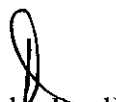



20th Oct, 2022

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

Notices be issued to the appellant and his counsel through registered post. To come up for arguments on 27.12.2022 before D.B.

SCANNED
KPST
Peshawar



(Fareeha Paul)
Member(Executive)


(Kalim Arshad Khan)
Chairman

20.01.2022

Junior to counsel for appellant present.

Lawyers are on general strike, therefore, case is adjourned. To come up for preliminary hearing on 19.04.2022 before S.B at Camp Court, Abbottabad.


(Rozina Rehman)
Member (J)
Camp Court, A/Abad

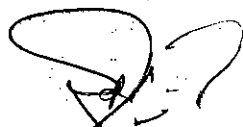
19.04.2022

Appellant present through counsel. Preliminary arguments heard. Record perused.

Points raised need consideration. The appeal is admitted for regular hearing subject to all legal objections. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to the respondents for submission of reply/comments. To come up for reply/comments on 14.06.2022 before S.B at Camp Court, Abbottabad.

Rs-500/-
Appellant Deposited
Security & Process Fee



14/6/22


(Rozina Rehman)
Member (J)
Camp Court, A/Abad

13.06.2022

Appellant alongwith counsel present. Mr. Muhammad Adeel Butt, Additional Advocate General alongwith Muhammad Sadique, ADEO Litigation for the respondents present.

Reply on behalf of respondent department submitted which is placed on file. A copy of the same is handed over to the learned counsel of the appellant. To come up for rejoinder if any and arguments on 18.08.2022 before D.B at Camp Court Abbottabad.

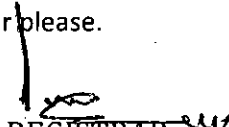

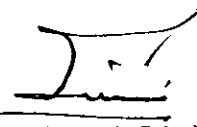

(Fareeha Paul)
Member (E)
Camp Court A/Abad

Form- A

FORM OF ORDER SHEET

Court of _____

Case No.- _____ 7636/2021 _____

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	21/10/2021	3
1-	21/10/2021	<p>The appeal of Mr. Abdul Baqi presented today by Mr. Muhammad Tasleem Khan Kaloch Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please.</p> <p> REGISTRAR</p>
2-	02.12.2021	<p>This case is entrusted to touring S. Bench at A.Abad Notices be issued to appellant/counsel for preliminary hearing to be put there on <u>02/12/21</u>.</p> <p> CHAIRMAN</p> <p>Nemo for the appellant.</p> <p>Notice for prosecution of the appeal be issued to the appellant as well as his counsel and to come up for preliminary hearing before the S.B on 20.01.2022 at Camp Court Abbottabad.</p> <p> (Salah-Ud-Din) Member (J) Camp Court Abbottabad</p>

**BEFORE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR
CHECK LIST**

Case Title: Abdul Bagji vs Govt of KPK through Secretary Edu

S.#	Contents	Yes	No
1.	This appeal has been presented by: <u>M-Tasbeem Khan Adv</u>		
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 A.G/D.A.G?	✓	
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 cuttings/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:

M-Tasbeem Khan

Signature:

[Signature]

Dated:

21-10-2021

BEFORE THE SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA PESHAWAR

Service appeal No 7636 of 2021
Abdul Baqi.....Appellant

VERSUS

The Govt of KPK through Secretary E&S
Peshawar etc.....Respondents

APPEAL
INDEX

S#	Description of documents	Annexure	Page#
1.	Memo of Appeal	-	1-9
2.	Affidavit	-	10
3.	Application for Condonation of delay	-	11-12
4.	Correct address of Parties	-	13
5.	Copies of appointment order	"A&B"	14-16
6.	Copy of the regularization.	"C"	17
7.	copy of the Notification.	"D"	18-19
8.	copies of the application and other documents.	"E"	20-39
9.	copy of the clearance certificate and sanction of retirement documents.	"F"	40-45
10	Copy of show cause notice and reply.	"G"	46-47
11	copy of impugned removal order dated 10.06.2021.	"H"	48
12	Copy of Departmental appeal dated 28.06.2021.	"I"	49-50
13	copies of the attendance register.	"J"	51-54
14	copy of the appointment order and withdrawal order.	"K"	55-61
15	copy of the letter.	"L"	62-63
16	copy of inquiry notification.	"M"	64
17	copy of the notification.	"N"	65
18	Wakalt Nama	-	66

Dated 20.10.2021

Abul Baqi
Abdul Baqi
(Appellant)

Through: *ASW*
MUHAMMAD TASLEEM KHAN KALOCH
ADVOCATE HIGH COURT
At Mansehra

BEFORE THE SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA PESHAWAR

Service appeal No. _____ of 2021

Mr. Abdul Baqi, s/o Lal Khan, Ex-PSHT,
 GPS Sikandar Dadeer, Tehsil Dassu, District
 Kohistan upper. **Appellant**

VERSUS

- 1) Government of Khyber Pakhtunkhwa through Secretary Elementary and secondary Education Peshawar.
- 2) Director Elementary and secondary Education Peshawar.
- 3) Muhammad Amin, District Education officer (Male) Kohistan upper at Dassu.
 **Respondents**

APPEAL UNDER SECTION 4 OF KPK
SERVICE TRIBUNAL, ACT, 1974 AGAINST
THE IMPUGNED ORDER NO 3023-30
DATED 10.06.2021, PASSED BY
RESPONDENT No. 03 WHEREBY MAJOR
PENALTY OF REMOVAL FROM SERVICE
OF APPELLANT ON THE GROUND OF
ALLEGED UNSPECIFIED ABSENCE FROM
DUTY WAS IMPOSED WITHOUT ANY
INQUIRY AND INTENDING OPPORTUNITY
BEING HEARD WITHOUT AND BEYOND TO
THE LAW, SUCH CONDUCT OF THE
RESPONDENTS IS ILLEGAL AND VOID-AB-
INITIO.

PRAYER:-

On acceptance of the instant service appeal, the impugned order bearing No **3023-30** dated **10.06.2021**, passed by respondent No. 03 may kindly be set-aside declaring them illegal, void and against the law on the subject and appellant be re-instated into service with all back benefits.

Respectfully Sheweth:-

1. That, appellant is a civil servant and initially appointed as a Class-IV against the newly created post in Tehsil Dassu District Kohistan on dated 23.02.1993 and then latter on appointed as a PTC Teacher in BPS-07 on 12.07.2004 at GPS Jahmra Jalkot, Tehsil Dassu District Kohistan.

(Copies of appointment order are annexed as Annexure "A&B").

2. That, appellant was performing his duty with great zeal and devotion, sincerely for long time since 28 years in District Education Department in Kohistan.
3. That, on dated **07.09.2024**, the appellant was regularized on the same

PTC post by the District Coordination officer Kohistan.

(copy of the regularization as the annexed as annexure "C").

4. That, appellant lastly promoted to PSHT in BPS 15 on 21.07.2017 by the District Promotion committee Kohistan.

(copy of the Notification is annexed as annexure "D").

5. That, the appellant applied/ submitted the application to respondent No. 03 for retirement on medical ground on dated 02.04.2021.

(copies of the application and other documents are annexed as annexure "E").

6. That, respondent No. 03 after all necessary documents clearance certificates signed on the above application on dated 09.06.2021.

(copy of the clearance certificate and sanction of retirement documents are annexed as annexure "F").

7. That, respondent No. 03 without any date mention on the month of April 2021 only one show cause notice issued on absenteeism allegation leveled on different date from 2019 to 2020 for four absenteeism which was

duly replied by appellant on dated 13.04.2021.

(Copy of show cause notice and reply are annexed as annexure "G").

8. That, appellant was performing regularly his duty in GPS Sikandar Dadeer Kohistan upper, the respondent No. 03 after the sign and signature on appellant application regarding the retirement on medical ground on dated 09.06.2021, on next day without any legal and codal formalities the appellant was removed from service vide order No. 3023-30 on dated 10.06.2021.

(copy of impugned removal order dated 10.06.2021 is annexed as Annexure "H").

9. That, appellant feeling aggrieved from the above removal order filed a Departmental appeal No 1410 on dated 28.06.2021.

(Copy of Departmental appeal dated 28.06.2021 annexed as Annexure "I").

10. That, appellant resume his duty and marked/maintained his attendance in attendance register on month of June 2019, August 2019, October 2019-

2020 which was dually attested, signed stamped by ASDEO male Circle Dassu.

(copies of the attendance register are annexed as annexure "J").

11. That, the appellant brother namely shamsulhaq appointed as class-IV vide order No. 4911-27 by the respondent No. 03 on dated 28.07.2021 on open merit, but on malafidely with disorientation after three days on dated 30.07.2021 without any reason withdraw the appointment order vide order No. 4970-78 on dated 30.07.2021.

(copy of the appointment order and withdrawal order are annexed as annexure "K").

12. That, upon the departmental appeal of the appellant respondent No. 02 issued letter to respondent No. 03 to submit comments, report on dated 13.07.2021, however the same is pending and not communication to the appellant till today i.e 20.10.2021.

(copy of the letter is annexed as annexure "L").

13. That, on 20.08.2021 the respondent No. 02 issued notification to conduct inquiry which is still pending yet.

(copy of inquiry notification is annexed as annexure "M").

14. That, the respondent No. 01 and 02 issued a notification on 08.07.2021 w.e.f 01.04.2019 for the absenteeism the mechanism to be observed for penalty of civil servant.

(copy of the notification is annexed as annexure "N").

15. That, felling aggrieved from the impugned order **3023-30** dated **10.06.2021** and not communication of departmental appeal with a period of 90 days collapsed the appellant filed this service Tribunal appeal before this Honourable Tribunal for interference inter alia, on the following amongst other grounds.

GROUND:-

- A) That, appellant never remained absent as alleged and the entire illegal proceedings were carried out fictitiously, while sitting in office by respondent No 03 out of mala-fide.

- B) That, before imposing the impugned penalty, no publication as required under **rule 9 of E&D, Rules, 2011**, was ever made in the leading newspapers, commonly available in the District of the appellant. The reference of news papers publication in the impugned order are not commonly available in the area of the appellant, hence, the impugned order is wholly illegal, unlawful, without lawful authority and of having no legal effect.
- C) That, some salary was also deducted by the respondent No. 03 before the imposing of major penalty the deduction record will be provided on the argument.
- D) That, no inquiry into the alleged allegations was ever conducted and the impugned penalty was imposed without having the allegations proved.
- E) That, appellant was never confronted with the alleged allegations at any point of time, condemning his unheard.
- F) That, before passing the impugned order, appellant was not put on notice to present his view point/explanation

under the Doctrine of **AUDI AULTEM PARTEM**, hence, the impugned order is not sustainable and maintainable under the law on this very sole ground.

- G) That, no evidence worth name was attempted to collect by respondent No 03 against the appellant for alleged absence from duty and he has been condemned on flimsy and perverse grounds with mala-fide intention.
- H) That, appellant had a long unblemished service record at his credit and he has been removed from service with a single stroke of pen without observing due process of law and having the allegations proved.
- I) That, no complaint was ever filed by any one against the appellant for his being absent from duty as alleged on any working day with any authority.
- J) That, the impugned order on its very face value, is illegal, unlawful, without lawful authority, without jurisdiction and of having no legal effect.

PRAYER

On acceptance of the instant service appeal, the impugned order bearing No **3023-30** dated **10.06.2021**, passed by respondent No. 03 may kindly be set-

aside declaring them illegal, void and against the law on the subject and appellant be re-instated into service with all back benefits.

Dated 20.10.2021

Abul

ABDUL BAQI
(Appellant)

Through:-

M. Tasleem Khan Kaloch

MUHAMMAD TASLEEM KHAN KALOCH
ADVOCATE HIGH COURT
At Mansehra

CERTIFICATE:

I, Mr. Abdul Baqi, s/o Lal Khan, Ex-PSHT, GPS Sikandar Dadeer, Tehsil Dassu, District Kohistan upper, do hereby solemnly affirm and declare that the contents of fore-going Appeal are true and correct to the best of my knowledge and belief and nothing has been concealed or suppressed from this Honorable Tribunal.

Abul

ABDUL BAQI
(DEPONENT)

BEFORE THE SERVICE TRIBUNAL
K.P.K PESHAWAR

Service appeal No _____ of 2021

Mr. Abdul Baqi.....**Appellant**

VERSUS

The Govt of KPK through Secretary E&S
Peshawar etc.....**Respondents**

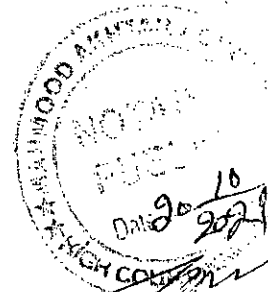
APPEAL

AFFIDAVIT

I, Mr. Abdul Baqi, s/o Lal Khan, Ex-PSHT, GPS Sikandar Dadeer, Tehsil Dassu, District Kohistan upper, do hereby solemnly affirm and declare on oath that the no such subject matter appeal has ever been filed before this honorable court nor pending nor decided. That the contents of fore-going affidavit are true and correct to the best of my knowledge and belief and nothing has been concealed or suppressed from this Honourable tribunal.

Dated 20.10.2021

Baqi
ABDUL BAQI
(DEPONENT)



BEFORE THE SERVICE TRIBUNAL
K.P.K PESHAWAR

Service appeal No ____ of 2021

Abdul Baqi..... **Appellant**

VERSUS

The Govt of KPK through Secretary E&S
Peshawar etc..... **Respondents**

APPEAL

**APPLICATION FOR CONDONATION OF
DELAY IN PRESENTING THE INSTANT
SERVICE APPEAL.**

Respectfully shewith!

- 1). That, this application may kindly be treated as part and parcel of the main appeal.
- 2). That, appellant filed Departmental appeal within time i.e 28.06.2021, against the impugned order dated 10.06.2021 which has not been communicated so far.
- 3). That, appellant kept on visiting the office of respondent No. 02 time and again but he was being told and assured that he was going to reinstated, due to which 90 days collapse,, petitioner could not file the instant service appeal within time.

- 4). That, the impugned order on its very face value is a void order and under the law, no limitation runs against a void order.

It is therefore very humbly prayed that delay 02 and 03 days in filing the instant service appeal may kindly be condoned and the case of the appellant be decided on merits.

Dated 20.10.2021

Abul
ABDUL BAQI
(Appellant)

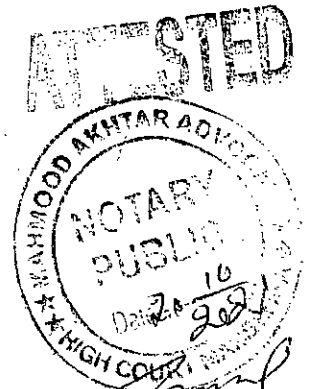
Through:-

[Signature]
MUHAMMAD TASLEEM KHAN KALOCH
ADVOCATE HIGH COURT
At Mansehra

AFFIDAVIT!

I, Mr. Abdul Baqi, s/o Lal Khan, Ex-PSHT, GPS Sikandar Dadeer, Tehsil Dassu, District Kohistan upper, do hereby solemnly affirm and declare that the contents of fore-going application are true and correct to the best of my knowledge and belief and nothing has been concealed or suppressed form this Honorable Tribunal.

Abul
ABDUL BAQI
(DEPONENT)



BEFORE THE SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA PESHAWAR

Service appeal No _____ of 2021

Abdul Baqi **Appellant**

VERSUS

The Govt of KPK through Secretary E&S
Peshawar etc..... **Respondents**

APPEAL

CORRECT ADDRESSES OF THE PARTIES

APPELLANT:

Mr. Abdul Baqi, s/o Lal Khan, Ex-PSHT,
GPS Sikandar Dadeer, Tehsil Dassu, District
Kohistan upper.

RESPONDENTS:

- 1) Government of Khyber Pakhtunkhwa
through Secretary Elementary and
secondary Education, Civil Secretariat
Peshawar.
- 2) Director Elementary and secondary
Education, GT Road Hasht Nagri,
Peshawar.
- 3) Muhammad Amin, District Education
officer (Male) Kohistan upper at Dassu.

Dated 20.10.2021

Through:-



Baqi
Abdul Baqi
(Appellant)

MUHAMMAD TASLEEM KHAN KALOCH
ADVOCATE HIGH COURT
At Mansehra

14 ANNEXURE (A)

OFFICE OF THE DISTRICT EDUCATION OFFICER (I) BUCKINGHAM

LETTER ORDER

No: 2034

Dated 23-2/1993

The following class IV servants are hereby appointed on the posts mentioned against their names in S.O-1 (930-26-1316) plus usual allowances as admissible to them under the rules w.e.f the date of their taking over charge in the interest of public service.

