



Learned counsel for the appellant present. Mr. Asif Masood Ali Shah, Deputy District Attorney for the respondents present.

Learned counsel for the appellant seeks adjournment being not prepared for arguments today. To come up for arguments on 13.12.2022 before the D.B at Camp Court Abbottabad.

(Salah Ud Din) Member (Judicial)

Camp Court Abbottabad

(Kalim Arshad Khan) Chairman Camp Court Abbottabad 20th July, 2022

Learned counsel for the appellant present. Mr. Noor Zaman Khattak, District Attorney for respondents present.

Learned counsel for the appellant seeks adjournment on the ground that he has not prepared the brief of the instant appeal. Adjourned. To come up for arguments on 21.09.2022 before the D.B at Camp Court Abbottabad.

(Salah-ud-Din) Member (J)

(Kalim Arshad Khan) Chairman Camp Court Abbottabad

21st Sept 2022 Counsel for

Counsel for the appellant present. Mr. Muhammad Jan, District Attorney for the respondents present.

Learned counsel for the appellant produce copy of judgment in civil suit No. 18/1 passed on 06.07.2022 showing that the order of the Deputy Commissioner, Torghar cancelling the domicile certificate of the appellant was set aside in the judgment. He sought time to produce duly certified copy under the rules and also the documents regarding compliance of the judgment in decree of the Civil Court restoring domicile of the appellant. Granted. To come up for such record and arguments on 16.11.2022 before D.B at camp court Abbottabad.

(Fareeha Paul)
Member (Exeuctive)

(Kalim Arshad Khan) Chairman Camp Court Abbottabad 16.11.2021

Counsel for the appellant and Mr. Muhammad Riaz Khan Paindakhel, Asstt. AG alongwith Abdul Hakeem, B&AO and Fakhar Saeed, ADEO for the respondents present.

Representatives of the respondents have furnished reply/comments which are placed on file. To come up for arguments on 15.03.2022 before the D.B at camp court, Abbottabad.

Chairman Camp Court, A/Abad

15.03.2022

Q

Due to retirement of the Hon'able Chairman, the Tribunal is defunct, therefore, the case is adjourned for the same before on 17.05.2022

Reader

17.05 2022

Learned for the appellant present. Mr. Muhammad Asif Masood, Deputy District Attorney for respondents present.

Learned counsel for the appellant seeks adjournment on the ground that he has not prepared the brief. Adjourned. To come up for arguments on 20.07.2022 before D.B at camp court Abbottabad.

(Fareeha Paul) Member(E) (Kalim Arshad Khan)
Chairman
Camp Court Abbottabad

21.01.2021

Due to COVID-19, the case is adjourned for the same on 7.02.2021 before D.B.



17.02.2021

Counsel for appellant present.

Noor Zaman Khattak learned District Attorney for respondents present.

Written reply of respondents is still awaited. Representative of respondents is not available. Notice be issued to respondents for reply/comments for 14.06.2021 before S.B at Camp Court, Abbottabad.

Member (E)
Camp Court, A/Abad

14.06.2021

Therefore, case to come up for the same as before on 29.09.2021.

Reader

29Ý)9.2021

Appellant in person and Mr. Muhammad Adeel Butt, Addl. AG alongwith Alamzaib, Junior Clerk for the respondents present.

Written reply as directed to be filed on previous date is still awaited. Respondents are directed to furnish reply/comments on next date positively. If the respondents fail to submit the reply/comments on next date, their right of submission of written reply shall be deemed as struck off. Case to come up on 16.11.2021 before S.B. at Camp court, Abbottabad

Chairman Camp Court, A/Abad 18.11.2020

Counsel for appellant is present. Mr. Usman Ghani, District Attorney and Mr. Abdul Hakim, Budget & Accounts Officer, for the respondents are also present.

7. 5 May 17 12 was

Written reply on behalf of respondents not submitted. Representative of the department requests for further time for submission of written reply/comments. Time is given. File to come up for written reply/comments on 21.01.2021 before S.B at Camp Court, Abbottabad.

(MUHAMMAD JAMAL KHAN)

MEMBER

CAMP COURT ABBOTTABAD

Due to covid, 19 case to come up for the same on / / at camp court abbottabad.

Reader

Due to summer vacation case to come up for the same on

18 + 9 + % at camp court abbottabad.

18.09.2020

Mr. Hamayun Khan, Advocate, for appellant is present. On appointment to the post of PST Teacher on 09.04.2016 that very order was withdrawn on 07.09.2016. A Writ Petition before Peshawar High Court, Abbottabad Bench was filed which was allowed and he was reinstated and restored into service on 03.07.2018. Certain allegations of forgery were attributed followed by issuance of show-cause notice resulting into his dismissal with effect from 09.04.2016. The departmental appeal proved abortive necessitating the instant appeal.

The point raised need consideration. The appeal is admitted to regular hearing subject to all just and legal objections. The appellant is directed to deposit security and process fee within 10 days, thereafter, notices be issued to the respondents for written reply/comments for 18.11,2020 before

S.B at Camp Court, Abbottabad.

(MUHAMMAD JAMAL KHAN)
MEMBER
CAMP COURT ABBOTTABAD

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أخزعوا مجاه أرهالها أسمع

Copy of appointment letter in relation to the appellant is available on file. Perusal of the same would show that the appellant was appointed for a period of one year. Learned counsel for the appellant seeks adjournment. Adjourn. To come up for preliminary hearing including hearing on the issue of maintainability of the present service appeal on 18.12.2019 before S.B at Camp Court, Abbottabad.

Member Camp Court, A/Abad

18.12.2019

Counsel for the appellant present and requested for adjournment. Adjourned to 24.01.2020 for preliminary hearing including hearing on the issue of maintainability of the present service appeal before S.B at Camp Court Abbottabad.

(Muhammad Amin Khan Kundi) Member Camp Court Abbottabad

24.01.2020

Appellant absent. Learned counsel for the appellant absent. Due to general strike of the bar on the call of Khyber Pakhtunkhwa Bar Council, the case is adjourned. To come up for preliminary hearing including hearing on the issue of maintainability of the present service appeal, on 20.03.2020 before S.B at Camp Court Abbottabad. Appellant be put to notice for the date fixed.

Member Camp Court, A/Abad

Form- A

FORM OF ORDER SHEET

| Court of | |
|----------|-------------------|
| | |
| Case No | 1345/ 2019 |

| | Case No | 1345/ 2019 |
|-------|---------------------------|--|
| S.No. | Date of order proceedings | Order or other proceedings with signature of judge |
| 1 | 2 | 3 |
| 1- | 14/10/2019 | The appeal of Mr. Akhtar Muhammad received today by post through Mr. Hamayun Khan Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please. |
| | | REGISTRAR 14/10/19 |
| 2- | | This case is entrusted to touring S. Bench A.Abad for preliminary hearing to be put up there on $19/1/2019$ |
| 1 | | CHAIRMAN. |
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BEFORE THE HONOURABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Akhtar Muhammad son of Yaqeen Khan, Caste Hassan Zai, (Ex PST Teacher) Govt. Primary School Garhi Hassan Zai, resident of Nadray Hassan Zai Tehsil Kandar District Torghar

=")

...APPELLANT

VERSUS

Govt. of Khyber Pakhtunkhwa through Secretary Elementary & Secondary Education Peshawar & Others.

...RESPONDENTS

SERVICE APPEAL

INDEX

| S. # | Description | Page No. | Annexure |
|-------------|--|----------|----------|
| 1. | Memo of Appeal | 1 to 7 | |
| 2. | Copy of domicile certificate | 8-11 | "A" |
| 3. | Copy of appointment order | 12-19 | "B" |
| 4. | Copy of impugned order | 16 | "C" |
| 5. | Copy of writ petition | 17-26 | "D" |
| 6. | Copy of judgment dated 15/05/2018 | 27-29 | "E" |
| 7. | Copy of order dated 03/07/2018 | 30 | "F" |
| 8. | Copy of show cause notice and reply of | 31-33 | "G" |
| | show cause notice | 21, 22 | |
| 9. | Copy of impugned notification | 34 | "H" |
| 10. | Copy of appeal | 35-36 | "I" |
| 11. | Wakalatnama | 37 | |

...APPELLANT

Through

Dated: 7/ & /2019

(HAMAYUN KHAN)

Advocate High Court, Abbottabad

BEFORE THE HONOURABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Akhtar Muhammad son of Yaqeen Khan, Caste Hassan Zai, (Ex PST Teacher) Govt. Primary School Garhi Hassan Zai, resident of Nadray Hassan Zai Tehsil Kandar District Torghar.

