BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR AT CAMP COURT SWAT.

Service Appeal No. 7432/2021

Date of institution

22.09.2021

Amin Ur Rehman, Steno (BPS-14), Office of DEO (Male) Dir Upper.

VERSUS

Secretary Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar and two others.

ORDER 06.10.2022

Mr. Taimur Ali Khan, Advocate, for the appellant present. Syed Alamzeb Shah, Law Officer alongwith Mr. Muhammad Riaz Khan Paindakhel, Assistant Advocate General for the respondents present.

Learned counsel for the appellant stated at the bar that as the appellant has now been promoted to the post of Senior Scale Stenographer (BPS-16) vide Notification dated 29.08.2022, therefore, the appeal in hand has now become infructuous, hence the same may be dismissed being infructuous.

In view of the above, the appeal in hand stands dismissed being infructuous. Parties are left to bear their own costs. File be consigned to the record room.

ANNOUNCED 06.10,2022

(ROZINA REHMAN)
MEMBER (JUDICIAL)
CAMP/COURT SWAT

(SALAH-UD-DIN)
MEMBER (JUDICIAL)
CAMP COURT SWAT



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PIRICION ALL OF LITTMENTARY A SECONDARY LDCCATION KILYBER PARILE SKILD S. PISTABAR

NOTIFIC CHON.

Consequent upon the approval of the Departmental Promotion Committee (DPC) oscening held on 20-06-2022, the following Junior Scale Stonographer BS-14 of Flementary & Secondary Education Department are hereby promoted as Somor Scale Stenographer BS-16 on regular basis & adjusted as below in the interest of public service with inenediate effect

S.No	Name	Present Address	Posted at	Remarks
1.	Mr. Sam g Khan	DPD Peshawar	Directorate of E&SE Khyber Pakhtunkhwa Peshawar	Ngainst Nucent pout
Au-	Mr. Mulammad Raut Khan.	DPD Peshawar	Directorate of E&SF Khyber Pakhtunkhwa NMD Peshawar	Against vacar
3		-Dirtipper .	Directorate of Correction & To where Education Khyber Pakhtunkhwa Abbattabad	port of ant

Note:

- 1. They will be on prohibition for one year extendable to next year as per relevant rules.
- 2- Charge report should be submitted to all concerned
- 3- Necessary entry to this effect should be made in their Service Books.

(Hafiz Dr. Muhammad Ibrahim) Director Elementary & Secondary Education

Khyber Pakhtunkhwa, Peshawar

A-23 MS Promotion/S Typist/2022, Dated Peshawar the 251.4

Copy of the above is forwarded to the: -

1- Accountant General Khyber Pakhtunkhwa Peshawar.

2- Directorate of Corriculum & Feachers Education Khyber Pakhtunkhwa Abbottabad

3- Director, Directorate of Professional Development Khyber Pakhtunkhwa Peshawar

4. District Education Officers (Male) Dir Upper

5- District Accounts Officers Dir Upper

6- Officials concerned.

7- Cashier Local Directorate.

8- PA to Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar. 108/2022

9- Master File

Assistant Director (F&A) Elementary & Secondary Education Khyber Pakhtunkhwa, Peshawar gj 07.09.2022

Mr. Mujeeb-ur-Rehman, Advocate as proxy for learned counsel for the appellant present. Syed Alamzeb Shah, Legal Advisor alongwith Mr. Riaz Ahmed Paindakhel, Assistant Advocate General for the respondents present and submitted para-wise comments on behalf of the respondents, which is placed on file.

Mr. Mujeeb-ur-Rehman, Advocate stated that he has been informed by learned counsel for the appellant that he would be unable to appear today before the Service Tribunal at Camp Court Swat due to his engagement before the Principal seat of Service Tribunal at Peshawar, therefore, adjournment may be granted. Adjourned. To come up for arguments on 06.10.2022 before the D.B at Camp Court Swat. The operation of impugned order dated 03.09.2021 to the extent of appellant shall remain suspended till the date fixed.

(Mian Muhammad) Member (Executive)

Camp Court Swat

(Ŝalah-Ud-Din) Member (Judicial) Camp Court Swat

07.06.2022

Nemo for the appellant. Mr. Kabirullah Khattak, learned Additional Advocate General for the respondents present.

Counsel are on strike. Adjourned. To come up for arguments on 94.07.2022 before D.B at camp court Swat.

(Mian Muhammad) Member (E) Camp Court Swat (Kalim Arshad Khan) Chairman Camp Court Swat

04.07.2022

Nemo for appellant.

Noor Zaman Khattak, learned District Attorney for respondents present.

Notice be issued to appellant/counsel for 02.08.2022 for hearing before D.B at Camp Court, Swat.

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

2.9.25

is adjantment to 7. 9- 22 for the Same.

15th April, 2022

Counsel for the appellant present. Mr. Kabirullah Khattak, Addl. AG for the respondents present.

Reply has not been submitted. Last chance is given to the respondents to appear in person and submit reply on the next date subject to cost of Rs. 10000/- (Ten thousand). To come up for arguments on 11-95, 2022 before the D.B at camp court, Swat.

(Rozina Rehman) Member(J)

Chairman 7 . J. - 11

11.05.2022

Nemo for the appellant. Mr. Kabirullah Khattak, Addl: AG for respondents present and stated at the bar that due to misunderstanding, representative of the respondents has proceeded for appearance before the Tribunal at Peshawar, therefore, an opportunity may be granted for submission of reply/comments. Last opportunity given. To come up for written reply/comments as well as arguments on 07.06.2022 before D.B at camp court Swat.

Notice for prosecution of appeal also be issued to the appellant as well as his counsel through registered post for the date fixed.

(Mian Muhammad)

Member(E)

(Salah Ud Din) Member(J)

Camp Court Swat

08.11.2021

Clerk of counsel for the appellant present. Mr. Kabirullah Khattak, Additional Advocate General for the respondents present.

Clerk of counsel for the appellant stated that learned counsel for the appellant is unable to attend the Tribunal today due to strike of Lawyers. Adjourned To come up for arguments before the D.B. on 10.02.2022.

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

(SALAH-UD-DIN) MEMBER (JUDICIAL)

10-2-2022

Due to retirement of the Hon, ble Chairman the case is adjourned to come up for the same as before on 15-04-2022

2**3**.09.2021

Counsel for the appellant present. Preliminary arguments heard.

The appellant through this appeal has impugned the transfer order dated 03.09.2021, whereby he has been transferred from the office DEO(M) Dir Upper with placement of his services at the disposal of DEO (M) Dir Upper for further adjustment against any vacant post but with restriction of his posting in the DEO(Male/Female) offices. Let the respondents be heard in regular hearing as to exigencies of the said transfer with restriction of the posting of the appellant in two offices. appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to the respondents for submission of written reply/comments in office within 10 days of the receipt of notices positively. If the written reply/comments are not submitted within the stipulated time, or extension of time is not sought through written application with sufficient cause, the office is directed to submit the file with a report of noncompliance. File to come up for arguments on 08.11.2021 before the D.B.

An application has been submitted alongwith memorandum of appeal for suspending the operation of order dated 03.09.2021 till decision of the main appeal. Notice of the application be given to the respondents. The operation of impugned order dated 03.09.2021 to the extent of appellant shall remain suspended till date fixed.