S.No.	Name/Father's address.	Name of Post/school.
01	Mr. Abdul Saqi S/O Lal Khan x/o Basse Kohistan.	against newly created post of teacher at G.S. Basse.
02	Mr. Abdul Khaliq S/O Hazrat Ali x/o Basse Kohistan.	against newly created post of teacher at G.S. Basse.
03	Mr. Saqil Khan S/O Basse x/o Basse Kohistan.	against vacant post of teacher at G.S. Basse.
04	Mr. Umar S/O Basse x/o Basse Kohistan.	against newly created post of teacher at G.S. Basse.

- Notes:
1. Charge report should be submitted to all concerned.
 2. They should produce their health and age certificate from the LHO Kohistan.
 3. Their services are liable to termination at any time without any reason.

(SIGNED BY)

DISTRICT EDUCATION OFFICER

(I) BUCKINGHAM.

2120-20

23-2/1993

Copy of the above is forwarded to:-

1. The District Auditor (A) Primary Kohistan.
2. The Sub-Divisional Officer (A) Kohistan.
3. The District Accounts Officer Kohistan.
4. The District Education Officer (I) Buckingham.
5. Candidates concerned.

Attested
21-10-2011

Head Master
Govt. High School
Basse (Kohistan)

15

MEDICAL CERTIFICATE.

Name of Official... *Ms. Abdul Baqii*.....

[Caste of Employee... *Shamed Kuel*.....

[Father's name... *Lal Khan*.....

Residence... *village... Dassa... DIST. Kohistan*.....

Date of birth... *1969*.....

Exact height by measurement... *5-6*.....

Personal mark of identification... *Nil*.....

Signature of the Official... *[Signature]*.....

Signature of head of office... *[Signature]*.....

Head master
 Seal of Office Govt. High School,
 Dassa, Dist. Kohistan.

Attested
[Signature]
21-10-2021

I do hereby certify that I have examined Mr *Abdul Baqii* candidate for employment in the Office of the *Educational Dept. Kohistan* and can not discover that he had any disease communicable or other constitutional affection of bodily infirmity, except... *Nil*.....

I do not consider this as disqualification for employment in the office of the *Educational Dept. Kohistan*. His age according to his own statement *24* year and by appearance about *24* years.
Twenty four

LEFT HAND THUMB AND FINGER IMPRESSION.....

[Signature]
 Medical Superintendent,
 Civil Hospital, Dassa

24/2/53



15

MEDICAL CERTIFICATE.

Name of Official... *Mr. Abdul Baqir*

[Caste or Race... *Shamad Kuel*

[Father's name... *Lal Khan*

Residence... *village Dassa DIST. Kohistan*

Date of birth... *1969*

Exact height by measurement... *5-6*

Personal mark of identification... *NIL*

Signature of the Official... *[Signature]*

Signature of head of office... *[Signature]*

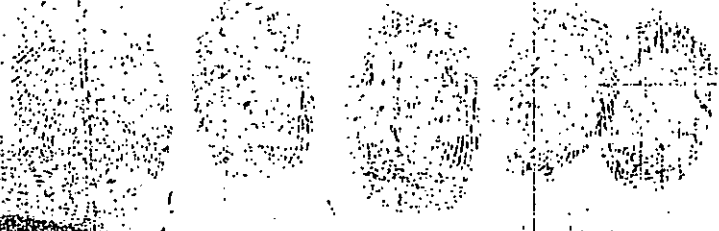
Attested
[Signature]
21-10-2021

Head master
Seal of Office Govt. High Sch. O.L.
Dassa, Dist. Kohistan

I do hereby certify that I have examined Mr *Abdul Baqir* candidate for employment in the Office of the *Education Dept. Kohistan* and can not discover that he had any disease communicable or other constitutional affection or bodily infirmity, except... *NIL*

I do not consider this as disqualification for employment in the office of the *Education Dept. Kohistan*. His age according to his own statement *24* year and by appearance about *24* years.
Twenty four

LEFT HAND THUMB AND FINGER IMPRESSION.....



[Signature]
Medical Superintendent
Civil Hospital

24/2/93

**OFFICE OF THE DISTRICT COORDINATION OFFICER
KOHISTAN AT DASSU**

APPOINTMENT ORDER

Consequent upon the approval of Departmental Selection Committee, the competent authority has been pleased to appoint the following (Male) candidates of Tehsil Dassu fresh (Union Council wise) against the vacant Posts of PTC in BPS-07 (Rs.2220-120-8820) on contract basis for a period of three years according to the Merit policy issued by the Government of NWFP Schools & Literacy Department in the Schools noted against each w.o.f 01/09/2004 in the interest of public service.

S.N	Merit No.	Score	Name of candidate	Father's Name	Residence/ U/C	Apptt. as	School where posted	Remarks
1	0/800	33.03	Abdul Basir	Balil Baz	9no	PTC	GPS: 800	A.V.Post
2	7/800	32.74	Khushmir	Lal Khan	800	PTC	GPS: 800	A.V.Post
3	0/800	32.82	Noor Mohd	Birador	800	PTC	GPS: Dogah Razika	A.V.Post
4	9/800	31.17	Izhar-ul Haq	Afsar Khan	300	PTC	GPS: Dogah Razika	A.V.Post
5	3/B.J	30.03	Jabir Khan	Rahim Dad	Bar Jalkot	PTC	GPS: Jabri Jalkot	A.V.Post
6	3/Daryar	42.03	Abdul Baqi	Lal Khan	Baryar	PTC	GPS: Jahmra Jalkot	A.V.Post
7	3/Dasseu	29.32	Hazrat Jamli	Shah Mahmood	Dasseu	PTC	GPS: Kalgah	A.V.Post
8	6/Komila	33.13	Mohd Rawan	Mohd Munir	Komila	PTC	GPS: Lahl Khwar Seri	A.V.Post
9	2/Karang	47.43	Abdul Ghafar	Fordous	Karang	PTC	GPS: Karang	A.V.Post
10	3/Tholl	31.24	Abdul Lateef	Aftab Khan	Thool	PTC	GPS: Kanol	A.V.Post
11	1/Gabral	34.87	Mushtaq Ahmad	Inam-ul Haq	Gabrial	PTC	GPS: K.Gabrial	A.V.Post
12	6/K.J	33.23	Shah Zaman	Malkia	Kuz Jalkot	PTC	GPS: Jalkot	A.V.Post
13	0/K.J	32.03	Qadar Khan	Falqoos	Kuz Jalkot	PTC	GPS: Jalkot	A.V.Post
14	0/K.J	33.05	Khan Milan	Khawaldad	Kuz Jalkot	PTC	GPS: Dilbar Dadir	A.V.Post
15	4/Chawa	30.95	Rahim Dad	Mir Dad	Chawadara	PTC	GPS: Chawa	A.V.Post
16	6/Sogloo	31.53	Shams-ur Rahman	Sar Mukhtar	Sogloo	PTC	GPS: Shengli	A.V.Post

CONDITIONS:-

1. Their appointments are purely on temporary basis and liable to termination at any time / stage with out assigning any reason/notice.
2. Their Certificates/Degrees if not verified earlier, should be verified by the SHO (M) Je. Mr.Ghulam Mohammad Farooq Dy.D.O (M) & Mr.Ahmad Hussain DO (M) S&L Kohistan before handing over their charge.
3. Charge reports should be submitted to all concerned.
4. No TADA is allowed to any one.
5. They will be governed by such rules and regulations enforced and as prescribed by the Government from time to time for the category of the Government Servants to which they belongs.
6. In case any of the above candidates failed to assume the charge of their posts within fifteen days, their appointments will automatically stand cancelled.
7. They should not be allowed to take over charge if their age is less than 18-years and above 28-years.
8. They should produce age and health certificate from EDO Health Kohistan before taking of charge.


(HUSSAIN AHMAD)
District Coordination Officer
Kohistan at Dassu

Endst.No. 4600-4609 / AppVPTC (M) U/C wise Merit /2004 Dated Kohistan the 12-7 /2004

1. Copy of the above is forwarded to:-
2. Director Schools & Literacy NWFP Peshawar.
3. P/S to Minister of Education NWFP Peshawar.
4. P/S to Secretary Government of NWFP (S & L) Department Peshawar.
5. District Nazim Kohistan at Dassu.
6. Executive District Officer Schools & Literacy Kohistan.
7. District Accounts Officer Kohistan.
8. District Officer Schools & Literacy Kohistan.
9. Deputy District Officer (M)S&L Kohistan.
- 9-22. Candidates concerned.


District Coordination Officer
Kohistan at Dassu

Attended
ASIM
21-10-2021

Divisional
Officer (M)
Education
ASIM
21-10-2021

SANCTION OF FR 22 (b)

Sanction is hereby accorded under the rules FR-22(b) in favour of Mr, Abdul Baqi PMS GFS Jamra Jalkot District Kohistan to enable him to get his pay regularised on the eve of his appointment/ Promotion to BPS-7 vide Director of prv; Education NWFP Peshawar Endst No 1431-68/F.No. 200/DFE/MMA/ Relaxation of FR 22(b) Dated 08/01/1994 and Govt; of NWFP finance Department Letter No FD(PRC) 5/01/1993 as under.

- 1- Pay fixed on W/C Post in RGS-10 Rs(1870-55-3500)-2585/Pm. on 12/7/2004
- 2- Running BPS-7 @ Rs=(2220-120-320)PM w,e,f 13/7/2004. (13/7/2004) Rs=2700/Running Pm.

Note . A Necessary Entry to this effect should be made in his service book positively.

[Signature]
DISTRICT CO-ORDINATION OFFICER
DISTRICT KHILISTAN.

Endst, No. 6097-610/4 Dated Kohistan the 2-9-2004.

Copy of the above is forwarded to:-

- 1-Director S&L NWFP Peshawar.
- 2-P/S to Minister of Edu; NWFP Peshawar.
- 3-P/S to Secretary Govt; of NWFP Peshawar.
- 4-District Nazim Kohistan.
- 5-Exective S&L Kohistan.
- 6-District Account officer Kohistan.
- 7-Dy; District Officer S&L Kohistan.
- 8-Teacher Concerned.

Divisions,
District (34)
Kohistan

[Handwritten signatures]

DISTRICT CO-ORDINATION OFFICER
DISTRICT KHILISTAN.

Attested
[Signature]
21-10-2021

(18) ANNEXURE (D)

OFFICE OF THE DISTRICT EDUCATION OFFICER

(MALE) KOWISTAN

Phone # 0995-407123

NOTIFICATION

In pursuance of the Government of Khyber Pakhtunkhwa Elementary and Secondary Education Notification No SG (PE) /4-5/SSRC/Meeting/2013/Teaching, Cadre dated Peshawar the 15/11/2012 and amendments Notification No. SO (PE) /4-5/SSRC/Meeting/2013/Teaching Cadre dated 24th July 2014, Consequent upon the recommendation of the District promotion Committee and approved by the competent authority on note sheet para No. 08 dated 21/07/2017, the following SPST are hereby promoted to the post of PSHT in BPS-15 (120-1330-56020) plus usual allowances as admissible under the rules on regular basis under the existing policy of the provincial Government, on the terms and conditions given below with immediate effect.

Sl. No	SL No	PINO	Name of teacher	Name of School present	Name of Adjusted School	Remarks
1	1	331889	Sham urdin	GPS Pailan	GPS Keyal Village	
2	22	331523	Noor Wali	GPS Kotia	GPS Keru	
3	115	332837	Johannir	GPS Massi	GPS Bando Gadar	
4	217	332664	Sher Zaman	M/S Joom Gali	GPS Dist Sharokol	
5	211	332109	Saigoni	GPS Dogah	GPS Dogah Madraza	
6	775	332364	Ramzan	GPS Kamar Band	GPS Kawi	
7	759	332733	Abdul Ghafoor	GPS Karo Seer	GPS Karo Seer	
8	379	332733	Sardari	GPS Hajdeer-1	GPS Hajdeer-1	
9	974	334576	Khan Zada	GPS Charai Ranolia	GPS Gheel Ranolia	
10	970	334427	Muhammad Daleel	GPS Dalli Abad	GPS Dong Jamra	
11	352	332331	Manjaz Khan	GPS Lehi Khoar Serto	GPS Kandi	
12	555	332634	Mutahir Khan	GPS Kakaro	GPS Miedan Kolai	
13	566	333328	Nasirud Ddin	GPS Goshali	GPS Below Kania	
14	569	333103	Umar Khan	M/S Yago	GPS Kuz Now	
15	572	332726	Khatibur Rahman	GPS Zelo Abad	GPS Baravear	
16	576	332659	Abdul Ghafoor	M/S Mukchaki	GPS Jabba Madakhel	
17	577	331539	Ashraf Ali	M/S Malik Abad	GPS Qila Madakhel	
18	579	332920	Mohammad Seyab	M/S Kasry	GPS Qudoori	
19	580	332763	Khan Zada	GPS Khanni Choorlak	GPS Dara Sahbia Khel	
20	583	335547	Roshad Khan	GPS Missaring	GPS Missaring	
21	985	333763	Mukaram Khan	GPS Dong Siyal	GPS Dong Siyal	
22	507	429035	Jehon Zeb	GPS Zanchir	GPS Sawarsetel	
23	590	334351	Bekruddin	GPS Karo Seer	GPS Sanga	
24	991	332029	Abdul Munaf	GPS Leo Pailan	GPS Leo Pailan	
25	992	335777	Abdul Saqi	GPS Sekander Dader	GPS Mian Guli Abad	
26	394	333039	Muhammad Noor	GPS Dassu Vall	GPS Harban Kot	
27	995	331474	Dosham Khan	GPS Sheshal Kayal	GPS Bahatar	
28	996	333057	Shah Zaman	GPS Charto	GPS Berli	
29	582	331504	Akbar Khan	GPS Dhop Jijal	GPS Khowar Jijal	
30	593	333040	Abdul Haleem	GPS Banjar	GPS Shekhal Khar	
31	1000	331473	Gul Khan	GPS Kotia	GPS Kotia	
32	1002	335045	M Zahid Shah	GPS Khota Khail G	GPS Bara Harban	
33	1008	332971	Abdul Majeed	GPS Kass Bala	GPS Kachro	

Attested
21-10-2021

Signature Sub Divisional
Education Officer (M)
Circular Road, Peshawar

19

they failed to taking over charge within 15 days their order will be cancelled automatically.

gd

(Fida Muhammad Khan)
District Education Officer
(Male) Kohistan

Encl: No. 743536 Estt: Promotion of PSHT DEO/ (M) KH Dated 27/08/2017

Copy forwarded for the:

1. PS to Secretary Elementary & Secondary Education KPK Peshawar.
2. PA to Director, Elementary and Secondary Education Khybar Pakhtunkhwa Peshawar.
3. District Accounts Officer Kohistan.
4. Deputy District Education Officer (M) Kohistan.
5. All SDEOs/EDOs in Kohistan District
6. District Monitoring Officer (IMU) Kohistan.
7. All Teachers concerned.

Attended

Muhammad Aslam
Assistant Sub Divisional
Education Officer (M)
Circle Dassi Harban

09/08/2017
an
Deputy District Education Officer
(Male) Kohistan

Attended
AS M
21-10-2021

(20)

AMMEXWOC (C)

گفتاورف - (M) DEO کوستان

فتواریہ - ایڈ ریٹائرمنٹ فیڈ سیکل گراؤنڈ

ضباب کالا

غایت ادب سے گزارش ہے کہ مسائل کے GPS سکنڈ ہاؤس میں PSHT کے یونٹ پر تعمیرات ہے۔

اور یہ ہے کہ مسائل کا کچھ وقت سے وصافی حالت فراہ

رہی ہے جس کی وجہ سے مسائل سکول میں این زہ فارسی

رضن طریقے سے انجام دینے میں کاٹری ہے۔

جس کے تمام تر فیڈ سیکل ایڈریٹ لف ہے۔

21-10-2021

میزاڈ ہڈ لومور فوائسٹ گزارش ہے کہ مسائل کو 304 سے

2021

فیڈ سیکل گراؤنڈ لہ ریٹائرمنٹ کرن کا حکم ہاؤس و فوائسٹ

رضی

Absdik
02/11/2021

عبداللہ قی PSHT GPS سکنڈ ہاؤس

Forwarded to PSHT
SAEO (M) Darsu
Ma please.