...APPELLANT

Khyber Pakhtukhwa Service Tribunal

Diary No.

Dated 14/10/20/9

VERSUS

- 1. Govt. of Khyber Pakhtunkhwa through Secretary Elementary & Secondary Education Peshawar.
- 2. Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar.
- 3. District Education Officer (Male) District Tor Ghar.

...RESPONDENTS

Filedto-day

Registrar

36

APPEAL UNDER SECTION 4 KPK SERVICE TRIBUNAL ACT 1974 AGAINST THE IMPUGNED NOTIFICATION ENDST NO. 192-98 DATED 29/05/2019, WHERE BY RESPONDENT NO. 3 WITH DISMISSED APPELLANT FROM HIS DATE OF APPOINTMENT DATED 09/04/2016 WHICH IS

ILLEGAL, AGAINST THE LAW, AGAINST THE FACT, NATURAL JUSTICE, AB-INITIO VOID & LIABLE TO BE SET ASIDE.

PRAYER:- ON ACCEPTANCE OF THE INSTANT APPEAL, IMPUGNED ORDER/NOTIFICATION ENDST NO. 192-98 DATED 29/05/2019 MAY KINDLY BE DECLARED NULL AND VOID AND APPELLANT BE RE-INSTEAD ALONG WITH ALL BACK BENEFITS AND ANY OTHER RELIEF WHICH THIS HONOURABLE COURT DEEM FIT AND PROPER.

Respectfully Sheweth;-

May it please your lordship the brief fact of the instant appeal are as under;-

1. That appellant belongs from cast Hassan Zai and bonafide resident of District Torghar since fore father. Copy of domicile certificate annexed as Annexure "A".

- That in August 2015 respondent NO. 3 advertised vacant post of teachers in different cadre including PST.
- That thereafter appellant applied for PST BPS-12 post and submitted all required documents.
- 4. That thereafter respondent NO. 3 conducted test interview and after completion of all codal formalities respondent No. 3 on 9 April 2016 issued appointment order of the appellant. Copy of appointment order is annexed as Annexure "B".
- 5. That after appointment order appellant submitted his medical fitness and charger report and joined service in Govt. Primary School Garhi Hassan Zai, District Torghar as PST teacher in BPS-12.
- 6. That on 07/09/2016 respondent No. 3 issued impugned Notification whereby appointment order dated 09/04/2016 of the appellant was withdraw/de-notified. Copy of impugned order is annexed as Annexure "C".

- 7. That thereafter appellant alongwith other filed Constitutional petition W.P No. 897-A/2016 titled "Muhammad Ismail etc. Vs. Govt. of Khyber Pakhtunkhwa etc. before Peshawar High Court, Abbottabad Bench. Copy of writ petition is annexed as Annexure "D".
- 8. That after hearing of arguments Honourable Peshawar High Court, Abbottabad Bench allowed the writ petition vide order dated 15/05/2018.

 Copy of judgment dated 15/05/2018 is annexed as Annexure "E".
- 9. That in consequences of above judgment on 03/07/2018 respondent NO. 3 issued reinstatement order. Copy of order is annexed as Annexure "F".
- 10. That on 31/01/2019 respondent No. 3 again issued new show cause notice with allegation of fake documents and on 13/02/2019 appellant submitted reply of the same. Copy of show cause notice and reply of show cause notice is annexed as Annexure "G".

- 11. That on 29/05/2019 respondent NO. 1 issued the impugned notification whereby, appellant was dismissed from the date of appointment i.e 09/04/2016. Copy of impugned notification is annexed as Annexure "H".
- 12. That appellant filed departmental appeal before respondent No. 2 against impugned notification dated 29/05/2019 issued by respondent No. 3, but till date respondent No. 2 not pass any order on the said appeal. Hence, instant appeal filed inter-alia on the following grounds. Copy of appeal is annexed as Annexure "I".

GROUNDS;-

- a. That, order/notification dated 29/05/2019 issued by respondent No. 3 is illegal against the law, facts and liable to be declared null and void.
- b. That all proceeding were initiated without any notice, information and absence of appellant. Hence, order dated 29/05/2019 is liable to be set aside.

- c. That respondent No. 3 issued impugned notification without any final show cause notice, statement of allegation and charged sheet, hence, impugned order is against the law and liable to be set-aside.
- d. That respondent No. 3 issued so called notification against rule laid down by E&D rules, and ignored all basic principle of the natural justice.
- e. That impugned notification issued on political pressure of local government members.
- f. That impugned order against the constitutional guaranteed rights of the appellant and respondent No. 3 adopted his own procedure.
- g. That respondent No. 3 not provided any opportunity to appellant to explain his position. Hence, impugned notification is liable to be set aside.

- h. That impugned order against the fundamental rights of the appellant and clear violation of natural justice, hence, liable to be set aside.
- a. That, other points would be argued at the time of argument with the kind permission of this Honourable Court.

It is, therefore, humbly prayed that on acceptance of the instant appeal impugned order/notification Endst.

No. 192-98 dated 29/05/2019 may kindly be declared null and void and appellant be re-instead along with all back benefits and any other relief which this Honourable Tribunal deems fit and proper.

Through

Dated: 7/X /2019

Advocate High Court, Abbottabad

VERIFICATION;-

Verified on oath that the contents of forgoing appeal are true and correct to the best of my knowledge and belief and nothing has been concealed therein from this Honourable Court.

APPELLANT

ANNEXURE

TORGHAR, KHYBER

1. Min. Aklitian Nicelaanningal

Pather's Name. <u>Yaqeen Khan</u>

Destare that I have been permanently residing in District Torghar of,

Klipber Fakhtunkhwa and I am been of parents who are / were perchanently donuciled in it. I further declare that I had not obtained Domicile Certificate of any other District /Province of Pakistan and express my intention to abandon my right of Domicile of other District / Provinces of Pakistan except District Torghar.

t belong to Village Nadray, Hassan Zai

Telisil: Kandar Hassan Zai District: Tor Ghar

I do solemnly affirm that above declaration is true to the best of my knowledge and belief.

Pursuant to the declaration dated: 13/09/2014 Filed by Mr. Akhtar Muliammad S/O Yaqeen Khan is hereby certified that the said Akhtar Mulammad is the permanent residents of District Torghar having belonged to it by birth/ settled in it.

I have satisfied myself from overleaf verification that the above declaration is true and certify accordingly.

Dated /5 / /0 / 2014.

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Tolghar

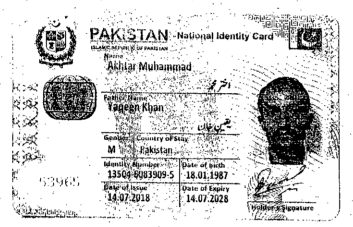
desirate communications.

