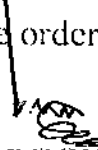


FORM OF ORDER SHEET

Court of _____

Case No. - _____ **329/2023**

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	17/02/2023	<p>The appeal of Mr. Mujeeb ur Rehman resubmitted today by Mr. Hayat Ullah Advocate. It is fixed for preliminary hearing before Single Bench at Peshawar on_____. Parcha Peshi is given to appellant/counsel for the date fixed.</p> <p>By the order of Chairman</p> <p> REGISTRAR</p>

Respected Sir,

It is submitted that the present appeal was received on 31.01.2023, which was returned to the counsel for the appellant for removing objection (Flag-A). Today i.e. 14.02.2023 he re-filed the same without removing the objections no.3, 7, 9 & 11 with a note i.e. (Flag-B).

The appeal is now submitted to your honor under rules 7 (c) of the Khyber Pakhtunkhwa Service Tribunal rules 1974 for appropriate order please.

Worthy Chairman

By
For
objections
16/2/23

REGISTRAR
14/2/23

St. No. - 605

Date. - 16/02/2023

Sir

re. submitted after
complaint
is not available
in appeal.
other objections
not passed to be
properly met.
17/2/23

The appeal of Mr. Mujeeb ur Rehman son of Nowsherwan r/o Mohallah Dagai Cham village & P/o Manerai Payan Tehsil Swabi received today i.e. on 31.01.2023 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- ✓ Check list is not attached with the appeal.
- 2- ✓ Appeal has not been flagged/marked with annexures marks.
- 3- ✓ Memorandum of appeal be got signed by the appellant.
- 4- ✓ Affidavit be got attested by the Oath Commissioner.
- 5- ✓ Address of respondent no.7 is incomplete which may be completed according to Khyber Pakhtunkhwa Service Tribunal rules 1974.
- 6- ✗ Copy of Judgment attached with the appeal is incomplete which may be completed.
- 7- ✗ Copy of de-novo inquiry mentioned in the memo of appeal is not attached with the appeal which may be placed on it.
- 8- Copy of departmental appeal against the impugned order dated 23.9.2022 is not attached with the appeal which may be placed on it.
- 9- ✗ Annexures of the appeal are not in sequence which may be annexed serial wise as mentioned in the memo of appeal.
- 10- Page nos. 36, 37, 93 & 94 of the appeal are illegible which may be replaced by legible/better one.
- 11- ✓ Nine more copies/sets of the appeal along with annexures i.e. complete in all respect may also be submitted with the appeal.

TWO
COPIES
LESS

No. 461 /S.T.

Dt. 31-1/2023

REGISTRAR
SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA
PESHAWAR.

Mr. Hayat Ullah Khan Adv.
High Court Peshawar.

Sir

Re-submitted after completion since
no inquiry report given to the appellant
Group of the impugned order. Now over the
Applicant is properly signed and attested by the
Oath Commissioner, no need of sign in
memo of appeal.

14-2-23

BEFORE THE KHYBER PAKHTUNKHWA SERVICES
TRIBUNAL, PESHAWAR.

S.A.No. 329 2023

Mujeeb ur Rahman.....Applicant

Versus

Govt. of KPK through Chief Secretary
Khyber Pakhtunkhwa Peshawar & others.....Respondents

INDEX

S#	Description of documents.	Annexure	Pages
1.	Memo of appeal		6
	affidavit.		7
3.	Copy of judgment of this Tribunal, dated 25.03.2022	A	8-14
4.	Copy of departmental appeal with office correspondence	B	15-17
5.	Copy of COC grounds	C	18-23
6.	Copy of impugned termination order dated 23.09.2022	D	24
7.	Copy of grounds of previous service appeal	E	25-31
8.	Copy of Appointment Letter	F	32-33
9.	Copy of regularization letter dated 30.10.2009	G	34-36
10.	Copy of transfer order	H	37
11.	Notification dated 31.05.2016	I	38-42
12.	Copy of service Book	J	43-45
13.	Order dated 10.07.2018	K	46-52
14.	Officer order dated 07.12.07	L	53
15.	Removal from Service order	M	54
16.	Departmental Appeal alongwith exhibits	N	57
17.	Copy of appointment order alongwith service book	O	58-107
18.	Wakalatnama		108

Appellant
Through


Hayat Ullah Khan

Advocate Supreme Court

Cell: 0300-5820669

Email: SCSN11@gmail.com

①

BEFORE THE CHAIRMAN SERVICE TRIBUNAL KHYBER

PAKHTUNKHWA, PESHAWAR.

S.A.No. 329 2023

Mujeeb-ur-Rahman S/o Nowsherwan
R/o Mohallah Dagai Cham, Village & P/o Manerai
Payan, Tehsil & District Swabi

File No. _____
Date _____

3344
31-1-2023

.....Appellant

VERSUS

- 1) Govt. of KPK through Chief Secretary, Khyber Pakhtun Khwa Peshawar.
- 2) Secretary Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar.
- 3) Director Education Elementary and Secondary Education Khyber Pakhtunkhwa, Peshawar.
- 4) District Education Officer, Elementary and Secondary Education KPK, District Swabi.
- 5) Principal Govt: Higher Secondary School Dobian District Swabi.
- 6) Head Master Government Primary School Rafiq Abad Swabi District.
- 7) Principal Government Secondary School Mansabdar District Swabi

.....Respondents

Filed to-day

Registrar

31/1/2023

APPEAL U/S 4 OF THE SERVICE TRIBUNAL ACT, 1974 AGAINST THE ORDER OF RESPONDENT NO.4 WHERE VIDE HIS ORDER/ NOTIFICATION DATED 23.09.2022 THE APPELLANT WAS TERMINATED/ REMOVED FROM GOVT: SERVICE UNDER RULE 4(B) (III) OF E&D RULES 2011.

Prayer

On acceptance of the instant appeal the impugned order may kindly be set aside and the appellant may be reinstated in service with all back benefit.

Respectfully Sheweth;

Appellant humbly submits as under:

- 1) That the appellant initially appointed as Lab Attendant in the year 2006, but for a short period of time, he served against his original cadre, and due to inimical attitude of the respondents he was mostly adjusted and posted against the cadre as Chowkidar.
- 2) That this issue remained for long period and finally through a legal process when he succeeded to get his original cadre he was terminated.
- 3) That the appellant filed appeal against the order of termination and his appeal was allowed and he was reinstated in service and order for re-inquiry was passed, the relevant para of the judgment is reproduced herein below:-

"It is evident from the above discussion that the competent authority was ignorant of relevant rules as no proper inquiry was conducted and the appellant was not given proper opportunity of defense. The perusal of entire record shows that the proceedings conducted are also in a hotchpotch manner and the proceedings exhumed numerous

lacunas and the respondents have blatantly violated the set norms and rules and conducted the proceedings in an authoritarian manner. We have observed that the appellant was kept deprived of having appropriate opportunity of defense as is required under the KP Govt. Servants (E&D) Rules, 2011. It is a well settled legal proposition duly supported by numerous judgments of the apex Court that for imposition of major penalty, regular inquiry is a must.