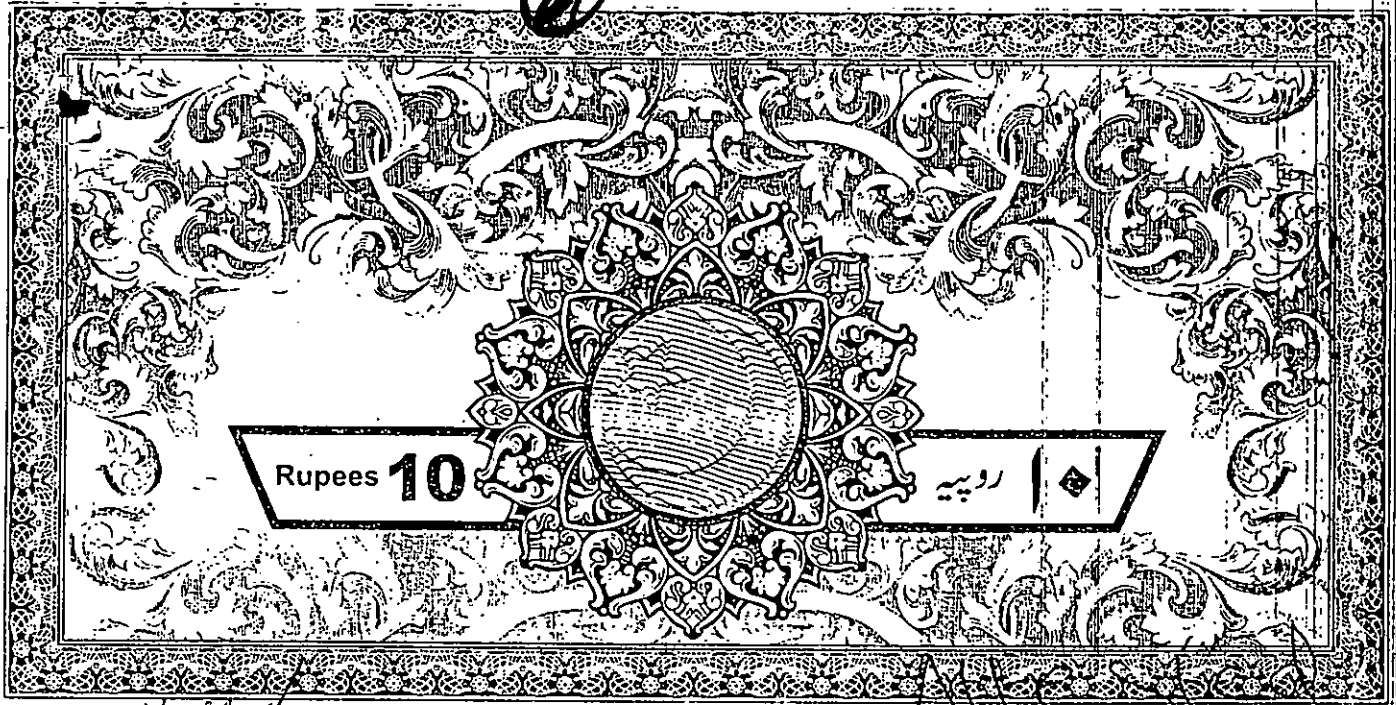
09/06/21

DIA Darsu

Put up on File
3/3/21

SAEO (M) Darsu

21



Rupees 10 | روپیہ

Attested
Fazal

باز صلتی

Fazal Muhammad
Advocate Oath Commissioner
Kohistan at Dassu

منع عبد الباقی ولد حاجی لال خان سکندری برائے جاتیوں مہذبہ 20-11-2020
GPS PSHT سکندری داد پور جاتیوں قتل دیو فونم کھنڈ
کامیوں اثراری ہوئی کہ بہ ودان مہذبہ میرا اوپر سرکاری
کامیوں قسم کا ثبوت ہے نہ ہے کسی قسمی عند بیانی ثابت
ہوئی تو میر صدف کا فونی کاروائی ہوئی اور میر قسم جمانہ ادراکوں کا

بیان صلتی سکندری صنف 20/11/20

عبد الباقی

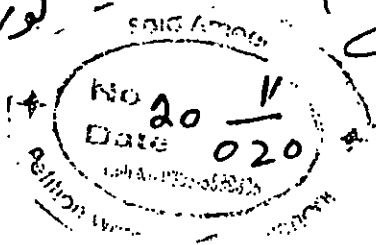
13401-1858634-5 عبد الباقی

کہہ لیں

گواہ

عبد الباقی ولد حاجی لال خان سکندری جاتیوں

عبد الرحمان ولد صدیق قلی سکندری
13401-6323304



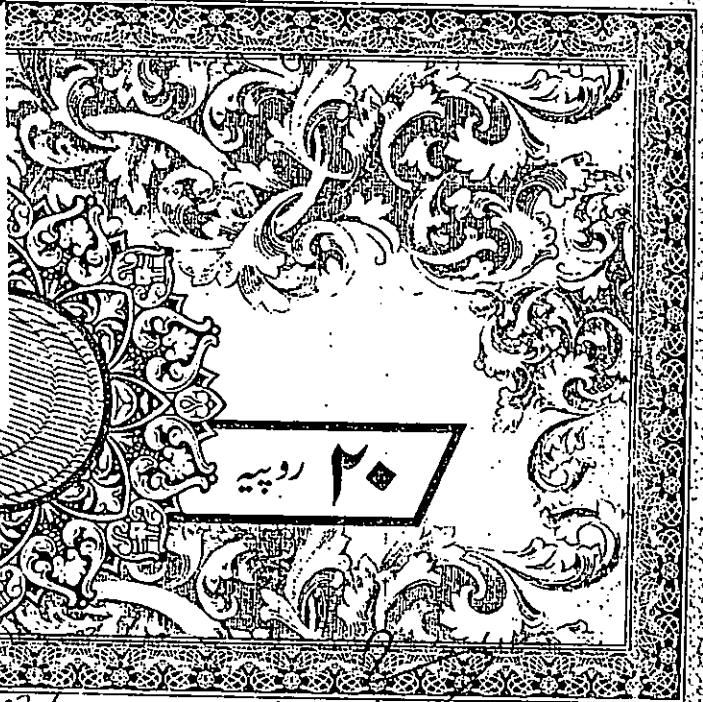
13401-1502322-7

حکومت پاکستان
قومی شناختی کارڈ
3401-4684375-1



22

Attested
15/12/1998



Rupees 20

۲۰ روپیہ

21-10-2021
بیان حلی

ABDUL SALAM Adv.
Path Commissioner
Dasu Kohistan

ما پانہ امجد رفیق ولد سعید سید کو ساہیو جابلو قبیلہ داسو قلم کو قبیلہ
محمد یوسفی ولد عبد الوہاب سید داسو قبیلہ کو قبیلہ
آقرا بی بی چیم سے منہی عبد الباقی PSHT PSHT سند درادیر جابلو
نوعاتی طور پر جانے جس منہی مذکورہ کے شہری ورتاؤں کے ہیں

نمبر	نام	ولادت	دستور
1	محمد امجد رفیق	ذخیر عبد الباقی	بہو
2	محمد یوسفی	ذخیر عبد الباقی	بہو
3	ابو بکر	ولد عبد الباقی	بہو
4	بی بی عائشہ	ذخیر عبد الباقی	بہو
5	الوداد	ولد عبد الباقی	بہو
6	مادر زارا	ولد عبد الباقی	بہو

Said Amjad
No 18/11
Date 020
Path Commissioner
Stamp venue
13401-2841142-0
13401-2930786-7

آقرا بی بی چیم سے منہی عبد الباقی ثابت ہوئی تو وہاں صرف مانوئی کا دو انی ہوگی

بیان حلی سند ہے مورخ 18/11/2021

محمد رفیق ولد عبد الوہاب

محمد رفیق خان 13401-6055437-5

23

ALLAMA IQBAL OPEN UNIVERSITY, ISLAMABAD
PROVISIONAL RESULT CARD



Serial No. 137100

Name: ABDUL BAGEE
Father's Name: HAJI LAL KHAN
Address: ABDUL WAKEEL CT GHS

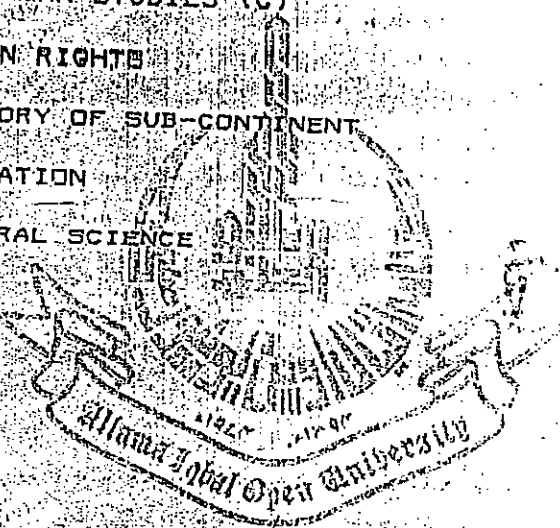
Roll No. Y382327
Registration No. 07NKNO184
Final Semester AUT- 2011

Tehsil: DAEU
District: KOHISTAN

has successfully completed HIGHER SECONDARY SCHOOL CERTIFICATE
GROUP-GENERAL

The detail of passed courses is as under:

Semester	Course Code	Title of Course	Marks	
			Maximum	Obtained
AUT- 07	0302	URDU	100	66
BPR- 08	0310	ENGLISH	100	54
AUT- 08	0316	ISLAMIAT (C)	100	64
AUT- 08	0304	PAKISTAN STUDIES (E)	100	67
AUT- 08	0317	PAKISTAN STUDIES (C)	100	65
BPR- 09	0376	HUMAN RIGHTS	100	60
AUT- 09	0321	HISTORY OF SUB-CONTINENT	100	60
AUT- 09	0312	EDUCATION	100	61
AUT- 11	0308	GENERAL SCIENCE	100	76



Attested
21-10-2011

Attested
24/10/11

CREDITS: B

Total Marks / Obtained

900 / 575

Result Declared on AUGUST 10, 2012

Percentage / Grade

64 B

Date of issue AUGUST 15, 2012

Controller of Examinations

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

Concerned
GPS
GPS
GPS
GPS
GPS

2432
2432

2432

2017-01-10

Attested
M.M.

~~Attested~~

Attested

2017-08-11
Attested
M.M.

Attested

Attested

Attested

Attested

Attested

Attested
SPT
Attested

Attested
2017-08-11

Attested
2430-36

Attested
M.M.

Attested

(47)

(25)



OFFICE OF THE DISTRICT EDUCATION OFFICER (M) KOHISTAN

OFFICE ORDER

As per recommendations of Transfer Committee, transfers of the following teaching staff are hereby made in the schools noted against each on Rationalization/ need basis to functionalize the schools smoothly, on their own pay & grade in the best interest of public service with immediate effect.

S#	Name of officials	From	To	Remarks
1	Abdul Hameed PSHT	GPS Tangi Shamal Patian	GPS Tangir Pattan	AVP
2	Abdul Hadi PST	GPS Bagh Seri	GPS Jhamra	AVP
3	Muhammad Asgnar PST	GPS Khalid Abad	GPS Kareen	AVP
4	Sher Zada PSHT	GPS Sunsteel No	GPS Seri Dubair No 2	AVP
5	Sardar Khan PST	GPS Soyai Bair Kaval	GPS Mandraza	AVP
6	Latif Shah PST	GPS Mazo	GPS yazai	AVP
7	Shams ul Haq PST	GPS Habib Abad	GPS kokiya	AVP
8	Said Jan PSHT	GPS Siga Kot	GPS Inile Seo	AVP
9	Haroon Khan PSHT	GPS Darga Harban	GPS Harban Kot	AVP ✓
10	Ashraf Ali Shah PST	GPS Cherto Kayal	GPS Yazai	AVP
11	Azizur Rehman PSHT	GPS Bar Bela	GPS Jabri	AVP
12	Lajber Khan SPST	GPS Jhamra Jalkot	GPS Bar Bela	AVP
13	Shah Zada Miah SPST	GPS Sasak	GPS Bar Bela	AVP
14	Shams ur Rehman SPST	GPS Jijeel Abad	GPS Gulab Abad	AVP
15	Habib Shah SPST	GPS Jabri	GPS kuz.Ghaeen	AVP
16	Fazal Hameed PST	GPS taloni	GPS Cherto	AVP
17	Abdullah SPST	GPS Zarif Dader	GPS Uchar Nalla	AVP
18	Shouk Shah PST	GPS Haider Abad	GPS Barvar	AVP
19	Abdul Baqi PSHT	GPS Baryar	GPS Sikandar Dader	AVP ✓

NOTE.

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

M. H. H. H.
21-10-2019

District Education Officer
(Male) Kohistan

Endstt; No. 242-46 Estt; DEO (M) / Dated 10-01 /2019

Copy of the above is forwarded to the: -

1. Director (E&SE) Khyber Pakhtunkhwa, Peshawar
2. SDEO(M) Concerned.
3. District Monitoring Officer (IMU) Kohistan
4. District Accounts Officer Kohistan
5. Officials concerned

Assistant Sub Divisional Education Officer (M) Dassa/Harban

District Education Officer
(Male) Kohistan

(26)

چارچر پورٹ

حسب الحکم جناب DFM صاحب ضلع کوہستان

تقرری آرڈر نمبر 242-66

تاریخ 10/10/2019 کی تکمیل میں آج بمقام 2019/101/22 کو قبل از روپیہ

سکریٹری ڈائری SPSH میں اپنی منصب نشست پر ڈائری کا چارج سنبھال کر

(PSHT) سبب SPSF

کا آغاز کر دیا۔

لہذا چارج رپورٹ حاضر خدمت ہے۔

چارچر گریڈ عبدالمنعم

عبدالمنعمی و لار لال خان
ڈائری ضلع کوہستان

B-401-1502634-5

Assistant Sub Division
Education Officer (M)
Circle Dassu/Haran

چارچر گریڈ عبدالمنعم
Assistant Sub Divisional
Education Officer (M)
Circle Dassu.

Affected
F.M.

21-10-2019

[Handwritten signature]

[Handwritten signature]

(27)

OFFICE OF THE DISCT EDUCATION OFFICER

(MALE) KOWISTAN

Phone # 0099-907123

NOTIFICATION

In pursuance of the Government of Khyber Pakhtunkhwa Elementary and Secondary Education Notification No SO (PE) /4-5/SSRC/Meeting/2013/Teaching, Cadre dated Peshawar the 13/11/2012 and amendments Notification No. SO (PE) /4-5/SSRC/Meeting/2013/Teaching Cadre dated 24th July 2014, Consequent upon the recommendation of the District promotion Committee and approved by the competent authority on note sheet para No. 03 dated 21/07/2017, the following, SPST are hereby promoted to the post of PSHT in BPS-15 (1120-1330-56020) plus usual allowances as admissible under the rules on regular basis under the existing policy of the provincial Government, on the terms and condition given below with immediate effect.

Sr	S.O L No	P/NO	Name of teacher	Name of School present	Name of Adjusted School	Remarks
1	1	331389	Sham urdin	GPS Paitan	GPS Keyal Village	
2	29	331585	Noor Wali	GPS Kotia	GPS Keru	
3	145	332887	Johanir	GPS Massi	GPS Bando Gadar	
4	217	332664	Sher Zaman	M/S Joom Gali	GPS Dc: Sharakot	
5	111	332109	Saiqul	GPS Dogah	GPS Dogah Madraza	
6	175	333364	Ramzan	GPS Kamar Band	GPS Kawi	
7	759	333735	Abdul Chafoor	GPS Karo Seer	GPS Karo Seer	
8	319	332733	Sardari	GPS Hajdeer-1	GPS Hajdeer-1	
9	914	331576	Khan Zada	GPS Charai Ranolia	GPS Gheel Ranolia	
10	210	334427	Muhammad Daleel	GPS Dali Abad	GPS Dong Jamra	
11	171	335331	Munazz Khan	GPS Lahi Khoar Serto	GPS Kanci	
12	315	332634	Mutabar Khan	GPS Kakaro	GPS Miadan Kotal	
13	566	333328	Nasirud Ddin	GPS Goshali	GPS Below Kania	
14	369	333103	Umar Khan	M/S Yago	GPS Kuz Now	
15	572	335726	Khatibur Rahman	GPS Zabo Abad	GPS Bareveer	
16	976	332530	Abdul Chafoor	M/S Mukchaki	GPS Jabba Madakhel	
17	977	331559	Ashraf Ali	M/S Malik Abad	GPS Qila Madakhel	
18	979	332930	Mohammad Seyab	M/S Kasry	GPS Qudoori	
19	980	335789	Khan Zada	GPS Khani Choolak	GPS Dara Sahbia Khol	
20	982	335647	Roshad Khan	GPS Missaring	GPS Missaring	
21	985	333763	Muhamam Khan	GPS Dong Siyal	GPS Dong Siyal	
22	987	329035	Jehan Zeb	GPS Zanchik	GPS Sowarsatoul	
23	990	331951	Behraddin	GPS Karo Balr	GPS Sanga	
24	991	332029	Abdul Munaf	GPS Leo Paitan	GPS Leo Paitan	
25	992	335777	Abdul Baqi	GPS Sakander Dader	GPS Mian Gull Abad	
26	994	332049	Muhammad Noor	GPS Dassu Wali	GPS Harban Kot	
27	995	331474	Dasham Khan	GPS Sheshal Kayal	GPS Bahater	
28	996	333057	Shah Zaman	GPS Charo	GPS Berti	
29	998	331504	Akbar Khan	GPS Dhop Jifal	GPS Khowar Jifal	
30	999	333040	Abdul Hafeem	GPS Banjar	GPS Shekhal Khar	
31	1000	331473	Gul Khan	GPS Kotia	GPS Kotia	
32	1002	335045	M Zahid Shah	GPS Khotia Khail G	GPS Baria Harban	
33	1003	332871	Abdul Majeed	GPS Kass Bata	GPS Kachro	

Attested
21-10-2021

Assistant Sub Divisional
Education Officer (M)
Circular Road Peshawar

(28)

If they failed to taking over charge within 15 days their order will be cancelled automatically.