Assistant Commissioner (Tehsil Kandar Hassafi Zai) Torghar

Additional Assistant Commissi

Tallethseeb Communication Centre, New Darbond, Monsehra,

ar. lidates are heret is)_{@ Rs.9055} ear under In The dale c and Alberta الماح المداني كابالي في السالة عِينَ فَيْ وَكُونَى اِثْمِرِهِ جِي قَالَ اللهِ وَ جِيلَ قَالَ اللهِ وَيُورِ وَوَاسْتَ النَّارِي عِينَ اللَّهِ وَاللَّهِ اللَّهِ وَيُورِ وَوَاسْتَ النَّارِي عِينَا فَيْ وَيُورِ وَقُولِ اللَّهِ وَيُورِ وَوَاسْتَ النَّارِي عِينَا فَيْ وَيُورِ وَوَاسْتَ النَّارِي وَاللَّهِ وَيُورِ وَوَاسْتَ النَّارِي وَاللَّهِ وَيُورِ وَوَاسْتَ النَّارِي وَاللَّهِ وَيُورِ وَوَاسْتَ النَّارِي وَاللَّهِ وَيُورِ وَوَاسْتُوالِ اللَّهِ وَيُورِ وَوَاسْتَ النَّارِي وَاللَّهِ وَيُورِ وَوَاسْتَ النَّارِي وَاللَّهِ وَيُورِ وَاللَّهِ وَيُورِ وَاللَّهِ وَيُورِ وَاللَّهِ وَيُورِ وَاللَّهِ وَيُورِ وَيْوَاللَّهِ وَاللَّهِ وَيُورِ وَاللَّهِ وَيُورِ وَاللَّهِ وَلَهُ وَيُورِ وَاللَّهِ وَلَهُ وَيُورِ وَاللَّهِ وَاللَّهِ وَلَا يَعْمِي . Bold will be a fill in will still will still the will be the تقرير لق ما المال قد أَمْرِ إِنَّا مَا إِنَّهُ Malik Sakhi Noor Dad Mansan Zai Disit. Tor Ghar 42000-74417220-7 icali consulei adiadellace المَّهُ إِنَّ لِلْسَالَةِ 135×11-0542674-9-13686 Habib-ur-Rehman Sakhi 13.74 - P. - 66.68 % Qobali Rohminia Disit: Ior Ghar Kandar - 1



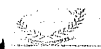
Allertul H Da 13504-60 مرفوق في نشول. وكافي تنسيل ادلك، ملع مانسره

گشده کارد ملنے رقریبی لیزیکس میں ڈال دیں

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POTIFICATION.

ANNEXUR B" 13

Consequent upon the recommendations of the Departmental Selection Committee, appointment of the following candidates are hereby ordered against the vacant posts of Primary School Teacher (PST) on School based in BPS-12 (Rs.9055-650-28556) @ Rs.9055/-fixed plus usual allowances as admissible under the rules on adhoc basis and school basis initially for a period of one year under the existing policy of the Provincial Government, in Teaching Cadre on the terms and conditions given below with effect from the date of their taking over charge:

| | The second of th | | | | • | and the state of t |
|----------------|--|-------------------|---------|---------------------------|--------------------------------------|--|
| SM | O NAME OF CANDIDAT | TE FATHER'S NAME | SCORE | WARD/ UNION COUNCIL | NAME OF SCHOOL WHERE APPOINTED | REMARKS |
| 1.1 | Naseeb Rahim | Qareeb Khan | 82.37 | Balkot | GPS Bateela | Against V/P |
| . 2 | Umar Habib 🕡 | Latif Ur Rehman | 64.56 | Balkot | GPS Balkot | do |
| 33 | Shabir Ahmad . | Habib Ur Rehman | 64.03 | Balkot | GPS Pakban | do |
| 4 | Waeez Ullah | Muhammad Israr | 78.78 | Judba | GPS Sormal N/Khail | do |
| 5 | Rahman Ullah | Muhammad Husan | 53,26 | Balkot | GPS Sormal N/K | do |
| <u> 6</u> . | Abdullah | Taluq Khan | 64.81 | Bimbal | GPS Bilyani | do |
| 7 | Gulab Zada | Naseeb Zada | 84.78 | Bimbal | GPS Bilyani | (10 |
| <u>8</u> | Irshad Ullah | Habib Ullah | 82,25 | Bimbal | GPS Warokay Kilay | do |
| . <u>9</u> . | Sadig Zar | Gula Zar | 79:8 | Bimbai | GPS Warokay Kilay | do |
| . <u>10</u> | Muhammad Usman | Khitab Muhammad | 80.58 | Darbani | GPS Darbani | do |
| 11. | Majid Khan | Shahedol | 70.05 | Darbani | GPS Darbani | do |
| . 12 | Abdul Mujeeb | Fazal Kareem | 75.55 | -Darbani | GPS Jhango | do |
| . <u>.13</u> . | Rozamin | Malik Said | 85.44 | Bimbal | GPS Khadang | do |
| 14 | Mastoreen | Meem Zaman | 62.86 | Darbani | GPS Lashora | do |
| 15 | Ameer Khan | Muhammad Khan | 65.29 | Bimbal | GPS Mera Aka Zai | do |
| 16 | Mumtaz Khan | Ajmal Khan | 70.52 | Bimbal | GMPS Dilyari | do |
| 17 | Muhanmad Anwar | Gul Nazar Said | 81.32 | Dour Mera | GPS Dada Banda | (10 |
| _18. | Umar Ali | Taliwan Said | . 77.58 | Dour Mera | GPS Dada Banda | do |
| 19 | Umar Rehman | 'Ghulam Khan | 61.73 | Dour Mera | GPS Danda Banda | do |
| <u> 20</u> | Muhammad Nawab | Fazal Wahab | 73:43 | Dour Mera | GPS Dour Pain | do |
| <u>21</u> | Alim Ullah | Taliq Zar Khan, | 61.98 | Dour Mera | GPS Dour Pain | do |
| 22 | Umar Zahid | Said Fazal Hakeem | 73.29 | Dour Mera | GPS Dour Mera | do |
| 23 | Shah Fahad | Israfeel | 62.13 | Dour Mera | GPS Sado Khan | do |
| 24 | Nor Nabi Said | Muhammad Akram | 60.6 | Dour Mera | GPS Zezari | do |
| 25 | Umar Nosh | Zar Farosh | 58.77 | Dour Mera | GPS Zezari | do |
| 20 | Fazal Nawaz Khan | Mir Nawaz Khan | 76.48 | Gari H/Zai | GPS Ambar Gari | do |
| 27 | . Muhaitimad labal | Mubernmod Leig | 82.02 | _God 1920 la 291100 P | GI'S BUXR | and to represent the second se |
| 28 | Gul Nabi Shah | Hamza Ali Shah | 75.41 | Gari H/Zai | GPS Gari Hasan Zai | do |
| 29 | Jehan Zeh Khan | Fareed Khan | 70.24 | Gari H/Zai | GPS Gari Hasan Zai | <u>do</u> |