For the foregoing reasons, the appeal is partially accepted and case is remitted to the Department for de-novo inquiry. **He is accordingly reinstated for the purpose of de-novo inquiry and the respondents are directed to conduct the same within 90 days of the receipt of copy of this judgment.** The issue of back benefits shall be subject to outcome of de-novo inquiry. Parties are left to bear their own costs. File be consigned to the record room."

- 4) That it has been specifically mentioned that the appellant is reinstated in service and thereafter inquiry be re-conducted.
- 5) That the respondents intentionally, malafidely floated the order of this hon'ble tribunal and instead of reinstating the appellant in his service at the back of

him a inquiry was conducted and he was again terminated. (Copy of impugned order is attached)

- 6) That against the said illegal acts of the respondents, the appellant also filed contempt of Court against the respondents which is still subjeddice before this hon'ble Tribunal. Moreover, the departmental representation was also made before the concerned authorities, but the same has not been responded yet. (Copy grounds of COC & departmental appeal are attached)
- 7) That being aggrieved of the impugned order, the appellant approaches before this hon'ble Tribunal, on the following grounds:-

GROUND:

- a. That the impugned order is illegal, void and without lawful authority hence not tenable before the eyes of law, liable to be set aside kindly it may be set aside.
- b. That impugned order is also against law and natural justice and is violation of the principle/ maxim audi altrum partem because he was not given an opportunity of hearing or defence all proceedings were carried out on his back.
- c. That legally respondents were bound to issue a show cause notice or allow him to join the inquiry proceedings, neither he was informed about the inquiry nor he has any knowledge that who is conducting inquiry with whom order inquiry was initiated.
- d. That so far allegation against him for remaining absent from the duty is concern, it is totally baseless, because

5

previously they also took the same plea and was transferred from one school to another and two annual increments were stopped and now it is a case double jeopardai that when he was previously illegally punished than how he be awarded major penalty again.

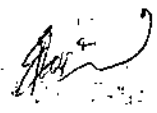
- e. That the respondent also previously took the plea that he marks false attendance in the relevant register but it does not appeal to a prudent mind that when the registers were in the custody of competent authority, how he was able to mark the false attendance.
- f. That this hon'ble Tribunal clearly directed the respondents to reinstate the appellant and thereafter conduct the inquiry into the matter, but the respondents did not honor the order of this hon'ble Tribunal and conducted inquiry without reinstating the appellant, and all the proceedings were carried at his back and no opportunity of hearing was afforded to him, hence condemned unheard.
- g. That due to the above stated reason and other grounds it would be taken before the Tribunal after its permission the impugned order is totally illegal, void and without lawful authority and a violation of the principle of natural justice.

It is, therefore, humbly prayed that on acceptance of instant appeal, the impugned notification order may kindly be set aside and appellant may be reinstated in service with his all back benefits.

①

Any other relief which this Hon'ble court deems appropriate in the circumstances of the case and not specifically asked for may kindly also be granted.

Appellant



Through

Hayat Ullah Khan

Advocate Supreme Court

②

**BEFORE THE HON'BLE KHYBER PAKHTUNKHWA SERVICES
TRIBUNAL PESHAWAR**

S.A. _____/2023

Mujeeb Ur Rehman

VERSUS

Government of KP Through Secretary Education etc.

AFFIDAVIT

I, *Mujeeb-Ur-Rehman S/o Nowsherwan R/o Mohallah Dagi Cham Village and Po maneri Payan Tehsil & District Swabi*, do hereby solemnly affirm & declare on oath that all contents of the instant Service Appeal are true & correct to the best of my knowledge and belief & nothing has been concealed from this August Tribunal.

Date: 20-01-2023

MP
DEPONENT

CNIC# 16202-3598131-1
Cell# 0346-9831737

Identified By:

Hayat Ullah Khan
Advocate, Supreme Court,
of Pakistan.

20/1/2023 *[Signature]*

(8)

BEFORE THE CHAIRMAN SERVICE TRIBUNAL KHYBER
PAKHTUNKHWA, PESHAWAR.



S.A.No. 403 2019

MUJEEB-UR-RAHMAN S/o Nowsherwan

R/o Mohallah Dagai Cham, Village & P.O. Manerai Payan,

Tehsil and District Swabi.....

Khyber Pakhtunkhwa
Service Tribunal

Diary No. 439

Dated 28/3/2019

Appellant

VERSUS

- 1) Govt. of KPK through Chief Secretary Khyber Pakhtun Khwa Peshawar.
- 2) Secretary Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar.
- 3) Director Education Elementary and Secondary Education Khyber Pakhtunkhwa, Peshawar.
- 4) District Education Officer, Elementary and Secondary Education KPK, District Swabi.
- 5) Principal Govt. Higher Secondary School Dobian District Swabi.
- 6) Head Master Government Primary School Rafiq Abad Swabi District.
- 7) Principal Government Secondary School Mansabdar District Swabi..... Respondents

Filed to day
28/3/19
REGISTRAR

APPEAL U/S 4 OF THE SERVICE TRIBUNAL ACT, 1974 AGAINST THE ORDER OF RESPONDENT NO.4 WHERE VIDE HIS ORDER/ NOTIFICATION DATED 19.09.2018 THE APPELLANT WAS TERMINATED/ REMOVED FROM GOVT. SERVICE UNDER RULE 4(B) (III) OF E&D RULES 2011.

Prayer

On acceptance of the instant appeal the impugned order may kindly be set aside

TESTED
EXAMINER
Khyber Pakhtunkhwa
Service Tribunal
Peshawar

9

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Amended 'A'

Service Appeal No. 403/2019

Date of Institution 28.03.2019
Date of Decision 25.03.2022



Mujeeb ur Rehman S/O Nowsherwan R/O Mohallah Dagai Cham,
Village & P.O Maneral Payan, Tehsil & District Swabi.

(Appellant)

VERSUS

Government of Khyber Pakhtunkhwa through Chief Secretary
Khyber Pakhtunkhwa Peshawar and Six others.

(Respondents)

Hayat Ullah Khan,
Advocate

For appellant.

Kabir Ullah Khattak,
Additional Advocate General

For respondents.

Salah-Ud-Din
Rozina Rehman

Member (J)

Member (J)

JUDGMENT

ROZINA REHMAN, MEMBER (J): The appellant has invoked the
jurisdiction of this Tribunal through above titled appeal with the prayer
as copied below:

"On acceptance of the instant appeal the impugned
order may kindly be set aside and the appellant may
be re-instated in service with all back benefits."

