FORM OF ORDER SHEET

Court of_____

-	1683/2022	Case No	
	proceedings with signature of judge	Date of order Order or	S.No.
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d toda minar	28/11/2022 by Mr.	1-	
<u> </u>	fore Single Bench at Peshawar on	hearing	
he dat	issued to appellant and his counsel for t	Notice	
	1	fixed.	
	By the order of Chairman	· · ·	
	REGISTRAR	•	
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This is an appeal filed by Mr. Shamsul Haq today on 27/10/2022 for release of salaries against which he show his departmental appeal/ representation in the present appeal which was made on 11.08.2022 the period of ninety days is not yet lapsed as per section 4 of the Khyber Pakhtunkhwa Service Tribunal Act 1974, which is premature as laid down in an authority report as 2005-SCMR-890.

As such the instant appeal is returned in original to the appellant/Counsel. The appellant would be at liberty to resubmit fresh appeal after maturity of cause of action and also removing the following deficiencies.

- 1- Check list is not attached with the appeal.
- 2- Appeal has not been flagged/marked with annexures marks.
- 3- Annexures of the appeal may be attested.
- 4- Copy of enquiry report mentioned in para-2 of the memo of appeal is not attached with the appeal which may be placed on it.
- 5- Copy of departmental appeal and adjustment application in respect of appellant are not attached with the appeal which may be placed on it.
- 6- Annexure-A & G of the appeal are illegible which may be replaced by legible/better one.

No. 3089 /ST, Dt. 28/10/2022.

ž REGISTRAR SERVICE TRIBUNAL **KHYBER PAKHTUNKHWA** PESHAWAR.

Mr.Yasir Saleem Adv. Peshawar.

- object MOI, 243 are ranoued - object MOU aging (Esport is attalled in AMX K) Oppli to is depti appeal is a Amer (H, while Adjointing) (release of pry's attacked an Amar & the hid give appleant is after Amax (D) (12, page attachet Objum No H+G, Dud (H, bellin is replaced by bellin copy Unice Amx G is head ables Yan Schwitte e objection no 7 is headable. Hence het ubmullied & day

IN THE COURT OF SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

RZ 12022

Service Appeal No

Shams ui Maq

.....Appellant

VERSUS

Government of Khyber Pakhtunkhwa & others

.....Respondents

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Through:

Sharen yay . Appellant

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YASIR SALEEM

Advocate High Court

AT

Afarsyab Wazir

Advocate High Court

IN THE COURT OF SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

Service Appeal No. 1683 /2022

ž

VERSUS

- 1. Government of Khyber Pakhtunkhwa, through the Secretary Elementary & Secondary Education, Peshawar.
- 2. Secretary Elementary & Secondary Education, (FATA Secretariat Merged Areas) Warsak Road Peshawar.
- 3. Director Elementary & Secondary Education, (FATA Secretariat Merged Areas) Warsak Road Peshawar
- 4. District Education Officer, North Waziristan.

.....Respondents

APPEAL UNDER SECTION 4 OF KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT AGAINST INACTION OF THE RESPONDENTS REGARDING THE RELEASE OF SALARIES OF THE APPELLANT DESPITE THE FACT THAT HE IS STILL ON THE ROLL OF THE DEPARTMENT AS PERFORMING HIS DUTIES AND HAS NOT RESPONDED THE DEPARTMENTAL APPEAL OF THE APPELLANT WITHIN THE STATUTORY PERIOD OF 90 DAYS.

Prayer-in-Appeal:

المعلي العواج والمعاد والمناط

On acceptance of this Service Appeal, respondents may kindly be directed to release the salaries of the appellant from the date of stoppage.

Respectfully Sheweth:-

- 1. That initially the appellant applied for the posts of Theology Teacher duly advertised on 20.03.2009. However they were not appointed despite of their being fit and eligible and top of the merit. The Appellant were constrained to file writ petition NO. 2293/2010 before this honorable court which was allowed vide order and judgment dated 01.11.2011. (Copy of advertisement dated 20.03.2009 and Order and Judgment dated 01.11.2011 is attached as Annexure A & B)
- 2. That Respondent No. 4 also constituted inquiry committee to scrutinize the matter. The inquiry committee submitted its report on 05.04.2014 and thereafter the Appellant was appointed on their post vide notification letter dated 20.05.2014. (Copies of inquiry Report dated 05.04.2014 and notification letter dated 20.05.2014 are attached as Annexure C)
- 3. That the Appellant took charge of his post and started performing his duties. Ever since his appointment as TT had been performing his duties without any complaint, albeit he had been denied his salaries.
- 4. That therefore when the law and order situation got worsen due to militancy, the appellant along with his families migrated being IDPs in June 2014 to Peshawar.
- 5. That the Appellant throughout agitated the matter of release of their salaries with the Respondents. The petitioner also submitted appeal dated 19.01.2019 to the Respondent No. 3 for the redressel of his grievances, the appeal was processed and the then Agency Education Officer (NWA)/ District Education Officer was asked as to why his salary was stopped without any reason vide his remarks on the body of the said appeal. (Copy of appeal dated 19.01.2019 is attached as Annexure D).
- 6. That the above cited appeal was further processed and the Respondent No. 4 was again directed that if the appellant has not been terminated then his pay be released forthwith under intimation to the office vide letter dated 07.02.2019. (Copy of letter dated 07.02.2019 is attached as Annexure E)
- 7. That the letter dated 07.02.2019 was replied by the Respondent No. 4 vide his letter dated 16.02.2019 wherein he admitted that Appellant was never terminated. Astonishingly he added that the many posts including the posts of the Appellant have been advertised published in newspaper dated 21.12.2018. (Copies of the letter dated 16.02.2019 & advertisement dated 21.12.2018 are attached as Annexure F & G)

8. That Respondents instead of releasing of his pay on already occupied post, the respondent are filling the subject posts along-with many other posts through advertisement.