Albertur



| | | | 13_ | | | <u>-</u> |
|-------------------|------------------------------------|--------------------------|---------|-------------|-------------------------|-----------|
| 1 | Akhtar Muhammad | Yaqeen Khan | 67.81 | Gari H/Zai | , GPS Gari Hasan Zei | do |
| • | | Abdul Wahid | 106.38 | Gari t4/Zai | GPS Gari Kotwal | |
| | Abdul Jalil | Sahib Rahman | 67.27 | Gari H/Zai | GPS Gari Kotwal | do |
| , .≩., . ¦. 33 | Faiz Ur Rehman Ragib Ullah Khan | Amin Khan | 87.81 | Paloosa | GPS Galla Umar Khan | do |
| : 34 | Naseer Ullah | Jehan Zaib | 85.92 | Paloosa | GPS Galla Umar Khan | 00 |
| 35 | Yousuf Gul | Sahib Gul | 75.71 | Palosa | GPS Gatta Umar Khan | do |
| 36 | Ishafaq Ullah | Zareen Khan | 65.23 | Gari H/Zai | GPS Malyar | do |
| 37 | Abdus Sadiq | Nascem Khan | 61.48 | Gari H/Zai | GPS Malyar | do |
| 38 | Sana Uliah | Abdur Rauf | 90.7 | Flamail | GPS Petawo Asharay | do |
| 39 | Gul Faroosh Faroogi | Karamat Khan | 85,43 | Harnail | GPS Shaloon | do |
| 40 | Hashamali | Hazrat Ahmad | 87.15 | Harnail | GPS Soray Asharay | do |
| 41 41 | Muhammad Islam | Ahmad Latif | 79.03 | Harnail | GPS Zangia | <u>do</u> |
| 42 | Bakhtzada | Nawab Muhammad | 91.4 | Jhalka | GPS Mori Bala | do |
| 43 | Noor Zada | Ghulam Muhammad | 65.46 | Jhatka | GPS Shatal | do |
| 44 | Qadar Muhammad | Taluq Khan | . 85.56 | adbut | GMPS Judba | do |
| | Ghani Ur Rehman | Rokhman Shah | 62.28 | Judba | GPS Shadag | do |
| 1451 | Muhammad Ikram | Muhammad Ishaq | 55,86_ | Judba | GPS Shagai | do |
| 46 | Muhanimad Rafig | Muhammad Nigab | 89.01 | Judba . | GPS Shadag | do |
| 4 | Fathuliah Pathan | Shabir Ahmad | 69,25 | Judba | GPS Shngai | (10 |
| - 48 | Atta Ullah | Shehzada | 61.38 | Harnail | GPS Shadag | do |
| (50) | Syed Farman Ullah Shah | Syed Usman Ullah Shah | 75.28 | Kand | GPS Kand Bala | do |
| | Zafar Ullah | Sher Zada | 91.1 | Khowar M.K | GPS Chund | do |
| 51 | Athar Ullah | Muhammad Raheem | 85.3 | Khowar M.K | GPS Chund | do |
| 52 | Amin Said | . Qeemat Said | 83.62 | Khowar M.K | GPS Chund | do |
| . 53 | Behrullah | Sher Zada | 76.42 | Khowar M.K | GPS Gari Mada Khail | do |
| 54 | Rahman Ullah | Muhammad Hanif | 73.32 | Khowar M.K | GPS Geri Mada Khail | do |
| | Faisal | Yad Ullah | 80.42 | Khowar M.K | GPS Kalsoona | do |
| 56 57 | Muhammad Ismaeel | Bakht Zada | 103.3 | Khowar | GPS Legra | do |
| 58 | Tahir Muhammad | Baz Muhammad | 92.21 | Khowar | GPS Sonia | do |
| 59 | Zahid Said . | Umar Said | 87.85 | Khowar | GPS Tara | do |
| G0 | Zar Muhammad | Wala Jan | 78.49 | M M Khail | GPS Chamgah Doga | do |
| 61 | Ibrahim Khan | Sabit Khan | 79.48 | M M Khail | GPS Dilo Bala " | do |
| 62 | Zar Muhammad Shah | Muhammad Shah | 76.77 | M M Khall | GPS Dilo Payeen | da |
| 63 | Anwar Zaib | Shah Hussain | 77.54 | M M Khail | GPS Gawandla | do |
| Ga | Muhammad Shahid | Sheikh Fareen | 83.92 | M M Khail | GPS Gawandla Bala | do |

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| And the state of t | | ļ | | GPS Lakwal | do |
|--|-------------------------|--------|------------|---------------------|----------|
| aminad Shoaib | Zamin Khan | 70.96 | M. M Khail | GPS Mabra | do |
| iraj Ullah | Muhammad Arif | 77.09 | M M Khail | GPS Mabra Bala | <u> </u> |
| Abu Bakar | Lal Sharif | 75.58 | M.M Khail | | do |
| Muhammad Hanif | Palas Khan | 75.49 | M M Khail | GPS Mera K.D | (10 |
| g) Yas Muhammad | Zubaid Khan | 88,96 | M M Khail | GPS Shabaz | do |
| 75. Saced Rehman | Saidmar Khan | 76.06 | M M Khail | GPS Shabaz | do |
| 71 Muhammad Zahid | Ghulam Saeed | 72.21 | M M Khail | GPS Tetay | do |
| 72 Abdul Manan | Muhammad Ayub | 90.85 | Manjakot | GMPS Shanai Pain | do |
| 7.3 Israr Ahmad Khan | Muhammad Farosh Khan | 101.24 | Tilli . | GPS Abo Hasan Zai | |
| | Muhammad Afzal | 76.82 | Manjakol | GPS Abo Mada Khail | do |
| 74 Shair Muhammad Zal | Nasrullah Khan | 81.69 | Manjakot | GPS Doba | do |
| 75 Muhammad Ibrahim | Sahib Shah | 78.65 | Manjakol | GPS Doba | do |
| 76 Inam Ul Haq | | 77.72 | Manjakot | GPS Karor | do- |
| 77 Irfan Ul Aliah | Waris Khan | 73.77 | Manjakot | GPS Karor | do |
| 78 Asif Nawaz Khan | Wahid Gul | 71.68 | Manjakot | GPS Karor | do |
| 79 Imam Gul | Baram Gul | 70.34 | Manjakol | GPS Karor | do |
| 80 Roheeb Gul | Sakhimat Khasn | | M. M Khail | GPS Manjakot | do |
| 81 Muhammad Saleh | Wazir Muhammad | 66.56 | M. M Khail | GPS Manjakot | do |
| 82 Khawaj Muhammad | Muhammad Ashraf | 67.2 | Manjakot | | do |
| 83 Zarkhaib Gul | Sakhimat Gul | 66.0 | Manjakot | GPS Manjakot | do |
| 84 Zakir Khan | Nazar Meet Khan | 65.2 | | GPS Kandar Tawara | do |
| 85 Naseeb Ullah | Jehanzeb | 101.82 | Palosa | GPS Kunhar Sharif | do |
| 86 Muhammad Zahid | Muhammad Naseeb Khan | 79.13 | Paloosa | | ·do |
| 87 Muhammad Riaz | Karim Shah | 79.36 | Palosa | GPS Paloosa | do |
| | Gul Khan | 69.13 | Shingaldar | GPS Banjo Banda | do |
| Chab | Syed Khitab Shah | 82.69 | Tilli | GPS Gangat | do |
| | Mehmood Ur Rehman | 99,81 | Tilli | GPS Maira Khankhail | |
| 90 Abdullah 91 Ubrar Ahored | Muhammad Ferosh | 78.15 | . Tilli | GPS Maira Khankhail | do |
| aprai rumos | Khan Muhammad Tahir | 73.04 | Tilli | GPS Mishkot | do |
| 92 Muharnmad Amin | S.Taj Muhammad | 57.9 | Tilli | GPS Mishkot | 'do |
| 93 Syed Muslim Shah | Shaha | | Tilli_ | GPS Reel | do |
| 94 Mohib Ullah | Ghulam Bahadar | 62.28 | | GPS Sabay | do |
| 95 Muhammad Suleman | Abid Khan | 53.9 | | GPS Tilli Sydan | do |
| 96 Syed Sahib Zar shah | Syed Bakht Shah | 50.95 | | : GPS Tilli Sydân | do |
| 97 Gyed Bokht Munit sh | ah Naseebzar Shah | 43.86 | Tilli | 1 0 0 100 110 | |

TERMS & CONDITIONS:

1. NO TA/DA is allowed.
2. Charge reports should be submitted to all concerned in duplicate.





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φροιntment is purely on temporary & adhoc basis initially for a period of one year.

They should not be handed over charge if their age is above 35 years or below 18 years.

Their Appointments are subject to the condition that their <u>CERTIFICATE/DOCUMENTS AND DOMICILES</u> be verified from the concerned authorities by the District Education Officer before release of their salaries. Anyone who found producing take documents will be dismissed from service and the case will further be reported to the law enforcing agencies for actional the relevant law.

6. Their services are liable to termination on one month's notice from either side, in case of resignation without notice his one-month pay/allowances shall be forfeited to the Government treasury.

Their Pay will not be activated until and unless pay release order is not issued by the competent authority after verification of their documents by the District Education Officer.

- 8. They should join their post within 10 days of the issuance of this notification. In case of failure to join the post within 10 days of the issuance of this notification, their appointment will expire automatically and no subsequent appeal etc shall be entertained.
- 9. They should produce Health and Age Certificate from the Medical Superintendent concerned before taking over charge.

10. They will be governed by such rules and regulations as may be issued from time to time by the Government.

- 11. Their services shall be terminated at any time, in case their performance is found unsatisfactory during their contract period. In case of misconduct, they shall be preceded under the rules framed from time to time.
- 12. Their appointment is made on School based, they will have to serve at the place of posting, and their services are not transferable to any other station.
- 13 The competent Authority reserve the right to rectify the errors and omissions, if any noted/observed at any stage in the instant order issued erroneously.
- 14. Before handing over charge once again their document may be checked by the SDEO (M) Tor Ghar if they don't have the prescribed qualifications prescribed for the post they should not be handed over the charge.

