29.03.2022

Petitioner in person present. Mr. Muhammad Adeel Butt, Additional Advocate General alongwith Mr. Arshad, ADEO for respondents present.

Petitioner submitted an application for withdrawal of the execution petition on the ground that his grievances have been redressed in support of which monthly salary statement (January 2022) has been produced. The same is placed on file. As such execution petition stands disposed of being executed. File be consigned to the record room.

Announced: 29.03.2022

(Mian Muhammad) Member (E) 20.12.2021

Petitioner in person present.

Mr. Muhammad Adeel Butt, Additional Advocate General alongwith Mr. Arshad ADO for respondents present.

Copy of letter dated 23.11.2021, produced which is placed on file. According to which the matter of implementation report is in progress. To come up for implementation report on 08.02.2022 before S.B.

Due to retirement of Honoble

come up for the same as before 29-3-2022

Chairman the case is adjourned to

Chairman

Di Aby.

8-2-2022

06.09.2021

Counsel for the petitioner and Mr. Muhammad Adeel Butt, Addl. AG for the respondents present.

No representative of the respondents is available. Learned AAG is required to contact the respondents to implement the judgment of this Tribunal and submit implementation report on 27.09.2021 before S.B.

27.09.2021

Petitioner in person present. Mr. Kabirullah Khattak, Addl: AG alongwith Mr. Touseef Ur Rehman, ADEO for respondents present.

Representative of the respondents submitted copy of CPLA filed in august Supreme Court of Pakistan as well as letter No. 1785 dated Peshawar the 06.09.2021 addressed to the petitioner which is placed on file and stated that the implementation is under process and will be submitted on the next date of hearing. Adjourned. To come up for further proceedings before the S.B on 02.11.2021.

(MIAN MUHAMMAD) MEMBER (E)

02.11.2021

Petitioner in person and Mr. Kabirullah Khattak, Addl. AG alongwith Tauseefur Rehman, ADEO (L) for the respondents present.

The progress in view of the directions given in the previous order is still awaited. The respondents are directed to accelerate the proceedings for implementation of the judgment. Case to come up on on 20.12.2021 before the S.B.

łman

EP 170/2020

22.06.2021

Counsel for the petitioner and Mr. Kabirullah Khattak, Addl. AG alongwith Kamran, KPO for the respondents present.

According to operative part of the judgment dated 12.03.2019, the respondent department was directed to release the monthly salary of the appellant/petitioner w.e.f. 01.01.2014 but the said direction still stand unheeded on part of the respondents. The representative in attendance on behalf of the department stated that the judgment at credit of the petitioner was challenged or is being challenged.

If the CPLA has not been filed, the judgment has got finality and requires implementation in letter & spirit, without further delay; but if the CPLA has been filed and the judgment has not been suspended, even then the respondents are under obligation to implement the judgment, subject to decision of CPLA by the August Supreme Court of Pakistan. Therefore, it is directed that the respondent must come with the implementation report towards the judgment on next date, if there is no suspension order of the judgment by the August Supreme Court of Pakistan. Adjourned to 06.09.2021 before S.B.

24.02.2021 The learned Member Judicial Mr. Muhammad Jamal Khan is under transfer, therefore, the case is adjourned. To come up for the same before S.B on 28.04.2021.



Reader

28.04.2021

Due to demise of the Worthy Chairman, the Tribunal is non-functional, therefore, case is adjourned to 22.06.2021 for the same as before.

FORM OF ORDER SHEET Court of Execution Petition No. 170 /2020 Order or other proceedings with signature of judge or Magistrate S.No. Date of order proceedings 2 3 1 08.12.2020 The Execution Petition submitted by Mr. Fazal Subhan through 1 Mr. Ansar Ullah Khan Advocate may be entered in the relevant Register and put up to the Court for proper order please. ww. REGISTRAR 2-This Execution Petition be put up before S. Bench on 08/01/2021 CHAIRI Petitioner is present in person. Notice be issued to the 08.01.2021 respondents for implementation report for 24.02.2021 before S.B. (MUHAMMAD JAMAL KHAN) MEMBER (JUDICIAL)

BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA PESHAWAR

Petition No. ___/ 2020 in Service Appeal No. <u>749</u>/ 2016

> Fazal Subhan Chowkidar GPS Shahab Khel, Badabher Peshawar

..... Petitioner

..Respondents

VERSUS

- 1. Government of Khyber Pakhtunkhwa, through Secretary Education, Reshawar.
- 2. Director Education (Male), Government of Khyber Pakhtunkhwa
- 3. District Education Officer (Male), Primary Peshawar
- 4. Accountant General, Khyber Pakhtunkhwa.