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- 9. That still the appellant is pursuing the case and lastly filed his appeal to respondent No. 2 for redressal of his grievances vide his appeal dated 11.08.2022 which was forwarded to DEO North Waziristan with directions to resolve the issue under intimation to this office vide order dated 0.2.2.2022. (Copy of appeal and office order dated 11.08.2022 are attached as annexure H & D.
- 10.That in response the DEO referred the matter to already constituted inquiry committee to probe the matter in hand, where-after the inquiry committee submitted his report to the DEO on 08.09.2022. (Copy of report of inquiry committee dated 08.09.2022 is attached as *annexure J*).
- 11.That the acts and omissions of the respondents regarding stoppage of salaries of the appellant is illegal and unconstitutional inter alia on the following grounds.

GROUNDS:

- A. That the appellant has not been treated in accordance with law, hence his rights secured and guaranteed under the law are badly violated
- B. **That** since the issue relates to the monthly salaries and adjustment of the appellant in service, therefore the matter being recurring, hence no time limitation runs in the instant matter.
- C. That withholding of salary amounts to punishment albeit without any charge sheet or show cause notice his salary has been stopped.
- D. That ever since promotion as TT in 2014, the Appellant has been on the roll of the department and has not been terminated yet.
- E. That the appellant has been denied of their livelihood, which amounts to violation of Article-4 of the constitution of Islamic republic of Pakistan, 1973, it is the fundamental right of the Appellant that he must be paid his salaries for the services he is rendering for the respondents.
- F. That since his services has not been terminated, therefore he is on the strength of the department, thus being civil servants, the appellant is entitled for salary of his post.

G. That from the reply/ letter dated 16.02.2019 of the Respondent No. 4, it is quite clear that the Posts against which the Appellant has been appointed is still in field meaning thereby the Appellant is still on the roll of the department, so it is in the interest of justice not to readvertise the posts but to adjust the Appellant on their posts and to release their pay also. H. That the appellant has been appointed by the competent authority, duly took over charge of his posts and performed has duties thus valuable right has been created in his favour the same cannot be undone or I. That the appellant seek the permission of this Honourable Court to rely on additional grounds at the hearing of this appeal. It is, therefore prayed that the service appeal may please be allowed in favour of appellant as prayed for. Stonewig. Áppellant Through: YASIR SALEEM Advocate High Court

Afarsyab Wazir Advocate High-Court

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CERTIFICATE:

It is certified that that appellant has not previously moved any service appeal regarding the instant matter.

&

AFFIDAVIT:

ADVOCATE

Shansulag

DEPONENT

It is do hereby solemnly affirm and declare on oath that the contents of the accompanying **Service Appeal** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon; able Tribunal.



IN THE COURT OF SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

Service Appeal No.____/2022

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Shams ul Haq

.....Appellant

<u>VERSUS</u>

Government of Khyber Pakhtunkhwa & others

.....Respondents

ADDRESSES OF PARTIES

APPELLANT:

Shams ul Haq TT, Government Primary School Shana Khura North Waziristan

RESPONDENTS:

- 1. Government of Khyber Pakhtunkhwa, through the Secretary Elementary & Secondary Education, Peshawar.
- 2. Secretary Elementary & Secondary Education, (FATA Secretariat Merged Areas) Warsak Road Peshawar.
- 3. Director Elementary & Secondary Education, (FATA Secretariat Merged Areas) Warsak Road Peshawar

&

4. District Education Officer, North Waziristan.

Sleasnlyny.

Through:

Appellant

YASIR SALEEM Advocate High Court

Afarsyab Wazir Advocate High Court

CARDEN STREET STREET STREET STREET STREET STREET Ann. creane A الد تريار م ادرا استند ادر ک اداد (۱۱:۵) ک خال ادر حرف اساس ، الرول مجله ال دوم سان س عکن . تسلیمه و نیود دوند از قرمی ندان در از در از در باک سراک در سه دند نول می مواد بوده در ۱۹۶۱ و جمعی می دهرد در سان دین و دند. ي مرود ، درم الزيام ما ل ۲۱ م عمام - ۱۰ م اور (۱۱، د) کاترول ۲۰۱۱ کالاد و اک اور ای کار در ای کار ۲۰۱۱ دم ایک ای اور ۲۰ ماری ای مدر ۲۰ مار مرد ۲۰ יעלי עלו ויזי ויל - ונוי תייעיבי שלת עיטעו ויג הויונג מלו ויג לילא אויוס ועויט ויגו לי ויו ווערים ב - ביי ران ناص محت که ادار اسر به عرض آدا کمن بر الحس محد عالی کو ۲ می که ۱۳ او اور در فراند اسر اکر کو سرت می شاد اسرار اس تار ما د الروالي المار المالي المار المالي المرود عن دوالد ما كما وي من كما با عمد المار المي من المرد المدين ال Car Car (1,1) י איז גרוטיים 11 11/40 10/1/07 ماليه لما والمرمية العمية خراوين الدوفال لما يمار MPS. March مع بالدين المرابع (المخدان ورجود لدون المرابع 1114/03 (1) 10/4/09 المراجعة المراجعة المراجع مرتبه المعام يحاف والمحادي المحادي ال علیه الملک الل است الدون بعد العدار لاادونه ساک وال علیه الملک الله است الملک الملک mestadi. *tu* 13/4/04 15 4. 10 - 2 11 - Q' JUNOVAL - 10 3/4/07 13/4/07 Uh / Um . Right for (K. L. 1. 1. 1. יטאלרואיייייי (1) ىلىدىر برس 1.14109 (4) \$1/07 י. היטילעובריטרעיובעיו (111-3-1) 1.114.14 RAJUN (mr.S.vn)Un] 1.1.1141 11407 64 ; INVS WALSS 1611/07 (4) 11.89 ور از اری است از این السان - سند ای ຸ^{ແມເຮ}າກດປປ ****** 14.113 (1): برك يج فداد بالا بسيندوا فرا مدم (11:3-7) 6.5 414/07 141.10 (1) masper مرتساني المراجي (*) بارد، and the same of the constant of (11, 3.7) $\partial \mathcal{E}$ زېږ بې ن به ک int in Style (11)1.S. S. L. M.C. (12) (4.18). 20092420 و فرض فا ف < 5 Altested by wali lan Allino ATTESTED

2009 6/10 20 214. One white در خواستيني مطلوب هيني محر تشیم منهل وزیرستان می سرکاری سکولوں وکیونٹی سکولوں میں پی ٹی سی می او ٹی اطرس مریل ہوم) ، پی ای ٹی او ٹی اے ٹی ٹی ٹی سرکاری میٹر امام جونیز کلاب الم ار کری استشنت اور سے پی او (DFO) کی خال اور متوقع آسامیوں پر تقرر دی کیلیے شالی دز م ستان سے سکونتی مردا درخوا تمین اسید وار کوز وفار موں پر درخوا شیں اسپنے جملہ پر سلیلی و پیشد ارانه اساد توی شاختی کارز اورز و بساک مربکاییک مصدقه نتول سے ہمراہ 1/3/09 کا تک ایج کیشن افسر نارتھ وزیر متالن ایجنسی میرانشاہ کے دنتر جس جن کر اسکتے الالا الحدود فارم يغتر فراي حاصل كما حاسكماً ب-11) کے ایران (DEO) کی تغریری (Fixed Pay) کی بنیاد پر ہوگی دوسری تغریریاں ریکولر بنیاد پر ہوگی کین پنشن اور کر بجو یک سے حقدار نہیں ہوں سے جبکہ کیونی سکولوں پر تغریریاں التقريكية في فيادي مولك _(2) مرد علرات جن كي مر 31/3/09 تك 18 تا 33 سال ادرخوا تين كي مري 18 تا 10 سال مون درخوا شي د سي 18 تا 30 سال مون درخوا شي د سي 10 يرخوا شي برلجا تا ي مسل او نے جاہت ۔ بھل درخواہتی اورمشرر وہ روح سے بعد دسول ہونے والی درخواستوں برخورتین کیا جائی (1) خواقیل کی پوسٹوں کیلیے مطلوبہ سک معیار کی حامل فیرتر میت یا فتہ مقامی فها تلحتا مي دوخواستي ديستن جي (٦) موجوده كميول عمراكا مرك دال الم اساتذه كرام (مرددخواتين) محق ركموكراً سامين پرتشيتاتي كميليج درخواستي ديسيستي جي (١6) لقرم الما تعالم مرجد من مدين و المرحد تكوي تي اليسي مرح الحالق كى جاكس كى (7) فياده درخواتيس دمول موت كم صورت عم شمارت لسلية اميدداردن سے درج فريل المتقول ما اعرو الما ما يج جبار شارث اسبط اميدوارول كروم من كرونتر من 10/6/10 كوا ويزال ك جا كم كا (8) قمام اعرو يوزا كبنسى الجريش السر ثال وزيرستان الجنس مرانشاه بمحتر عمامول ك سم از کم تعلیمی و پشه دارانه قابلیت فسيطو إلما المع والجالي تاريخ انثرويو تاريخ انثرونو الران) (2:57) ميكرك جعيقهادت العالمية في المطوم العربية داسا، مدينيكنذ وحران ازدقاق المدارس ا (BPS-14) 11/4/09 10/4/09 تعظيم المدادي باليم الم المسكنذ (وجن (مصور شدويو نيدرش) (BPS14) مكرك بمعظمهاوت العالمية في العلوم العرب اسلامية يتنفذ اوح ن از وقاق المدارس ا 11/4/09 10/4/09 تعظيم المداوى إلى استيندا ويدن بمداسلاموات دمر في اورشهادت الحامدوقاق المداري يتقيم الدابي التار الف المرمى معرى في مركمكيت المطومان الجريش (BPS-9)リスカビ 12/4/09 (3) 13/4/09 القيسة المسالى بردا كميدما ليرملكم يت سلاني لأحال ىتىالاسرىم (4)13/4/09 (BPS-9) الفاسات لالالب السراك بمعسيد وكالحاك مرتعكيت 12/4/09 (BPS-9)didid 13/4/09 (5)اللي ا م اللي الم الم مدوى الم مريكيك 13/4/09 (BPS-9)213) 12/4/09 (6) ميكوك بمعدليا في ت مرتبكيت الج مدان الكوكش (BPS-วิษัปป 15:4:09 14/4/09 (T) يحوك ويجلها وجان بسويتق بالوقال المدارس سيستدتكو يقرات 16/4/09 16/4/09 (BPS-7)CA (8) ميلوك متلتذا وجنن بهومند بشر أعدمه 16/4/09 ***** (BPS-5)-44 (9) المحكمة المركبة 10:4:09 16/1.00 المراجعة المستنت (10) (875-7) Attenisses in fr.) . Bate crossist for Allesta 16,4/99 (BPS-7) DEr an Enciales La Pallin Balacia Port 90 XXXXXX MUHAL ith (4.1.0) A State of the second second Junit Canton Andri . grandenska i a hand general literation of a state of the hanness of the state of the