--SD--Abdullah District Education Officer (M) E&SE Tor Ghar

Endst: No. 908-18/Dated Tor Ghar 09th April 2016.

Copy forwarded for information and necessary action to the: -

1. Secretary to Government of Khyber Pakhtunkhwa E&S Education Department Peshawar.

2. Director E&SE Khyber Pakhtunkhwa, Peshawar.

3. PS to Minister E&SE Department Khyber Pakhtunkhwa Peshawar.

4. Deputy Commissioner District Tor Ghar,

5. District Accounts Officer Tor Ghar at Mansehra.

Atlested H TO A.

6. Sub Divisional Education Officer (M) Tor Ghar.

District Monitoring Officer (IMU) Tor Ghar.

8. District Education Management Information System (DEMIS) Local Office.

9. Head Teacher GPS Concerned.

10. Official Concerned.

11. Office File.

District Education Officer (M)

E&SE Tor Ghar



OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) TOR GHAR

Ph. 0345-6666087 Fax. Nil Enrail. torgharemis@gmail.com

| No | | |
|--------|--------|---|
| Dated: | //2010 | 6 |

NOTIFICATION

ANHEXURE

Reference to the Deputy Commissioner Tor Ghar letters No. Rev/DC (2016) /TG 1589-90 Dated 15/06/2016 and Assistant Commissioner Judba Letter No. AC(2016)/TG 2792-93 dated 18/08/2016, in connection with the terms and conditions No. 5 of the Appointment order issued vide this office Notification No. 908-18 Dated 09/04/2016, the competent authority E&SE Tor Ghar is pleased to withdraw/denotify the appointment in respect of Akhtar Muhammad S/O yaqeen Khan PST GPS Gari Hasan Zai w.e.f the date of his appointment.

2826-34 Dated $\frac{7}{9}$ /2016. Copy for Information to the.

District Education Officer (M) E&SE Tor Ghar

1. Director E&SE Khyber Pakhtunkhwa Peshawar.

- 2. Deputy Commissioner Tor Ghar with the remarks that denotification and legal action has been initiated against the teachers as directed.
- District Police Officer Tor Ghar with request to Lodge FIR as per rules against above mentioned candidate.
- District Nazim Tor Ghar.
- District Account Officer Tor Ghar at Mansehra.
- Sub Divisional Education Officer (M) Tehsil Kandar.
- 7. District Monitoring Officer (IMU) Tor Ghar.
- 8. District Education Management Information System (DEMIS) Local office.
- Office File.

Dy: District Education C

E&SE Tor Ghan

Attested

Mote. All employees education department & other interested ones, please Type "Follow torghardeo" in your mobile message & send it to "40404" to get free tweets of DEO Education Torghar on your mobile.

ANNEXURE

BEFORE THE PESHAWAR HIGH COURT, BENCH CIABATTOERA

1) Muhammad Ismail son of Bakht Zada, resident of Kund Mada Office Darband Khail, Post Tehsil and District Torghan

2) son Muhammad Ikraam Muhammad Ashiq resident of Fazal Bassi Khail, Post Office Judbah Torghar.

Saif Farid son of Abdul Shaheed, 3) resident of Judbah Cherr, Tehsil and District Torghar.

of4) Hashim Ali sonHazrat Ahmed, resident of Utlair Bassi Khail Darband Utla, Tehsil and District Torghar.

Akhtar Muhammad son 5) Yaqeen Khan resident of Novray Hassan Zai, Tehsil and District Torghar.

Jamal Khan son of Hajim Khan, 6) resident of Qalasar, Post Office and District Tehsil Oghi, Torghar.

Ghulam 7) son οf Noorzada Muhammad, resident of Shatal, Post Office Judbah, Tehsil and District Torghar.

Syed Farmanullah Shah son of Usmanullah Shah, resident of Oghi Village Dara Akazai, Tehsil and District Torghar

Nusrat Shah son of Iqbal Shah, 9) resident of Surmal, PO Judbah, Tehsil and District Torghar.

10) Sharif-Ur-Rehman son of Yaqoob Khan, resident of Bassi Khail, PO Judbah, Tehsil and District FILED TODAY Petitioners

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Pechanie High Cook and Bench

Authorized Under Se: 75 Evid Ordns:

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Versus

- 1) Government of K.P.K. through Secretary Elementary and Secondary Education, Peshawar.
- 2) Director E&SE, K.P.K. Peshawar
- (3)DEO(Male) E&SE Torghar.
- Deputy DEO (Male) E&SE Torghar
- 5) Deputy Commissioner, Torghar.
- 6) District Police Officer Torghar
- 7) District Nazim Torghar.

Vide order

WRIT PETITION UNDER ARTICLE 199 OF THE CONSTITUTION ISLAMIC REPUBLIC OF PAKISTAN, 1973 FOR DECLARATION TO THE EFFECT THAT THE NOTIFICATION BEARING ENDST. NOS. 2967-<u>75,</u> 2861-69, 2915-23, 2844-52, 2826-34, 2852-60, 2879-89, 2940-48, 2907-14 & 2932-39 DATED 07.09.2016 ISSUED RESPONDENTS NOS. 3 $\mathbf{B}\mathbf{Y}$ DENOTIFICATION/ REGARDING THE OF WITHDRAWLS OF THE ORDERS APPOINTMENT ILLEGAL, ARE PETITIONERS WRONG, AGAINST THE FACTS, POLICY AND ARBITRARY, FANCIFUL, PERVERSE, WITHOUT LAWFUL AUTHORITY, BASED ON LIABLE MALAFIDE IS STRUCK DOWN.

Pesh war High Court Ard. Bench Authorized Under Sc. 75 Evid Ordns.

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PRAYER:

On the acceptance of instant writ petition impugned denotification/withdrawals issued by respondents Nos. 3 & 4 may please be declared as

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illegal, unlawful, against the facts and arnitrary, fanciful, perverse, policy, discriminatory, without lawful authority, based on malafide be struck down and petitioners be re-instated with back benefits according to their initial appointment orders or any other relief which this Honourable Court deems fit and proper in the circumstances of the case may also be passed/issued.

Respectfully sheweth!

1) That, petitioner No. 1 to 6 were appointed by the respondent No. 3 vide order endst. No. 908-18 09.04.2016, petitioners dated appointed Nos. 7 to 8 No. order endst. appointment 13.04.2016 1060-70 dated petitioners Nos. 9 to 10 were appointed vide appointment order 919-29, dated No. Endst. 09.04.2016.

> (Copies of the appointment orders are annexed as Annexure "A". "B" & "C" respectively).

οf passage That, after orders, the appointment petitioners took over the charge at their respective schools against the vacant post within reasonable time.

(Copies of charge reports in order are annexed as Annexure "D").

Certified to bu True Copy Pechavia High Court Ald. Bench authorized Under Se: 75 Evid Ordns.

Mereta

- 3) That, petitioners were performing their duties at their designated schools with great zeal and zest and no negligent behaviour was ever found by the respondents in performance of duties by the petitioners.
 - That, all the documents duly provided by the petitioner at initial stage as well as on the interview time were submitted by the petitioner with the concerned authorities for verification purpose.

(Relevant documents of the petitioners are annexed as Annexure "E", "F, "G", "H", "I", "J", "K", "L", "M" & "N" respectively).

ofafter a period That, months, approximately of five with respondent No. 3 82 reference to the direction issued by respondent No. 5 denotified/ the appointment withdrawn orders of the petitioners holding therein that petitioners domicile certificates are not verified by the concerned authorities.

(Copies of withdrawal/denotification orders are annexed as Annexure "O").

Pechawai High Court Atd. Beach
Authorized Under Se: 75 Evid Ordos:

A-19/16

5)

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6) That, petitioners ran from pillar to post for redressal of their grievances, but remain in-vain, the petitioner still feeling aggrieved, having no other adequate remedy except to invoke the constitutional jurisdiction of this Honourable Court inter-alia on the following amongst other grounds: -

GROUNDS: -

A) That, impugned denotification/withdrawal orders issued by respondents Nos. 3 & 4 at the behest of respondent No. 5 are wrong, illegal, against the law, facts, policy, arbitrary, without perverse, fancicul, lawful authority, based on discriminatory and malafide, against the norms of justice, hence liable to be struck down.