2. The relevant facts leading to filing of instant appeal are that
appellant was appointed as Lab. Attendant and was posted in
Government High School Gulshan Abad on 07.10.2006. He was then

ATTESTED

Rozina Rehman
Member (J)
Khyber Pakhtunkhwa
Service Tribunal
Peshawar

2

10

transferred to Government High School Mansabdar and was posted as Chowkidar. The respondents were legally bound to adjust him against his original post but he was posted as Chowkidar in different schools and he served there for a pretty long time. To solve his problem, writ petition was filed and during the pendency, notification in respect of his adjustment was produced and he was transferred against the post of Lab. Attendant in the Government Higher Secondary School Dobyar District Swabi. Departmental proceedings were initiated against the appellant and he was removed from service. He submitted departmental appeal which was not responded to, hence, the present service appeal.

3. We have heard Hayat Ullah Khan Advocate for appellant and Kabir Ullah Khattak, learned Additional Advocate General for the respondents and have gone through the record and the proceedings of the case in minute particulars.

4. Hayat Ullah Khan Advocate, learned counsel appearing on behalf of appellant, inter-alia, submitted that the impugned order is illegal, void and without lawful authority, hence, not tenable and liable to be set aside as the appellant was not treated according to law and rules; that the appellant was not given an opportunity of hearing or defense and the impugned order is therefore, against law and in violation of the maxim audi alteram partem. Learned counsel contended that respondents were legally bound to issue a show cause notice or allow him to join the inquiry proceedings but they never informed the appellant about the inquiry. It was further argued that the allegations in respect of absence from duty are totally baseless as

ATTESTED

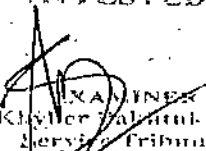
EXAMINER
Khyber Pakhtunkhwa
Service Tribunal
PESHAWAR

he never absented himself from lawful duty and that the plea in respect of marking false attendance in the relevant register is also not appealable to a prudent mind as all the registers were in the custody of the competent authority and in such like situation, how the appellant could mark his attendance. He, therefore, requested for acceptance of the instant appeal.

5. Conversely learned AAG contended that the appellant was transferred to GHSS Mansabdar on administrative grounds due to non-availability of Lab. Attendant post at the School and that he was temporarily adjusted against the post of Chowkidar. However, he remained absent from duty willfully w.e.f 20.04.2010 to 14.10.2010, 19.10.2010 to 03.02.2011, and 15.01.2016 to 31.03.2016. He contended that the signature in the attendance register were fake and bogus after February, 2011 up to 30.11.2015. It was further submitted that consequent upon his continuance habitual and willful absence the principal concerned relieved him of his duties and his services were placed with DEO Male Swabi who again placed him at the disposal of DEO (Male) Swabi with the request to conduct an inquiry against him. Proper inquiry was conducted and in the light of inquiry report, he was transferred on disciplinary grounds to GPS Rafiq Abad. He submitted that his plea in respect of cadre change was conceded and he was transferred to GHSS Dobyau on his original post of Lab. Attendant where he was removed from service according to law.

8

6. From the record, it is evident that appellant was appointed as Lab Attendant vide Notification dated 07.10.2006. He was transferred

ATTESTED

Attestor
Secretary, Tribunal
Peshawar

(12)

to-GHSS Mansabdar on administrative grounds against the post of Chowkidar and then he was adjusted in different schools against the post of Chowkidar. He challenged the change of his cadre in the august Peshawar High Court, Peshawar by filing a Writ Petition, wherein he challenged that the respondents could not change the cadre of appellant under the existing rules and during the pendency of writ petition vide office order dated 07.12.2017 appellant was adjusted against the original post of Lab Attendant at GHSS Dobyar, therefore, he sought withdrawal of the writ petition. From the impugned order dated 19.09.2018 it becomes crystal clear that the appellant was charged for absence. Allegedly, he remained absent from duty willfully w.e.f 20.04.2010 to 10.10.2010, 19.10.2010 to 03.02.2011 and 15.01.2016 to 31.03.2016. His signatures in the register were declared fake and bogus after February, 2011 up to 30.11.2015. An Inquiry was conducted against him on 10.03.2016 suggesting his termination but lenient view was taken due to his pretension that he had been wrongly posted as Chowkidar instead of Lab. Attendant. His plea was accepted and he was adjusted against Lab. Attendant post at GHSS Dobyar on 07.12.2017 but he remained absent from duty and failed to assume charge within the stipulated time. Another inquiry was conducted on 01.08.2018, therefore, he was served with an absence notice on 13.12.2017 and proper notices were also advertised in two leading newspapers but he did not resume his duty. He was, therefore, removed from service under Rule-4(b)(iii) of Khyber Pakhtunkhwa Government Servants (Efficiency & Discipline) Rules, 2011 vide order dated 19.09.2018 of District Education Officer (Male) Swabi. From the record, it is evident that

ATTESTED

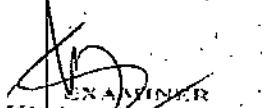
Khyber Pakhtunkhwa
Service Tribunal

appellant was charged for willful absence whereas he was departmentally proceeded against and was removed from service under Rule-4(b)(iii) of Khyber Pakhtunkhwa Government Servants (Efficiency & Discipline) Rules, 2011. A Government servant shall be liable to be proceeded against under Rule-3(d) if he is guilty of habitually absenting himself from duty without prior approval of leave, whereas, procedure in case of willful absence finds mention in Rule-9 of Khyber Pakhtunkhwa Government Servants (Efficiency & Discipline) Rules, 2011. In the instant case, two different inquiries were conducted against appellant and a strange procedure was adopted by the competent authority.

Rule-9 of Khyber Pakhtunkhwa Government Servants (Efficiency & Discipline) Rules, 2011 provides procedure in case of willful absence which is hereby reproduced for ready reference:

"9. Procedure in case of willful absence: - Notwithstanding anything to the contrary contained in these rules, in case of willful absence from duty by a Government servant for seven or more days, a notice shall be issued by the competent authority through registered acknowledgement on his home address directing him to resume duty within fifteen days of issuance of the notice. If the same is received back as undelivered or no response is received from the absentee within stipulated time, a notice shall be published in at least two leading newspapers directing him to resume duty within fifteen days of the publication of that notice, failing which an *ex-parte* decision shall be taken against the absentee. On expiry of the stipulated period

ATTESTED


EXAMINER
Khyber Pakhtunkhwa
Service Tribunal
Peshawar

given in the notice, major penalty of removal from service may be imposed upon such Government servant".

7. As per law, in case of willful absence from duty by a Government servant for seven or more days, a notice shall be issued through registered acknowledgement by the competent authority. In the instant case, no such notice is available on file which could show that the present appellant had properly been informed to resume duty which means that the procedure in case of willful absence prescribed by the law was not properly followed by the competent authority.