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IN THE PESHAWAR HIGH COURT, PESHAWAR JUDICIAL DEPARTMENT

Annexuse B

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JUDGMENT

YAHYAAFRIDI, J:- Insanullah alongwith nine others have invoked the constitutional jurisdiction of this

Court seeking:-

"It is, therefore, humbly prayed that on acceptance of this writ petition, the notification impugned herein Endst No.PS/E 100-19 (Vol. 27) 6497-6500 dated 13.7.2009, issued by respondent No.I (Additional Chief Secretary FATA) may kindly be declared illegal, without jurisdiction, without lawful authority and of no legal effect and the respondents be directed to make appointment of the petitioners according to merit list already issued by the respondents."

2. The brief and essential facts leading to the present petition are that the respondents invited applications

for appointment on various posts including Teachers on contract basis vide advertisement appearing in Daily

Mashriq on 20.3.2009. In pursuance thereof, the present petitioners alongwith others applied for the posts advertised.

The respondents vide order dated 11.6.2009 made certain

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appointments of Teachers on contract basis, while the petitioners'-applications were not positively considered. The respondents vide Notification dated 13.7.2009 brought out certain changes in the recruitment policy of appointments in BPS i to 15.

3. The grievance of the present petitioners is that the change in the recruitment policy introduced vide Notification dated 13.7.2009 should not affect the selection process initiated vide advertisement dated 20th March 2009.

4. There is no cavil to the proposition that the selection process once initiated cannot be altered to the disadvantage of the applicants due to any change in terms of appointment introduced after the last date for submitting applications under the advertisement. The learned AAG representing the respondents also did not resist the said roposition of settled principle of law. Reliance can be placed on <u>Raza Hassan Vs. Chairman Joint Admission</u> <u>Committee</u> (1999 MLD 1469), <u>Ghulam Mustafa's case</u> (1986 CLC 1056) and <u>Syed Munib Nazir Shah's case</u> (PLD 1985 AJK 17).

5. Accordingly, for the reasons stated hereinabove, it is declared that appointments to be made in pursuance of the advertisement dated 20th March 2009 shall not be affected by the changes introduced in the recruitment



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policy initiated vide Notification dated 13.7.2009. It is further held that in case the respondents wants to appoint persons in accordance with the recruitment policy introduced under the Notification dated 43.7.2009. Fresh advertisement has to be made clearly specifying the terms of recruitment as stated therein.

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6. The present petition is disposed of in the above derms.

<u>Announced</u>, Dt.1.11.2011.

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OFFICE OF THE AGENCY EDUCATION OFFICER NW AGENCY

From

The enquiry committee

To

The Agency Education Officer North Waziristan Agency

Subject: ENQUIRY REPORT

. .

Memo,

Kindly refer to your order dated 25-02-2014 on the subject noted above and to state that we the undersigned checked the record and merit list in writ petition no. 2293/2010 in respect of Ihsanullah TT and others.

They have come on the top of the merit list and they are deserved for salary in the light of hon: of court decision passed by the High court Peshawar,

it is further added that they have also right for salary from the date of announcement of the Hon: Court decision dated 01-11-2011 as per Supreme court decision

Report submitted for further perusal and necessary action, please.

1. Mr. Umer Khan Supdt:

2. Taj Muhammad AAEO

Member ·

Member

Chairman _

3. Akhtar Nawaz

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Agreed and physically checked

Attested in 5/4/07!

Anneruse C

OFFICE OF THE AGENCY EDUCATION OFFICER NORTH WAZIRISTAN AGENCY

Appointment Order / Court Decision

In the light of Reshawar High Peshawar decision in writ Petition No. 2293/2010 dated 01-11-2011 and Director Education FATA implementation order dated 16-12-2013, the following candidates are hereby appointed against the vacant post of T.T in BPS-14 (Rs. 8000-610-26300) PM plus usual allowances as admissible to them under the rules with effect from the date of announcement of the Honourable Court decision Lc. 01-11-2011, as per Supreme decision in the interest of public & justice.