Puthawar Tigh Court Atto. Hench Authorized Under Sa: 75 Evid Ordns:

FILED TODAY)

Additional Receiver Peshawar High Court Sbottabad Bencir That, the petitioners have got the permanent resident certificates from Union Council concerned, wherein it was categorically mentioned that the petitioners are the residents

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of District Torghar furthermore the said P.R.C. duly attested by the District Nazim Torghar, which makes it crystal clear that the petitioners are the permanent residents of District Torghar. It is important to note that nothing incriminating has been attributed in the impugned order. The petitioners fulfilled all the requisite. formulated requirements as per law. The respondents Nos. 3 & have not considered this important aspect of the case. Hence, traveled beyond their jurisdiction.

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A Control And Bench

Author Se: 75 Evid Ordns:

FILED TODAY

Additional Registrat Peshawar High Court Abbottahad Bench That, prior to the issuance of impugned order no notices were given to petitioners which was the legal requirement of the law. respondents Nos. 3 & 4 issued denotification/withdrawal order in haphazardious manner without considering the factual aspect of the case and without giving an opportunity of being heard which was the fundamental, legal and constitutional right of

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the petitioners and have knocked · out merely technical ground without adverting to the documentary evidence as well as decisions of jirgas convened by the elders of the area just due to political pressure and baseless allegations.

That, pétitioners the are residing Torghar permanently and applied for the advertised post on the basis of their domicile and CNIC which are of worth perusal, wherein the petitioners were shown as permanent residents of district Torghar, Respondents Nos. 3 & either not considered the same, overlooked CNIC domicile address which caused prejudice to great . petitioners and resulted grave discrimination.

D)

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Additional Research
Peshawar High Court
Abbottan And 9 W

That, respondent No. 5 being the concerned authority has totally ignored the prior issued dornicile of his office as well as the office of Deputy Commissioner, Mansehra

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before the Notification District Torghar. Respondent No. 5 on the basis of mere assumptions inspite of permanent resident verification by all the locals and elders of the locality and their affidavits have done a grave mistake and transgressed all norms justice, fair play good conscious.

That, order passed respondents is. а clear discrimination on the basis of ulterior motives by overlooking relevant rules and regulations. which comes within jurisdiction of this Honourable Court under Article 199 of the Constitution of Islamic Republic of Pakistan, 1973.

That, domicile "is a document which is issued to a person in connection with his permanent/ criginating residence". All the respondents have not found any other domicile nor any other residential document which manifests the domicile as a fake one. All practice by the

For the control of the Control of Orders:

Authorized Under Sec 75 Evid Orders:

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No. 5 is respondent warranted bу lavo as the whole domiciles bears process the concerned by authorities. Moreover, each petitioner has only one and present domicile issued by the concerned authorities after the allcodal fulfillment formalities. Impugned orders of respondents is suspicious, which caused injustice to the dignity and legal status of petitioners among the society which is not tenable in the eye of law.

the petitioners to enjoy the protection of law and to be treated in accordance with law, rules and regulations while this right of the petitioners have been transgressed by the respondents.

That, the imposes a sacred duty upon all public functionaries to act in accordance with relevant law, rules, regulations, justice, equity and fair play and the impugned order of the

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respondents is absolutely in disregard of the concept of justice and fair play.

It is, therefore, most humbly prayed that on the acceptance of instant writ denotification/ impugned petition withdrawals issued by respondents Nos. 3 & 4 may please be declared as illegal, unlawful, against the facts and policy, arbitrary, fanciful, perverse, discriminatory, without lawful authority, based on malafide be struck down and petitioners be re-instated with all back benefits according to their initial appointment orders or any other relief which this Honourable Court deems fit and proper in the circumstances of .. the case may also be passed/issued.

INTERINIA RELIEF

It is further requested that the operation of impugned denotification/withdrawal orders may please be suspended and respondents Nos. 3 & 4 be stopped from appointing any other persons on the concerned vacant posts by advertising the posts of petitioners as vacant or by performance of any other act which is

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Pashawar High Court Atd. Bonch Authorized Under Sc. 75 Evid Ordns.

ANNEXURE "F"

PESHAWAR HIGH COURT, ABBOTTABAD BENCH.

FORM OF ORDER SHEET

| | Order or other Proceedings with Signature of Judge (s) |
|--|--|
| Date of Order of | Order or other Proceedings 1755 |
| Proceedings | 2 |
| 1 | |
| 15.05.2016 | W.P.No. 897-A/2016. |
| 10.00.2010 | Adopt Ahmad Advocate, to the |
| | |
| | petitioner. |
| ٠ | Mr. Yasir Zahoor Abbasi, Assistant A.G. |
| ~ | Mr. Yasir Zanooi Abbasi, alongwith Fakhar Saeed, ADEO (Litigation) |
| • | alongwith Fakhai Sacou, |
| | Torghar. |
| | Mon Advocate for |
| | Mr. Junaid Anwar Khan, Advocate, for |
| • | respondent No.7. |
| • | |
| | Mr. Naeem Anwar, Advocate, for respondent |
| : | No.9. |
| | WO.5. |
| - · · · · · · · · · · · · · · · · · · · | |
| • | and a contract of the contract |
| | LAL JAN KHATTAK, J Through this petition under |
| 1 | LAL JAN MHALLAND |
| • | |
| | Article 199 of the Constitution of Islamic Republic of |
| | Afficie 199 of the |
| · ' ; | Pakistan, 1973, the petitioners have prayed this court for |
| | Pakistan, 1973, the petitioners have played |
| |) under |
| | declaring the notifications bearing |
| | issuance of a writ declaring the notifications bearing |
| | 0045 23 2844-52 |
| 1 | Endorsement Nos. 2967-75, 2861-69, 2915-23, 2844-52 |
| 1. 0- | Elluotaomoni |
| 1 Can | 2826-34, 2852-60, 2879-89, 2940-48, 2907-14 and 2932 |
| 1 7/1 | 2826-34, 2852-60, 2879-69, 2340-401 |
| | i a no lon |
| | 39 dated 07.09.2016 as illegal, unlawful and of no leg |
| | 39 dated 07.09.2010 as in-5-17 |
| | effect whereby their appointment orders have been |
| | offect whereby their appointment orders have |
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| fled to BUINER | withdrawn. |
| | |
| 2 NAY 2078 | 2. Arguments heard and record gone through. |
| - 70 | Arguments heard and |
| shave High Court Ald. Par horized Under Sc. 75 Evid C | ordns: |
| horize I Under Se: 13 Little | |
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Atterter 4

petitioners pointed out at the bar that the issue raised by the petitioners in this petition has already been laid to rest by this court in judgments dated 21.02.2018, 22.02.2018, 09.05.2018 and 10.05.2018 delivered in Writ Petitions No. 910-A/2016, 209-A/2017, 1082-A/2016 and 48-A/2017 respectively wherein, while accepting the referred petitions as illegal and of no legal effect but at the same time also ordered for re-instatement of the petitioners therein in their service leaving the respondents at liberty to proceed against them, if they so wish but in accordance with law and rules on the subject.

I Joen

4. Perusal of the case record would show that the petitioners' case is fully at par with the referred writ petitions. When in all respect the petitioners' case is identical with the cases already decided by this court, then there would be no justification to take a view different than the one already taken by this Court earlier.

5. in the wake of the above and for the reasons given

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in the referred judgments, this petition is allowed and consequently, the impugned notifications dated 07.09.2016 are declared illegal, unlawful and of no legal effect with direction to the respondents to re-instate the petitioners in their service, however, the respondents would be at liberty to proceed against them if they so wish but in accordance with law and rules on the subject.