8. Vide impugned order dated 19.09.2018, major penalty of removal from service was imposed upon appellant under Rule-4 (b)(iii) of Khyber Pakhtunkhwa Government Servants (Efficiency & Discipline) Rules, 2011 which means that the proceedings were conducted against the appellant on the allegations of being guilty of habitually absenting himself from duty without prior approval of leave. The impugned order also shows that he was charged for willful absence for which procedure has been provided under Rule-9 of the rules *ibid*.

9. It is evident from the above discussion that the competent authority was ignorant of relevant rules as no proper inquiry was conducted and the appellant was not given proper opportunity of defense. The perusal of entire record shows that the proceedings conducted are also in a hotchpotch manner and the proceedings exhumed numerous lacunas and the respondents have blatantly violated the set norms and rules and conducted the proceedings in an authoritarian manner. We have observed that the appellant was kept deprived of having appropriate opportunity of defense as is required

ATTESTED


EXAMINER
Khyber Pakhtunkhwa
Service Tribunal

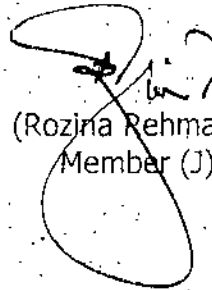
7 (14) A

under the Khyber Pakhtunkhwa Government Servants (Efficiency & Discipline) Rules, 2011. It is a well settled legal proposition duly supported by numerous judgments of the Apex Court that for imposition of major penalty, regular inquiry is a must.


10. For the foregoing reasons, this appeal is partially accepted and case is remitted to the Department for de-novo inquiry. He is accordingly reinstated for the purpose of de-novo inquiry and the respondents are directed to conduct the same within 90 days of the receipt of copy of this judgment. The issue of back benefits shall be subject to the outcome of de-novo inquiry. Parties are left to bear their own costs. File be consigned to the record room.

ANNOUNCED.
25.03.2022


(Salah-Ud-Din)
Member (J)


(Rozina Rehman)
Member (J)

Date of Presentation of Application 04/04/22
Number of Words 3200
Copying Fee 34/-
Talent 34/-
Total 34/-
Name of Copyist _____
Date of Transmission of Copy 28/6/22
Date of Delivery of Copy 28/6/22

Certified to be true copy

EXAMINER
Khyber Pakhtunkhwa
Service Tribunal
Peshawar

Answer B

کتابوں سے

سلیڈز اور کٹین جیسے کتب خانوں سے

مکتبہ سے

صاف - صاف

میں اس بات سے بھی آگاہ رہنا

یہ سب سے پہلے تمام نصابی مواد میں سے ہے۔ Lab attendant بھی ہونا چاہئے

مگر وہ اس کے ساتھ ساتھ اس سے کہانی بھی لے سکتا ہے

یہ سب سے پہلے اس کے ساتھ ساتھ اس کے ساتھ ساتھ اس کے ساتھ ساتھ

جب یہ اس کے ساتھ ساتھ اس کے ساتھ ساتھ اس کے ساتھ ساتھ

دے گا

یہ کہ جس کے ساتھ ساتھ اس کے ساتھ ساتھ اس کے ساتھ ساتھ

مگر یہ سب سے پہلے اس کے ساتھ ساتھ اس کے ساتھ ساتھ

یہ سب سے پہلے اس کے ساتھ ساتھ اس کے ساتھ ساتھ

یہ سب سے پہلے اس کے ساتھ ساتھ اس کے ساتھ ساتھ

محمد الراجحی

یہ سب سے پہلے اس کے ساتھ ساتھ اس کے ساتھ ساتھ



(16)

GOVERNMENT OF KHYBER PAKHTUNKHWA
ELEMENTARY & SECONDARY EDUCATION DEPARTMENT
CIVIL SECRETARIAT PESHAWAR
(PHONE NO. 091-9223587)

SO(PE)/E&SED/5-19/re-instatement //2022

Dated Peshawar the, October 3rd, 2022

To

The Director,
Elementary & Secondary Education,
Khyber Pakhtunkhwa


Subject: - REINSTATEMENT

I am directed to refer to the subject noted above and to enclose herewith a copy of self-explanatory application submitted by Mr. Mujib Ur Rahman R/o District Swabi, for further necessary action, please.

Encl. As above.


(MUHAMMAD ISHAQ)
SECTION OFFICER (PE)

Copy forwarded to the; PS to Secretary, E&SE Department Khyber Pakhtunkhwa.


SECTION OFFICER (PE)



(17)

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

No. _____ /F.No.432/A-20/C-IV/Swabi

Phone: 091-9225344

Dated Peshawar the 07/10 2022

Email: ddadmn.ese@gmail.com

To

The District Education Officer
(Male) Swabi.

Subject:
Memo:

APPLICATION FOR RE-INSTATEMENT

I am directed to refer to the subject noted above and to enclose herewith a copy of self-explanatory application in r/o Mr. Mujeb Ur Rahman Lab Attendant GHSS Doblan, Swabi received from Section Officer (Primary) Govt. of Khyber Pakhtunkhwa Elementary & Secondary Education Department vide No.SO (PE)/E&SED/5-19/re-instatement/2022 dated 03/10/2022.

You are therefore ^{sd/}directed to submit detail report/comments at early date.

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

Endst; No. 9031

Copy forwarded to the: -

1. Section Officer (Primary) Govt. of Khyber Pakhtunkhwa Elementary & Secondary Education Department vide No.SO (PE)/E&SED/5-19/re-instatement/2022 dated 03/10/2022.
2. PA to Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar.
3. Master File.

JF 7/10/22
Assistant Director (Admn)
Directorate E& Secondary Education
Khyber Pakhtunkhwa, Peshawar

MP
7/10/22

18

BEFORE THE CHAIRMAN SERVICE TRIBUNAL KHYBER
PAKHTUNKHWA, PESHAWAR

Annex
C

C.O.C.No. _____/2022

IN

SA No.403/2019

Mujeeb-ur-Rahman S/o Nowsherwan
R/o Mohallah Dagai Cham, Village & P/o Manerai
Payan, Tehsil & District Swabi..... Petitioner

Versus

- 1) Secretary Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar.
- 2) Director Elementary & Secondary Education, KP, Peshawar.
- 3) Irfan Ali, District Education Officer, Elementary & Secondary Education, Department, Peshawar.
- 4) Principal Govt. Higher Secondary Education Dobian, District Swabi..... Respondents

**PETITION FOR INITIATING CONTEMPT
OF COURT PROCEEDING AND AWARDING
EXEMPLARY PUNISHMENT TO THE
RESPONDENTS FOR FLOATING AND
VIOLATION OF ORDER DATED 25.03.2022
PASSED BY THIS HON'BLE TRIBUNAL.**

Respectfully Sheweth:

The petitioner states as under:-

- 1) That the petitioner initially appointed as Lab Attendant in the year 2006, but for a short period of time, he served against his original cadre, and due to inimical attitude of the respondents he was mostly adjusted and posted against the cadre as Chowkidar.