•	C.C. ahar	Place of Posting	Remarks
S#	Name of Teacher	GPS Zarma Jan Kot	Against the vacant post
1.	Ihsan Ullah T.T	GPS Pepali Pecket	-do-
2	Sajid Ur Rehman T.T	GPS Mirat Khan Kot	-do-
3.	Rehmat Noor T.T	GPS, Zar Janan Kot	-do-
4.	Israr Ullah T.T	GPS, Wakil Khan Kot	-do-
5.	Gul Rauf T.T	GPS, Shamal Khan Kot	-do-
6	Hameed Ullah T.T	GHS, Spalga	-do-
7.	Muhammad Din T.T	GPS Badshah Mir Khan	-do-
8.	Munammad Dir Fi	Kot	
9.	Shamsul Hag T.T.	GPS, Shna Khwara	-do-
		GPS, Shahmat Kot	-do-

erms & Conditions

- 1. Their appointments are made on temporary basis and liable to be terminated any time and without any notice.
- 2 They should being their medical certificate from Medical Supdt AHQ Hospital Miranshah. If they fail to assume their charges within 15 days, their orders will be treated as cancelled.
- 3 Their original CNICs should be produced to the accountant local office.
- 1. Their services will be terminated if they found absent for days continuously from the date of taking over.

Agency Education Officer North Wazifistan Agency Dated 2015 /2014

Ladat: No. 1786-91

Copy to the:-

- 1. Honourable Registrar Peshawar High Court Peshawar w/r to writ petition 2293/2010.
- 2. Director Education FATA, Peshawar w/r to his direction dated 16 12-2013
- 3 Agency Accounts Officer, Miranshah NWA.
- 4. Political agent NWA Miranshah.
- 5. The Agency Accounts Officer Miranshah.
- 6. ANEO concerned.
- 7 Candidates Concerned.

Allel

Agency Education Officer North Waziristan Agency

ATTESTET

Annexuse 2 (12) the worky Dereelen Edu NT! warsall road perhan an Appeal for Adjustmet/Reliever) pay. Bubpul "Chi, Most Rumbly it is stated that the Ex AED NINA - Ras been blued order in light of the how out Pesh High court pesh decision in writ petitin NO22 dated 11 in 1/0 thesamullah TS colothans. But our pays were without any coguit reasons. As per GER stoppege 3 pay any logut reason is illegal (Copy attached) In this Connection your good office - has already Issund a char abrection to DEO NWD but 2157 1000 the same ad use p delay talkis. It is worthey meulcined that the DEO North mage be direched to belease our pays with out purthe delay the case which have already been delay If we are not then trelease this pay for the lang intirest og vindeer . If ynn vissere order & DEON-we scale pray For ynn gwood keelte ed long de Allund An and a provide the providence of the providenc Man your Sheal August - August The chsance Tra 1.7ª

List q appellants. INSamullar . Wi Cuer O Sijidulla - OPN1020-2 (chmal 1000 13 -21-3 Jerasulla - W/1/1-4 Smillang - 5 Jo - 5 -Amudulli illus - 6 Aliqui Polie. in Julian -7 <u>M. Dur</u> - - 8 Shaisuliay - 63 - 9 Need. (10/06-10 Alleliel Allulal

The worthy Director Education NTD Warsak Road, Peshawar

Subject:- APPEAL FOR ADJUSTMENT/RELEASE OF PAY.

15-A

BETTER COPY

Respected Sir,

To

Most humbly it is stated that the Ex AC NWA has been issued order in light of the Hon'ble Peshawar High court Peshawar decision in writ petition No. 2 dated 01/11/2011 R/o Ihsan Ullah and others. But our pays were without any cogent reasons. As per GFR stoppage of pay to any cogent reason is illegal. (Copy attached)

In this connection your good office has already issued a char direction to DEO NWD but not the same and using delay tactics.

It is worthy mentioned that the DEO north may be directed to release our pays without further delay the case which have already been delay if we were terminated then given termination order if we are not then release the pay for large interest of justice. If you issue order to DEO order we shall pray for your good health and long life.

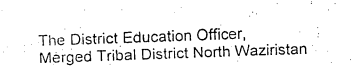
ATTEST

Thank

Your Obediently

Date: 03/04/2019

Ihsanullah TT & others



Subject: Memo:

N.M.D

To

Appeal for Adjustment / Release of Pay

NO.___

I am directed to enclose herewith an application lodged by Mr. Ihsan Ullah T.T & others resident of North Ważiristan District on the subject cited above and to state that Director Education erstwhile FATA is directed your good self on the body of application that why the salaries of the applicants were stopped without any cogent reason. So, if they are not terminated, then release their salaries / pays without further delay, under intimation to this office, please.

Encl: A.A

50 Endst: No.

Copy forwarded to the:-

, 1. District Accounts Officer, NWD
/ 2. P.A to Director Education Merged Tribal Districts of Khyber Pakhtunkhwa.

Allule

ATTESTED

Deputy Director (F/A)

Deputy Director (F/A)

Annexure'E' (B.