Sd /
(Fida Muhammad Khan)
District Education Officer
(Male) Kohistan.

Endstt. No. 7430-36 / Estt. Promotion of PSHT DEO/ (M) KH Dated 09/10/2017
Copy forwarded for the:

1. PS to Secretary Elementary & Secondary Education KPK Peshawar.
2. PA to Director Elementary and Secondary Education Khybar Pakhtunkhwa Peshawar.
3. District Accounts Officer Kohistan.
4. Deputy District Education Officer (M) Kohistan.
5. All SDEOs/EDOs in Kohistan District
6. District Monitoring Officer (IMU) Kohistan.
7. All Teachers concerned.

Attested
[Signature]

[Signature] 09/10/2017
Deputy District Education Officer
(Male) Kohistan

Assistant Sub Divisional
Education Officer (M)
Circle Dassul Harban

[Signature] Attested
21-10-2021



29

OFFICE OF THE DISTRICT EDUCATION OFFICER (M) KOHISTAN

OFFICE ORDER

As per recommendations of Transfer Committee, transfers of the following teaching staff are hereby made in the schools noted against each on Rationalization/ need basis to functionalize the schools smoothly, on their own pay & grade in the best interest of public service with immediate effect.

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2	Abdul Hadi PST	GPS Bagh Seri	GPS Jhamra	AVP
3	Muhammad Asghar PST	GPS Khaild Abad	GPS Kareen	AVP
4	Sher Zada PSHT	GPS Sunsteel No	GPS Seri Dubair No 2	AVP
5	Sardar Khan PST	GPS Soyai Bair Kayai	GPS Mandraza	AVP
6	Latif Shah PST	GPS Mazo	GPS yazai	AVP
7	Shams ul Haq PST	GPS Habib Abad	GPS kokiya	AVP
8	Said Jan PSHT	GPS Siga Kot	GPS Inile Seo	AVP
9	Haroon Khan PSHT	GPS Darga Harban	GPS Harban Kot	AVP ✓
10	Ashraf Ali Shah PST	GPS Cherto Kayai	GPS Yazai	AVP
11	Azizur Rehman PSHT	GPS Bar Bela	GPS Jabri	AVP
12	Lajber Khan SPST	GPS Jhamra Jalkot	GPS Bar Bela	AVP
13	Shah Zada Miran SPST	GPS Sasak	GPS Bar Bela	AVP
14	Shams ur Rehman SPST	GPS Jijeel Abad	GPS Gulab Abad	AVP
15	Habib Shah SPST	GPS Jabri	GPS kuz.Ghaeen	AVP
16	Fazal Hameed PST	GPS taloni	GPS Cherto	AVP
17	Abdullah SPST	GPS Zarif Dader	GPS Uchar Nalla	AVP
18	Shakir Shah PST	GPS Haider Abad	GPS Baryar	AVP
19	Abdul Baqi PSHT	GPS Baryar	GPS Sikandar Dader.	AVP

NOTE.

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

Amended
ESM
21-10-2021

District Education Officer
(Male) Kohistan

Endstt: No. 242-46 Estt: DEO (M) / Dated 10-01 /2019

Copy of the above is forwarded to the:-

1. Director (E&SE) Khyber Pakhtunkhwa, Peshawar
2. SDEO(M) Concerned
3. District Monitoring Officer (IMU) Kohistan
4. District Accounts Officer Kohistan
5. Officials concerned

Amended
ESM
21-10-2021

ESM
District Education Officer
(Male) Kohistan

(30)

186

AL-AMA IQBAL OPEN UNIVERSITY, ISLAMABAD



PROVISIONAL RESULT CARD

Serial No. 31128

Name: ABUL BAOI
Father's Name: TAL KHAN
Address: C/O GOVT HIGH SCHOOL DASU

Roll No.
Registration No. E6149111
Final Semester 13NKN00375
SPR-2002

Tehsil: DASU
District: KHUSHAB
has successfully completed PRIMARY TEACHING CERTIFICATE

The detail of passed courses is as under:

Semester	Course Code	Title of Course	Marks	
			Maximum	Obtained
SPR- 14	0613	PRINCIPLES OF EDUCATION	100	55
SPR- 14	0614	EDUCATIONAL PSYCHOLOGY	100	61
SPR- 14	0615	SCHOOL ORGANIZATION	100	59
SPR- 14	0616	SCHOOL COMMUNITY & PRACTICAL ARTS	100	65
SPR- 14	0620	TEACHING OF ISLAMIAT & SOCIAL STUDIES	100	60
SPR- 14	0617	TEACHING OF URDU	100	61
SPR- 14	0618	TEACHING OF MATHEMATICS	100	54
SPR- 14	0619	TEACHING OF GENERAL SCIENCE & PHYSICAL EDUCATION	100	63
SPR- 14	0611	PRACTICAL WORKSHOP & TEACHING PRACTICE	100	66

Accepted
21-10-2021

Accepted
mubet
Zia

Assistant Sub Divisional
Education Officer (T-1)
Circle Dasu/Harban

Total Marks / Obtained

900 / 541

Percentage / Grade

60 B

CREDITS

Result Declared on

JANUARY 12, 2003

Date of issue

JANUARY 22, 2003

Disclaimer:

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

Controller of Examinations

31

GG. No. 81588

Board of Intermediate & Secondary Education
ABBOTTABAD

DETAILED MARKS CERTIFICATE
Secondary School Certificate Examination
(GENERAL GROUP)



Drp

Session 19 99 (Annual/Supplementary)

Name Abdul Baqi
Father's Name Haji Lal Khan Roll No. 40259

SUBJECT	Marks Allotted	MARKS OBTAINED	
		In Figure	In Words
1. English	150	40	
2. Urdu	150	69	
3. Islamiyat Comp:	75	50	
4. Pakistan Studies	75	34	
5. Gen. Mathematics	100	57	
6. General Science	100	46	
7. GIS	100	75	
8. AV	100	54	
Total	850	425	

This Certificate is issued errors and omission excepted.

Prepared by: [Signature] Checked by: [Signature]

Date 15-12-1999

Controller of Examinations
Board of Intermediate & Secondary Education
Abbottabad

لترتولر آف اسٹاڈن بورد آف انٹر میڈیٹ اور سیکنڈری ایجوکیشن
ایبٹ آباد

Attested
[Signature]
21-10-2021

[Signature]
[Signature]

Assistant Sub Divisional
Education Officer (M)
Circle Dassa/Harban

(32)

DOMICILED CERTIFICATE



I declare that I was born of parents who are permanently domiciled in North - West Frontier Province having been born/settled in this province

I was born at village/~~town~~ Amir Ex Dassa, Dad Bak
Tehsil: Dassa District: Kohistan.

x *محمد باقی*

SIGNATURE OF THE APPLICANT

DATED 9-12-1992.

Pursuant to the declaration dated.....

filled by Mr. Abdul Baqi. S/o Haji Lal Khan.

domiciled in North - West Frontier Province, it is hereby certified that the said Abdul Baqi. is born of parents who are permanent residents of the North - West Frontier Province having been born/settled within it.

I have satisfied myself from personal/my knowledge/verification that the above declaration is true and certify accordingly.

This.....day of.....

Attested
AGM

21-10-2024 2696/Dassa
11-12-92

MAGISTRATE 1ST CLASS
D A S S U.

DISTRICT MAGISTRATE
K O H I S T A N.

Attested
M. H. Khan
M. H. Khan
Assistant Sub Divisional
Education Officer (M)
Circle Dassa/Harobaa

امضیٰ بلدیو۔ ایسٹ آباد

33

OFFICE OF THE EXECUTIVE DISTRICT OFFICER
SCHOOLS AND LITERACY DISTRICT KOHISTAN

CORRESPONDUM

In partial modification of the Office order Endst.No.4600-4608 dated 12/7/04
/DCO Kh: please read with effect from the date of taking over charge instead of 1/8/2004 in
respect of Abdul Baqi S/O Haji Lal Khan at S.No.6 in the above order being in Service on
regular basis.

District Officer
Schools & Literacy Kohistan

Dated Kohistan the 12/12/2004

Endst.No. 2391-85

Copy of the above is forwarded to the:-

- 1 PA to Director Schools & Literacy NWFP Peshawar.
- 2 District Nazim Kohistan
- 3 District Coordination Officer Kohistan
- 4 District Accounts Officer Kohistan.
- 5 Dy: District Officer (M) S&L Kohistan.
- 6 Teachers concerned.

District Officer
Schools & Literacy Kohistan

Assistant Sub Divisional
Education Officer (M)
Circle: Dassiwaharban

12-10-2004

[Handwritten signature]

[Handwritten signature]

12-10-2024
M. A. M.
M. A. M.

~~M. A. M.~~
M. A. M.
M. A. M.

Division
District (M)
District (M)

EXECUTIVE DISTRICT OFFICER
SCHOOLS & LITERACY KHYBER PAKHTUNKHWA

- 1- PA to Director S&L MWP Reshwar.
- 2- Executive District Officer (S&L) Kohistan.
- 3- District Co-ordination Officer Kohistan.
- 4- District Account Officer Kohistan.
- 5- Teachers Concerned.

Copy of the above is forwarded to the

Inst No 86 90-751 Dated Kohistan the 31-2-2024

EXECUTIVE DISTRICT OFFICER
SCHOOLS & LITERACY KHYBER PAKHTUNKHWA

- 1- NOLA ER is allowed any one.
- 2- Charge Report should be submitted to all concerned.

Note

S.No	Name & Destination	From	Remarks
01-	Abdul Baqi PTO	GPS Jamba Jelkot S.D. Officer	S.No. 02
02-	Zahara Dln	" S.D. Officer	S.No. 01

The following PTO teachers are hereby transferred against the Post mentioned in the interest of public service immediate effect on own pay and grade as approved by the Transfer Committee District Kohistan.

POSTING/TRANSFER

OFFICE OF THE EXECUTIVE DISTRICT OFFICER SCHOOLS & LITERACY KHYBER PAKHTUNKHWA

(35)

MEDICAL CERTIFICATE.

Name of Official... *Mr. Abdul Baqii*.....

Case of... *Shamud Kuel*.....

Father's name... *Lal Khan*.....

Residence... *village Dattu Distt Kohistan*.....

Date of Birth... *24/08/1971*.....

Exact height by measurement... *5-6*.....

Personal mark of identification... *nil*.....

Signature of the Official... *[Signature]*.....

Signature of head of office... *[Signature]*.....

Head master:
 Seal of Office Govt. High School,
 Dattu, Distt. Kohistan.

I do hereby certify that I have examined Mr *Abdul Baqii* candidate for employment in the Office of the *Educational Deptt. Kohistan* and can not discover that he had any disease communicable or other constitutional affection or bodily infirmity, except... *NIL*

I do not consider this as disqualification for employment in the office of the *Educational Deptt. Kohistan*. His age according to his own statement *29* year and by appearance about *(22) Twenty five* years.

Attested
[Signature]
21-10-2021

LEFT HAND THUMB AND FINGER IMPRESSION.....



Health Officer:
 Medical Superintendent,
 Civil Hospital,.....

24/2/83

عرفان نیوروسائیکاٹری اینڈ جنرل ہسپتال

بالتقابل ظفر گراؤنڈ مانسہرہ

Dr. Saeed Irfan

M.B.B.S (Pesh), D.P.M (Pb)

F.A.C.P (Neuropsych) (USA)

Consultant

NEURO PSYCHIATRIST

IRFAN HOSPITAL MANSEHRA

DATE

20/6/2019

ایبٹ آباد (کلینک): (0992) 382404

ایبٹ آباد (رہائش): (0992) 381624

عرفان ہسپتال مانسہرہ: (0997) 302204

موبائل نمبر: 0300-9119250

ڈاکٹر سعید عرفان

ایبٹ آباد (پیشہ)، ڈی. پی. ایم (پنجاب)

ایبٹ آباد (رہائش) امریکہ

عرفان ہسپتال مانسہرہ، نشانات، جنسیات

موبائل نمبر: عرفان ہسپتال مانسہرہ

NOT VALID FOR COURT

عرفان

127
www.127.com

ایبٹ آباد

ایبٹ آباد

کلینک اور ہسپتال مانسہرہ 9:00 بجے 1:00 بجے

پہلے روز، ہفت روزہ، ہفت روزہ، ہفت روزہ (شام)

ایبٹ آباد، ہفت روزہ، ہفت روزہ، ہفت روزہ

نشانہ: ہفت روزہ، ہفت روزہ

* Acute onset of

* overt episode

Paranoid

127

28 8 2019

دوبارہ آنے کی تاریخ

Re

Tal Disprin 500mg
1/2

Tal Zupix 100mg
1/2 (one)

Tal Spinal 25mg
1/2 (one)

Tal Deprol 50mg
1/2

Tal K...
1/2 + 1/2

Tal Bacaz. 100mg
1/2

Tal Inad 100mg
1/2

Tal Recte 100mg
1/2

Syp Asp. 100mg
1/2

Cap. Aves 100mg
1/2

Attested
[Signature]
21-10-2021

(37)

عرفان نیورو سائیکیاٹری اینڈ جنرل ہسپتال

القابلی ظفر گراؤنڈ مانسہرہ

Dr. Saeed Irfan
M.B.B.S (Pesh), D.P.M (Pb)
F.A.C.P (Neuropsyc) (USA)
Consultant
NEURO PSYCHIATRIST
IRFAN HOSPITAL MANSEHRA

ایبٹ آباد (کلینک): (0992) 382404
ایبٹ آباد (رہائش): (0992) 381624
عرفان ہسپتال مانسہرہ: (0997) 302204
موبائل نمبر: 0300-9119250

ڈاکٹر سعید عرفان

ایم۔ بی۔ ایس۔ (پشاور)، ڈی۔ پی۔ ایم۔ (پنجاب)
ایف۔ اے۔ سی۔ پی (نیوروسائیک) امریکہ
ناظر امراض نفسیات، اعصاب، دماغ، منشیات، جنسیات
(نیوروسائیکیاٹریسٹ) عرفان ہسپتال مانسہرہ

DATE 9-8-2019

NOT VALID FOR COURT

Tab Ziperax 101 101

1/2 رگولر رات

Tab Lorazepam 60
3 گزات

Tab Kampo

Tab Depressol -

Tab Lindoral

1 + 1
Tab Etampal

1 + 1
Syr Asin (2)

1 + 1

Attested
ASIN
21-10-2021

مانسہرہ

شکل پر اردن، باقی ایام ہفتہ، سووار 9:00 بجے 1:00 بجے

ایبٹ آباد

جمرات پر اردن، باقی ایام سووار، بدھ (شام)
اعوان یا زور، باقی تمام شیخ میڈیکل سنٹر، منڈیاں ایبٹ آباد
ناغہ: بروز جمعہ، اتوار

Depressol 60

Tab Benzhexol

1 + 1

Tab Demull

1 + 1

9 9 2019

دوبارہ آنے کی تاریخ

(38)

Dr. Syed Tahir H. Shah

M.B.B.S, D.P.M, F.C.P.S

CONSULTANT PSYCHIATRIST

Ayub Medical Complex, Abbottabad

Email: drtahirshah123@gmail.com

PMDC # 7976-N



Mr. Abdul Rauf

29/08/2019

45 yrs

کوشسان

رات دوپہر

صبح

Δ P 800

R_x

1. TABS BUZON 4mg

x - x - 1

2. TABS DEPREL 100mg

x - x - 1

3. TABS ALP05mg

x - x - 1

Qm Serenare 5mg 4m - stat

SOS

Dear Comd, pls admit this pt in
Psychiatry ward for management

Dr. S. Tahir H. Shah
MBBS, DMP, FCPS
Assit-Prof. Psychiatry
A.M.T.I, Attd.

Revisit:

اوقات کار: شام 4 سے 8 بجے
نام: بروز بختہ اتوار

"Not valid for court"

(39)

Dr. Syed Tahir H. Shah

M.B.B.S, D.P.M, F.C.P.S
CONSULTANT PSYCHIATRIST

Ayub Medical Complex, Abbottabad
Email: drtahirshah123@gmail.com

PMDC # 7976-N



Ms. Abdul Baqi

21/01/2020

45 yrs

خواتین
کوٹھستان

رات

دوپہر

صبح

Pl. Not seen

Was always white taking
vaprodine now stopped
medication & has
relapsed for 02 wks
Self talk, anger

Pl.