- 2) That this issue remained for long period and finally through a legal process when he succeeded to get his original cadre he was terminated.
- 3) That the petitioner filed appeal against the order of termination and his appeal was allowed and he was reinstated in service and order for re-inquiry was passed, the relevant para of the judgment is reproduced herein below:-

"It is evident from the above discussion that the competent authority was ignorant of relevant rules as no proper inquiry was conducted and the appellant was not given proper opportunity of defense. The perusal of entire record shows that the proceedings conducted are also in a hotchpotch manner and the proceedings exhumed numerous lacunas and the respondents have blatantly violated the set norms and rules and conducted the proceedings in an authoritarian manner. We have observed that the appellant was kept deprived of having appropriate opportunity of defense as is required under the KP Govt. Servants (E&D) Rules, 2011. It is a well settled legal proposition duly supported by numerous judgments of the apex Court that for

imposition of major penalty, regular inquiry is a must.

For the foregoing reasons, the appeal is partially accepted and case is remitted to the Department for de-novo inquiry. He is accordingly reinstated for the purpose of de-novo inquiry and the respondents are directed to conduct the same within 90 days of the receipt of copy of this judgment. The issue of back benefits shall be subject to outcome of de-novo inquiry. Parties are left to bear their own costs. File be consigned to the record room."

- 4) That it has been specifically mentioned that the petitioner is reinstated in service and thereafter inquiry be re-conducted.
- 5) That the respondents intentionally, malafidely floated the order of this hon'ble tribunal and instead of reinstating the petitioner in his service at the back of him a inquiry was conducted and he was again terminated.
- 6) That without reinstatement and due process of law, the acts of the respondents amounts to contempt of Court, hence they are liable to be dealt with in accordance with law.

PRAYER

It is, therefore, most humbly prayed that on acceptance of this application, the contempt of Court proceedings may please be initiated against the respondents and they may please be directed to implement the order in its letter and spirit.

Petitioner
Through


Hayat Ullah Khan
Advocate Supreme Court

22

BEFORE THE CHAIRMAN OF SERVICE TRIBUNAL

KPK PESHAWAR

Service Appeal

2023

~~EOC~~ petition/2022

Mujeeb Ur Rehman

VERSUS

Govt. of KP Through secretary education etc.

AFFIDAVIT

I, Mujeeb-Ur-Rehman S/O Nowsherwan R/O Mohallah Dagi Cham Village and po maneri Payan Tehsil & District Swabi, hereby solemnly Affirm and declare on oath. That the content of instant ^{Appeal} petition are correct to the best of my knowledge and Belief and nothing has been kept secret or concealed from this August tribunal.

Identified By:

[Signature]

Ase

مجبب الرضحي
DEPONENT

23

**BEFORE THE CHAIRMAN SERVICE TRIBUNAL KHYBER
PAKHTUNKHWA, PESHAWAR**

C.O.C.No. _____/2022

IN

SA No.403/2019

Mujeeb ur Rahman..... Petitioner

Versus

Secretary E&S, KP, & others Respondents

ADDRESSES OF THE PARTIES

PETITIONER:

Mujeeb ur Rahman S/o Nowsherwan
R/o Mohallah Dagai Cham, Village & P/o Manerai
Payan, Tehsil & District Swabi

RESPONDENTS:

- 1) Secretary Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar.
- 2) Director Elementary & Secondary Education, KP, Peshawar.
- 3) Irfan Ali, District Education Officer, Elementary & Secondary Education, Department, Peshawar.
- 4) Principal Govt. Higher Secondary Education Dobian, District Swabi

Petitioner

Through

Hayat Ullah Khan
Advocate Supreme Court

24



Amended

DISTRICT EDUCATION OFFICE (MALE) SWABI

(Office phone & Fax No 0938280239, email: swabi@yahoo.com)

ORDER

WHEREAS, disciplinary proceedings were initiated against Mr. Mujeeb ur Rahman, Lab Attendant Govt. Higher Secondary School Dobian, Swabi, under the Khyber Pakhtunkhwa Government Servants (Efficiency and Discipline) Rules, 2011. The accused was served with charge sheet and statement of allegations.

AND WHEREAS, an enquiry committee, conducted the enquiry as per rules and submitted his report, thereafter the accused was served with final show cause notice and after receiving no reply to the same, the accused also opted for personal hearing. Accordingly he was personally heard on 16/09/2022, wherein he badly failed to defend his case.

AND WHEREAS after going through the findings and recommendations of the enquiry committee, materials on record, status of reply to the show cause and subsequent personal hearing, the accused found guilty of misconduct.

NOW, THEREFORE, in exercise of the powers, conferred upon the undersigned (Irfan Ali, DEO Male Swabi) under Section 4(1) (b)(iii) of the Khyber Pakhtunkhwa (Efficiency & Discipline) rules, 2011, the Competent Authority is pleased to impose the major penalty of "Removal from Service" upon Mr. Mujeeb ur Rahman, Lab Attendant Govt. Higher Secondary School Dobian, Swabi with immediate effect. The whole absence period till date is treated as unauthorized absence from duty.

(IRFAN ALI)

DISTRICT EDUCATION OFFICER

(MALE) SWABI

Endst:No. 8457-62 / Dated Swabi the:- 23/09 /2022.

Copy of the above is forwarded for information and n/action to

the:-

1. Director E&SE Khyber Pakhtunkhwa Peshawar.
2. Registrar, Service Tribunal, Peshawar.
3. District Accounts Officer Swabi.
4. District Monitoring Officer (DMO) Swabi.
5. Principal, GHSS Dobian, Swabi.
5. Mr. Mujeeb ur Rahman, Lab Attendant, under transfer to Govt. Higher Secondary School Dobian, Swabi (Mohallah Dagai Lar, VPO Maneri Payan Tehsil & District Swabi), Under Registered cover.
6. Master file.

DISTRICT EDUCATION OFFICER

25

BEFORE THE CHAIRMAN SERVICE TRIBUNAL KHYBER
PAKHTUNKHWA, PESHAWAR.

Amal
E

S.A.No. _____ 2019

MAJEEB-UR-RAHMAN S/o Nowsherwan
R/o Mohallah Dagai Cham, Village & P.O Manerai Payan,
Tehsil and District Swabi.....Appellant

VERSUS

- 1) Govt. of KPK through Chief Secretary Khyber Pakhtun Khwa Peshawar.
- 2) Secretary Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar.
- 3) Director Education Elementary and Secondary Education Khyber Pakhtunkhwa, Peshawar.
- 4) District Education Officer, Elementary and Secondary Education KPK, District Swabi.
- 5) Principal Govt: Higher Secondary School Dobian District Swabi.
- 6) Head Master Government Primary School Rafiq Abad Swabi District.
- 7) Principal Government Secondary School Mansabdar District Swabi.....Respondents

APPEAL U/S 4 OF THE SERVICE TRIBUNAL ACT, 1974 AGAINST THE ORDER OF RESPONDENT NO.4 WHERE VIDE HIS ORDER/ NOTIFICATION DATED 19.09.2018 THE APPELLANT WAS TERMINATED/ REMOVED FROM GOVT: SERVICE UNDER RULE 4(B) (III) OF E&D RULES 2011.