Appellant Deposited
Security & Process Fee

Form- A

FORM OF ORDER SHEET

Court of				
	~1/177	•	•	

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	22/09/2021	The appeal of Mr. Amin-ur-Rehman presented today by Mr. Taimu Ali Khan Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please.
2-		REGISTRAR This case is entrusted to S. Bench for preliminary hearing to be pu
		up there on 23/09/21
		CHAIRMAN
•		
	· · · · · · · · · · · · · · · · · · ·	
*		

CHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Case Title: Aninum Pahman us EDU Deptlo
S# CONTENTS YES NO

	J. W.			
S#	CONTENTS	YES	NO	
1	This Appeal has been presented by:			
2	Whether Counsel/Appellant/Respondent/Deponent have signed	1-2		
4	the requisite documents?	6/		
3	Whether appeal is within time?			
4	Whether the enactment under which the appeal is filed		ı	
	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	11		
	subject, furnished?			
10	Whether annexures are legible?			
11	Whether annexures are attested?			
12	Whether copies of annexures are readable/clear?			
13	Whether copy of appeal is delivered to AG/DAG?	1		
14	Whether Power of Attorney of the Counsel engaged is attested			
· · · · · · · · · · · · · · · · · · ·	and signed by petitioner/appellant/respondents?			
15	Whether numbers of referred cases given are correct?			
16	Whether appeal contains cutting/overwriting?			
17	Whether list of books has been provided at the end of the appeal?			
18	Whether case relate to this court?			
19	Whether requisite number of spare copies attached?	/		
20	Whether complete spare copy is filed in separate file cover?	1	<u> </u>	
21	Whether addresses of parties given are complete?			
22	Whether index filed?			
2.3	, and the same of			
24	Whether Security and Process Fee deposited? On	<u> </u>	1/	
	Whether in view of Khyber Pakhtunkhwa Service Tribunal Rules			
25				
	been sent to respondents? On	<u> </u>	 	
26	Whether copies of comments/reply/rejoinder submitted? On	i i		
20		ļ	 	
27	Whether copies of comments/reply/rejoinder provided to			
- '	opposite party? On		<u> </u>	

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

Name:

Signature: Dated: is II. Kham

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

SERVICE APPEAL NO. 7432/2021

Amin Ur Rahman

V/S

Education Deptt:

INDEX

S. No.	Documents	Annexure	P. No.
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02	Affidavit		06
03	Suspension application		07-08
04	Copies of letter dated 03.07.2020 and 20.07.2020	A&B	09-10
05	Copies of order dated 23.12.2020, charge report and order dated 28.12.2020	C,D&E	11-13
_06	Copy of order dated 03.09.2021	F	14
. 07	Copy of departmental appeal	G	15-17
80	Copies of posting/transfer policy and circular dated 27.02.2013	H&I	18-26
-	Copies of order dated 25.11.2020 and 29.12.2020	J&K	27-28
09	Vakalat Nama		29

APPELLANZ

THROUGH:

(TAIMUR ALI KHAN) ADVOCATE HIGH COURT &

(ASAD MAHMOOD)
ADVOCATE HIGH COURT
Room No. FR 8, 4th Flour,
Bilour plaza. Peshawar cantt:
Cell# 0333-9390916

BEFORE THE KHYBER PAKHYUNKHWA SERVICE TRIBUNAL PESHAWAR

SERVICE APPEAL NO. 7432/2021

Kirther Pakkinkinya Service Tribunal

Diary No. 7623

Mr. Amin Ur Rahman, Steno (BPS-14) Office of DEO (Male) Dir Upper. Dated 22/09/2021

(APPELLANT)

VERSUS

- 1. The Secretary, Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar.
- 2. The Director, Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar.
- 3. The District Education Officer, (Male), Dir Upper.

(RESPONDENTS)

APPEAL UNDER SECTION 4 OF THE SERVICE TRIBUNAL ACT, 1974 AGAINST THE IMPUGNED TRANSFER ORDER DATED 03.09.2021, WHEREBY THE APPELLANT WAS PREMATURELY TRANSFERRED FROM THE OFFICE OF DEO (M) DIR UPPER AND PLACED AT THE DISPOSAL OF DEO (M) DIR UPPER FOR FURTHER ADJUSTMENT AGAINST ANY VACANT POST AND AGAINST NOT TAKING ACTION ON THE DEPARTMENTAL APPEAL OF THE APPELLANT AS PER POSTING TRANSFER POLICY.

Registrar

PRAYER:

THAT ON THE ACCEPTANCE OF THIS APPEAL, THE IMPUGNED TRANSFER ORDER DATED 03.09.08.2021 MAY KINDLY BE SET ASIDE BEING PREMATURE AND PASSED IN VIOLATION OF POSTING/TRANSFER POLICY AND CIRCULAR DATED 27.12.2013. THE RESPONDENTS MAY

FURTHER BE DIRECTED NOT TO TRANSFER THE APPELLANT PREMATURELY AND IN VIOLATION OF POSTING/TRANSFER POLICY AND CIRCULAR DATED 27.02.2013. ANY OTHER REMEDY WHICH THIS AUGUST TRIBUNAL DEEMS FIT AND APPROPRIATE THAT MAY ALSO BE AWARDED IN FAVOUR OF APPELLANT.

RESPECTFULLY SHEWETH: FACTS:

- 1. That the appellant is the performing his duty as Steno (BS-14) in Education Department and working in the office of DEO (M) Dir Upper and is performing his duty with great devotion and honesty, whatsoever, assign to him and no complaint has been filed regarding his performance by his superior.
- 2. That the Director (E&SE) Peshawar has directed to all DEOS (M&F) KP/NMD through a letter dated 03.07.2020 for shuffling all the ministerial staff from DEO/SDEO Office to school. In compliance of letter dated 03.07.2020, respondent No. 3 placed the appellant at the disposal of respondent No.2 through letter 20.07.2020. (Copies of letter dated 03.07.2020 and 20.07.2020 are attached as Annexure-A&B)
- 3. That as the sanctioned post of Steno (BPS-14) present only in the office of DEO (M&F) in District Dir Upper, therefore, the appellant was transferred/adjusted by respondent No.2 against the vacant post of junior stenographer at DEO (F) Dir Upper on own pay and BPS vide order dated 23.12.2020. In compliance of order 23.12.2020, the appellant took over the charge on the said post on 24.12.2020, however, just after 4 days order dated 23.12.2020 was withdrawn by respondent No.2 through an order dated 28.12.2020 without giving any reason for withdrawal of order 23.12.2020. (Copies of order dated 23.12.2020, charge report and order dated 28.12.2020 are attached as Annexure-C,D&E)
- 4. That the appellant was again transferred by respondent No.2 from the office of DEO (M) Dir Upper without completing his normal tenure in the office of DEO (Male) Dir upper and his services was placed at the disposal DEO (M) Dir Upper for further adjustment against any

vacant post vide order dated 03.09.2021 and mentioned in the remarks column that the appellant will not be posted in DEO (M/F) Office despite the fact that sanctioned post of Steno (BPS-14) is present only in the office of DEO(M&F). (Copy of order dated 03.09.2021 is attached as Annexure-F)

- 5. That the appellant filed departmental appeal within 7 days as per posting transfer policy on 06.09.2021, but no decision has been taken on his departmental appeal within the stipulated period of time frame of 15 days as per posting transfer policy of the Provincial Government. (Copy of departmental appeal is attached as Annexure-G)
- 6. That the appellant has no other remedy except to file the instant appeal in this Honourable Tribunal for redressal of his grievance on the following grounds amongst others.