Same dose of Vaprodin

R
X
2

① TAB RISP 4mg / BUZON 4mg / VAPRODINE 4mg

① اس کو طے ہے

② TAB DEPREL 100mg ✓

① اس کو طے ہے

~~③~~ ~~④~~ ~~⑤~~ ~~⑥~~

③ Tab Depra 5mg ✓

① اس کو

Revisit: 10/01/2020

روز بوقتہ اتوار
شام 4 سے 8 بجے

"Not valid for court"

(40) ANNEXURE (F)

CLEARANCE CERTIFICATE

Certified that Mr. ABDUL BAQI

S/o Lal Khan Ex PSHT GPS/GMS Sikander Dadi

nothing outstanding him, who has been retired/Died during service

on 30 / 11 / 2020

ASDEC ^{محمد الباقی}
Teacher
Under
Tikot

X

Countersigned

Head Master / Incharge

MM

ASDEC

Sub Divisional Educational
Officer (Male) Primary Kotista

Sub Divisional
Officer (M)
Dassu/Harban

Shiraz

Shiraz

Attested

ASW

21-10-2021

(41)

NO DEMAND CERTIFICATE

Certified that nothing is outstanding on account of any government money or property against Mr. ABDU Baki s/o Lal Khan, Designation BHT of Education Department/Office, who has retired from Government Service with effect from 01-03-1993 (fore/afternoon). If any-thing is found outstanding later on, The same will be the responsibility of undersigned.

D.D.O. [Signature]
Sub Divisional Educational Officer (Male) Primary Kachhi

E.D.O. _____

Deputy Sub Divisional Educational Officer (M)
Dassu/Harban

[Signature]
[Signature]

[Signature]
[Signature]
21-10-2021

(42)



OFFICE OF THE SUB-DIVISIONAL
EDUCATION OFFICER (MALE)
DASSU KOHISTAN.

NO 114 B

Dated: 15/11/2020

To

The District Education Officer
(Male) Kohistan

Subject: SANCTION OF RETIRMENT

Memo:

Enclosed please find herewith an application submitted by the government servant request for retirement/pension. His case along with original service book and leave account Performa forwarded for further sanction please.

S.No	Name Of Official	Post	Name Of School	Date Of Retirement	Period Encashment
1	ABDUL BAZI	LSIA	GS Sijanda	30-11-20	365 days

Sub Divisional Educational
Officer
(Male) Dasso Kohistan

M. M. M.
15/11/2020

Return with the remarks

- 1) copy of medical certificate at the time of appointment is not attached
- 2) verification of legal heirs should be done
- 3) sign on stamp paper. clearance of non-involvement certificate mentioned of Mr. Abdul Bazi should be SPST
- 4) At the time of appointment, he has mentioned his date of birth 1968, then there was found cutting, verified the page No. 3 with justification and full name & sign please.

Affected
EAGN
21-10-2021

By DEO: 12/11/2020

(43)

OFFICE OF THE SUB DIVISIONAL EDUCATION
OFFICE (M) DASSU

LEGAL HEIR CERTIFICATE

the following legal Heirs of
Mr ABDUL BQAY, Designation PSHT, G/S Sirkandar Dad's
Education Department District Kohistan.

S.No	Name/parentage	Relation	Age
1	BIBI Maryam	wife	42 yrs
2	Bach Juma BIB	D/O	32 yrs
3	ABU Bakka	S/O	24 yrs
4	Bibi Sahiba	D/O	20 yrs
5	ABU DAS DA	S/O	16 yrs
6	Maryam Zooly	S/O	13 yrs
7			
8			
9			
10			
11			

Stamp Proper.

Attested
with
Signature

Attested
ASW
21-10-2021

Assistant Sub Divisional
Education Officer (M)
Dassu/Harban

MW
Sub Divisional
Education Officer (M)
Kohistan
Sub Divisional Educational
Officer (Male) Primary Kohista

(44)

ACCUARY CERTIFICATE

Certified that the pension papers in respect of
Mr. ABDUL BAQI S/o Lal Khan post PSIA
GPS/GMS Sikander Dadiy Tehsil Dandi
Retired/ Died on 30-11-2020 have been scrutinized by the
undersigned in the light of attestation of her immediate controlling officer
and found correct/complete according to the pension rules of Government
of KPK.

There seems no legal hitch in process in her pension case.

ASDEO

W. W. M. S.
Head Teacher
GPS Sikander
Dandi, Dist. Peshawar

Countersigned

Head Master / Incharge

ASDEO

[Signature]
Sub Divisional Educational
Officer (Male) Primary Kohistan

By DEO (M)

Assistant Sub Divisional
Education Officer (M)
Circle Dassi/Harban

[Signature]
[Signature]
[Signature]

Attested
[Signature]
21-10-2021

(45)

NON INVOLVEMENT CERTIFICATE

1. Certified that no departmental/judicial/anti-corruption case is pending against Mr. Abdul Bari s/o Lal Mir, Ex. BIT GPS/GMS/GMPS Tehsil Darsu District Kohistan.
2. Certified that said employee has rendered her entire service under the Government of Khyber Pakhtunkhwa Peshawar against pensionable post.
3. Certified that he has not remained on deputation or Foreign service within / outside Pakistan during entire period of his service.
4. Certified that there is no break/deficiency in her entire service.
5. Certified that the amount of pension & commutation has been calculated and found correct.
6. Certified that the pension and commutation in favors of above named employee has been checked & rechecked by the accounts expert & found correct.
7. Moreover, the validity of his service & detail his case have also been checked & found correct.

ASDEO ^{JWINS}
 Head Master
 GMS Circle
 Dadoer Bar Jalkot

*Muhammad
 [Signature]*

Countersigned

Mary
 Sub Divisional Educational
 Officer, Male Primary Kohista
 BY DEO

Head Master GMS/GPS

Assistant Sub Divisional
 Education Officer (MC)
 Circle Darsu Kohistan

Attested
[Signature]
 21-10-2021

Attest by ASDEO + SDEO

ASDEO

1. App. order
2. Charge Report
3. Medical Certificate
4. Matric, F.A, B.A professional (PTC)
5. Attested copies
6. Application of Payroll
7. D.O.B. at time of retirement should be attested

(8)

Stop paper
Legal Mary

Legal Mary



46

ANNEXURE (G1)

OFFICE OF THE DISTRICT EDUCATION OFFICER (M) KOHISTAN (UPPER)

Email: emiskohistan@yahoo.com Phone Number: 0998407128

Statement of Allegations/ Show Cause Notice:

Muhammad Amin District Education Officer (M) Kohistan Upper, the Competent Authority under the Khyber-Pakhtunkhwa Government Servant Efficiency & Discipline (Rules 2011) (hereinafter referred to as you), Mr. Abdul Baqi PSHT GPS Sekandar Dadeer, this show cause notice as follows:

1. As per EMA Report your removal of habitual absence from your duty on 28/09/2019, 02/09-2019, 12/10/2019, 21/10/2019 during the visit of the concerned DEMA without proper permits and/or leave.
2. You were directed time and again to perform your duty properly and do not waste the precious time of the students, but you badly failed to comply.
3. You have drawn your salary illegally during the absent period from your duty.

Thus you proved a non-punctual, inefficient, dishonest, negligent and subvert government servant and you have committed the gross act/omissions of misconduct, inefficiency, subversion and corruption, specified in Rule 3 of the mentioned rules.

While going through the material on record and in reference to the meeting held on 31/03/2021 of all concerned, the allegations, mentioned above, have been proved and you proved guilty of the charges under the provisions of ESD Rules 2011. Thus need of inquiry is hereby dispensed with under Rule 7 of the aforesaid rules.

As a result, thereof, I as the Competent Authority, have hereby decided to impose upon you the major penalty of removal from service and recovery of illegal drawn pay of your absent period, mentioned in Rule 4(1), (a) and (b), of the said Rules.

You are, therefore, required to show cause as to why major penalty, of removal from service and recovery of illegal drawn pay of your absent period, provided in the aforesaid Rules should not be imposed upon you and also intimate whether you desire to be heard in person.

If no reply on your behalf to this effect is received to this office, within 07 days of issue of this show cause, it shall be presumed that you have no defense to put in and in that case, Ex-parte action will be taken against you.

(Muhammad Amin)
District Education Officer (M)
Kohistan Upper.

Endorsement No. 1280-86

Dated: /04/2021.

Copies for information and necessary action forwarded to the:

1. Director Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar.
2. The Deputy Commissioner Kohistan Upper.
3. The PA to District Education Officer (M) Kohistan Upper.
4. The Deputy District Education Officer (M) Dassa, Kohistan Upper.
5. The SDEO/ ASDEOs concerned with the direction to cross verify the charges and submit comments in this regard.
6. Mr. Abdul Baqi PSHT GPS Sekandar Dadeer.
7. Copy to Master File for record.

District Education Officer (M)
Kohistan Upper.

Acknowledgment: Mr. Abdul Baqi PSHT GPS Sekandar Dadeer received my copy.

Signature:

Date:

AHestee
ASW
21-10-2021

(47)

بخدمت جناب DEO محکمہ تعلیم ضلع کوہستان

درخواست برادر جواب شوکاژنٹس

جناب عالی:

عرض گزارش یہ ہے کہ سائل عبدالباقی PSHT محکمہ تعلیم عرصہ 27 سال سے خدمات سرانجام دے رہا ہوں۔

یہ کہ سائل کو موصول از دفتر SDEO (ایم) بتاریخ 04/2021 نمبر 86-1280 شوکاژس میں سائل پر ذیل تواریخ میں غیر حاضر ظاہر کیا گیا ہے۔

28-06-2019, 09-08-2019, 22/10/2019, 21/10/2020

یہ کہ سائل نفسیاتی مریض ہونے کے باوجود اپنے فرائض میں غفلت نہیں برتی ہے۔ اور سائل نے اپنا قیمتی وقت محکمہ کی خدمت میں صرف کیا ہے۔ اور سائل نے

باقاعدگی کے ساتھ اپنی ذہنی ہمیشہ خوش اسلوبی سے سرانجام دی ہے۔ اور کبھی بھی رولز ریگولیشنز کو پامال نہیں کیا ہے۔

یہ کہ سائل کا گھرانہ 10 افراد پر مشتمل ہے اور سائل واحد کفیل ہے سائل کے بچے سکول میں زیر تعلیم ہیں بچوں کے اخراجات بھی سائل کے کندھوں پر ہیں۔ اور سائل

کی کوئی متبادل ذرائع آمدنی بھی نہیں ہے اور صرف محکمہ تعلیم میں اپنے فرائض خوش اسلوبی سے سرانجام دیتا رہا ہے۔

یہ کہ سائل مذکورہ بالا تواریخ میں اپنے چیک اپ کے لیے ہسپتال گیا ہوا تھا باقاعدہ آرڈر بک کیا تھا مانیٹرنگ پرسن نے پوچھے بغیر مجھے غیر حاضر ظاہر کیا ہے۔ جو کہ مئی

بدینتی ہونے کی وجہ سے ناقابل بحالی اور قابل منسوخی ہے۔

یہ کہ سائل کو قبل ازیں اپنی جملہ سروس میں کبھی بھی اظہار وجوہ کا نوٹس ظاہر نہ کیا گیا ہے اور نہ ہی کبھی سائل کو کسی قسم کی وارننگ جاری کی گئی تھی اور سائل کی جملہ سروس

ساف و شفاف ہونے کی وجہ سے شاندار رہی ہے۔ اور سائل نے ہمیشہ اپنی پوری کوشش کی ہے اور اپنی بہترین کارکردگی کا مظاہرہ کیا ہے۔ سائل کی غفلت یا کمی کی وجہ

سے کبھی بھی دفتر کی سادھت و ترویح نہیں ہوئی ہے۔

المترقوم: 13/04/2021

لہذا استدعا ہے کہ سائل کے خلاف محکمہ کارروائی نہ کی جائے۔

العرض

عبدالباقی PSHT GPS سکندر داد پور محمد ابوبنی

موبائل نمبر: 0346-8790240

نوٹ:

ضروری استادی کی فوٹو کاپی ساتھ لف ہے۔

۱۔ شناختی کارڈ

۲۔ آرڈر بک

۳۔ میڈیکل رپورٹ

۴۔ شوکاژنٹس کاپی

۵۔ دستاویز کارڈ

Attest
21-10-2021



48 Annexure (H)

OFFICE OF THE DISTRICT EDUCATION OFFICER (M) KOHISTAN (UPPER)

Email: emiskohistan@yahoo.com Phone Number: 0998407128

OFFICE ORDER/REMOVAL FROM SERVICE

1. Whereas Mr. Abdul Baqi, PSHT, GPS Sikandar Dadeer Kohistan Upper remained willfully absent from his duty without proper permission, intimation or leave.
2. Whereas he has been reported absent by EMA on 28.06.2019, 09.08.2019, 22.10.2019, and 21.10.2020.
3. Whereas he was called several times to resume his official duty properly, but he badly failed to comply the Departmental Orders.
4. Whereas he has drawn his salary illegally during his absent period without performing his duty.
5. Whereas a show cause notice was served upon him vide this office order No. 1280-86 Dated: 07-04-2021, which was delivered to him vide his proper acknowledgement and dated signature.
6. Whereas he replied to the show cause which was termed as unsatisfactory and non-convincible.
7. He badly failed to avail the chance of personal hearing.
8. Whereas while going through the material on record and verified the absenteeism of the said teacher by SDEO & ASDEO concerned in the meeting, held on 31.03.2021 and personal observations of the undersigned, all the charges/allegations leveled against him have been proved to the full satisfaction of the undersigned.

Therefore the undersigned being the competent authority do hereby impose Major Penalty of Removal from Service, upon Mr. Abdul Baqi, PSHT, GPS Sikandar Dadeer Kohistan Upper under Rule 4(b) of E&D Rules 2011, with immediate effect, in the interest of public service.

(MUHAMMAD AMIN)
District Education Officer (M)
District Kohistan Upper.

End No. 3023-30

Dated: 10 /06/2021

Copy for information and necessary action forwarded to:

1. The PA to Director Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar.
2. The Deputy Commissioner Kohistan Upper.
3. The District Accounts Officer Kohistan Upper.
4. The PA to District Education Officer (M) Kohistan Upper.
5. The Sub Divisional Education Officer (M) Dassa Kohistan Upper.
6. The B&AO local office to stop the pay of the concerned teacher immediately.
7. The Ex. PSHT Abdul Baqi, GPS Sikandar Dadeer
8. Copy to Master File for record.

Attested 21-10-2021
[Signature]

[Signature]
District Education Officer (M)
District Kohistan Upper.