INDEX

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S.No	Particulars	Annexure	Dates	Pages		
1	Memo of Petition			1-2		
2	Judgment		12-03-2019	3-6		
_	Application		21-03-2019	7		
3				8-9		
4 🦿	Pay Slip			10		
· , 5 ´	Vakalatnama			10		

Date:- 07-12-2020

(Ansar Ullah Khan) Advocate, High Court Peshawar

BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA

PESHAWAR

Petition No. 170/2020

in

2.

3.

Service Appeal No. 749 / 2016

Fazal Subhan Chowkidar GPS Shahab Khel, Badabher Peshawar

VERSUS

- Government of Khyber Pakhturikhwa, through Secretary Education, Peshawar.
 - Director Education (Male), Government of Khyber Pakhtunkhwa
 - District Education Officer (Male), Primary Peshawar
- 4. Accountant General, Khyber Pakhtunkhwa.

......Respondents

PETITION FOR IMPLIMENTATION OF DECISION DATED 12-03-2019

Respectfully Sheweth

- 1. The petitioner had filed a service appeal 749 / 2016 before this Hon'ble Tribunal as under;
 - (i) By accepting this appeal, directing the respondents to release the appellant's pay as Chowkider (BPS-1) with effect from date of his initial appointment i.e. 01-01-2014.
 - (ii) Any other relief deemed appropriate may also be granted.
- The Hon'ble Tribunal vide judgment and order dated 12-03-2019 while accepting the appeal directed the respondents as under;

6. As a sequel to above, the appeal is accepted and the respondent department is directed to release the monthly salary of the appellant w.e.f 01-01-2014. Parties are left to bear their own costs. File be consigned to the record room.

Announced: 12-03-2019

(Copy annexed)

3. The department was required to release the salary of the petitioner w.e.f 01-01-2014 till May 2016, which has not been done till date. Hence the present petition.



It is, therefore, most humbly requested that by accepting this petition, the Respondent Department may be implement the judgment dated 12-03-2019 by releasing the salary of the petitioner w.e.f 01-01-2014 till May 2016, with all the back / consequential benefits.

فعنك بحان

Petitioner,

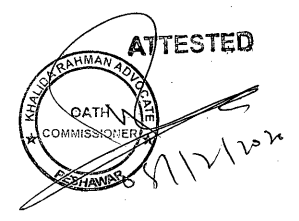
(Ansan Ullah Khan) Advocate

Peshawar, dated 07-12-2020

<u>Affidavit</u>

I, the petitioner, state on Oath that contents of the above petition are true and correct to the best of my knowledge and belief, and nothing has been kept concealed from this Hon'ble Tribunal.

Through,



DEPONENT

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 744 /2016

Fazal Subhan Chowkidar GPS Shahab Khel, Badabher Peshawar

VERSUS

- 1. Government of Khyber Pakhtunkhwa, through Secretary Education, Peshawar.
- 2. Director Education (Male), Government of Khyber Pakhtunkhwa
- 3. District Education Officer (Male), Janes Azam Primary Peshawar
- 4. Accountant General, Khyber Pakhtunkhwa

Khyber Pakhtukhwa Service Tribunal DIARY No. 742 ZOK Dated AI pellant.



Respondents

SERVICE APPEAL U/S 4 OF KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974, AGAINST THE RESPONDENT DEPARTMENT WHEREBY THE DEPARTMENTAL APPEAL OF THE APPELLANT DATED 14-04-2016 FOR THE RELEASE OF HIS SALARY WITH EFFECT FROM 01-01-2014 WAS NOT DECIDED (COPY ANNEX "A")

Prayer:

(i)

By accepting this appeal, directing the respondents to release the appellant's pay as Chowkider (BPS-1) with effect from date of his initial appointment i.e. 01-01-2014.

(ii)

Any other relief deemed appropriate may also be granted.

RESPECTFULLY SHEWETH,

iledto-day lstrar 7/2/46

. .