GROUNDS:

- A. That impugned transfer order dated 03.09.2021 is against the law, facts, norms of justice, violation of posting transfer policy and circular dated 27.02.2013, therefore, not tenable and liable to be set aside.
- B. That the impugned transfer order dated 03.09.2021was passed in violation of posting transfer/policy and circular based on Anita Turab case dated 27.02.2013, therefore, the impugned transfer order is liable to be set aside on this ground alone. (Copies of posting/transfer policy and circular dated 27.02.2013 are attached as Annexure-H&I)
- C. The impugned transfer order is premature as the appellant has not completed his tenure in the office of DEO (M) Dir Upper, therefore, the impugned transfer order is liable to be set aside.
- D. That the appellant was transferred from the office of DEO (M) Dir Upper and his service was placed at the disposal of DEO (M) Dir Upper for further adjustment against any vacant post through impugned transfer order dated 03.09.2021 and in remarks column in that order it was mentioned that the appellant will not be posted in DEO (M/F) Office, but the sanction post of Steno (BPS-14) is present only in the office of DEO (M/F) and if the impugned order is not set

- aside, then it will create legal hurdles in the adjustment of the appellant.
- E. That the appellant has been transfer for so many times in short spin of one year due to which he was unable to perform his duties with best of his ability and capability and such successive transfers has been discouraged by the superior Courts in plethora of judgments and as such the impugned transfer order is liable to be set aside.
- F. That no exigencies or public interest has been shown by respondent No.2 in passing the impugned transfer order, but want to adjust blue eyed person on the post of the appellant.
- G. That according to posting/transfer policy, that posting/transfer orders of all the officers up to BS-19 except the Heads of the Attached Departments irrespective of the grade will be notified by the concerned Administrative Departments with the prior approval of the Competent Authority obtained on the Summary, but in the case of the appellant, no prior approval of Summary for transfer was obtained, which is violation of posting/transfer policy.
- H. That the post of the appellant in the office of DEO (M) Dir Upper is still vacant as no substitute was provided on the post of the appellant by the department in the impugned transfer order and it will not effect any one if the impugned transfer is set aside.
- I. That one of the junior Clerk namely Sahibzada Ihtisham Ullah working in the office of DEO (F) Dir Upper was transferred to GGHS Duro vide order dated 23.11.2020 on shuffling, but having political influence he was transferred just after two days from GGHS Duro against the vacant post of senior clerk at SDEO (F) Dir Upper on 25.11.2020 and was again transferred/adjusted in the office of DEO (F) Dir Upper just after one month by respondent No.2, while the appellant who has no sanctioned post for adjustment except in the office DEO (M&F) has transferred from the office of DEO (M) Dir Upper through impugned transfer order dated 03.09.2021 and also mentioned in that order that the appellant will not be posted in the office of DEO(M&F), which shows the malafide of respondent No.2. (Copies of order dated 25.11.2020 and 29.12.2020 are attached as Annexure-J&K)
- A) That the appellant seeks permission to advance others grounds and proofs at the time of hearing.

It is, therefore most humbly prayed that the appeal of the appellant may kindly be accepted as prayed for.

APPELLANT Amin Ur Rahman

THROUGH:

(TAIMUR ALI KHAN) ADVOCATE HIGH COURT &

(ASAD MAHMOOD) ADVOCATE HIGH COURT

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

SERVICE	APPEAL NO.	/2021
	THE PART INC.	/40/1

Amin Ur Rahman	V/S	Education Deptt:
	***************************************	× .

<u>AFFIDAVIT</u>

I, Amin Ur Rahman, Steno (BPS-14) Office of DEO (Male) Dir Upper, (Appellant) do hereby affirm and declare that the contents of this service appeal are true and correct and nothing has been concealed from this Honourable Tribunal.

DEPONENT

Amin Ur Rahman (APPELLANT)



BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

SERVICE APPEAL NO.	/2021
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Amin Ur Rahman

V/S

Education Deptt:

APPLICATION FOR SUSPENDING THE OPERATION OF ORDER DATED 03.09.2021 TILL THE DECISION OF MAIN SERVICE APPEAL.

RESPECTFULLY SHEWETH:

- 1) That the appellant has filed the service appeal against the impugned transfer order 21.03.2019, whereby the appellant was transferred from the office of DEO (M) Dir Upper along with this application in this Honourable Service Tribunal in which no date is fixed so for.
- 2) The impugned transfer order is premature as the appellant has not completed his tenure in the office of DEO (M) Dir Upper, which is violation of posting/transfer policy and circular dated 27.02.2013 therefore, the impugned transfer order is liable to be suspended.
- 3) That the appellant was transferred from the office of DEO (M) Dir Upper and his service was placed at the disposal of DEO (M) Dir Upper for further adjustment against any vacant post through impugned transfer order dated 03.09.2021 and in remarks column in that order it was mentioned that the appellant will not be posted in DEO (M/F) Office, but the sanction post of Steno (BPS-14) is present only in the offices of DEO (M/F) and if the impugned order is not suspended, then it will create legal hurdles in the adjustment of the appellant.
- 4) That the appellant has been transfer for so many times in short spin of one year due to which he was unable to perform his duties with best of his ability and capability and such successive transfers has been discouraged by the superior Courts in plethora of judgments and as such the impugned transfer order is liable to be suspended.

- 5) That the post of the appellant in the office of DEO (M) Dir Upper is still vacant as no substitute was provided on the post of the appellant by the department in the impugned transfer order and it will not effect any one if the impugned transfer is suspended.
- 6) That the appellant has a good prima facie case and all the three ingredients are in favour of the appellant.
- 7) That the grounds of main appeal may also be considered as integral part of this application.

It is therefore most humbly prayed that the operation of the order dated 03.09.2021 may kindly be suspended till the decision of main appeal.

APPELLANT

THROUGH:

(TAIMURALI KHAN) ADVOCATE HIGH COURT

AFFIDAVIT

It is solemnly affirmed that the contents of the application is true and correct to best of my knowledge and belief and nothing has been concealed from this Honourable Service Tribunal.

DEPONENT



DIRECTORATE OF ELEMENTARY & SECONDARY EDUCATION KHYHER PAKHTUNKHWA PESHAWAR

47.No. /A-23/MS/Reshuffling

Dated Peshawar the hmall: ddadma.ese@gmail.com

10

All the District Education Officer (Male/Female) Khyber Pakhtunkhwa/NMD

Subject:

SHUFFLING OF ALL MINISTERIAL STAFF FROM DEOS & SDEOS OFFICE TO SCHOOLS

I am directed to refer to the subject cited above and to state that it has been decided in Sacarota high level meeting that those Ministerial staff who has completed two years service in the Office of DEOs & SDEOs (M&F) may be shuffled in High/Higher Secondary Schools in their respective

I am further directed to ask you that the Services of Assistants, Superintendants & Districts. B&AOs who have completed 2 years service in your Office may be placed at the disposal of this Directorate for further posting

Moreover, Implementation report should be submitted to this Directorate upto 20th July 2020 positively, failing which you, will be held responsible for the consequences.