Prayer

On acceptance of the instant appeal the impugned order may kindly be set aside

and the appellant may be re-instated in service with all back benefit.

Respectfully Sheweth;

Appellant humbly submits as under:

- 1) That after passing through a various type of initial appointment process in the year 2006 he succeeded to obtain a job and was appointed as Lab Attendant and posted in Govt: High School Gulshanabad through notification dated: 07.10.2006.
- 2) That whom the above stated school was upgraded and some of the existing posts was changed and few were abolished and no similar post of appellant cadre was available in the change scenario therefore, appellant was transferred to Govt: High School Mansabdar and posted as Chowkidar/ Watchman and there his unfortune started.
- 3) That legally the respondents were not competent to change his cadre and was bound to adjust him against his original post i.e. Lab Attendant.
- 4) That although appellant was not happy with the stated post but inspite of that he performed his duty to the best of his ability, however, it was his legal right to raise voice and approach competent authority for his adjustment against his original cadre/ post, and this legal struggle made the respondent annoyed with the appellant.
- 5) That the principle of stated school was not pleased from his legal struggle, therefore, from the very beginning he mislead the concern authority through frivolous letters and baseless allegations to the highups, once he was relieved illegally without affording that an opportunity of learned.

- 6) That on recommendation of the said principle he was transferred to Govt. Primary School Rafiqabad as Chowkidar instead of Lab Attendant, moreover he also served in Govt. Primary School Maneri Payan, Kandaray on detailment basis for a period of 120 days as a Chowkidar. All the time appellant was not adjusted against his original cadre which is sufficient to show the conduct and malafide of respondents.
- 7) That the respondents were legally bound to adjust him against his original post but for the reason unknown to harm appellant physically and mentally he was always posts/adjusted against the wrong cadre.
- 8) That whenever appellant raised voice against illegal adjustment with the reason that due to the wrong adjustment many time his salary was stopped by the concern department with the plea that the principle was not competent to change the cadre.
- 9) That to solve this burning issue appellant has left no other remedy on departmental level except to approach or knock door of the courts for redressal of his grievance, therefore he approach civil court firstly but there due to lack of jurisdiction there grievance was not entertained and thereafter he filled a writ petition before the August High Court.
- 10) That due to the fear of the court the respondents have left no other option to further prolong the matter and submitted notification before the august High Court regarding adjustment order of the appellant against the post of the Lab Attendant and was transferred to Govt Higher Secondary School Dobyar, Distt: Swabi.
- 11) That since the respondents were inimical towards him therefore, they directed the relevant staff not allow him to

make attendance on his back they initiated departmental proceedings against him on his back which leads upon his termination/ Removal from service in shape of the impugned order.

- 12) That appellant submitted representation/ appeal before competent authority, yet not decided therefore the petitioner has no other alternate remedy to impugned the said notification on the following grounds amongst other:-

GROUND:

- a. That the impugned order is illegal, void and without lawful authority hence not tenable before the eyes of law, liable to be set aside kindly it may be set aside.
- b. That impugned order is also against law and natural justice and is violation of the principle/ maxim audi altrum partem because he was not given an opportunity of hearing or defence all proceedings were carried out on his back.
- c. That legally respondents were bound to issue a show cause notice or allow him to join the inquiry proceedings, neither he was informed about the inquiry nor he has any knowledge that who is conducting inquiry with whom order inquiry was initiated.
- d. That so far allegation against him for remaining absent from the duty is concern, it is totally baseless, because previously they also took the same plea and was transferred from one school to another and two annual increments were stopped and now it is a case double jeopardai that when he was previously illegally punished than how he be awarded major penalty again.

29

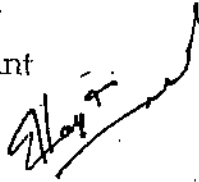
- e. That the respondent also previously took the plea that he marks false attendance in the relevant register but it does not appeal to a prudent mind that when the registers were in the custody of competent authority, how he was able to mark the false attendance.
- f. That appellants writ petition was decided on 10.07.2018 while the removal order was made on 19.9.2018. It is sufficient to show the conduct of the respondents that hw within a shortest period he was awarded major penalty after decision of the writ petition.
- g. That due to the above stated reason and other grounds it would be taken before the Tribunal after its permission the impugned order is totally illegal, void and without lawful authority and a violation of the principle of natural justice.

It is, therefore, humbly prayed that on acceptance of instant appeal, the impugned notification order may kindly be set aside and appellant may be reinstated in service with his all back benefits.

Any other relief which this Hon'ble court deems appropriate in the circumstances of the case and not specifically asked for may kindly also be granted.

Appellant

Through



Hayat Ullah Khan
Advocate Supreme Court
&
Muhammad Tariq Khan
Sheikh Muhammadi
Advocate High Court
Peshawar.

BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL
PESHAWAR.

C.M.No. _____/2019
IN
S.A.No. _____ 2019

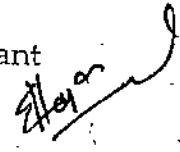
Majeed.ur Rahman.....Applicant
Versus
Govt. of KPK through Chief Secretary Khyber Pakhtun Khwa
Peshawar & others.....Respondents

APPLICATION FOR CONDONATION
OF DELAY.

Respectfully Sheweth;

- 1) That the appellant filed above appeal in which no date of hearing has been fixed yet.
- 2) That the appellant not properly informed or served termination order in time, moreover appellant was engaged by the respondents that there is no need to approach court. The impugned order would be withdrawn. Therefore delay was not intentional. Moreover valuable rights of the appeal is involved, superior courts always stressed decision on merits instead of knocking out the litigations on technicalities.

It is, therefore, prayed that on acceptance of this application, the delay cause in filing the accompanying appeal may graciously be condoned and the same may kindly be decided on merit.

Appellant
Through 
Hayat Ullah Khan
Advocate Supreme Court

(31)

BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL,

PESHAWAR.

C.M.No. _____/2019

IN

S.A.No. _____ 2019

Majeed ur Rahman.....Applicant

Versus

Govt. of KPK through Chief Secretary Khyber Pakhtun Khwa
Peshawar & others.....Respondents

AFFIDAVIT

I Majeed-Ur-Rahman S/o Nowsherwan R/o Mohallah Dagai Cham,
Village & P.O Manerai Payan, Tehsil and District Swabi, do hereby
solemnly affirm and declare that the contents of the Service Appeal are
true and correct to the best of my knowledge and belief and information
and the same have been prepared under the instruction of the applicant/
petitioner.