(49) Annexure (i)

بخدمت جناب ڈائریکٹر صاحب ایلمنٹری اینڈ سیکنڈری ایجوکیشن خیبر

پختونخواہ پشاور

1410/28/6/2021 ✓

اپیل برخلاف آفس ریمول آرڈر نمبر 3023-30 مورخہ 10.06.2021

ڈسٹرکٹ ایجوکیشن آفیسر (میل) کوہستان اچ

جناب عالی! سائل حسب ذیل عرض رساں ہیں۔

1- یہ کہ سائل ایک معزز شہری ہے اور ضلع کوہستان اچ کا مقامی رہائشی ہے اور اعلیٰ تعلیم یافتہ ہونے کے ساتھ ریٹارمنٹ کی عمر تک پہنچ چکا ہے اور محکمہ تعلیم ضلع کوہستان میں بطور (PSHT) ایمپلائڈ اور دیاننداری کے ساتھ خدمات سرانجام دے رہا ہے۔

2- یہ کہ سائل گورنمنٹ پرائمری سکول سکندر دادیر میں اپنی ڈیوٹی سرانجام دے رہا ہے اور مورخہ 09.06.2021 کو ہمدرد ریٹارمنٹ میڈیکل گراؤنڈ کی بنیاد پر محکمہ تعلیم ضلع کوہستان اچ کو درخواست دے چکا ہے۔ (درخواست معہ بیان حلفی لف درخواست ہذا ہے)۔

3- یہ کہ سائل کے خلاف ڈسٹرکٹ ایجوکیشن آفیسر کوہستان نے بغیر کسی شوکاژ نوٹس اور پرنٹل ہیرنگ انکوائری کے مورخہ 10.06.2021 کو نوکری سے برخاست کیا ہے۔

4- یہ کہ مورخہ 10.06.2021 کو بغیر کسی انکوائری اور الزام تحت ڈسٹرکٹ ایجوکیشن آفیسر (میل) کوہستان اچ نے سائل کو ملازمت سے نکال دیا۔ (Removal آرڈر لف ہے)۔

5- یہ کہ ڈسٹرکٹ ایجوکیشن آفیسر نے 2019ء اور 2020ء کے مہینے کے دنوں میں ڈیوٹی سے غیر حاضر ہونے کے الزامات لگا کر سائل کو ملازمت سے برخاست کر دیا گیا جو کہ غیر قانونی اور غیر آئینی ہے۔ جبکہ ڈسٹرکٹ ایجوکیشن آفیسر کوہستان اچ سال 2021ء میں پوشنگ ہوئی ہے۔

Attest

21-06-2021

ASW

6- یہ کہ مسائل کو مختلف تاریخوں کا حوالہ دے کر نوکری سے نکالا گیا ہے جو کہ من گھڑت، جھوٹا اور بے بنیاد ہے۔
مسائل کبھی کبھی اپنے ڈیوٹی سے غفلت کا مرتکب نہیں ٹھہرا ہے اور ایمانداری کے ساتھ اپنے سکول میں ڈیوٹی سرانجام دے رہا ہے جس کی گواہی علاقہ سکول کے اہلیان بھی دے رہے ہیں۔

7- یہ کہ ڈسٹرکٹ ایجوکیشن آفس کوہستان اپر کے DEO کے سٹاف کو اندھیرے میں رکھ کر بے بنیاد الزامات کے تحت بے قصور لوگوں کو نوکریوں سے نکال رہے ہیں۔ اور DEO بحیثیت ذمہ دار آفیسر کے اندھیرے میں رکھا جاتا ہے۔

8- یہ کہ مسائل کبھی کبھی بھی اپنی ڈیوٹی سے لاعلم ولا پروہ نہ رہا ہے اور نہ آئندہ اپنی ڈیوٹی فرائض منصبی میں کوئی غفلت کا مرتکب ہو سکتا ہے۔ مسائل (17) سال سے ڈیوٹی سرانجام دے رہا ہے اور ٹوٹل خاندان کے 15 افراد کے واحد کفیل ہے۔ 28/29 ✓

10- یہ کہ غیر حاضری کے الزام پر مسائل کے خلاف کوئی اشتہار اخبار میں اور نہ ہی Personal hearing ہوئی ہے اور نہ کوئی باقاعدہ انکوائری عمل میں لائی گئی ہے۔

لہذا استدعا ہے کہ مسائل کے ڈیپارٹمنٹل اپیل کو منظور فرمایا جاوے۔ مسائل تاحیات دعا گورہے گا۔
مورخہ

عبد الباقی خان - مورخہ - 28/6/21 ✓

عبد الباقی (GPS (PSHT) سکندر وادیر ضلع کوہستان اپر

شناختی کارڈ: 13401-1858634-5

رابطہ نمبر: 0346-8790240

Attested

28/6/21

Signature

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Annexure (D)

Attested 21-10-2021

رجسٹر حاضری تدریس کونستریکٹو / انجینئرنگ / ڈیپلوما												
بیتاہ جواک 197019												
نام علیہ العلام			قسمت			مدارس			معلمین			جوکنڈا
P S H I			P S T			P S T			P S T			
تاریخ	آدم	رہنما	رہنما	آدم	رہنما	رہنما	آدم	رہنما	رہنما	آدم	رہنما	رہنما
1	7:30	A	12:30	A	7:30	A	12:30	A	7:30	A	12:30	A
2	7:30	A	12:30	A	7:30	A	12:30	A	7:30	A	12:30	A
3	7:30	A	12:30	A	7:30	A	12:30	A	7:30	A	12:30	A
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8	7:30	A	12:30	A	7:30	A	12:30	A	7:30	A	12:30	A
9												
10	7:30	A	12:30	A	7:30	A	12:30	A	7:30	A	12:30	A
11	7:30	A	12:30	A	7:30	A	12:30	A	7:30	A	12:30	A
12	7:30	A	12:30	A	7:30	A	12:30	A	7:30	A	12:30	A
13	7:30	A	12:30	A	7:30	A	12:30	A	7:30	A	12:30	A
14	7:30	A	11:30	A	7:30	A	11:30	A	7:30	A	11:30	A
15	7:30	A	12:30	A	7:30	A	12:30	A	7:30	A	12:30	A
16												
17	7:30	A	12:30	A	7:30	A	12:30	A	7:30	A	12:30	A
18	7:30	A	12:30	A	7:30	A	12:30	A	7:30	A	12:30	A
19	7:30	A	12:30	A	7:30	A	12:30	A	7:30	A	12:30	A
20	7:30	A	12:30	A	7:30	A	12:30	A	7:30	A	12:30	A
21	7:30	A	12:30	A	7:30	A	12:30	A	7:30	A	12:30	A
22	7:30	A	12:30	A	7:30	A	12:30	A	7:30	A	12:30	A
23	7:30	A	12:30	A	7:30	A	12:30	A	7:30	A	12:30	A
24	7:30	A	12:30	A	7:30	A	12:30	A	7:30	A	12:30	A
25	7:30	A	12:30	A	7:30	A	12:30	A	7:30	A	12:30	A
26	7:30	A	12:30	A	7:30	A	12:30	A	7:30	A	12:30	A
27	7:30	A	12:30	A	7:30	A	12:30	A	7:30	A	12:30	A
28	7:30	A	12:30	A	7:30	A	12:30	A	7:30	A	12:30	A
29	7:30	A	12:30	A	7:30	A	12:30	A	7:30	A	12:30	A
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دستخط سربراہ / ناظم

Sl. No.	Name	Age	Sex	Religion	Signature	Remarks
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Attested 2-10-2021
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روز	تاریخ	ساعت	موضوع	مدرس	تعداد	نوع	ملاحظات
شنبه	13-10-2020	8-10	مدرس				
یکشنبه	14-10-2020	8-10	مدرس				
دوشنبه	15-10-2020	8-10	مدرس				
سه شنبه	16-10-2020	8-10	مدرس				
چهارشنبه	17-10-2020	8-10	مدرس				
پنجشنبه	18-10-2020	8-10	مدرس				
شنبه	19-10-2020	8-10	مدرس				
یکشنبه	20-10-2020	8-10	مدرس				
دوشنبه	21-10-2020	8-10	مدرس				
سه شنبه	22-10-2020	8-10	مدرس				
چهارشنبه	23-10-2020	8-10	مدرس				
پنجشنبه	24-10-2020	8-10	مدرس				
شنبه	25-10-2020	8-10	مدرس				
یکشنبه	26-10-2020	8-10	مدرس				
دوشنبه	27-10-2020	8-10	مدرس				
سه شنبه	28-10-2020	8-10	مدرس				
چهارشنبه	29-10-2020	8-10	مدرس				
پنجشنبه	30-10-2020	8-10	مدرس				
شنبه	31-10-2020	8-10	مدرس				
یکشنبه	01-11-2020	8-10	مدرس				
دوشنبه	02-11-2020	8-10	مدرس				
سه شنبه	03-11-2020	8-10	مدرس				
چهارشنبه	04-11-2020	8-10	مدرس				
پنجشنبه	05-11-2020	8-10	مدرس				
شنبه	06-11-2020	8-10	مدرس				
یکشنبه	07-11-2020	8-10	مدرس				
دوشنبه	08-11-2020	8-10	مدرس				
سه شنبه	09-11-2020	8-10	مدرس				
چهارشنبه	10-11-2020	8-10	مدرس				
پنجشنبه	11-11-2020	8-10	مدرس				
شنبه	12-11-2020	8-10	مدرس				
یکشنبه	13-11-2020	8-10	مدرس				
دوشنبه	14-11-2020	8-10	مدرس				
سه شنبه	15-11-2020	8-10	مدرس				
چهارشنبه	16-11-2020	8-10	مدرس				
پنجشنبه	17-11-2020	8-10	مدرس				
شنبه	18-11-2020	8-10	مدرس				
یکشنبه	19-11-2020	8-10	مدرس				
دوشنبه	20-11-2020	8-10	مدرس				
سه شنبه	21-11-2020	8-10	مدرس				
چهارشنبه	22-11-2020	8-10	مدرس				
پنجشنبه	23-11-2020	8-10	مدرس				
شنبه	24-11-2020	8-10	مدرس				
یکشنبه	25-11-2020	8-10	مدرس				
دوشنبه	26-11-2020	8-10	مدرس				
سه شنبه	27-11-2020	8-10	مدرس				
چهارشنبه	28-11-2020	8-10	مدرس				
پنجشنبه	29-11-2020	8-10	مدرس				
شنبه	30-11-2020	8-10	مدرس				
یکشنبه	01-12-2020	8-10	مدرس				
دوشنبه	02-12-2020	8-10	مدرس				
سه شنبه	03-12-2020	8-10	مدرس				
چهارشنبه	04-12-2020	8-10	مدرس				
پنجشنبه	05-12-2020	8-10	مدرس				
شنبه	06-12-2020	8-10	مدرس				
یکشنبه	07-12-2020	8-10	مدرس				
دوشنبه	08-12-2020	8-10	مدرس				
سه شنبه	09-12-2020	8-10	مدرس				
چهارشنبه	10-12-2020	8-10	مدرس				
پنجشنبه	11-12-2020	8-10	مدرس				
شنبه	12-12-2020	8-10	مدرس				
یکشنبه	13-12-2020	8-10	مدرس				
دوشنبه	14-12-2020	8-10	مدرس				
سه شنبه	15-12-2020	8-10	مدرس				
چهارشنبه	16-12-2020	8-10	مدرس				
پنجشنبه	17-12-2020	8-10	مدرس				
شنبه	18-12-2020	8-10	مدرس				
یکشنبه	19-12-2020	8-10	مدرس				
دوشنبه	20-12-2020	8-10	مدرس				
سه شنبه	21-12-2020	8-10	مدرس				
چهارشنبه	22-12-2020	8-10	مدرس				
پنجشنبه	23-12-2020	8-10	مدرس				
شنبه	24-12-2020	8-10	مدرس				
یکشنبه	25-12-2020	8-10	مدرس				
دوشنبه	26-12-2020	8-10	مدرس				
سه شنبه	27-12-2020	8-10	مدرس				
چهارشنبه	28-12-2020	8-10	مدرس				
پنجشنبه	29-12-2020	8-10	مدرس				
شنبه	30-12-2020	8-10	مدرس				
یکشنبه	31-12-2020	8-10	مدرس				

19 2020
 21-10-2021
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 مکتبہ اسلامیہ
 مدرسہ اسلامیہ

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ANNEXURE (K)



OFFICE OF THE DISTRICT EDUCATION OFFICER (M)
KOHISTAN

APPOINTMENT

Consequent upon the recommendation of the Departmental Selection Committee (DSC), the following candidates are appointed as Class IV against vacant/newly created posts in BPS-03 (Rs.9610-390-21310) plus usual allowances as admissible under the rules on regular basis under the existing policy of the Provincial Government on the terms and conditions given below in the interest of public service with immediate effect.

CANDIDATES APPOINTED AGAINST OPEN MERIT

S.No	Name and Parentage	Residence	Date of Birth	Post	School where Posted	Remarks
1	Sher Azam S/O Azam Khan	Kamila	05.11.2001	Naib Qasid	SDEO(M) Office Seo	A.V Post
2	Shams Ul Haq S/O Lal Khan	Dassu	16.04.1999	Naib Qasid	GCMHS Dassu	A.V Post
3	Imran Khan S/O Malak Haji Sakhi	Dassu	02.02.1998	Sweeper	GCMHS Dassu	A.V Post

CANDIDATES APPOINTED AGAINST 25% RETIRED EMPLOYEE'S SON'S QUOTA ON THE BASIS OF AFFIDAVITES

S.No	Name and Parentage	Residence	Date of Birth	Post	School where Posted	Remarks
1	Sohrab khan S/O Qaimat Zar	Lohi	01.01.2003	Naib Qasid	GHS Lohi	A.V.Post
2	Alla Ur Rahman S/O Syed Safa	Dassu	02.02.1997	Naib Qasid	GHS Chochang	A.V.Post
3	Qadam Khan S/O Subhan	Sazeen	01.01.1990	Chowkidar	GHS Shatial	A.V.Post
4	Ahsan Ul Haq S/O Jafar Shah	Kuz Jalkot	03.03.1994	Sweeper	GHS Jalkot	A.V.Post
5	Qasim S/O Anwar Shah	Sazin	11.06.1986	Sweeper	GMS Sumar Nala	A.V.Post
6	Yardad Shah S/O Barkat Shah	Bar Jalkot	01.01.2002	Chowkidar	GPS Bar Gaheen	A.V.Post

TERMS & CONDITIONS

1. They will be on probation for a period of one year extendable for another one year.
2. They will be governed by such rules and regulations as may be issued from time to time by the Government.
3. Their services can be terminated at any time in case their performance is found unsatisfactory during probation period. In case of misconduct, they shall be proceeded under the rules framed from time to time.
4. Their services are liable to be terminated on one month's prior notice from either side. In case of resignation without prior notice one month pay and allowances, if any, shall be forfeited in favour of Government treasury through challan.
5. They should join their posts within 15 days of the issuance of this order positively otherwise the appointment shall stand cancelled.
6. The SDEO/ASDEO/Head Master/PSHT concerned should personally check their original documents, domicile and CNIC before handing over charge.

Attested
21-10-2021



7. Health and age certificate from the District Health Officer Kohistan should be provided before taking over charge.
8. Charge report should be submitted to all concerned.
9. No TA/DA etc. shall be allowed to the appointees for joining their duties.
10. They will not be handed over charge if their age less than 18 years and above 40 Years.
11. Their taking over charge is subject to verification of employment exchange cards from the quarter concerned & Affidavits of the parents that they will not claim 25% retired son quota in future.


Attested
ASW
21-10-2021

(MUHAMMAD AMIN)
DISTRICT EDUCATION OFFICER (M)
KOHISTAN

Endst: No. 4911-27 / Estab (Pty) App: Class IV DEO (M) Dated: 21/10/2021

Copy of the above is forwarded to the:-

1. PA to Director, Elementary & Secondary Education, Hyber Pakhtunkhwa Peshawar
2. Deputy Commissioner Kohistan
3. District Accounts Officer Kohistan
4. Deputy District Education Officer (M) Kohistan
5. Sub-Divisional Education Officer (M) Dassu
6. District Monitoring Officer (EMA) Kohistan
7. Principle/Head Teacher Concerned.
8. Candidates Concerned


District Education Officer (M)

(57)



**OFFICE OF THE DISTRICT EDUCATION OFFICER
(MALE) KOHISTAN UPPER**

Phone# 0998407128

Email: emiskohistan@yahoo.com

OFFICE ORDER

This office order No.4911-27 dated 28/As07/2021, at serial No.2 and 3 of open merit in GCMHS Dassu is hereby withdraw from the date of its issuance due to dispute and misbehaviour of the concerned appointees with the undersigned.

(MUHAMMAD AMIN)
DISTRICT EDUCATION OFFICER
(MALE) KOHISTAN UPPER

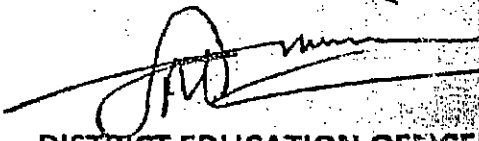
Endstt: No. 4911-27 /Estab DEO(M)/ KH-U

Dated 30/07/2021.

Copy of the above is forwarded to the:-

1. PA to Director Elementary & Secondary Education Department Khyber Pakhtunkhwa, Peshawar
2. Deputy Commissioner Kohistan (Upper).
3. District account officer Kohistan.
4. Dy. District Education Officer (M) Kohistan Upper.
5. District Monitoring Officer Kohistan Upper.
6. Sub Divisional Education Officer (M) Dassu.
7. Principle /Head Master of the school concerned.
8. Candidates concerned
9. Office Copy.

Attested
AM
21-10-2021


DISTRICT EDUCATION OFFICER
(MALE) KOHISTAN UPPER

58



OFFICE OF THE DISTRICT EDUCATION
OFFICER (M) KOHISTAN (UPPER)

Email: emiskohistan@yahoo.com Phone Number: 0998407128

No. _____

Date: 7/04/2021

To

Principal,
GCMHS Dassu,
District Kohistan Upper.

Subject: APPOINTMENT OF CLASS 4 GCMHS DASSU.

Memo,

With reference to the current ongoing process for the recruitment of Support Staff in various schools across the district, two vacant positions of support staff at your school and the disputed situation of land, you are hereby directed to probe into the matter and submit your report with clear-cut recommendations to the undersigned within least possible time, for further necessary action, please.

- Sol -
District Education Officer (M)
Kohistan Upper.

End No. 1998 - 2001

Dated: 29/04/2021

Copies for information and necessary action forwarded to the:

1. Director Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar.
2. Deputy Commissioner Kohistan Upper.
3. The PA to District Education Officer (M) Kohistan Upper.
4. Copy to Master File for record.

Accepted
ASW
21-10-2021

[Signature]
District Education Officer (M)
Kohistan Upper

OFFICE OF THE PRINCIPAL GCMH SCHOOL DASSU KOHISTAN

Email Address: gcmhschooldassu@gmail.com

No _____

59

contact: 03125018821

Dated: _____

To

The District Education,
Male Kohistan.

Subject:

APPOINTMENT OF CLASS 4 GCMHS DASSU:

Memo;

With reference to your good office letter No. 1997-2001 dated 29/04/2021, regarding recruitment of support staff at GCMHS Dassu. There are two posts are lying vacant and both are in the current ongoing process for the recruitment of support staff in various schools across the district. The land of the said school was donated by two parties one was late Mr. Malik Sakhi and another one was Late Lal Khan and his brother Hazrat Ali.