> Assistant Director (Admin) Directorate E& Secondary Education Khyber Pakhunkhwa Peshawar

Endst; No.

PS to Minister Elementary & Secondary Education Khyber Pakhtunkhwa. PS to Secretary Elementary & Secondary Education Department Govt: of Khyber i. 2. Pakhtunkhwa.

Additional Director NMD Khyber Pakhtunkhwa.

PA to Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar.

Assistant Director (Admn) Directorate E& Secondary Education Khyber Pakhtunkhwa, Peshawar





DISTRICT EDUCATION OFFICER MALE DIR UPPER. PH NO.0944-881400 FAX -0944-880411 Email .deomdirupper@gmail.com

__/DEO(M)/ASDE(S) ESTAB Dated Dir Upper the 90

The Director, Elementary & Secondary Education, Khber Pakhtunkhwa Poshawar.

Subject:-

SHUFFLING OF ALL MINISTERIAL STAFF.

Memo:-

Reference your letter No.903-958 dated 03-07-2020, all the DEOs (M/F) were directed, to carry out comprehensive reshuffling of ministerial staff on the valuect cited above.

in the following offices of Male Dir Upper a legal mitted for further adjustment please.

It is stated for your kind a secure and the following Assistant & Steno have completed two years' service

<u>S.#</u>	Name of Officer	Designation	Present Place of Posting	Remarks
01	Dawood Shah	Assistant	SDEO(M) Dir	Adjustment placed at the Disposal of your office.
02	Aminur Rahman	Steno	DEO(M) Office Dir Upper	Adjustment placed at the Disposal of your office,

DISTRICT EDUCATION OFFICER, (MALE) DIR EPPER.





DIRECTORATE OF ELEMENTARY & SECONDARY EDUCATION KHYBER PAKHTUNKHWA PESHAWAR.

Phone: 091-9225344

Email: ddadmn.ese@gmail.com

Office Order.

Mr. Amin ur Rehman Junior Scale Stenographer office of the DEO (M) Dir Upper is hereby transferred/adjusted against vacant post of Junior Scale Stenographer at DEO (F) Dir Upper on his own pay and BPS in the interest of public service with effect from the date of his taking over charge.

Note:

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

DIRECTOR

Elementary & Secondary Education Khyber Pakhtunkhwa, Peshawar

 $\underline{\prime}$ F.No. 181/ A-23/MS/Dir Upper-II Dated Peshawar the $\underline{\prime}$ Copy forwarded to the: -

- District Education Officer (Male) Dir Upper. 1.
- District Education Officer (Female) Dir Upper. 2.
- District Accounts Officer Concerned. 3.
- Official concerned. 4.
- Master File. 5.
- PA to Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar.

śsistant Difector (Admn) Directorate of E&SE KPK, Peshawar

W

E:\Farman Data\MS\Transfer\Amin ur Rehman Dir upper transfer.doc



OFFICE OF THE DISTRICT EDUCATION OFFICER FEMALE DIR UPPER

CHARGE ASSUPTION REPORT.

In Compliance to the Notification issued by Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar vide No.6507-10/A-23/MS Dir Upper dated 23/12/2020. I, Aminur Rahman Stenographer, assumed the charge at the office District, Education Officer, Female Dir, Upper against vacant post of stenographer on 24/12/2020 (A.N) in pursuance of the above notification.

Stenographer office of DEO(F) Dir Upper

Endst:No. 2633-36 /F./DEO(F)Dir Upper Dated 24/12/2020.

Copy forwarded to the

- · Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar.
- District Accounts Officer Dir Upper.
- District Education Officer Male Dir Upper.

Office Record.

DISTRICT EDUCATION OFFICER FEMALE DIR UPPER



DIRECTORATE OF ELEMENTARY & SECONDARY EDUCATION KHYBER PAKHTUNKHWA PESHAWAR.

Phone: 091-9225344

Email: ddadmn.ese@gmail.com



Office Order.

The posting/transfer order in r/o Mr. Amin ur Rehman Junior Scale Stenographer issued vide this office order No. 6507-10/F.No. 181/A-23/MS/Dir Upper-II dated 23/12/2020 is here by <u>Withdrawn</u>.

DIRECTOR

Elementary & Secondary Education Khyber Pakhtunkhwa, Peshawar

Endst: No. ______/F.No. 181/ A-23/MS/Dir Upper-II Dated Peshawar the <u>\$2.5.12.</u>/2020.

- 1. District Education Officer (Male) Dir Upper.
- 2. District Education Officer (Female) Dir Upper.
- 3. District Accounts Officer Concerned.
- 4. Official concerned.
- 5. Master File.

6. PA to Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar.

Assistant Director (Admin)

Directorate of E&SE KPK, Peshawar

K

Stand In/12021

M

15/01/2021

E:\Farman Data\MS\Transfer\Amin ur Rehman Dir upper transfer.doc



DIRECTORATE OF ELEMENTARY & SECONDARY EDUCATION KHYBER PAKHTUNKHWA PESHAWAR.

Phone: 091-9225344

Email: ddadmn.ese@gmail.com



The posting/transfer in respect of the following officials is hereby ordered OFFICE ORDER on their own pay and BPS in the interest of public service with effect from the date of their taking over charge.

their t	aking over charge.		tment at	Remarks
s.#	Name/Design:	Present Posting	Samica place at the	
1	Mr. Sami Ul Haq Computer Operator B-16	DEO (M) Dir Upper	Upper for further adjustment against any	Except DEO (M/F) Office.
2	Amin Ur Rahman Steno B-14	DEO (M) Dir Upper	Service place at the disposal of DEO (M) Dir Upper for further adjustment against any vacant post.	Except DEO (M/F) Office.

Note:-

Compliance report should be submitted to all concerned.

1. No TA/DA etc is allowed. 2.

DIRECTOR

Elementary & Secondary Education Khyber Pakhtunkhwa, Peshawar

50/0-14 \angle F.No. /A-23/MS/Transfer/Dir Upper Dated Peshawar the Endst: No._

Copy forwarded to the: -

District Education Officer (M/F) Concerned.

District Account Officer concerned. 1. 2.

PA to Director Elementary & Secondary Education Khyber Pakhtunkhwa 4. Peshawar.

Master File.

Much Additional Director (PE&S)

Directorate E& Secondary Education Khyber Pakhtunkhwa, Peshawar

То

The worthy Secretary
Elementary & Secondary Education
Khyber Pakhtunkhwa, Peshawar.

Subject:

DEPARTMENTAL APPEAL AGAINST THE ORDER DATED 03.9.2021, WHEREBY THE APPELLANT WAS TRANSFERRED FROM THE OFFICE OF DEO (MALE) AND WAS PLACED AT DISPOSAL OF DEO (M) DIR UPPER FOR FURTHER ADJUSTMENT AGAINST ANY VACANT POST.