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DIRECTORATE OF EDUCATION NEWLY MERGED TIRBAL DISTRICTS

OF KHYBER PAKHTUNKHWA WARSAK ROAD PESHAWAR, PAKISTAN PHONE. 091-9210166 FAX 091-921021

DATED__

	1	· ·		MINICALLIC	F 14
A TON	OFFICE O	<u>DF THE DISTRICT E</u> IRISTAN TRIBAL DI	NUCLORO		
All	No 1040;	/DEU/NWID	Dated: <u>16</u>	_/02/2019	A CONTRACTOR

TO:

Memo:

The Director Education

Newly Merged District KPK Fushawar.

Subject: APPEAL FOR ADJUSTMENT/RELEASE OF PAY.

Reference your letter No:2149 dated 7/2/2019 the undersigned was directed to release the salaries and adjust the applicants of there is no termination order and cogent reason in this connection the Ex.District Education Officer submitted a detail report along with enquiry report vide letter No:4347 dated 7/06/2018.

This office searched a lot, but we found no termination order on the record of this office. Moreover, this office has advertised the posts of all categories for filling up through ETEA. Hence this office is unable to release/adjust the applicants as they need vacancies.

Report is submitted for your perusal and further necessary action please.

DISTRICT/EDUCATION OFFICER North Waziristan Miranshah. Allall

h: No: 0928-313045, Email Add: pakmrn123@gmail.com Add: Bachelor Hostel Civil Colony Miranshah



ANBKING ON 50 ALL DESCRIPTION يلن تارثينه وزم ستان ی ور انتظام (مردانه از مانه) سکولوں میں ورجه ویل آسامیان با بی م AND STORES STORES ايند الوياد لنا ميددارول ي مرد فا دم بر مورند ميم جنوري 2019 م ب 30 جنوري 2019 متك ورفوا من مطاوب مين - ورفوات قارم اسامير ل يل اتبو ۱۹۷۷) مردستاب مند مقرره تاریخ کن در نے کے بعد مرمول جو نے دالی در نواستوں ، ۱۹۷۸) مردستاب مند مقرره تاریخ کن رائیں نوان (کسی محل اساق کیلیے چشد دوان تالیہ ۱۹۷۸ کا درام ایک سے مطابق آن لائن بھی سائن نوان (کسی محل اساق کیلیے چشد دوان تالیہ ر روز جب ^توما م<u>ا</u> مانت (www.elea.edu.pk) بردستاب ب مقرره ، دن با د، 🕹 (ETEA) سأنت يرموجود والمر 35019 ETEA. 12 ~ [(۱) كو مى شاير شده بالدوش - نير دكرى (۱) سلیش اورتم رق ، بعد 10 م لا ا رئ ند بند سوس ادار FIIE/GCET-0 ىل(CT) 350-10 (BPS-15)مراد ال J. (۱) می می ماید اندوایی اوش ت نایل اکون (۱۱) سلیطن اورتشر رق تر بید وماه کی او تریش نیزیک S يتدوش اوارو FITE/GCET - ما صل تدفى اول . (DM)/10; 350 19 40 20/20-2(BPS 15) بال S. I. Ser Sister of Jud Alton BHI Industrian ie. in ມາມປູ بالمدلاما ول الأن المرينة ata ne أيافن درزلكرري -(ز)، ایس ایس می میکند و دیژن کمی می مشلیم شده بورد : «مد شباه ته العالم ່ (ມ) (BPS-15) مرداند /ز) ند de. (П) ј ј 4 :::/_:+~(BPS-15) (۱۱) ۲۰۰۰ مردور برای بر الداد اول از ار بی این سوس الدار File/GCE ماسل کرنی اول -357 19 م وفاق المدارس في (۱) ایم ایس سانند زویین می مو^{رو ما}یم شده دورا بر م^دنباو ته ااماله به لی اسلوم اسمر، م^{والاست}امید می می JL-نے دنانو قاجاری کما ہو یا کسی مسلم شدہ موجود کی میں دیں ہور میں ہو دور سے (AT) 5 (۱۱) سلکین ۱۰، رقم ری سے بعد ۱۹ وی لازی فرینک شوش ۱۰۱ رو FITE/GCET سے ماصل جرنی بوئی۔ (BPS-15) مردان /: ۲: 35719 سال (ii) سکیشن اور قرری سے بعد 9 اوکی لازمن ثرینت تکویتی ادارہ FITE/GC'ET سے ساس کرنی ، وگی۔ (۱) سي بمي شايم شده مع ندرس بي نيكر و كري ۱) ، المرى سكول تم (FST) 35019 6 ر.». (۱) سی می صغیر شد و معلی درز به کم از کم سیند زدیون میترک یا مشاول ملیم (BPS-12) مردند/(BPS سناليا (نا) أمرية في عالم الناط في من في سيند 11-1-1 - 1. 7 (۱) ی بح تشنیم شد و برد فادار ب سے انفر میذند بند مسادق تعیم -(27-5-11) (ii) من مجمن يكنيك درد - اي ساليد جوسالنا رمين بكنالون (OIT) آل لي ايمارن 8 (BPS-07) . بن کی مزیر تشیم اس طرح و ک _ تىلىي تابليت=100 نىس ۱ بسکرینگ میت بزراید ETEA اس فلنهر تعليم تابنيت ما مل زر ونبسر 20 تقشیم کل نبسر FA/F.Sc مامل کر دونسبر 20x تشیر ک^ی نمبر ماسل كرد وتمبر 20x تتشير كل سر ی ډين MA/MSC مالتس كر، ونبتر 20 متسيرة كن تمس SSC مامنل كرود نمبر x5 تقسيم هي نم M.Ed/MA, Edu BAIB.Sc حاصل ^{تد}دد نبسر x³ تنتسم كل نمبر حامس كرده نبسر 10 تنسيم كل نبر مسليكشين كوافيتيويا: آلَ في يب الحاري في سليم بريز يادر فاذي من 200 نبرات كانتيم م م م م م ك الم ت . 8 Ed M.PhivP.HD 1 - سکرینٹ میں ب درمیہ ETEA = 100 نب تعکیمی تابیت متسركم نسر مامل كرد ونمبر x²⁵ ک نمبر FAVESC ملی تا <u>نب</u>ت حاسل کر: دمبر x30 تتسیم کل نمبر ماصل کرد دنمبر 10 تعسیر کل NIOS MAVMSC SSC ماس كرده نبير 20x تنسيركل نبر A 8 816.31 BAVBSC حاسل كرده نمبر x51 تنشيه كل نبر میم میم کا نمبر، بنبد پیشددراندا مم ایران بر Computer Operator(DIT) سیم اس طرت : وکی ۔ حاصل کردہ میں x0X نه میں شامل ^میں ہوگا ، ما دسالدکوری کی صورت می نسرون کی ليزدال اميذوار بالجر يريا مانيا - (2) تما نوت ETEAئٹ مر 40 نيسد -ينبلع بارتحدوز يرستان كالبوناملي ی کویشن حاصل کرد د تمبر ۱۵۶ بالل اور شنافت کارو میں آ رواروں کی آخر رف مقدومت ۔ (3) معذور افرادادر ألكيتي امر کے اساد کی خ ن برأغا بشافتي كارز ادررال نمبر 1 - -TAIDA _(6)اللراع 12(10). بدوارون ت اسادك متعلقه ادار بم رق س طريقة كار مين جد يل كي كن تو .(G) م ريعدد يتادحا ر کا یہ تمرر و تار^ق م اندر موسول : و زوال درخواستون بر مور آما ما. -12(11) نليم شد وادارون كي قابل تبول بور على - (13) أكرس اسير وارك _(9) آثراس اشتهار ليشن كوالتسار ماسل ،وكا تدونها مراجالي آساميون يا اس وتت كل با مر ون طور به نفرو يو يسلية ناالى تسوركما باليكا- (14) ناتكمل فاريم إسلومات في مورت في در مراست نهنر ی ایند شیندر^{ی ایرب} لميي اسنادمرز ن کی بنیار بر ہوں کی _(12) تمام .(10) ککرا ردوتوامين وتجزز وطريق كارب طابق خالعتامي د ادر سامیوں کمنسیل ETEA -نادک ماین بن ال کی مالیک _(16) در نواست . بلان تانرن پخشو برکا زومیسانل تو*ی کرعتی می*ن Ŀ, مندار واراست ا نه بولی . (18) فواتین ام دار دو کا_(15) اللوج کالنے الگ . (17)30 : نور ک 2019 کے بعد www.khyberpakhtunkhwa.gov.pk - Co-Sici ATT STATES Say no to Corruption/Drugs 2012 2.01 .17. NF(P)4821 11 1. 2