There is a stamp paper present in our record which shows that Lal Khan and his brother Hazrat Ali donated their some land for the school and we do not have any record/ stamp paper regarding the land donated by Malik Sakhi for the school.

I personally request/demand them(the heirs of Malik Sakhi) to provide record/stamp paper regarding donation of land for the school but they failed. I also requested them that a person is encroaching on school land and started work there so, kindly provide me an affidavit which show that the land was donated to school by your father Malik Sakhi but not replied. On another hand the heirs of Lal Khan provided an affidavit which clears the total area of the school.

I recommend Mr. Shams UI Haq S/O Lal Khan to appoint them on Naib Qasid position. Mr. Salamdar has been retired from the school on superannuation retirement after completion of 60 years age so I recommend his son Mr. Ziadad Khan for the position of sweeper on 25% son quota if it applies in the rule if not that I will recommend Mr. Imran Khan S/O Malik Sakhi as he is the donar of School's land by 50% but unfortunately he did not have any proof.

The report is submitted to Hon. District Education Officer Male Kohistan for further necessary action please.

Attested
21-10-2021

PRINCIPAL
GCMHS DASSU

Dated: 05/05/2021

Endstt. No. 27-31/GCMHS/D/KH

Copy forwarded to:

1. Director E&SE Khyber Pakhtunkhwa Peshawar.
2. Deputy Commissioner Kohistan
3. The PA to DEO (M) Kohistan.
4. Office Copy.

PRINCIPAL
GCMHS DASSU

12-10-2019
Attested
[Signature]

خانہ نمبر 347/117

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15-10-2019
15-10-2019
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Service UN-Paid

O.P.S.S

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جیو ٹی وی

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A. H. M.

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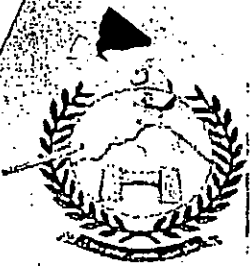
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62 Annexure (L)

**DIRECTORATE OF ELEMENTARY AND SECONDARY EDUCATION
KHYBER PAKHTUNKHWA PESHAWAR.**

No. 2196 / F. No. 100 / Vol. 23
PST(M) Appeal
Dated Peshawar the 13 / 07 / 2021.

To,
✓
The District Education Officer (M)
Kohistan Upper.

Subject: - APPEAL AGAINST THE REMOVAL ORDER NO:3023-30 DATED 10-6-2021

Memo:-
I am directed to refer to the subject cited above and to enclose herewith a copy of appeal in r/o Mr. Abdul Baqi PSHT GPS Sikandar Dadeer District Kohistan upper and to ask you to submit your detail comments-report, on the basis of facts after visiting the school, in the light of appeal, in order to proceed further into the matter please.

Encls: attached.

*Attended
21/10/2021
EEM*

Per
Assistant Director (Estab :)
Elementary & Secondary Edu:
Khyber Pakhtunkhwa Peshawar

Encls: No.

Copy forwarded to the:-

- 1. P.A to Director Elementary and Secondary Education local office.

Assistant Director (Estab :)
Elementary & Secondary Edu:
Khyber Pakhtunkhwa Peshawar.

ADEE (PY)

*Being serving for
more than 25 years
Put up an file*

[Signature]
26/7/21

District Education Officer (M)
Diary No: 1730
Dated 21/07/21

63



OFFICE OF DISTRICT EDUCATION OFFICER (MALE)

No. 5064 **KOHISTAN** Dated 03/08 /2021

To,

The Director,
Elementary & Secondary Education,
Khyber Pakhtunkhwa, Peshawar.

Subject: **COMMENTS IN DEPARTMENTAL APPEAL OF MR. ABDUL BAQI**

Respected Sir,

Please refer to your letter No. 8696/F.No.100/Vol:23 PST (M) Appeal dated Peshawar the 13/07/2021 on the subject cited above. In this regard the following detailed comments are hereby submitted before your kind honour for further necessary action, please.

1. Mr. Abdul Baqi PSHT GPS Sikandar Dadeer District Kohistan remained willfully absent from his duty for the last several years without proper permission, intimation or leave.
2. He has been reported absent by EMA on 28/06/2019, 09/08/2019, 22/10/2019, 21/10/2020.
3. He was called several times to resume his official duty properly, but he badly failed to comply the Departmental Orders.
4. A show cause notice was served upon him vide this office order No. 1280-86 Dated: 07-04-2021, which was delivered to him vide his proper acknowledgement and dated signature.
5. He replied to the show cause which was termed as unsatisfactory and non-convincible.
6. He was removed from service vide this office order No. 3023-30 dated 10/06/2021.

As per report of IMU the concerned teacher found absent from his duties and in the light of the report, Mr. Abdul Baqi was removed from service, hence comments are submitted for further necessary action please.

Attested
21/08-2021
[Signature]

[Signature]
District Education Officer (M)
District Kohistan Upper

End No. _____ Dated: _____ /08/2021

Copy for information and necessary action forwarded to:

1. The PA to District Education Officer (M) Kohistan Upper.
2. Copy to Master File for record.

[Signature]
District Education Officer (M)
District Kohistan Upper

(64)

ANNEXURE (M)

**DIRECTORATE OF ELEMENTARY AND SECONDARY
EDUCATION KHYBER PAKHTUNKHWA.**

NOTIFICATION.

Consequent upon the approval of the Competent Authority, Mr. Ashfaq Jadoon District Education Officer (Male) Battagram is hereby, nominated as Inquiry officer to conduct enquiry on account removal from service due to willful absent from duty for duty in respect of the following appellant:

1. Mr. Abdul Baq PSHT GPS Sikandar Dadeer upper Kohistan ✓
2. Mr. Noor Azam PST GPS Uchar Nala District Kohistan upper. ✓
3. Mr. Haroon Khan PSHT GPS Chuchang Kohistan upper. ✓

The Inquiry Officer shall submit his report, possessing facts/findings with recommendations, within a week to this Directorate for further necessary action.

DIRECTOR

ndst. No. 826-28 I No 100/Vol 23/Appeal PST Dated Peshawar 20/10/2021

Copy forwarded for information and necessary action to the:-

1. Mr. Ashfaq Jadoon DEO (Male) Battagram. The reports/Comments on the departmential appeals, in r/o the above mentioned appellant/employee received from DEO(M) Kohistan upper alongwith its enclosures are attached herewith for further necessary action please.
2. District Education Officer (Male) Kohistan upper
3. P.A to Director Elementary & Secondary Education local office.

o/c
Assistant Director (Estab)
Elementary & Secondary Edu: Khyber
Pakhtunkhwa Peshawar.

Affected
EAS/M
21-10-2021

65

ATTACHMENT (N)



**DIRECTORATE OF ELEMENTARY & SECONDARY
EDUCATION, KHYBER PAKHTUNKHWA, PESHAWAR**

NOTIFICATION

Consequent upon the approval of the Competent Authority (Secretary Elementary & Secondary Education Department Khyber Pakhtunkhwa), the new Online Action Management System (OAMS) has taken place w.e.f 01-04-2019 in Khyber Pakhtunkhwa. The following system/mechanism will be observed.

1. **On First Time Absenteeism**
Show cause notice will be issued to the delinquent teacher/official and the competent authority will decide whether to exonerate or deduct one day salary on the basis of reply/explanation of the concerned alleged accused teacher duly supported by valid documentary proof in support with the explanation/reply.
2. **On Second Time Absenteeism**
Show cause notice will be issued followed by imposition of minor penalty of "Censure" and deduction of one-day salary.
3. **On Third Time Absenteeism**
Show cause notice for stoppage of one increment for one year.
4. **On Fourth Time Absenteeism**
Show Cause Notice for stoppage of two increments for three years.
5. **On Fifth Time Absenteeism**
Show Cause Notice for imposition of any of the major penalties specified under E&D Rules 2011, which includes Down-grading, Compulsory retirement, Removal from Service or Dismissal from service as the case may be.

NOTE:

- For each academic year, teacher absenteeism will start from the first occurrence.
- District Education Officer (M&F) will be responsible to take action against the teacher from BPS-01 to BPS-15 (Being Competent Authority)
- The District Education Officer (M&F) will forward cases of BPS-16 and above to the Director E&SE, Khyber Pakhtunkhwa. The Director E&SE, Khyber Pakhtunkhwa will take action against the staff in BPS-16 being Competent Authority.
- The Director E&SE, Khyber Pakhtunkhwa will forward the cases of BPS-17 and above to the Secretary E&SE Department Khyber Pakhtunkhwa for necessary action.

**Director
E&SE Department
Khyber Pakhtunkhwa**

Dated 28/07/2021

Endst: No. 9970-8031 /F.No.1/B&T/OAMS/2016-17

Copy forwarded for information to the:

1. Director EMIS E&SED Khyber Pakhtunkhwa, Peshawar.
2. Director General EMA, Khyber Pakhtunkhwa with the request to inform and direct all District Monitoring Officers to observe the above notification in true letter and spirit.
3. All the District Education Officers (M&F) in Khyber Pakhtunkhwa with the directions have a strict compliance with the above notification.
4. PS to Secretary E&SED Khyber Pakhtunkhwa, Peshawar.
5. PA to Director E&SE, Khyber Pakhtunkhwa, Peshawar.
6. Head of ASI, PC Hotel Peshawar.
7. Master File.

**Deputy Director (B/T)
Directorate of E&SE**

66

DBAM No. 679

CC No. 15-5717

Name of Advocate محمد نسیم کالج

S.No. 3476

Fee Rs. 100/-



2020-21
General Secretary
District Bar Association

وکالت نامہ

بعدالت: جان فیروز خان خواجہ سروس ٹریڈیونگ کمپنی کورٹ ایسٹ آباد

عنوان: محمد اسحاقی حکومت فیروز خان خواجہ لڈز ایفم سیکٹری تعینام و غیر

منجانب: سائیل، رسیلانڈ نوعیت مقدمہ: سروس رسیل

باعث تحریر آنگہ

دریں مقدمہ عنوان بالا میں اپنی طرف سے برائے بیرونی و جواب دہی بمقام ایسٹ آباد کے لئے
محمد نسیم خان کالج ریسروئسڈ جالی کورٹ
 کو بدیں شرائط وکیل مقرر کیا ہے کہ میں ہر پیشی پر خود یا بذریعہ مختار خاص رو برو عدالت حاضر ہوتا ہوں گا اور بوقت پکارے
 جانے وکیل موصوف کو اطلاع دیکر حاضر کروں گا۔ اگر کسی پیشی پر مظہر حاضر نہ ہوا اور غیر حاضری کی وجہ سے کسی طور پر مقدمہ
 میرے خلاف ہو گیا تو وکیل موصوف اس کے کسی طرح ذمہ دار نہ ہوں گے۔ نیز وکیل موصوف صدر مقام کچہری کے علاوہ
 کسی اور جگہ کچہری کے مقررہ اوقات سے پہلے یا بروز تعطیل بیرونی کرنے کے مجاز نہ ہوں گے۔ اگر مقدمہ کچہری کے علاوہ
 کسی اور جگہ سماعت ہوا یا کچہری کے اوقات کے آگے پیچھے سماعت ہونے پر مظہر کو کوئی نقصان پہنچے تو وکیل موصوف ذمہ دار
 نہ ہوں گے اور وکیل موصوف کو عرضی دعویٰ اور درخواست اجراء ڈگری و نظر ثانی اپیل نگرانی دائر کرنے نیز ہر قسم کی درخواست
 بیان حلفی و تصدیق کرنے اور اسپر دستخط کرنے کا بھی اختیار ہوگا۔ اور کسی حکم یا ڈگری کے اجراء کرانے اور قسم کاروبار وصول
 کرنے اور رسید دینے اور داخل کرنے کا ہر قسم کا بیان دینے اور سپرد ثالثی و راضی نامہ و دستبرداری و اقبال و دعویٰ کا اختیار بھی ہوگا
 بصورت اپیل و برآمدگی مقدمہ یا منسوخی ڈگری یکطرفہ درخواست حکم امتناعی یا فیصلہ قبل از ڈگری اجراء ڈگری بھی وکیل موصوف
 کر بشرط ادا کی علیحدہ محتاتانہ ادا کرنے کا مجاز ہوگا اور بصورت ضرورت بدوراء مقدمہ یا اپیل و نگرانی کسی دوسرے وکیل یا پیرسٹر کو
 بجائے خود یا اپنے ہمراہ مقرر کریں اور مشیر قانونی کو بھی اس امر میں وہی اختیارات حاصل ہوں گے جیسے وکیل موصوف کو
 اور اگر پوری فیس تاریخ پیشی سے پہلے ادا نہ کروں گا تو وکیل موصوف کو پورا اختیار ہوگا کہ مقدمہ کی بیرونی نہ کریں اور ایسی حالت
 میں میرا مطالبہ وکیل موصوف کے برخلاف نہیں ہوگا مجھے کل ساختہ پرداخت وکیل موصوف مثل ذات خود منظور و قبول ہوگا۔
 لہذا وکالت نامہ لکھ دیا ہے اور دستخط/انگوٹھا ثبت کر دیا ہے تاکہ سند رہے۔ مضمون وکالت نامہ سن لیا ہے اور اچھی طرح سمجھ لیا ہے۔

محمد اسحاقی وکیل لال خان سابقہ
 تحصیل درون موضع کوشان الہ آباد

مورخہ 20 اکتوبر 2021ء

(Signature)

ACCEPTED
 &
 Allowed

BEFORE THE HONRABLE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA,
PESHAWAR CAMP COURT ABBOTTABD.

APPEAL NO.7036/2021


ABDUL BAQI APPELLANT

VS

**GOVERNMENT OF KHYBER PAKHTUNKHWA THROUGH
 SECRETARY EDUCATION DEPARTMENT PESHAWAR &
 OTHERS.....RESPONDENTS**

INDEX

Description of documents	Annexure	Pages
Comments of Respondents		1-4
Affidavit		5
Photocopy of Sanction of Retirement letter	A	6
Photocopy of Show Cause Notice	B	7
Photocopy of reply of Show Cause Notice	C	8
Photocopy of Removal from Service Order	D	9
Photocopy of reply of Departmental Appeal	E	10


 DISTRICT EDUCATION OFFICER
 (MALE) KOHISTAN UPPER

BEFORE THE HONRABLE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA,
PESHAWAR CAMP COURT ABBOTTABD.

APPEAL NO. 7636/2021

ABDUL BAQI APPELLANT

VS

1. Govt: of Khyber Pakhtunkhwa through Secretary Elementary & Secondary Education Peshawar.
2. Director Elementary & Secondary Education Peshawar.
3. Muhammad Amin District Education Officer (Male) Kohistan at Dassu.

..... RESPONDENTS

Para wise comments on behalf of the respondents No 1, 2 & 3

Respectfully Sheweth:

Para wise comments on behalf of the respondents No 1 to 3 are as under.

PRELIMINARY OBJECTION

1. That the appellant has no locus standi/cause of action to file instant appeal.
2. That the appellant is estopped to agitate the instant matter before this Honorable Tribunal.
3. That the appellant has not approached this Honorable Tribunal with clean hands.
4. That the appellant has filed instant appeal with malafide intention for wrongful gain and suppressing the original facts, from this Honorable Tribunal, hence the appeal is liable to be dismissed.
5. That the appeal is hopelessly time barred.
6. That the appellant is treated as per rules and law and policy. Therefore, appellant is not entitled for any relief and hence appeal is liable to be dismissed without further proceeding.
7. That the instant appeal is not maintainable in its present form.
8. That appellant was found irregular in her respective duties.
9. That the instant appeal is against the law/service rules hence not maintainable in the eye of law and liable to be dismissed.
10. That the appellant has filed the present appeal just to pressurize the respondents.
11. That the act of the respondents within law and rules the order dated 10-06-2019 issued after fulfillment of the codal formalities hence appeal is liable to be dismissed.

FACTUAL OBJECTION:

1. That the Para No 1 is appeal relates to appellant's service record.
2. That the Para No 2 of appeal pertains to record hence.
3. That the Para No.3 of appeal pertains to record.
4. That the Para No.4 of the appeal is pertains to record.
5. That the Para No.5 of the appeal is pertains to record.
6. Para No. 6 of the appeal is incorrect. Further stated that appellant filed application for medical board which was sent to respondent No.3 by SDEO concerned, respondent No.3 return the same with objections. **(Photocopy of Sanction of Retirement letter is annexed as annexure "A")**
7. That the Para No.7 of the appeal as composed is incorrect, hence denied. Further stated that The DCMA of Education Monitoring Authority (EMA) visited the GPS Bariyar on 28-06-2019,09-08-2019,22-10-2019& 21-10-2020 and reported that the appellant was absent from his school duties without any prior permission/leave sanctioned. The District Education Officer (M)confirmed the absenteeism of the appellant through SDEO & ASDEO concerned in the meeting held on 31-03-2021 and issued show cause notice to the appellant vide Endstt: No.1280-86 dated 07-04-2021 with the direction to submit the reply of show cause notice within Seven days. The appellant submitted his reply to the show cause notice and the reply to the show cause notice submitted by the appellant was declared as unsatisfactory and non-convincing by the competent authority and the appellant could not defend himself from willful absence and also the appellant failed to avail the opportunity of personal hearing.The Appellant services were not satisfactory according to rules, after having considered charges and evidence on record, reply of show cause notice the charges against the appellant have been proved and the Respondent No.3 being competent authority imposed the major penalty of removal from service vide Endstt: No.3023-30 dated. 10-06-2021.