That the appellant being a land owner was appointed as Chowkidar on regular basis on a vacant post at GPS Shahab Khel, Badabher Peshawar, in BPS-01 vide order dated 31-12-2013. The appellant assumed the charge of his duties 01-01-2014. (Copy annexed marked "B")

A) TED Shu The second Service Biomal, Peshawar



BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

Appeal No. 749/2016

Date of Institution	21.07.2016
Date of Decision	12.03.2019

Fazal Subhan, Chowkidar GPS Shahab Khel, Badabber, Peshawar.

(Appellant)

For appellant.

For respondents.

CHAIRMAN

MEMBER(Executive)

aknwa.

28/20

VERSUS

Government of Khyber Pakhtunkhwa, through Secretary Education, Peshawar and (Respondents) three others.

MR.M. ZAFAR TAHIRKHELI, Advocate -

MR. M. RIAZ KHAN PAINDAKHEL Assistant Advocate General

MR. AHMAD HASSAN, MR. HAMID FAROOQ DURRANI

JUDGMENT

AHMAD HASSAN, MEMBER.- Arguments of the learned counsel for the parties heard and record perused.

ARGUMENTS

Learned counsel for the appellant argued that being a landowner, he was 2. appointed as Chowkidar on regular basis against a vacant post at GPS, Shahab Khel, Badaber, Peshawar vide order dated 01.12.2013. After assumption of charge on 01.01.2014, he started performing duty. His services were regularized vide order dated 11.06.2015. However, since the date of his initial appointment salary was not paid to him. He was entitled for the same w.e.f. 01.01.2014. Feeling aggrieved, he preferred departmental representation on 14.04.2016, which TED

Khyber htun Ch Wa Service Thomal, Peshawar

remained un-responded, hence, the instant service appeal. Respondents deliberately sat over the genuine grievances of the appellant and action on their part smacked of malafide.

3. On the other hand learned Assistant Advocate General argued that in the meeting of the District Selection Committee held on 20.12.2013, appointment of the appellant was got approved under deceased son quota, but notified vide order dated 21.12.2013, wherein it was mentioned that he was appointed against land doner quota. He was appointed without the approval of the District Selection Committee his services were regularized vide order dated 11.06.2015. As initially appellant was appointed without observance of codal formalities so his appointment was illegal and rightly denied salary.

CONCLUSION

4. In order to set the record straight, it is clarified that a meeting of the District Selection Committee for recruitment of Class-IV employees of various categories was held on 20.12.2013. The appellant whose name was appearing at sr.2 of the quota reserved for deceased son was approved for appointment subject to the submission of an affidavit from his grandfather, who was the real landowner. Thereafter his appointment was notified vide order dated 31.12.2013 (in which the word "landowner" inserted). The respondents have annexed the minutes of the said DPC with their para-wise comments their plea that appointment of the appellant was made without approval of District Selection Committee is an attempt to cover their mistake. In case his appointment was made in violation of

h **va** Monal Peshawa

rules then the respondents were required to terminate his services after due process. We are unable to comprehend why his services were not terminated? By now one thing is established that his appointment was made in the prescribed manner and he continued to perform duty regularly. There was no justification to withhold his salary from the date of appointment. The payroll and other relevant record produced by the appellant also indicated that he had put in more than two years service at the time of fresh appointment. Moreover, minutes of the DPC through which his services were regularized were not available on record. The claim of the appellant for release of salary w.e.f 01.01.2014 is genuine and worth consideration.

5. As a sequel to above, the appeal is accepted and the respondent-department is directed to release the monthly salary of the appellant w.e.f 01.01.2014. Parties are left to bear their own costs. File be consigned to the record room.

(HAMID FAROOQ DURRANI)

IAD HASSAN) MEMBER

CHAIRMAN ANNOUNCED

Certifiels, Peshawar

12.03.2019

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Peshawar Dist. S#:1 Pers #: 00777517 Buckle: Name: FAZLE SUBHAN	F Sec:003 Honth:June 2016 FW6019 -DEPUTY DISTRICT DFFICER (M GOVERNMENT PRIMARY SCHOOL NTN: GPF #:
CNIC No. 1730121781825 GPF Interest Free 01 Active Permanent Dave Add Allowarce	01d #: PW6019 -
PAYS AND ALLOWANCES: 0001-Basic Pay 1000-House Rent Allowance 1300-Hedical Allowance 1515-Dress/ Uniform Allowance 1567-Washing Allowance 1973-Adhoc Allowance 20100 50% 2148-15% Adhoc Relief All-2013 2199-Adhoc Relief Allow @10%	6,210.00 891.00 1,500.00 100.00 100.00 1,485.00 720.00 621.00
Eross Pay and Allowances DEDUCTIONS:	11,627.00
GFE Balance 274.00 3501-Benevolent Fund 3511-Addl Group Insurance 3604-Group Insurance 3990-Emp.Edu. Fund KPK	Subrc: 274.00 120.00 3.00 58.00 50.00