Respectfully Sir,

- 1. That the appellant is performing his duty as steno (BS-14) in Education Department and working in the office of DEO (M) Upper and is performing his duty with great devotion and honesty, whatsoever, assign to him and no complaint has been filed regarding his performance by his superior.
- 2. That the Director E&SE Peshawar has directed to all DEOS(M&F) KP/NMD to letter dated 3/7/2020 to reshuffle all the ministerial staff from DEO/SDEO Office to school. In compliance of letter dated 3/7/2020 the appellant was placed at the disposal of Director E&SE through letter 20/7/2020 and was posted by the Director E&SE KP against the vacant post of junior stenographer DEO(F) Dir Upper on OPS basis vide order No:23/12/2020. In compliance of order 23/12/2020 the appellant took over the charge on the post on the said post on 24/12/2020. It is pertinent to mention stenographer post is only exist in the offices of DEO (M&F).
- 3. That just after four days the transfer order 23/12/2020 was withdrawn by Director KP Peshawar through order dated 28/12/2020 without giving any reason for withdraw of order 28/12/2020.



(16)

- 4. That now the appellant was again transferred from the office of DEO (M) Dir Upper without completing his normal tenure in the office of DEO (Male) Dir upper and his services was placed at the disposal (M) Dir Upper for further adjustment against any vacant post through in order dated 03/09/2021 and mentioned in the remarks column that the appellant will not be posted in DEO (M/F) Offices. (copy of order dated 03/09/2021 is attached as R-1)
- 5. That the appellant being aggrieved from the order 3/9/20212 wants to file Departmental appeal on the following grounds amongst others.

GROUNDS:

- A. That impugned transfer order dated 3/9/20221 is against the law facts norms of justice, violation of posting transfer policy and circular dated 27/2/2013, therefore, not tenable and liable to be set aside.
- B. That the impugned transfer order is clear violation of posting transfer policy and circular dated 27/2/2013 and liable to be set aside or this ground alone.
- C. That the appellant has not completed his normal tenure in the office of DEO(M) Upper Dir in a such the impugned the transfer order dated 3/9/201 is liable to be set aside.
- 6. That no exigency or public interest has been shown in the impugned order and in remarks column in that order it was mention that the appellant will not be posted in DEO(M/F) Office, but the post of stenographer is only exist in the offices of DEO (M/F) and if the impugned order is not set aside then it will create the problem of adjustment of the appellant.
- 7. That the appellant has been transfer for so many time in short spin of one year due to which he was unable to perform his duties with best of his



ability and capability and such success of transfer has been discouraged by the superior Courts in plethora of judgments.

It is therefore most humbly requested that on the acceptance of this appeal, the impugned transfer order dated 03/09/2021 may kindly be set aside and the appellant may be allowed to perform his duty in the office of DEO (M) Dir Upper till completion of his normal tenure.

Dahman

Office of DEO (M) Dir upper

A.M







GOVERNMENT OF NWFP ESTABLISHMENT & ADMINISTRATION DEPARTMENT (Regulation Wing)

POSTING / TRANSFER POLICY OF THE PROVINCIAL GOVERNMENT.

- i) All the posting/transfers shall be strictly in public interest and shall not be abused/misused to victimize the Government servants
- ii) All Government servants are prohibited to exert political, Administrative or any other pressures upon the posting/transfer authorities for seeking posing/transfers of their choice and against the public interest.
- iii) All contract Government employees appointed against specific posts, can not be posted against any other post.
- The normal tenure of posting shall be three years subject to the condition that for the officers/officials posted in unattractive areas the tenure shall be two years and for the hard areas the tenure shall be one year. The unattractive and hard areas will be notified by the Covernment.
- vi) While making postings/transfer from settled areas to FATA and viceversa, specific approval of Governor, NWFP needs to be obtained
 - ²While making postings/transfers of officers/officials up to BS-17, from settled areas to FATA and vice-versa approval of the Chief Secretary NWFP needs to be obtained. Whereas, in case of posting/transfer of officers in BS-18 and above, from settled areas to FATA and vice versa, specific approval of the Governor NWFP shall be obtained.
- vi (a) All Officers/officials selected against Zone-I/FATA quota in the Provincial Services should compulsorily serve in FATA for atleast eighteen months in each grade. This should start from senior most scales/grades downwards in each scale/grade of each cadre.
- vii) Officers may be posted on executive/administrative posts in the Districts of their domicile except District Coordination Officers (D.C.Os) and DPOs/Superintendent of Police (SP). Similarly Deputy Superintendent of Police (DSP) shall not be posted at a place where the Police Station (Thaana) of his area/residence is situated.

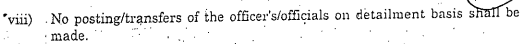
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Para-I(v) regarding months of March and July for posting/transfer and authorities for relaxation of ban deleted vide letter No: SOR-VI (E&AD) 1-4/2008/Vol-VI, dated 3-6-3008. Consequently authorities competent under the NWFP Government Rules of Business; 1985, District Government Rules of Business 2001, Posting/Transfer Policy and other rules for the time being in force, allowed to make posting/transfer subject to observance of the policy and rules. Added vide Urdu circular letter No. SOR-VI(E&AD)1-4/2003, dated 21-09-2004





- Regarding the posting of husband/wife, both in Provincial services, efforts where possible would be made to post such persons at one station subject to the public interest.
- x) All the posting/transferring authorities may facilitate the posting/transfer of the unmarried female government Servants at the station of the residence of their parents.

Officers/officials except DCOs and DPOs/SPs who are due to retire within one year may be posted on their option on posts in the Districts of their domicile and be allowed to serve there till the retirement

DCOs and DPOs who are due to retire in the near future may also be posted in the District of their domicile subject to the condition that such posting would be against non-administrative posts of equivalent scales;

xii) In terms of Rule-17(1) and (2) read with Schedule III of the NWFP Government Rules of Business 1985, transfer of officers shown in column 1 of the following table shall be made by the authorities shown against each officer in column 2 thereof:

.	Outside the Secretariat	
1.	Officers of the all Pakistan Unified Group i.e. DMG, PSP including Provincial Police Officers in BPS-18 and above	Chief Secretary in consultation with Establishment Department and Department concerned with the approval of the Chief Minister.
3.	Other officers in BPS-17and above to be posted against scheduled posts, or posts normally held by the APUG, PCS(EG) and PCS(SG). Heads of Attached Departments and other Officers in B-19 & above in all the Departments.	-do-
	In the Secretariat	
1.	Secretaries	Chief Secretary with the approval of the Chief Minister.
2.	Other Officers of and above the rank of Section Officers: a) Within the Same Department b) Within the Secretariat from one Department to another.	Secretary of the Department concerned. Chief secretary/Secretary Establishment.
3.	Officials up to the rank of Superintendent:	

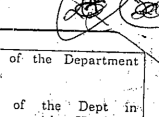
Added vide Urdu circular letter No: SOR-VI (E&AD)/1-4/2005, dated 9-9-2005.