Self Tuefoc,

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EXAMINER

2.4 May 117

Coun and Seach

authorized St. 75 Evid Ordens

Attestul 14

Hon'ble Mr. Justice Lal Jan Khaltak Hon'ble Mr. Justice Muhammad Nesir Mehlooz



OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) DISTRICT TOR GHAR

Email: torgharemis@gmail.com

NOTIFICATION

in compliance with the Judgment of Honorable Peshawar High Court Bench Abbottabad, dated 15/05/2018, in Writ Petition No. 897-A/2016, the services of the following teachers are reinstated on their posts in the schools mentioned against each from the date of their withdrawn order.

| S. NO | NAME | FATHER NAME | DESIGNATION | NAME OF SCHOOL |
|--------|------------------------|------------------|-------------|-------------------|
| 1 | Muhammad Ismaeel | Bakht Zada | PST | GPS Legra MK |
| 2 | Muhammad Ikram | Muhammad Ashiq | PST | GPS Shagai |
| 3 | Said Farid | Abdul Shaheed | PST | GPS Shagai |
| 4 | Hashim Ali | Hazrat Ahmed | PST | GPS Soray Asharay |
| 5 | Akhtar Muhammad | Yaqeen Khan | PST | GPS Gari H/Zai |
| 6 | Jamal Khan | Hajim Khan | PST | GMPS Barar Shatal |
| 7 | Noor Zada | Ghulam Muhammad | PST | GPS Shatal |
| 8 | Syed Farman Ullah Shah | Usman Ullah Shah | PST | GPS Kand Bala |
| 9 | Nusrat Shah | Igbal Shah | СТ | GMS Shadag |
| 10 *** | Sharif Ur Rehman | Yaqoob Khan | СТ | GMS Kotkay |

Their arrears of pay and allowances will be decided on the outcome of the de-novo inquiry.

__SD__

Meta

District Education Officer (M) **District Tor Ghar**

/Dated <u>03</u> Copy for information to the. 1. Director E&SE Khyber Pakhtunkhwa Peshawar.

2. Deputy Commissioner Tor Ghar.

District Monitoring Officer IMU Tor Ghar

District Accounts Officer Tor Ghar

5. Head Master/Head Teacher GPS/GMS Concerned.

Teacher Concerned.

Office File.

District Education Officer (M) District Tor Ghar

Note. All employees education department & other interested ones, please Type "Follow torghardeo" in your mobile message & send it to "40404" to get free tweets of DEO Education Torghar on your mobile.



INEXUR

OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) CIVIL SECRETARIAT HEAD QUARTER JUDBA DISTRICT TOR GHAR



torgharemis@gmail.com







No-(06)

/Dated: 3//01 /2019 No 2341

To,

Mr. Akhtar Muhammad PST GPS Ghari Hassan Zai Tor Ghar

SHOW CAUSE NOTICE Subject:

I, Mr. Khan Muhammad, the District Education Officer (M) Elementary and Secondary Education District Tor Ghar as competent authority, under the Khyber Pakhtunkhwa Government Servants (Efficiency & Discipline) Rules, 2011, do hereby serve you as follow.

- (i) In compliance with Judgment of Honorable Peshawar High Court Bench Abbottabad dated 15/05/2018; in Writ Petition No. 897-A/2016, you were reinstated in your services subject to denovo inquiry for the purpose of domicile verification by the issuing authority i.e Deputy Commissioner Tor Ghar. In this regard the Deputy Commissioner Tor Ghar conducted detail inquiry vide letter No. Steno/ADC(2018)/TG/131 Dated 27/12/2018, by stating therein that you are not-Bonafide resident of District Tor Ghar and the Domicile Certificate has wrongly been issued to you and the same was declared as fake/bogus.
- Ongoing through the material on record and report of the Deputy Commissioner Tor Ghar vide letter quoted above. I am satisfied as per provision of Rule 7 of the Khyber Pakhtunkhwa Government Servants (E& D) Rules, 2011, that you have committed the following acts/omissions specified in rule-3 of the said rules:
- (a) Misconduct
- (b) Provision of Fake Document
- (c) Corruption
- As a result thereof, I, as competent authority, have tentatively decided to impose upon you the Major penalty of DISMISSAL FROM SERVICE under rule 4 of the said rules.
- You are, thereof, required to show cause as to why the aforesaid penalty should not be imposed upon you and also attend this office for personal hearing.
- If no reply to this notice is received within seven days or not more than fifteen days of its delivery, it shall be presumed that you have no defense to put in and in that case an ex-parte action shall be taken against you.

District Education Officer (M) E&SE Tor Ghar

Endst: No 23 42-45 /Dated 3/ 10/ 12019.

Copy for information to the:-

- 1. Director E&SE Khyber Pakhtunkhwa Peshawar.
- Deputy Commissioner Tor Ghar ‡
- 3. Sub Divisional Education Officer Male Hassan Zai Tor Ghar

Office File

District Education Officer (M) **E&SE Tor Ghar**

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OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) CIVIL SECRETARIAT HEAD QUARTER JUDBA DISTRICT TOR GHAR

torgharemis@gmail.com







MOTHERNALIN

ANNEXURE

WHEREAS Mr. Akhtar Muhammad PST GPS Ghari Hassan Zai District Tor Ghar was proceeded against under Knyber Pakhtunkhwa, Government Servants (Efficiency & Discipline) Rules, 2011 on account of producing fake domicile certificate for appointment against the post of PST.

- AND WHEREAS The teacher concerned was appointed against the post of PST at GPS Ghari Hassan Zai through NTS 2016 vide this office Notification No. 908-18 Dated 09/04/2016.
- AND WHEREAS the Domicile Certificate of ingreacher concerned was forwarded to Deputy Commissioner Tor Ghar for verification, the authority concerned declared his domicile as unverified/fake vide letter No. Gen(2016)/DC/TG/1936 dated 30/08/2016 as well as letter No. AC(20161)/TG/2792-93 Dated 18/08/2016.
- AND WHEREAS in light of the Deputy Commissioner letter referred above and read with terms of condition No. 05 of the appointment order issued vide No. 919-28 Dated 09/04/2016, and subsequently the concerned teacher was de-notified vide this office letter No.2826-34 Dated 07/09/2016.
- AND SHABEREAS the accused teacher instituted Writ Petition No. 897-A/2016, against the impugned order, which was decided by the Peshawar High Court Bench Abbottabad on 15/05/2018, the Honorable High Court passed its judgment in favor of the petitioner for re-instatement to the service by pointing out that the petitioner had not been given opportunity to avail due procedure of justice before dismissed from service.
- AND WHEREAS in the light of the Judgment of the Honorable Court Peshawar Bench Abbottabad, the teacher concerned was reinstated/adjusted vide this office Notification No. 4930-36 dated 03/07/2018 subject to the outcome findings of the de-novo inquiry and the same was communicated to the Deputy Commissioner Tor Ghar vide this office letter No. 4956 Dated 03/07/2018.
- AND VITALREAS the Deputy Commissioner Tor Ghar conducted de-novo inquiry and submitted his recommendation vide letter No. DOM/DC(2018)/TG/2253 Dated 31/12/2018, that the teacher concerned was not bonafide resident of District Tor Ghar and domicile certificate had wrongly been issued to him and subsequently cancelled his domicile vide letter No. Estb/DC(2019)/1/G/274-84 Dated 27/03/2019.
- AND WHEREAS Show Cause Notice was served upon concerned teacher vide this office letter No. 2342-45 dated 31/01/2019, and he submitted his reply to the Show Cause Notice, which was declared by the competent authority as non-convincing.
- AND WHEREAS the Competent Authority (District Education Officer 'M'), after having considered the charges and evidence on record, report of the Deputy Commissioner Tor Ghar and response of teacher to the personal hearing make vide letter No. 3169-71 Dated 09/03/2019, found the teacher guilty forgery.
- NOW, THEREFORE, in exercise of the powers conferred under the Khyber Pakhtunkhwa, Government Servants (Efficiency & Discipline) Rules, 2011, the Competent Authority (District Education Officer 'M') is pleased to impose major penalty of "DISMISSAL FROM SERVICE FROM THE DATE OF HIS APPOINTMENT" upon Mr. Akhtar Muhammad PST GPS Ghari Hassan Zai District Tor Ghar.