مجیب الرحمن

Deponent

Annex
F

Amal (32)

BETTER COPY

Consequent upon the approval of the Departmental Selection Committee as per Notification / Memo No. SOR-V(E&AD)2-25 03/dated 22.10.2003, the following class-IV servants are hereby appointed against vacant fixed contract posts purely @ Rs. 3500/- PM (fixed) in the schools noted against their names with immediate effect in the best interest of public service.

S#	Name	Parentage	Posted as	Posted At	Remarks
1.	S.Shahid Iqbal	Muhammad Naeem	Lab Attendant	GHS Todhers	AVP
2.	Iqbal Said	Muhammad Saeed	Cowkindar	GHS Todher	AVP
3.	Syed Tilawat Shah	Syed Ghous Ali Shah	N/Qasid	GMS Zakarya Khurd	AVP
4.	Qillayat Shah	Syed Yaqoob Shah	Sweeper	GMS Zararya Khurd	AVP
5.	Mst. Ishrat Naz	W/o Fazlullah	Sweepers	GGHS, Lahor Sharqi	AVP
6.	Inayat Ullah	Habibullah	N/Qasid	GMS Qisal Abad (JHR)	AVP
7.	Muzammil Shah	Amjed Ali Shah	Chowkidar	GGPS No 1 Zarobi	AVP
8.	Abdul Waqif	Muhammad Usman	Chowkidar	GGPS Zarobi	AVP
9.	Kamran Khan	Sher Daraz Khan	Chowkidar	GPS Kotha	AVP
10.	Naeem Zada	Pagi: Muhammad	Chowkidar	GPS No 2 Kota	AVP
11.	Asif Zada	Sahib Zada	Chowkidar	GPS No 1 Kotha	AVP
12.	Sadiq Rehman	Shah Zaman	Chowkidar	GGHS Kotha	AVP
13.	Imtiaz Ahmad	Muhammad Qayyum	Behishli	GHS Marghuz	AVP
14.	Aminul haq	Abdur Rauf	Sweeper	GHS Dodher	AVP
15.	Ozairur Rehman	Abdur Rehman	Chowkidar	GGHS Mansoor Khel Zaida	AVP
16.	Mst Rashida	W/o Sardar bahader	Lab Attendant	GGJHS Ansoor Khel Zaida	AVP
17.	Abdur Rauf	Ami, Muhammad	Lab Attendant	GHSS Bam Chel	AVP
18.	Fazli Hadi	Fazl: Rabbi	N/Qasid	GMS Gar Aka Khel	AVP
19.	Muhammad Ayaz	Muhammad Iqbal	Sweeper	GMS Ga Aka Khel	AVP
20.	Mst Shaheen Begum	Muhammad Yousof	Sweeper	GGMS pal Kayn	AVP
21.	Mehbur Rehman	Chalpur Rehman	N/Qasid	GGMS Pak Kayn	AVP
22.	Mst Shamim Begum	W/o Obeidur Rehman	Sweepress	GGMS Hund	AVP
23.	Ikram Hussain	Sir Bahader	N/Qasid	GGMS Hund	AVP
24.	Qudrat Ullah	Afullah	Chowkidar	GGHA Baja	AVP
25.	Q Faizur Rehman	M. Khan	Chowkidar	GGHS Topi	AVP
26.	Faqir Zada	Faqir Muhammad	N/Qasid	GGMS Garhi Juma Khan (M)	AVP
27.	Mst Furaat Begum	S/o M Sanam	Sweepress	GGMS Garhi Juma Khan (m)	AVP
28.	Basit Ali	Salah uddin	Lab Attendant	GGHS Yaqoobi	AVP
29.	Rashid Ali	Muhammad Zay	Chowkidar	GGPS, No 3 Ismaila	AVP
30.	Khalil Ullah	Abdul Hakeem	N/Qasid	GGHS Shewa	AVP
31.	Muhammad Zakarya	Muhammad Naeem	Chowkidar	GGHS Shewa	AVP
32.	Shamar Ali Khan	Jaid Azam	Chowkidar	GGPS Tarankai	AVP
33.	Yasin Iqbal	Fide Muhammad	Chowkidar	GHS Rashakai	AVP
34.	Raf Wali Khan	Jatir	Chowkidar	GGPS Rafiq Abad	AVP
35.	Sahib Zar	Mateen	N.Qasid	GHS Naranjee	AVP
36.	Said Akram	Silla Yar	Chowkidar	GHS Spin Kani	AVP
37.	Husan Wahab	Lab azay	Lab Attendant	GHS Spin Kani	AVP
38.	Irfan	Ianid Khan	Chowkidar	GPS Kalu Sher	AVP
39.	Fazal Sher	Jul Sher	Chowkidar	GGPS Turlandi	AVP
40.	Syed Qadir Shah	Sahib Dil Shah	N Qasid	GGHS Gulshan Abad (M/P)	AVP
41.	Gul Haider Shah	Abdullah Jan	Chowkidar	GGHS Gulshan Abad (M/P)	AVP
42.	Mujeebur Rehman	Novsher Khan	Lab Attendant	GGHS Gulshan Abad (M/P)	AVP
43.	Mst Hamida Begum	Muhammad Khan	Sweepress	GGJHS Gulshan Abad (M/P)	AVP
44.	NNoorul Wali	Muhammadullah	N Qasid	GHS, Pan Pir	AVP
45.	Muhammad Hamad	Shah Wali Khan	Sweeper	GHS Panj Pir	AVP
46.	S Tuseef Shah	Sair Iqbal	Chowkidar	GEPS Shagal Panj Pir	AVP
47.	Liaqat Ali	Abc il Malik	Chowkidar N Qasid	GGPS No 2 bachai	AVP
48.	Nihar Alil	Iwri Dad	Sweeper	GMS Mathra Dagal	AVP
49.	Syed Hadi Shah	Mufareh Shah	Lab Attendant	GGMS Saproona	AVP
50.	Faisal Nawaz	Muhammad Roz Chan	Chowkidar	GHS Maneri Bala	AVP
51.	Raees Khan	Zarif Khan	Chowkidar	GHS MANeri bala	AVP
52.	Raza Muhammad	Rahim Dad	Chowkidar	GPS Shah Saway kalay	AVP
53.	S. Noor Nabi Shah	S. Mubarak Shah	N Qasid	GGMS Mian Dheri	AVP
54.	Mst Mumlikat	W/o Mufareh Shah	Sweepress	GGMS Mian Dheri	AVP
55.	Iftexhar Ahmad	Sher Akil Khan	N Qasid	GGMS Chamchatra (G)	AVP
56.	Gul e Bano	D/o Nisar Khan	Sweepress	GGMS Chamchatra (G)	AVP
57.	Saijad Ali	Pir Dad	Chowkidar	GPS, Gujrano Dhok (Nabi)	AVP
58.	Fazli Ahad	Syrd Anwar	Chowkidar	GPS No 2 Haryan	AVP
59.	Sadiq Ali	Muhammad Sher	N Qasid	GMS, BAZargi	AVP
60.	Gohar Ali	Gul Radan	Sweeper	GMS, BAZargi	AVP
61.	Niaz Muhammad	Feroos Khan	Chowkidar	GGPS, Dagal (gadoon)	AVP
62.	Muhammad Anwar	Nawar Khan	Chowkidar	GPS Rahim Abad (manki)	AVP