Aludid

ATTEST

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10p fishawar. Amk H Subject: Appeal for trelease of pay stopped with out any logust reeson / illegally KIW with great respect it is brought into your thind notice that our pays were slopped without any avgent reason/illegally. We have already lodged appeal to Director Edu merged Dist. The DE'IM Dist was kind enough and issued order vide No 1666 clt 30/1/2019 and NO 2149-51 dl 7/2/019 (Copy attacked, The Distric Edu officer Conducted enquiry in This Regard (copy allached). After enguring Bills were prepared and Eußmilled to the Dist. Accouds officer, but relivered due to Some observation, then the same was removed and resubmitted to the DAO Office. (Copy alladed) The Ex DAO Respond the process and we filled appeal to & GILP. The AGICP was kind enough and issued direction & process the claim. (Copy attached) when a new DEO was posted and slopped all the length (correspondence without my legal reason Therefore it is fundly requisted in your gracious honden that a necessary or den may thirdly be no-In H. Lopped by the Ex DED: For which we are blogg! the Yours obedity Copy to the Rugia Distand dui TT & othing. (1) The worthy AG leppena; Rigia psi and other. a, The DE (M) Dist 100 13) Dist Accouls officer Alask Alhind SO(FE) please ask 1118 Septer Level DE Continated ¥___ ATTESTED

List q appellants. 11 Samullar WI Cluer O Sijiduna - OZNIOLu - 2 (chmal 100 12-3 Jerasulla - W/1/1-4 Smillary - - - - 5 -Amidalle ill ul - 6 Aliqui Polie. i Tritoria -7 M. Dru - Cus 2 - 8 Sharsulary - 3 Allred Mæeri ... (n/1,0 i - 10 Y Allested Allestiel

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GOVERNMENT OF KHYBER PAKHTUNKHWA ELEMENTARY AND SECONDARY EDUCATION DEPARTMENT Block "A" Opposite M PA's Hostel, Civil Secretariat Peshawar Phone No. 091-9223587

No. SO(PE)/E&SED/5-1/ Gen Misc/2022 Dated Peshawar the August 11th, 2022

To

The District Education Officer (Male) District North Waziristan.

Subject: -

2

APPEAL FOR RELEASE OF PAYS IN R/O NASIRUDDINTT RUQIA PSTAND OTHERS

I am directed to refer to the subject noted above and to enclose herewith a copy of self-explanatory application submitted by Mr. Nasiruddin TT and others along with its enclosure, for further necessary action.

You are therefore, directed to resolved the issued under intimation to this office.

Encl.As above.

, dr

the stand of the s

(MUHAMMAD ISHAO) SECTION OFFICER (PE)

Copy forwarded to the S to Secretary, E&SE Department Kingber Pakhtunkhwa.

ÌION (

Ama J (18)

The District Education Officer.

North Waziristan District.

Subject: PHYSICAL VERIFICATION FOR IMPLEMENTATION OF DIRECTOR EDUCATION MERGED DISTRICT

Kindly refer your office No30410-12 dated 23-07-2022 on the subject noted that and to state in pursuance of director Education FATA order No. 2149-51 dated 07-02-2019 and reminder dated 29-02-2019 on the subject noted above. We the following committee members thoroughly checked and verified the teachers whose salaries were stooped without any cogent reason and they are performing their duties regularly to the entire satisfaction of their superiors and they are regular employees of this department.

In view of the above facts we the enquiry committee members recommended for releasing the outstanding salaries of the following teachers.

- Report is submitted for further necessary action being low paid Government servants.

- 1. Naseer uddin TT at GPS shamat kot
- 2. Gul raouf TT at GPS wakeelkhan kot
- 3. Ihsanullah TT at GPS zarmajan kot
- 4. Rahmat Noor TT at GPS miratkhan kot
- 5. Muhammad deen TT at GPS badshah mir khan kot
- 6. Ateeq ur rahman TT at GPS spalga
- 7. Shamsul haq TT atGPS shna khwara
- 8. Hameedullah TT at GPS shamalkhan kot
- 9. Israrullah TT at GPS zar janan kot
- 10. Sajid ur rahman TT at GPS pepali pecket

Enquiry Committee Members:

- 1. Sami ullah V7Principal GHSS Idak:
- 2. Habib Ullah H/Master GHS Tall Village:
- 3. Mr. Shanabaz Khan S/Clerk DEO Office:-
- 4. Mr. Arbab Khan J/Clerk DEO Office:

Samialah.

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The above physical weby calin report is correct and hence rever ypice by and submilled

مور نيس مر مر مر مر مر بي مر بي مر بي مرد بير يور نيس مر مر مر مر مر مر بي مرد بي مرد بي مرد بي مرد بير مرد بير م 10 مقدمه مسرحن بنام الحسو المت مر م د المنظ اعت جريرا تك مقدمه مندرجه بالاعنوان بالاميں اپنی طرف سے واسطے پیروی وجواب دہی دکل کارروائی متعلدان مقام سنيكوم تح لئ افراميا ما وزار لا كالسر لم مقرر کرے اقرار کیا جاتا ہے کہ صاحب موصوف کو مقدمہ کی کل کارروائی کا کامل اختیار ہوگا ت میز وکیل صاحب کوراضی نامه دمقرر ثالث و فیصله برحلف دیتے جواب دہی اورا قبال دعویٰ اور بصورت ذکری کرانے اجراءاور وصولی چک رو پیداور عرضیٰ دعویٰ اور درخواست ہر شم کی تقريديق زراس برد ستخط کرنے کا اختيار ہوگا۔ نيز بصورت عدم پيروي يا ڈگري يکطرفه باا پیل کی برآ مدگی ادرمنسوخی دائر کرنے اپیل نگرانی ونظر ثانی و پیروی کرنے کا اختیار ہوگا اور بصورت ضرورت مقدمه مذکور کے کل یا جزوی کارروائی کے داسطے اور وکیل یا مختار قانونی كوايين بمراهيااين بجائة بتقرر كااختيار جوگااورصاحب مقرر شده كوبهمى دبى جمله مذكوره بالا اختیارات حاصل ہوں گےاوراس کا ساختہ پر داختہ منظور دقبول ہوگا اور دوران مقدمہ میں جونر چہ دہر جانہ التوائے مقدمہ کے سبب سے ہوگا۔ اس کے متحق وکیل صاحب موصوف ہوں گے۔ نیز بقایا وخرچہ کی صولی کرنے کا بھی اختیار ہوگا۔ اگرکوئی تاریخ بیشی مقام دورہ پر ہوگا تھانہ باہر ہوتو ولیل صاحب پابند ہوں گے کہ پیروی مقدمہ ندکور کریں۔لہذاد کالت نامہ Shema لكوديا كدستدر ---المرقوم _____ Jan 211 Jasit Valeem Advocie Afranias than hlogit Adverte يشر مرد الإلا . مسالمة فنظر وهي الوجنات . (1) رادار بنا فارغم 13388