Total Deductions

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LFP Quota: Payment through DD0.



Dist. Govt. KP-Provincial District Accounts Office Peshawar Dist. Monthly Salary Statement (November-2020)

Personal Information of Mr FAZLE SUBHAN d/w/s of SYED KHAN

CNIC: 1730121781825 Personnel Number: 00777517 Entry into Govt. Service: 01.01.2014 Date of Birth: 01.02.1985

NTN: Length of Service: 06 Years 11 Months 001 Days

Employment Category: Active Temporary 80642235-DISTRICT GOVERNMENT KHYBE Designation: CHOWKIDAR DDO Code: PW6568-District Peshawar Cash Center: GPF Section: 001 Payroll Section: 003 44,222.00 **GPF Balance:** Interest Applied: Yes GPF A/C No: 777517 Vendor Number: -Pay Stage: 5 Pay Scale Type: Civil BPS: 03 Pay scale: BPS For - 2017 **Pay and Allowances:**

	Amount	Wage type	Amount
Wage type	11,560.00	1000 House Rent Allowance	1,413.00
0001 Basic Pay		1300 Medical Allowance	1,500.00
1210 Convey Allowance 2005	1,785.00		150.00
1516 Dress/ Uniform Allowance	150.00		170.00
2148 15% Adhoc Relief All-2013	240.00	2199 Adhoc Relief Allow @10%	1.156.00
2211. Adhoc Relief All 2016 10%	869.00	2224 Adhoc Relief All 2017 10%	1.156.00
	1,156.00	2264 Adhoc Relief All 2019 10%	1,150.00
2247 Adhoc Relief All 2018 10%			

Deductions - General

City:

	Amount	Wage type	Amount	
Wage type	<u>Amount</u> -770.00	3501 Benevolent Fund	-300.00	
3003 GPF Subscription	-60.00	4004 R. Benefits & Death Comp:	-300.00	

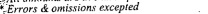
Deductions - Loans and Advances

Loan	Descr	iption	Principal an	nount I	Deduction	Balance
Deductions - Inco	me Tax .00 Recover	ed till NOV-2020:	0.00 Ex	empted: 0.00	Recover	rable: 0.00
Gross Pay (Rs.):	21,305.00	Deductions: (Rs.):	-1,430.00	Net Pay	y: (Rs.): 19	9,875.00
Payee Name: FA2 Account Number: Bank Details: AL		11 ITED, 250604 Dabgari I	Bazar Peshawar D	abgari Bazar Pes	shawar, Peshaw	/ar

Leaves:	Opening Balance:	Availed:	Earned:	Balance:	
		· · · · · · · · · · · · · · · · · · ·			
Permanent		Domicile: NW - Khyber	Pakhtunkhwa	Housing Status: No O	fficial

Temp. Address:

Email: subhankhan48126@gmail.com



VAKALATNAMA

In the Court of Khyber Pakhtunkhwa Service Tribunal, Peshawar

Exe Petition No. ___/2020 in Service Appeal No. 749/2016

> Petitioner Plaintiff Applicant Appellant Complainant

Decree-Holder

Fazal Subhan

Respondent Defendant Opponent Accused

Judgment-Debtor

Govt of KP etc

I /-We <u>Fazal Subhan</u> the above noted <u>Petitioner / Appellant</u> do hereby appointed and constitute, **Muhammad Zafar Tahirkheli & Ansar Ullah Khan, Advocates High Court**, to appear, plead, act, compromise, withdraw or refer to arbitration for me / us as my / our counsels / advocates in the above noted matter, without any liability for his default and with the authority to engage any other Advocate / Counsel at my / our cost.

The Client / Litigant will ensure his presence before the Court on each and every date of hearing and the counsel would not be responsible if the case is proceeded ex-parte or is dismissed in default of appearance. All cost awarded in favour shall be the right of Counsel or his nominee, and if awarded against shall be payable by me/us.

I / We authorize the said Advocates to withdraw and receive on my / our behalf all sums and amounts payable or deposited on my / our account in the above noted matter.

فعتهى لمك C/lien M. Zafar Tahir Attested & Accepted (Advocates) a<u>r Ullah Khan</u>

Dated 07-12 -2020

THE !

the ...

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Office ATIQ LAW ASSOCIATES, 87, Al-Falah Street, Besides State Life Building, Peshawar Cantt, Phone: 091-5279529 E-mail : <u>zafartk.advocate@gmail.com</u>

i.		
-		OFFICE OF THE SUB DIVISIONAL EDUCATION OFFICER (M)
	ALL THE	OTTICE OF MIL SUB DIVISIONAL EDUCATION OFFICER (M)
· ·		NAL TOWN-IL PESH AWAR
		0 2 - 1 2 No: 1785 dated Peshawar the: 06 09 200
•	, -	
		Mr. Lazh Subhan Chowkidar GPS Shahab Khel Peshawar

HON OF COURT JUDGMENT

Refer to indepient in service appeal N = 3.00 2016, you are directed iterational this office in order to proceed turther in resolving the matter, sour cooperation in this reads. ٩, so the targe for the Ocpaniment as well as of the angust SE ober for thing of the environment.

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Sub Divisional Education Officer Male

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1) PA to Director Last. Khyper withservice appear No-749/2, 16 Perite pXe. 1 202

25 DV, DEO, My Pes lawar with ray letter No 719, dated: 15/07/2021 4. ASDECOMETIAZa: Kliwan, with the direction to mumate the above noted

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51 (SEE), GPS Shahap Khel with similar directions

LatifLiticed 100.

SUPREME COURT OF PAKISTAN (Appellate Jurisdiction)

CPLA NO. /2019

Government of Khyber Pakhtunkhwa through Secretary El. mentary & Secondary Education, Peshawar & Others

-PETETIONERS

VERSUS

L. C.S. bhar

CONCISE STATEMENT

Sub- c-matter and the law 1.-

Salary From Initial Appointment Order

productions infect this petition. 2.

Covernment petitierare

[*] Court . * =		Date of a) Justitution	Who filed in marwork which result
~ • • • • • • • • • •	Tribunal Peshawar	b) Decision a)21/07/2016 b)12/03 2019	Respondent filed service appeal which has been accepted
	the impuoned	Treatment of p	oints in the impugned

judgment

Points noted in the impugned 1adement

rgood that being a landowner, he was ppointed as Chowkidar on regular in against a vacant post at GPS, 01/12/2013 After dated <u>т</u> stumption of charge on 01/01/2014, he stanted performing duty. His services regularized vide order dated 12/115/0273. However, since the date of wis rat an the way endled for the 17.ht . ng the property Lecting The preferred set siturental system of a which

Learned counsel for the respondent in order to set the record straight it is clarified that a meeting of the District Selection Committee for recruitment of Class-IV employees of various categories was held on 20/12/2013. The respondent whose name was appearing at Serial 2 of high the Knell, Badaber, Pechawar vide [the guota reserved for deceased son was approved for appointment subject to the submission of an affidavit from his grandfather, who was the real landowner. Thereafter his appointment was not-field vide order dated 31/12/2013 (in which the word "landowners was inserted). The petitioners have annexed the minutes of the said DPC with their Para-wills comments their plea that appointment of the respondent with mode maintent approval of District Selection Court Selection is an attempt to cover their at takes a case his appointment was rente violation of rules then the political were required to terminate but we are after due pristory. We are multi-

Same of the second

n the other hand learned Annistant sivucan General argued that in the toplas biols Distant weiting of the 20/12/2013. 1211 held ionusittee ppointment of the respondent was got approved under decement som quada. dated onler vide nothed วยไ 21/12/2013, whereas a wave mentioned that he was approximated against land domer quota. He was appointed workour the approval of the District Selection Committee in pursuance of approval of Solection Commission da District permission were reputerated vide order 117th, 2015 As install. dated requiring was appointed without observance of codal formalities so his appointment , was allegal and eightly denied adary

terminated? By new one damy is established that his appointment was made in the presentant manner and he continued to perform duty regularly there was no justife drain to withhold his salary from the date of appointment. The record relevant payroll and other the respondent abas produced by inducated that he had put in more during tion pears may be at the time of forth appointment. Moreover, manutes of the ppe through which his services were regularized were not available on record the claim of the responsion to release of salary we as in my 2004 to spendence and worthcommension

X a sequel to above the opposition accepted and the peritoric transmitter directed to release the monitoly salary of the important system of the 2011

LAW/RULING ON THE SUBJECT

FOR

1. CONSTITUTION OF PARITAN, 1973 CERTIFICATE: Certified that I, myself prepared the above concise statement which is correct

> (Mian Seadullah Jandoll) Advocate-on-Record Supreme Court of Pakistan For Government



OFFICE OF THE SUB-DIVISIONAL EDUCATION OFFICER (MALE) PESHAWAR No. / Dated 223/11 /2021 69



То

The District Education Officer (Male) Peshawar

SUBJECT: **IMPLEMENTATION OF COURT JUDGMENT**

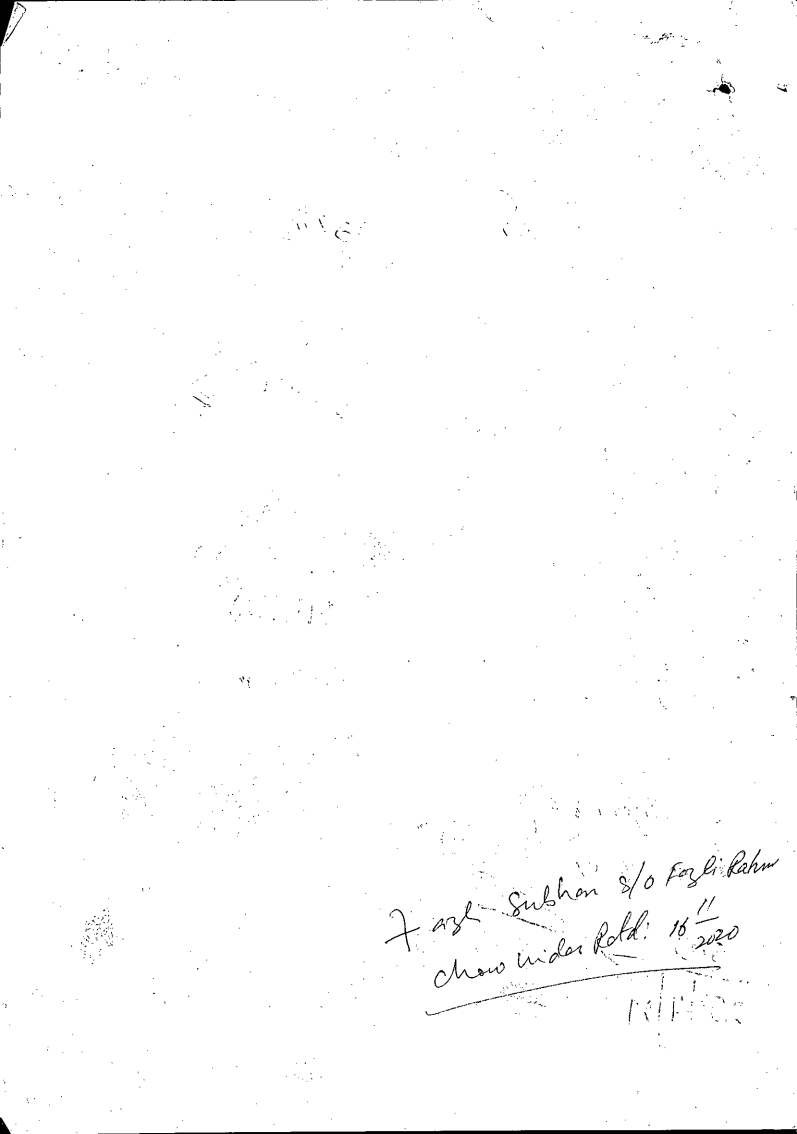
Memo:

Kindly refer to your office letter No.10061 dated 03/11/2021 on the noted subject and to submit that arrears bill in r/o Mr. Fazli Subhan Chowkidar GPS Shahab Khel has been made and sent to AG office vide TR No. 283 dated: 10/11/2021.

Submitted for further necessary action please,

SUB DIVISIONAL EDUCATION OFFICER (MALE) PESHAWAR

Bakhtiyar 24-11-21 503



Before the kekbervice Tribung Perhawar. Vs Eduction Department etc. Fagal Subhan Application for withdrawl of Petlition. on behalf of Pettitioner. Respectfully The Petlitioner humbly Submits as Luder. is that the Above filled Petition Į, Pending before this honourable Tribunal which is fined for today. i) That the matter between the Pairties Partiched up and the Petitioner have is. no Turther Claim Mon Despondents. There for the Application of The petitioner may please be accept and the petition of the Petitioner May please be withdraw. Daled: 29-03-2022 Petitioner Fazal Subhan

Dist. Govt. KP-Provincial District Accounts Office Peshawar Dist. Monthly Salary Statement (January-2022) 5



Personal Information of Mr FAZLE SUBHAN d/w/s of SYED KHAN

CNIC: 1730121781825 Personnel Number: 00777517 Entry into Govt. Service: 01.01.2014 Date of Birth: 01.02.1985

NTN:

Length of Service: 08 Years 01 Months 001 Days

Employment Category: A	ctive Temporary					
Designation: CHOWKIDA	R		806422	35-DISTRICT	GOVERNMENT KHYB	E
DDO Code: PW6568-Dist	rict Peshawar		•	•		
Payroll Section: 003	01	Cash C	enter:			
GPF A/C No: 777517	Interest Applie	d: Yes		GPF Balanc	e: 58,587.	00
Vendor Number: -						
Pay and Allowances:	Pay scale: BP	S For - 2017	Pay S	cale Type: Civ	al BPS: 03 Pa	y Stage: 7
Wage ty	/pe	Amount		W	age type	Amount
0001 Basic Pay		12,340.00	1004	House Rent A	llow 45% KP21	3,542.00
1210 Convey Allowance	2005	1,785.00	1300	Medical Allow	vance	1,500.00
2148 15% Adhoc Relief		240.00	2199	Adhoc Relief	Allow @10%	170.00
2211 Adhoc Relief All 20		869.00	2224	Adhoc Relief	All 2017 10%	1,234.00
2247 Adhóc Relief All 20		1,234.00	2264	Adhoc Relief	All 2019 10%	1,234.00
2309 Adhoc Relief All 20		1,234.00	2.311	Dress Allowa	nce - 2021	1,000.00
2312 Washing Allowance		1,000.00	2313	Integrated All	owance 2021	600.00
5002 Adjustment House		15,147.00	5011	Adj Conveya	nce Allowance	28,815.00
5012 Adjustment Medica		20,400.00	5309	Adj. 15% Adl	10c Allowance	12,620.00
5801 Adj Basic Pay	· · · · · · · · · · · · · · · · · · ·	84,150.00	5911	Adj. Adhoc R	elief 2011	7,565.00
5938 Adj.Adhoc Relief A	11 2012	14,060.00	5950	Adj:Adhoc R	elief All-2014	5,535.00.
Wage t	уре	Amount			⁷ age type	Amount
3003- GPF Subscription		-770.00	3501	Benevolent F		-600.00
3990 Emp.Edu. Fund KP	ĸ	-60.00	4004	R. Benefits &	Death Comp:	-300.00
Deductions - Loans and A	· · -					
- Loan	Description		Princi	pal amount	Deduction	Balance
	Recovered till JAN-	2022: 0.0	00 -1,730	Exempted:		ble: 0.00 [']
Payee Name: FAZLE SUI Account Number: 001002 Bank Details: ALLIED Ba	0212040011)4 Dabgari Baz:	ar Pesha	war Dabgari Ba	nzar Peshawar, Peshawar	
Leaves: Opening E	Balance: Ava	iled:	Ea	rned:	Balance:	
Permanent Address: City: PESHAWAR Temp. Address:	Domi	cile: NW - Khyl	ber Pakh	tunkhwa	Housing Status:	No Official

Email: subhankhan48126@gmail.com

System generated document in accordance with APPM 4.6.12.9(87333/24.01.2022/v3.0) * All amounts are in Pak Rupees * Errors & omissions excepted (SERVICES/31.01.2022/21:07:36)

City: 1