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	a) Within the same Department	Secretary of the Department concerned.
	b) To and from an Attached Department	Secretary of the Dept in consultation with Head of Attached Department concerned.
	c)Within the Secretariat from one Department to another	Secretary (Establishment)

xiii) While considering posting/transfer proposals all the concerned authorities shall keep in mind the following:

- To ensure the posting of proper persons on proper posts, the Performance Evaluation Report/annual confidential reports, past and present record of service, performance on post held presently and in the past and general reputation with focus on the integrity of the concerned officers/officials be considered.
- Tenure on present post shall also be taken into consideration and the posting/transfers shall be in the best public interest.
- Government servants including District Govt. employees feeling aggrieved due to the orders of posting/transfer authorities may seek remedy from the next higher authority / the appointing authority as the case may be through an appeal to be submitted within seven days of the receipt of such orders. Such appeal shall be disposed of within fifteen days. The option of appeal against posting/ transfer orders could be exercised only in the following cases.
 - Pre-mature posing/transfer or posting transfer in violation of the provisions of this policy.
 - Serious and grave personal (humanitarian) grounds.
- To streamline the postings/transfers in the District Government and to remove any irritant/confusions in this regard the provision of Rule 25 of the North West Frontier Province District Government Rules of Business 2001 read with schedule - IV thereof is referred. As per schedule-IV the posting/transferring authorities for the officers/officials shown against each are as under:-

S. No.	Officers	Authority
1.	Posting of District Coordination Officer and Executive District Officer in a District.	Provincial Government.
2.	D- 1: 07:	Provincial Government
3.		Provincial Government
41	Official in BPS-16 and below	Executive District Officer in consultation with District Coordination Officer.

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(NAME)
SECTION OFFICER
Administrative Department

{Authority: Letter No. SO (E-I) E&AD/9-12/2006 dated 22-12-2006}.

The competent authority has been pleased to direct that Para 1(v) of the Posting/Transfer Policy contained in this Department letter No:SOR-I (E&AD) 1-1/85 Vol-II, dated 15-2-2003 shall stand deleted, with immediate effect, consequently allowing the authorities, competent under the NWFP Government Rules of Business, 1985 and the District Government Rules of Business, 2001 or any other rules for the time being in force, to make posting/transfers of Government servants, any time during the year, in genuinely deserving and necessary cases, in public interest, subject to strict observance of all other provisions of posting/transfer policy contained and notified vide circular letter under reference. Hence there will be no ban on posting/transfer of Government Servants in any part of the year while carrying out postings/transfers of Government Servants.

The authorities concerned will ensure that no injustice whatsoever is caused to any civil servant, public work is not suffered and service delivery is improved.

I am therefore directed to request that the provisions of posting/transfer policy, as amended to the extent above, may kindly be followed in letter and sprit in future so as to keep good governance standard in this regard.

[Authority: Letter No: SOR:VI (E&AD) 1-4/2008/Vol-VI, deted 3-6-2008].

According to the policy of the provincial Government, maximum tenure on a post is three years. Contrary to the Policy, Store Keepers, Cashiers, Accountants and other ministerial staff remains posted in their particular field for long time, which may result in misuse of this position, due to which not only public exchequer may sustain loss but general public also suffers. The Provincial Government has taken serious notice of this situation & decided that all Administrative Secretaries and DCOs may submit a certificate within one month to the effect that above mentioned officials, having completed three years on their posts, have been adjusted on posts other than those they held previously. [Authority: Urdu circular No: SOR-VI (E&AD)/05 dated 28th Oct, 2005.]

The Chief Minister NWFP has directed that:-

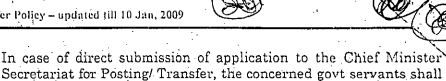
- i) Submission of summary would not be required in case of mutual transfer.
- ii) Posting/transfer shall be made according to the policy;
- iii) Government Servants shall avoid direct submission of applications to the Chief Minister;
- iv) In genuinely deserving case, they should approach the Administrative Secretaries who could process the case according to policy;

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v)



{Authority: Urdu circular No; SOR-VI/E&AD/1-4/2003, dated 86-2004. Urdu Letter No: SOR-VI/E&AD/Misc: /2005, dated 3-1-2005.}

be proceeded against under the prevalent rules and regulations.

It has been decided with the approval of the competent authority that:-

- Mutual transfer would be allowed if both the concerned employees agree; except the Government Servants holding Administrative
- NWFP Government Rules of Business 1985 shall be observed while issuing posting/transfer orders.

{Authority: - Urdu circular letter No: SOR (E&AD)/1-4/2005, dated 9-9-2005}

The competent authority has decided that in order to maintain discipline, enhance performance of the departments and ensure optimum service delivery to the masses, the approved /prevalent policy of the posting/transfer shall be strictly followed. Government Servants violating the policy and the NWFP Govt Servants (Conduct) Rules 1987 shall be proceeded against under the NWFP Removal from Service (Special Powers) Ordinance 2000. As required under the NWFP Govt Rules of Business 1985, the Administrative Secretaries shall ensure compliance with the policy and defaulting offices/officials be taken to task & entries to this effect shall be made in their PERs/ACRs. In case subordinate officers are working on sites or proceeding for the purpose of inspection, they shall submit inspection Report to their Administrative Secretaries. Administrative Secretaries shall ensure submission of such reports. {Authority: - Urdu circular No: SOR-VI (E&AD)/1-4/06, dated, 29-6-2007).

PLACEMENT POLICY.

In order to utilize the expertise of the officers who have received foreign training in various fields, the provincial Government has decided to adopt the Placement Policy, approved by the Prime Minister of Pakistan, and make it a part of its Posting/Transfer Policy. Placement Policy as follows:-

- All placements would be made on the basis of merit and keeping in view the needs of the organization.
- The first priority in placement must go the parent organization of the participant from where the individual had applied. This will be in consonance with the concept of establishing the "Need" for the department and fulfilling the need through "capacity building for the
- In order to follow the "bottom up approach" for Devolution, the priority iii). within departments must go to the Districts, the Provinces and than the Federal Government.
- The second priority in placement should go to up-grading the existing iv) training Institution within the country. The knowledge gained by the

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Placement Policy has been made part of the posting/transfer policy vide Urdu circular No SOR-VI(E&AD)1-1/06, dt 9-2-2007

The Manager and American





officers, will be of immense value to bring about a qualitative change in the training institutions. The following proposals are made in this.

a) Permanent posting of an officer to the training institutions for 2-3

b) Temporary attachment with the training intuitions for 3 to 6 months for some research project on helping in developing case

c) Earmarked as a visiting faculty member for specific subject.

v) Individuals posted to their parent organizations will also organize training for their subordinates within the department, in order to transfer the knowledge and bring about a qualitative change

The Normal tenure of posting as already provided in the policy would be ensured;

vii) No participant should be allowed to be posted on deputation to wiii) No participant will describe for at least 5 years;

viii) No participant will decline/represent against his/her posting.



ATTESTED







GOVERNMENT OF KHYBER PAKHTUNKHWA ESTABLISHMENT DEPARTMENT

(REGULATION WING) NO. SOR.VI (E&AD)1 -4/2005/Vol-II Dated Peshawar, 27th February, 2013

The Additional Chief Secretary (P&D) Khyber Pakhtunkhwa.

The Additional Chief Secretary (FATA) Khyber Pakhtunkhwa.

3. All Administrative Secretaries to Govt. of Khyber Pakhtunkhwa.

4. All Commissioners in Khyber Pakhtunkhwa.

Subject:

CONSTITUTION PETITION NO.23 OF 2012 OUT OF SUO MOTO CASE NO. 3/2012 (PETITION BY MS. ANITA TURAB PROTECTION OF CIVIL SERVANTS REGISTERED UNDER ARTICLE 184 (3) OF THE CONSTITUTION OF ISLAMIC REPUBLIC OF PAKISTAN 1973.)

Sir.

I am directed to refer to the subject noted above and to state that the Supreme Court of Pakistan vide the subject cited judgment has enunciated the following principles of Law with regard to protection and conduct of civil servants.

> Appointments, Removals and Promotions: Appointments, removals and promotions must be made in accordance with the law and the rules made thereunder, where no such law or rule exists and the matter has been left to discretion, such discretion must be exercised in a structured, transparent and reasonable manner and in the public interest.

Tenure, Posting and Transfer: When the ordinary tenure for a posting has been specified in the law or rules made thereunder, such tenure must be respected and cannot be varied, except for compelling reasons, which should be recorded in writing and are judicially reviewable.



- (iii) Illegal Orders: ... Civil Servants owe their first and to allegiance to the law and the constitution. They are not his to obey orders from superiors which are illegal or are not accordance with accepted practices and rule based norms instead, in such situations, they must record their opinion and if necessary, dissent.
- OSD: Officer's should not be posted as OSD except for compelling reasons, which must be recorded in writing. If at all an officer is to be posted as OSD, such posting should not exceed 03 months. If there is a disciplinary inquiry going an against him/her such inquiry must be completed at the earliest. The officer on special duty may be posted against a post of his/her equivalent pay scale/grade within 03 months of his/her order as OSD.
- I am, therefore, directed to request you to note the above principles of law for strict compliance.

Yours faithfully

SECTION OFFICER (REG-VI)

Encl. as above.

A copy is lorwarded to:-

1. The Principal Secretary to Governor, Khyber Pakhtunkhwa.

2. The Principal Secretary to Chief Minister, Khyber Pakhtunkhwa. 3. The Secretary Provincial Assembly, Khyber Pakhtunkhwa.

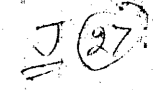
4. The Accountant General, Khyber Pakhtunkhwa. . 5. The Registrar, Peshawar High Court, Peshwar.

6. The Secretary Khyber Pakhtunkhwa, Public Service Commission.

7. All Addl: Secretaries Establishment & Administration

8. All Deputy Secretaries in Establishment & Administration

SECTION OFFICER (REG-VI)





DIRECTORATE OF ELEMENTARY & SECONDARY EDUCATION KHYBER PAKHTUNKHWA PESHAWAR.

Email: ddadmn.ese@gmail.com

ce Order.

Mr. Sanibzada Intishamullah Junior Clerk DEO Female Dir Upper (Under sfer to GGHS Duro Dir Upper vide DEO Female Endst No 2109-12 dated 23/11/2020) ereby transferred/adjusted against vacant post of Senior Clerk at SDEO Female Dir er on his own pay and BPS in the interest of public service with effect from the date is taking over charge.

Charge report should be submitted to all concerned.

No TA/DA is allowed.

The official will not claim any benefit of seniority of Senior clerk.

DIRECTOR

Elementary & Secondary Education Khyber Pakhtunkhwa, Peshawar

No. / A-23/MS/Transfer Dir Upper.

Dated Peshawar the

Copy forwarded to the: -

District Education Officer (Female) Dir Upper

District Accounts Officer Dir Upper.

SDEO Female Dir Upper.

Principal/HM concerned.

Official concerned.

Master File.

PA to Director Elementary & Secondary Education Khyber Pakhtunkhwa

Beshawar.

Assistant Director (Admit

Directorate E& Secondary Education



DIRECTORATE OF ELEMENTARY & SECONDARY EDUCATION

KHYBER PAKHTUNKHWA PESHAWAR.

Phone: 091-9225044

Email ddadma ese @gmail com

Office Order

Mr. Sahibzada Ihtisham Ullah UlCierk (working against StClerk Post) office of the SDEO (F) Dir Upper is hereby transferred radjusted against vacant post of Junior Clerk at DEO (Female) Dir Upper on his own pay and BPS in the interest of public service with effect from the date of his taking over charge.

Note:

Charge report should be submitted to all concerned

NO TAJDA is allowed

DIRECTOR

Elementary & Secondary Education Khyber Pakhtunkhwa, Peshawar

/F.No. 181/A-23/MS/Dir Upper-II Dated Peshawar the 27/12 2020 Copy forwarded to the: -

District Education Officer (Female) Dir Upper

District Account Officer Concerned. ,

SDEO (F) Dir Upper

Official concerned.

Master File.

PA to Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar.

islant Diractor (Admn) مركزة،

Directorate of Elementary & Secy: Education

Khyber Pakhlunkhwa, Peshawar

بان اس اردر سر ناسید . نیر ژیای او دمر دوی در کال

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بعدالت المردوك المردوك المردوك

وس الركمن الركمن الركمن ما المالي وعومل باعث تحربيآنك ي كا ١٨٨٤ متعلق مقدمه مندرج عنوان بالامين البي ظرف سيوا Busgin Old Prof 25 آمام كالمراور مقررکرے اقرارکیا جاتا ہے۔ کہ صاحب موصوف کو مقدمہ کی کل کاروائی کا کامل اختیار ہوگا۔ نیز وكيل صاحب كوراضى نامه كرنے وتقرر ثالث وفيصله برحلف دیئے جواب دہی اورا قبال دعویٰ اور بصورت و گری کرنے اجراءاور وصولی چیک وروپیدار عرضی دعوی اور درخواست ہرسم کی تصدیق زرایں پروستخط کرانے کا اختیار ہوگا۔ نیز صورت عدم پیروی یاڈ گری بیطرفہ یا اپیل کی برامدگ اورمنسوخی نیز دائر کرنے اپیل نگرانی ونظر ثانی و پیردی کرنے کا مختار ہوگا۔ازبصورت ضرورت مقدمہ ندکور کے کل یا جزوی کاروائی کے واسطے اور وکیل یا مختار قانونی کواپنے ہمراہ یا اپنے بجائے تقرر کا اختیار ہوگا۔اورصاحب مقرر شدہ کوبھی وہی جملہ مذکورہ بااختیارات حاصل ہوں گے اوراس کاساختہ برواختہ منظور و تبول ہوگا دوران مقدمہ میں جوخر چہ ہرجاندالتوائے مقدمہ کے سب ہے وہوگا کوئی تاریخ پیشی مقام دورہ پر ہو یا حدسے باہر ہوتو ویل صاحب پابند ہول گے۔ کہ بیروی ندکورکریں للہذاوکالت نامیکھدیا کہ سندرہے۔ Mesle 20 الرقوم

BEFORE THE HONORABLE KHYBER PAKHATUNKHWA SERVICE TRIBUNAL PESHAWAR.

Service Appeal No: 7432/2022

Mr. Amin Ur Rehman, Steno (BPS-14), Office of the DEO (Male) District Dir UpperAppellant.

VERSUS

Secretary (E&SE) Department, Khyber Pakhtunkhwa & others.....Respondents

JOINT PARAWISE COMMENTS FOR & ON BEHALF OF RESPONDENTS No: 1-3.

Respectfully Sheweth:-

The Respondents No.1-3 submit as under: -

PRELEMENARY OBJECTIONS.

- 1) That the Appellant is not the "aggrieved" persons with the meaning of Article 212 of the Constitution of the Islamic Republic of Pakistan 1973.
- 2) That the Appellant has got no cause of action /locus standi to file the instant appeal because the Appellant did not come on merit.
- 3) That the Appellant has not come to this Honorable Court with clean hands.
- 4) That the Appellant is estopped by his own conduct.
- 5) That the instant Service appeal is suffers from laches, hence not maintainable in the present form.
- 6) That the appellant was transferred as per law and rules after completing the normal tenure of one year in hard areas.

ON FACTS

1. Para -1 of the facts pertains to record, needs no comments.

- 2. Para- 2 of the facts is correct up to the extent of letter dated 03/07/2020, regarding the shuffling/adjustment of the ministerial staff from DEOs/SDEOs office to School.
- 3. Para-3 of the facts is correct and further stated in brief that, the appellant, after serving for a long time in the office of the DEO(F) Dir Upper, he was transferred to the office of the DEO(M) Dir Upper vide order dated 23-12-2020, in compliance of the letter dated 03-07-2020, for shuffling/adjustment of the ministerial staff.it is pertinent to mention here that the applicant was also shuffled/adjusted due to the completion of his tenure (which is one year for hard areas) in both the offices of the DEO,s Male/Female Dir Upper, that's why the applicant was adjusted/shuffled and were placed at the disposal of the DEO(M) Dir Upper for further adjustment except in the office of the DEO(M/F) Dir Upper. However, the appellant is now promoted on seniority cum fitness to the post of Senior Steno Graper (BPS-16) and there is no any vacant post of senior steno grapier lying in the office of the both DEO (M/F) Dir Upper.
- 4. Para-4 of the facts is incorrect hence denied, and further stated that the tenure of the appellant was completed as normal tenure for transfer in hard area's is one year and due to completion of tenure he was transferred from the office of the DEO (F) Dir Upper to the office of the DEO(M) Dir Upper, however, it was sought that the appellant had served in both the offices, that's why he was again placed at the disposal of the DEO (M) Dir Upper for placement against any vacant post of Steno except in the offices of the DEO,s Male/Female Dir Upper.
- 5. Para-5 of the facts pertains to record regarding the departmental appeal of the appellant; however, if he had filed the said appeal, then he should wait till the disposal of the departmental appeal or wait up to the period of 90 days.

6. Para-6 of the facts is incorrect, hence denied. The appellant has got no course of action. Therefore, the appeal in hand is liable to be rejected on the following grounds inter alia:-

ON GROUNDS.

- A. Incorrect, hence, denied. The respondents always follow rules and policies consigned by government and the Appellant has been treated as per law rules and policies. Whereas the appellant had served both the offices for his normal tenure of one year in hard areas. Hence the transfer order dated 03-09-2021 in not issued against the Law, facts, norms of Justice.
- **B.** <u>Incorrect, hence, denied.</u> Para-B of the Grounds pertains to record, to the extent of circular based on Anita Turab case dated 27-02-2013, however the transfer order dated 03-09-2021 is passed as per law, rules and policies.
- C. Incorrect, hence, denied. It is stated again that the appellant has served the normal tenure of one year in the both offices of the DEO, s (Male/Female) Dir Upper, that's why he was placed at the disposal of the DEO (M) Dir Upper for further adjustment in any office against any vacant post except in DEO (M/F) office Dir Upper.
- **D.** <u>Incorrect, hence, denied.</u> Detail reply has been submitted in the above Paras.
- E. As replied in above paras.
- **F.** <u>Incorrect, hence, denied.</u> Detail reply has been submitted in the above Para's.
- **G.** <u>Incorrect, hence, denied.</u> Hence denied and further stated that all the legal procedure /mechanism followed by the official respondents in letter and spirits.
- **H.** <u>Incorrect & not admitted.</u> In addition to the facts and grounds stated above it is submitted that the post in questions of KPO vacated will be filled as per law, rules, and policies.
- I. <u>Incorrect, hence, denied.</u> Para-I pertains to record as well as not relate to the office of the DEO (M) Dir Upper as Mr. Ihtisham Ullah is the employee of the office of DEO (F) Dir Upper.
- J. Legal, However the respondents also seek permission for additional grounds during arguments

Therefore, in view of the above made submissions, it is most humbly requested that this Honorable Tribunal may very graciously be pleased to dismiss the instant Service Appeal in favor of the Respondents in the interest of justice.

Dated ___/ /2022

DIRECTOR

E&SE Department Khyber Pakhtunkhwa, Peshawar. (Respondents No: 2 & 3)

SE Department Khyber Pakhtunkhwa, Peshawar. (Respondent No: 1)

SECRETARY

AFFIDAVIT

I. Dr. Hayat Khan Assistant Director (Litigation-II) E&SE Department Khyber Pakhtunkhwa, do hereby solemnly affirm & declare on oath that the contents of the instant Para Wise Comments are true & correct to the best of my knowledge & belief.

ATTESTED

ATTEST

Deponent



DIRECTORALL OF LITTUING AN CONDUCTION KHYBER PARITT SKIPLA, PESITABAR.

NOTIFICATION.

Consequent upon the approval of the Departmental Promotion Committee (DPC) meeting held on 20-06-2022, the following Junior Scale Stene-grapher BS-14 of Elementary & Secondary Education Department are hereby promoted as Senior Scale Stenographer BS-16 on regular basis & adjusted as below in the interest of public service with immediate effect.

S.No	Name	Present Address	Posted at	Remarks
	Mr. Samar Khan	DPD Peshawar	Directorate of E&SE Khyber Pakhtunkhwa Peshawar	Against vecent post
2.	Mr. Muhammed Rauf	DPD Peshawar	Directorate of E&SE Khyber Pakhtunkhwa NMD Peshawar	Against vacunt post
3.0		DEO(Male)	Directorate of Currentina & Teachers Education Khyber —Pakhtink (wa Abbottabad	Value (Value)

Note:

1. They will be on prohibition for one year extendable to next year as per relevant rules

2- Charge report should be submitted to all concerned.

Necessary entry to this effect should be made in their Service Books.

(Hafiz Dr. Muhammad Ibrahim) Director Elementary & Secondary Education Khyber Pakhtunkhwa, Peshawar

A-23 MS Promotion S Typist/2022. Dated Peshawar the

Copy of the above is forwarded to the: -

1- Accountant General Khyber Pakhtunkhwa Peshawar.

2- Directorate of Curriculum & Teachers Education Khyber Pakhtunkhwa Abbottabad.

3- Director, Directorate of Professional Development Khyber Pakhtunkhwa Peshawar.

4- District Education Officers (Male) Dir Upper

5- District Accounts Officers Dir Upper

6- Officials concerned.

7- Cashier Local Directorate

8- PA to Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar. 08/2022

9- Master File.

(Astapt Director (FSA) Flementary & Secondary Education Khyber Pakhtunkhwa, Peshawar gj