District Faucation Officer (M) District Tor Ghar

Endst: 192-98 /Dated: 205/2019.
Copy of the above is forwarded to the -

1. Director, Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar

Deputy Commissioner Tor Ghar

3. District Monitoring Officer IMU Tor Ghar

District Accounts Officer Tor Ghar

5. Sub Divisional Education Officer Male Hassan Zai

Teacher Concerned. 6.

Office File

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District Edu District Tor Ghar

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و منکوره میم کوسائل نه میلورغای کورت (مرف) ر العدازان عال ی آمینی در فراست رصوبی سر حس میں العدازان عالی ی آمینی در فراست کی عمالت عالی سے i cile D. O. W. L'O John Schule, الم کی درباره و کری ریال کیا کر اس کلد میکوره بدر به سی لعبن ع ای ساسی ازر موخ کوا سفیال کرے ہے ۔ . 0 کور میں آ رے عندف رنگ اور من تحرف الله ب بلیا دی رنگوا کر w Just of in est of in یکم اسی طرح D.O کورغرم ردا نه نے ساتو کار نورش جاری مَا لَا الله عناني هُ وَفَع رَابِ الرارِي إلى أَلَا لَهُ مِن الرارِي إلى أَلَا لَهُ مِن إلى إلى أَل طریقے کار ایکوائٹری عل میں لاقے کئی ہے ، اور بائل کو لیڈا کو ٹری (sige we D.6 \$29/5- 2) sel 860 is 11 e wybe مَر ١٥٥ مَا كَرَهُ مَا كُرُهُ مِنْمُ عَالِمَ مِنْ عَلَا مِنْهُ عَالَى مَا كُرُهُ مِنْ عَالَى مَا مَا كَرَاهِ م المراجعة على المراجعة 200/200/1000 June 1/200) 20/6 36/1/6 pussion 20/19

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Appeal

عيت مقدمه:

باعث تحریرا نکه ملی کاروائی متعلقه آل مقام مقدمه مندرجه میں اپنی طرف سے واسطے پیروی و جواب دہی کل کاروائی متعلقه آل مقام کاروائی متعلقه آل مقام کاروائی مقرر کرے اقرار کرتا ہول کہ صاحب موصوف کومقدمہ کی کل کاروائی کا کال اختیار ہوگا نیز وکیل صاحب موصوف کو کرنے راضی نامہ وتقر رثالث و فیصلہ برطف ودینے اقبال دعوی اور بصورت دیگرڈگری کرانے اجراء وصولی چیک رو پیہ وعرضی دعوی کی تصدیق اوراس پردستخط کرنے کا اختیار ہوگا اور بصورت ضرورت مقدمہ ندکورکی کل یا کسی جزوی کاروائی کے لئے کسی اور وکیل یا مختارصا حب قانونی کواسی ہمراہ اپنی

بجائے تقرر کا اختیار بھی ہوگا ورصاحب مقرر شدہ کو بھی وہی اور ویسے ہی اختیار ات ہوں گے اور اس کا ساختہ پرداختہ مجھ کو منظور وقبول ہوگا۔ دوران مقدمہ جوخر چہ وہر جاندالتوائے مقدمہ کے سبب ہوگا اس کے مستحق وکیل صاحب ہوں گے۔ نیز بقایار قم وصول کرنے کا بھی اختیار ہوگا۔ اگر کوئی پیشی مقام دورہ پر ہویا صدیے باہر ہوتو وکیل صاحب موصوف پابند ہوں گے کہ پیروی مقدمہ مذکورہ کریں اور اگر مختار مقرر کر دہ میں کوئی جز و بقایا ہوتو و کیل صاحب موصوف مقدمہ کی پیروی کے پابند نہ ہوں گے۔ نیز درخواست بمراد استجارت نالش بصیغہ مفلسی کے دائر کرنے اور اس کی پیروی کا بھی صاحب موصوف کو اختیار ہوگا۔

لہذاوکالت نامتحریر کیا تا کہ سندرہے۔

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KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

JUDICIAL COMPLEX (OLD), KHYBER ROAD, PESHAWAR.

| | PPEAL No | | 7 <i>/3</i> of 20 |
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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 Abbottabal

Registrar, Khyber Pakhtunkiwa Service Tribunal, Keshawar

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

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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.

Peshawar.

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

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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.

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

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

Peshawar.

Always quote Case No. While making any correspondence.

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

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| WHEREAS an appeal/petition under the provision of the Khyber Pakhtunkhwa |
| Province Service Tribunal Act, 1974, has been presented/registered for consideration, in |
| the above case by the petitioner in this Court and notice has been ordered to issue. You are |
| hereby informed that the said appeal/petition is fixed for hearing before the Tribunal on at 8.00 A.M. If you wish to urge anything against the |
| appellant/petitioner you are at liberty to do so on the date fixed, or any other day to which |
| the case may be postponed either in person or by authorised representative or by any |
| Advocate, duly supported by your power of Attorney. You are, therefore, required to file in |
| this Court at least seven days before the date of hearing 4 copies of written statement |
| alongwith any other documents upon which you rely. Please also take notice that in |
| default of your appearance on the date fixed and in the manner aforementioned, the appeal/petition will be heard and decided in your absence. |
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Always quote Case No. While making any correspondence.

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KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.
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| Nadian da | DIVERTOR, | Els. 4 3 | e Edward | lattor. |
| Nonce to: | Gout of | ta file ph | lamor | ` |
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| WHEI Duovinas Sa | lEAS an appeal/petiti | ion under the provis | ion of the Khybe | er Pakhtunkhwa |
| the above ca | rvice Tribunal Act, 19 se b v the petitioner in | 174, nas been presente this Court and notice | d/registered for d | consideration, in |
| hereby info | rined that the said ap | peal/petition is fixed | for hearing befo | ore the Tribunal |
| *on | ************ | at 8.00 A.M. If you w | ish to urge anyt! | hing against the |
| -appellant/pc | ctitioner you are at lib | erty to do so on the da | te fixed, or any ot | her day to which |
| Advocate di | y be postponed either | r in person or by aut | horised represen | tative or by any |
| this Court a | t least seven days bef | power of Attorney, 10) fore the date of bear | u are, tneretore, r ing 4 conies of w | equired to file in |
| alongwith a | ny other documents | upon which you rely | Please also tak | e notice that in |
| default of y | our appearance on th | ne date fixed and in | the manner afor- | ementioned, the |
| appeal/petit | ion will be heard and d | lecided in your absenc | e. | |
| Notice | of any alteration in t | the data fived for boo | ring of this owner | 1/ |
| given to you | by registered post. Y | ou should inform the | ring or this appea • Registrar of any | Thetition will be change in your |
| address. If y | ou fail to furnish such | address your address | contained in this | notice which the |
| , address give | n in the appeal/petitio | n will be deemed to be | your correct add | ress, and further |
| notice poste | d to this address by reg | gistered post will be do | emed sufficient f | or the purpose of |
| tins appear/p | etition. | | • | , |
| Copy | of appeal is attached. | Copy of appeal has a | lready been sent | to you vide this |
| office Notice | e No | dated | *************************************** | 25. |
| Given | under my hand and t | he seal of this Court, | at Peshawar this | |
| Day of | ******************************* | *************************************** | 20 | |
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| a^{7} | Camplan | ist production | $\gamma_{\chi} = \chi_{\chi^{\star}}$ | · |
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| | 13/202 | Anyber i | Peshawar | |
| WHEI Province Se the above ca hereby info *on appellant/po the case ma Advocate, du this Court a alongwith a default of y appeal/petit Notice given to you address. If y address give notice poste this appeal/p Copy office Notice Given Day of | Joseph Jo | Respondent A Manual Respondent Responde | ion of the Khyber dedregistered for chas been ordered for hearing befores to the fixed, or any othorised represent are, therefore, ring 4 copies of with the manner afores. Please also take the manner afores th | er Pakhtunkhwa consideration, in I to issue. You are one the Tribunal hing against the her day to which tative or by any equired to file in ritten statement is notice that in ementioned, the I/petition will be y change in your notice which the ress, and further or the purpose of to you vide this |

1. 2. 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: