Chowkidar was placed at the disposal of the undersigned under DEO(M) Swat office order no:735 dated:27/10/2022 in the light of honorable court decision. There are 96 posts of Chowkidar according to the budget copy in Sub Division Khwaza Khela.

All the posts are filled and all the position codes have been allotted. It means that there is no vacant post of Chowkidar in Sub Division Khwaza Khela. It is therefore requested in your honor that the said Chowkidar may be adjusted on a vacant post at any other station in the District Swat please.

Sub Div: Edu Officer (ivl) Khwaza Khela Swat

01/11/



## THE SUB DIVISIONAL EDUCATIION OFFICER (M)PRIAMRY

KHWAZA KHELA DISTT; SWAT

Dated: 10.2.2020

OFFICE ORDER. To: -

Mr., Khanadan Chowkidar of GPS Shunga Miandam is hereby transfer & Adjusted at GPS Gojarokalay Miandam District swat due to the appointment of Mr., Muhammad Rahim at GPS Shunga Miandam Swat.

He is directed to report at new station i.e. Govt Primary School Gojarokalay Miandam Swat against vacant post of Chowkidar with immediate in the interest of public service,

Endst: NO\_756 /

Copy forwarded to the following for necessary action and information.

Advocate His

Head Master GPS Shounga Miandam

2) Head Master GPS Gujarokaly Miandam

3) ASDEO(M) Primary Khwaza Khela

4) DAO SWAT.

sund Winnel, Edu Officer (Mi Cilibratakinala. Smal

مقدمه مندرج بعنوان بالامیں اپنی طرف سے برائے بیروی مقدمه

آن مقام محلمت کیم الحدی کیم الحدی کیم الحدی کیم الحدی کیم کار وائی کوکائل اختیار ہوگا، نیز وکیل صاحب کوراضی نامه اقرار کیا جاتا ہے، کہ صاحب موصوف کومقدمہ کی کل کاروائی کوکائل اختیار ہوگا، نیز وکیل صاحب کوراضی نامه کرنے وتقر ر ثالث کرنے، دعوئی، جواب دعوئی، قبال دعوئی اور درخواست برائے سرسزگی مقدمہ، منسوخی ڈگری کیم طرفہ، اجراء و پیروی کرنے کا مختار ہوگا۔ اور مقدمہ نیکورہ کیلئے کل وقتی یا جزوی کاروائی کیلئے کسی دیگر وکیل یا مختار قانون کواپنے ہمرارہ یاا پنے بجائے تقرر کا اختیار ہوگا اور صاحب مقرر شدہ کو بھی جملہ فذکورہ اختیارات حاصل ہوں گے، اور اس کا ساختہ و پرداختہ منظور قبول ہوگا، بدور ان مقدمہ جوخر چہ و ہر جانہ کسی بھی سبب سے حاصل ہوگا ، وہ و کیل موصوف وصول کرنے کا حقدار ہوگا ، کوئی تاریخ پیشی مقدمہ جوخر چہ و ہر جانہ کسی بھی سبب سے حاصل ہوگا ، وہ و کیل موصوف وصول کرنے کا حقدار ہوگا ، کوئی تاریخ پیشی مقام فذکورہ بالا سے باہر ہو، تو و کیل صاحب پیروی مقدمہ کرنے کے پابند نہ ہوں گے، مقدمہ کی عدالت میں بعدم پیروی خارج ہونے یا ڈکری کیکھر فیہ ہونے کے صورت میں و کیل صاحب ذمہ دار نہیں ہوں گے،

قام گلره سرونم نن سورت کے منظور بے۔ کارک سرونم نن سورت کی منظور بے کے لئے منظور بے کے منظور بے کے منظور بے کے منظور بے کے ان منظور بے کے ان منظور

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