Photocopy of the show cause notice and reply to show cause notice, removal from service order are annexed as Annexure "B", "C" & "D".

8. That the Para No.8 of the appeal as composed is incorrect hence, denied. Further stated that the appellant was removed from service on the charge of willful absent from duty after observing all the pre requisite codal formalities and with the satisfaction that the appellant was found negligent and habitual in non-performing of school duties. The Appellant was treated in accordance with law and rules. The application of the appellant was not entertained by the respondent No.3 and return to the concerned along with objections.

application of the appellant was not entertained by the respondent No.3 and return to the concerned along with objections.

9. Reply of Para No.9 of appeal is that the appellant has not been aggrieved by the respondents and the appellant was willfully absent from his school duty. The act of the respondent was in accordance with law and rules.

Photocopy of reply of departmental appeal is annexed as annexure "E "


10. That the Para No. 10 of the appeal as composed is incorrect. The appellant remained willfully absented himself from school duty from time to time and his services were not satisfactory according to rules. The DCMA of Education Monitoring Authority (EMA) reported the appellant absent several times from his school duties without any prior permission/leave sanctioned.
11. That the Para No.11 is not related to the appellant's removal from service order. Hence no comments.
12. Reply of Para No. 12 of appeal is that the appellant submitted Departmental appeal to the appellate authority and in the light of departmental appeal respondent No.2sought comments from respondent No 3 vide No.8696/F.No.100/Vol:23 PST(M) Appeal dated 13.7.2021.The respondent No.3 accordingly submitted reply of Departmental appeal to respondent No.2 vide Endstt: No.5064 dated 03-08-2021.
13. Reply of Para No.13 of the appeal is that, in the light of departmental appeal the respondent No.2 initiated inquiry. The respondent No. 3 sent detail of the case to the appellate authority but the inquiry is still not decided by the inquiry officer.
14. That the Para No.14 of the appeal pertains to record hence, need no comments.
15. That the Para No.15 of appeal as composed is incorrect. Appellant is not aggrieved person, his removal from service order is in accordance with law and issued after observing all codal formalities. Hence appellant is not entitled for any relief.

GROUND

- A. That Para "A" of the ground as composed is incorrect, hence denied. The act of the answering respondents is in accordance with rules and law. The appellant leveling baseless allegation to save his skin and gain sympathy. The impugned order dated 10-06-2021, is according to facts, law and procedure and the appellant was removed from service after fulfillment of all codal formalities.
- B. That the Para "B" of ground as composed is incorrect, hence denied. Detail replay has already been given in above paras.
- C. Reply of the ground "C" is that the deduction was made on the account of appellant willful absent.

- D. That the Para No. D" of ground as composed is incorrect hence denied. Detail replay has already been given in above paras.
- E. That the Para "E" of the ground as composed is incorrect, hence denied. Detail reply has already been given in above paras.
- F. That the Para "F" of the ground is incorrect hence, denied. All the proceeding has been done by the authority as per rules and law. The appellant remained absent each and every time during the visit of DCMA of education Monitoring Authority (EMA).
- G. That the Para of the ground "G" as composed is incorrect, hence denied. Appellant was treated in accordance with rules and law. The Case of the appellant was properly proceeded and gives opportunity of hearing and appellant was removed from his service after fulfillment of all the codal formalities.
- H. That the Para "H" of the ground as composed is incorrect, hence denied. Reply has already been given in above Paras.
- I. That the Para "I" of the ground as composed is incorrect, hence denied. The Appellant was treated in accordance with rules and law. Detail reply has already been given in above Paras.
- J. That the Para "J" of the ground as composed is incorrect hence, denied. Appellant was treated in accordance with rules and law

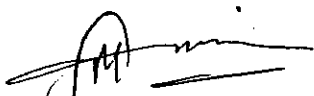
It is therefore humbly prayed that in the light of foregoing comments the appeal may graciously be dismissed with cost throughout.


SECRETARY

Elementary & Secondary Education
Khyber Pakhtunkhwa Peshawar
(Respondent No.1)


DIRECTOR

Elementary & Secondary Education
Khyber Pakhtunkhwa Peshawar
(Respondent No. 2)


District Education Officer
(Male) Kohistan

**BEFORE THE HONRABLE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA,
PESHAWAR CAMP COURT ABBOTTABD.**

Service Appeal No.7636/2021

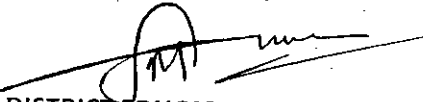
ABDUL BAQI..... APPELLANT

Vs

Govt: of Khyber Pakhtunkhwa RESPONDENTS

AFFIDAVIT

I, Mr. Muhammad Amin, District Education (Male) Kohistan Upper, do hereby solemnly affirm and declare that the para wise comments are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honorable Tribunal.


DISTRICT EDUCATION OFFICER
(MALE) KOHISTAN

Identified by:

OFFICE OF THE SUB-DIVISIONAL
EDUCATION OFFICER (MALE)
DASSU KOHISTAN

NO 1143

Dated: 11/11/2020

The District Education Officer
(Male) Kohistan

Subject: SANCTION OF RETIREMENT

Memo:

Enclosed please find herewith an application submitted by the government servant request for retirement/pension. His case along with original service book and leave account Performa forwarded for further sanction please.

S.No	Name Of Official	Post	Name Of School	Date Of Retirement	Period Encashment
1	Abdul Baq	SM	M/S Sindh	30-11-20	365 days

Sub-Divisional Educational Officer
(Male) DASSU Kohistan

11/11/2020

Return with the remarks
 1) Copy of appointment is not attached
 2) Verification of degree papers
 3) Sign on stamp paper
 4) Sign on non-involvement certificate
 5) In absence of Mr. Abdul Baq, certificate should be
 6) At the time of appointment, certificate should be
 7) There was found during 1968, when
 8) There was a work justification and pay
 9) There was a sign of work justification and pay



6

7

OFFICE OF THE DISTRICT EDUCATION OFFICER (M) KOHISTAN (UPPER)

Email: emiskohistan@yahoo.com Phone Number: 9958407128

Statement of Allegations/ Show Cause Notice:

I, Muhammad Amin District Education officer (M) Kohistan Upper, the Competent Authority under the Khyber-Pakhtunkhwa Government Servant Efficiency & Disciplinary, Rules 2011, do hereby serve upon you, Mr. Abdul Baqi PSHT GPS Sekandar Dadeer, this show cause notice as follows:-

1. As per EMA Report you remained habitually and wilfully absent from your duty on 28-06-2019, 09-08-2019, 22-10-2019, 21-10-2020, during the visits of the concerned DCMA, without proper permission/intimation or leave.
2. You were directed time and again to perform your duty properly and do not waste the precious time of the students, but you badly failed to comply.
3. You have drawn your salary illegally during the absent period from your duty.

Thus you proved a non-punctual, inefficient, dishonest, negligent and subvert government servant and you have committed the gross act/omissions of misconduct, inefficiency, subversion and corruption, specified in Rule 3 of the mentioned rules.

While going through the material on record and in reference to the meeting held on 31/03/2021 of all concerned, the allegations, mentioned above, have been proved and you proved guilty of the charges under the provisions of E&D-Rules 2011. Thus need of inquiry is hereby dispensed with under Rule 7 of the aforesaid rules.

As a result, thereof, I as the Competent Authority, have tentatively decided to impose upon you, the major penalty of removal from service and recovery of illegal drawn pay of your absent period, mentioned in Rule 4(1), (a) and (b), of the ibid Rules.

You are, therefore, required to show cause as to why **major penalty of removal from service and recovery of illegal drawn pay of your absent period**, provided in the aforesaid Rules should not be imposed upon you and also intimate whether you desire to be heard in person.

If no reply on your behalf to this effect is received, to this office, within 07 days of issue of this show cause, it shall be presumed that you have no defense to put in and, in that case, Ex-parte action will be taken against you.

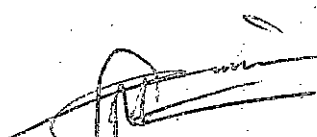
(Muhammad Amin)
District Education Officer (M)
Kohistan Upper.

Endorsement No. 1280-86

Dated: 07 / 04/2021.

Copies for information and necessary action forwarded to the

1. Director Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar.
2. The Deputy Commissioner Kohistan Upper.
3. The PA to District Education Officer (M) Kohistan Upper.
4. The Deputy District Education Officer (M) Dassu, Kohistan Upper.
5. The SDEO/ ASDEOs concerned with the direction to cross verify the charges and submit comments in this regard.
6. Mr. Abdul Baqi PSHT GPS Sekandar Dadeer.
7. Copy to Master File for record.


District Education Officer (M)
Kohistan Upper.

Acknowledgment: I Mr. Abdul Baqi PSHT GPS Sekandar Dadeer received my copy.

Signature: _____

Date: _____



OFFICE OF THE DISTRICT EDUCATION OFFICER (M) KOHISTAN (UPPER)

Email: emiskohistan@yahoo.com Phone Number: 0988407128

OFFICE ORDER/REMOVAL FROM SERVICE

1. Whereas Mr. Abdul Baqi, PSHT, GPS Sikandar Dadeer Kohistan Upper remained willfully absent from his duty without proper permission, intimation or leave.
2. Whereas he has been reported absent by EMA on 28.06.2019, 09.08.2019, 22.10.2019, and 21.10.2020.
3. Whereas he was called several times to resume his official duty properly, but he badly failed to comply the Departmental Orders.
4. Whereas he has drawn his salary illegally during his absent period without performing his duty.
5. Whereas a show cause notice was served upon him vide this office order No. 1280-86 Dated: 07-04-2021, which was delivered to him vide his proper acknowledgement and dated signature.
6. Whereas he replied to the show cause which was termed as unsatisfactory and non-convincible.
7. He badly failed to avail the chance of personal hearing.
8. Whereas while going through the material on record and verified the absenteeism of the said teacher by SDEO & ASDEO concerned in the meeting, held on 31.03.2021 and personal observations of the undersigned, all the charges/allegations leveled against him have been proved to the full satisfaction of the undersigned.

Therefore the undersigned being the competent authority do hereby impose Major Penalty of Removal from Service, upon Mr. Abdul Baqi, PSHT, GPS Sikandar Dadeer Kohistan Upper under Rule 4(b) of E&D Rules 2011, with immediate effect, in the interest of public service.

(MUHAMMAD AMIN)

District Education Officer (M)

District Kohistan Upper.

Dated: 10/06/2021

End No. 3023-30

Copy for information and necessary action forwarded to:

1. The PA to Director Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar.
2. The Deputy Commissioner Kohistan Upper.
3. The District Accounts Officer Kohistan Upper.
4. The PA to District Education Officer (M) Kohistan Upper.
5. The Sub Divisional Education Officer (M) Dassu Kohistan Upper.
6. The B&AO local office to stop the pay of the concerned teacher immediately.
7. The Ex. PSHT Abdul Baqi, GPS Sikandar Dadeer
8. Copy to Master File for record.

o/c

District Education Officer (M)
District Kohistan Upper.

(9)

بخدمت جناب DEO محکمہ تعلیم ضلع کوہستان

درخواست برادر جواب شوکا زونل

جناب عالی

عرض گزارش یہ ہے کہ سائل عبدالباقی PSHT محکمہ تعلیم مرحلہ 27 سال سے خدمات سرانجام دے رہا ہوں۔

۱۔ یہ کہ سائل کو حصول از دفتر SDEO (ایم) بتاریخ 04/2021 نمبر 86-1280 شوکا زونل میں سائل پر ذیل تواریخ میں غیر حاضر ظاہر کیا گیا ہے۔

28-06-2019, 09-08-2019, 22/10/2019, 21/10/2020

۲۔ یہ کہ سائل نفسیاتی مریض ہونے کے باوجود اپنے فرائض میں غفلت نہیں برتی ہے۔ اور سائل نے اپنا قیمتی وقت محکمہ کی خدمت میں صرف کیا ہے۔ اور سائل نے

باقاعدگی کے ساتھ اپنی ذمہ داری ہمیشہ خوش اسلوبی سے سرانجام دی ہے۔ اور کبھی بھی روز ریگولیشنز کو پامال نہیں کیا ہے۔

۳۔ یہ کہ سائل کا گھرانہ 10 افراد پر مشتمل ہے اور سائل واحد کفیل ہے سائل کے بچے سکول میں زیر تعلیم ہیں بچوں کے اخراجات بھی سائل کے کندھوں پر ہیں۔ اور سائل

کی کوئی متبادل ذرائع آمدنی بھی نہیں ہے اور صرف محکمہ تعلیم میں اپنے فرائض خوش اسلوبی سے سرانجام دیتا رہا ہے۔

۴۔ یہ کہ سائل مذکورہ بالا تواریخ میں اپنے چیک اپ کے لیے ہسپتال گیا ہوا تھا باقاعدہ آرڈر بک کیا تھا مائٹرینگ پرسن نے پوچھے بغیر مجھے غیر حاضر ظاہر کیا ہے۔ جو کہ جی

بدینتی ہونے کی وجہ سے ناقابل بحالی اور قابل منسوخی ہے۔

۵۔ یہ کہ سائل کو قبل ازیں اپنی جملہ سروس میں کبھی بھی اظہار وجوہ کا نوٹس ظاہر نہ کیا گیا ہے اور نہ ہی کبھی سائل کو کسی قسم کی وارننگ جاری کی گئی تھی اور سائل کی جملہ سروس

ساف و شفاف ہونے کی وجہ سے شاندار رہی ہے۔ اور سائل نے ہمیشہ اپنی پوری کوشش کی ہے اور اپنی بہترین کارکردگی کا مظاہرہ کیا ہے۔ سائل کی غفلت یا کمی کی وجہ

سے کبھی بھی دفتر کی ساکھ ترویح نہیں ہوئی ہے۔

المرقوم: 13/04/2021

لہذا استدعا ہے کہ سائل کے خلاف محکمانہ کارروائی نہ کی جائے۔

العرض

عبدالباقی PSHT GPS سکندر روادری محمد الباقی

موبائل نمبر: 0346-8790240

نوٹ:

ضروری دستاویز کی فوٹو کاپی ساتھ لے گئے۔

۱۔ شناختی کارڈ

۲۔ آرڈر بک

۳۔ میڈیکل رپورٹ

۴۔ شوکا زونل کاپی

۵۔ رسائی کارڈ



OFFICE OF DISTRICT EDUCATION OFFICER (MALE)

KOHISTAN

No. 503 Dated 03/08/2021

To,

The Director,
Elementary & Secondary Education,
Khyber Pakhtunkhwa, Peshawar.

Subject: **COMMENTS IN DEPARTMENTAL APPEAL OF MR. ABDUL BAQI**

Respected Sir,

Please refer to your letter No. 8696/F.No.100/Vol:23 PST (M) Appeal dated Peshawar the 13/07/2021 on the subject cited above. In this regard the following detailed comments are hereby submitted before your kind honour for further necessary action, please.

1. Mr. Abdul Baqi PSHT GPS Sikandar Dadeer District Kohistan remained willfully absent from his duty for the last several years without proper permission, intimation or leave.
2. He has been reported absent by EMA on 28/06/2019, 09/08/2019, 22/10/2019, 21/10/2020.
3. He was called several times to resume his official duty properly, but he badly failed to comply the Departmental Orders.
4. A show cause notice was served upon him vide this office order No. 1280-86 Dated: 07-04-2021, which was delivered to him vide his proper acknowledgement and dated signature.
5. He replied to the show cause which was termed as unsatisfactory and non-convincible.
6. He was removed from service vide this office order No. 3023-30 dated 10/06/2021.

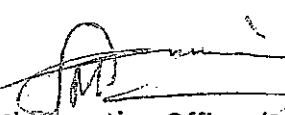
As per report of IMU the concerned teacher found absent from his duties and in the light of the report, Mr. Abdul Baqi was removed from service, hence comments are submitted for further necessary action please.

District Education Officer (M)
District Kohistan Upper

End No. 5065-66 Dated: 03/08/2021

Copy for information and necessary action forwarded to:

1. The PA to District Education Officer (M) Kohistan Upper.
2. Copy to Master File for record.


District Education Officer (M)
District Kohistan Upper