BETTER COPY

63.	Basher Hamad	Rahmat Shah	Sweeper	GHS Ulta (Gadoon)	AVP
64.	Sultan Akbar	Ali Akbar	Lab Attendant	GHSS Kabgani (Gadoon)	AVP
65.	Malang Khan	Anwar Khan	Chowkidar	GPS, Malak Abad (Gadoon)	AVP
66.	Shamsul Anwar	Noorul Haq	Chowkidar	GPS, Jangal Khel (K.Khan)	AVP
67.	Subhan Bibi	W/o Ali Rehman	Sweepr	GGMS Rafiq Abad	AVP
68.	Yasir Khan	Sher Afzal Khan	N Qasid	GMS Rafiq Abad	AVP
69.	Muhammad Izhar (Disable)	Noor Zaman	Lab Attendant	GHS, Baja	AVP

Terms and conditions:-

1. No TA/DA is allowed.
2. Charge report should be submitted to all concerned.
3. The appointment is purely made on Fixed / contract basis & liable to termination at any stage / time without assigning any notice.
4. The post are not pension able.
5. They will produced health & age certificate from the medical superintendent DHQ Hospital, Swabi.
6. They will not be handed over charge if their age is less than 18 years and above 45 years.
7. In case of resignation they will have to give one month prior notice to the Department or forfeit one month pay in lieu thereof to the Government.
8. They will be permanently Domiciled of Swabi District.
9. They will have no right of transfer to any other school or post.

(SAIFUR RAHMAN)
EXECUTIVE DISTRICT OFFICER
SCHOOLS & LITERACY, SWABI.

Endst: No. 5398-G/C-IV Apptt: File/EDO/(S&L) dated Swabi the 07.10.2006

1. Hon'ble Minister for education Govt of NWFP Peshawar.
2. Secretary Schools & Literacy Department Govt of NWFP Peshawar.
3. Director School & Literacy NWFP, Peshawar.
4. District Nazim Swabi.
5. District Coordination Officer, Swabi.
6. District Accounts Officer, Swabi.
7. District Officer (M&F) Local Office.
8. Principals/Head master/Headmistresses and Head Teachers concerned schools
9. Deputy District Officers (M&F) Swabi/Lahor.
10. ADO (B&A/Establishment) Local Office.
11. Supdt (M&F) Branch Local Office.
12. Dealing Assistant concerned.

EXECUTIVE DISTRICT OFFICER
SCHOOLS & LITERACY, SWABI.

34

Annex 0

Consequent upon the approval of the Departmental Selection Committee as per Notification/Letter No. SOR-V(E&AD)-2-2503/dated 22.10.2003, the following Class-IV Servants are hereby appointed against vacant Fixed Contract posts purely @ Rs.3500/- PM (fixed) in the schools noted against their names with immediate effect in the best interest of public service.

AMR... APJ

Sr	Name	Percentage	Posted At	Posted At	Remarks
1	S. Shohid Iqbal	Muhammad Naeem	Lab/Attendance	GHS, Tordher	AVP
2	Iqbal Saif	Muhammad Saqib	Chowkidar	GHS, Tordher	AVP
3	Syed Tilawat Shah	Syed Ghous Ali Shah	NA/Field	GMS, Zakarya Khurd	AVP
4	Waliyat Shah	Syed Yaqoob Shah	Sweeper	GMS, Zakarya Khurd	AVP
5	Mst. Ishrat Naz	W/O Fasihullah	Sweeper	GMS, Lahor Sharif	AVP
6	Inayat Ullah	Habibullah	NA/Field	GMS, Wazirabad (JHR)	AVP
7	Muhammad Shah	Amjad Ali Shah	Chowkidar	GGPS, No. 1 Zorabi	AVP
8	Abdul Wasigh	Muhammad Usman	Chowkidar	GGPS, Zorabi	AVP
9	Kamran Khan	Sher Daraz Khan	Chowkidar	GPS, Kotha	AVP
10	Naeem Zada	Faqir Muhammad	Chowkidar	GPS, No. 3 Kotla	AVP
11	Sahib Zada	Sahib Zada	Chowkidar	GPS, No. 1 Kotla	AVP
12	Sadiq Rahman	Shah Zaman	Chowkidar	GGHS, Kotha	AVP
13	Imtiaz Ahmad	Muhammad Qayyum	Behlidi	GHS, Marghuz	AVP
14	Aminul Haq	Abdur Rauf	Sweeper	GHS, Oodher	AVP
15	Ozalur Rahman	Abdur Rahman	Chowkidar	GGHS, Mansoor Khel Zaida	AVP
16	Mst. Rashida	W/O Sardar Bahader	Lab/Attendance	GGHS, Mansoor Khel Zaida	AVP
17	Abdur Rauf	Amir Muhammad	Lab/Attendance	GGHS, Bamkheh	AVP
18	Fazil Hafi	Fazil Kabbi	NA/Field	GMS, Gar Aka Khel	AVP
19	Muhammad Ayaz	Muhammad Iqbal	Sweeper	GMS, Gar Aka Khel	AVP
20	Mst. Shaheen Begum	Muhammad Yousaf	Sweeper	GGMS, Pak Koy	AVP
21	Mehar Rahman	Khalidur Rahman	NA/Field	GGMS, Pak Naya	AVP
22	Mst. Shamim Begum	W/O Obaidur Rahman	Sweeper	GGMS, Hund	AVP
23	Iqram Nussain	Mir Hameed	Chowkidar	GGMS, Hund	AVP
24	Qudrat Ullah	Safiqullah	Chowkidar	GHS, Bala	AVP
25	O. Faizur Rehmani	M. Kiani	Chowkidar	GGHS, Topi	AVP
26	Faqir Zada	Tal Muhammad	NA/Field	GGMS, Garhi Juna Khan (M)	AVP
27	Mst. Fuzat Begum	D/O M. Saqam	Sweeper	GMS, Garhi Juna Khan (M)	AVP
28	Basit Ali	Satish Uddin	Chowkidar	GHS, Yaqoobi	AVP
29	Rashid Ali	Muhammad Zay	Lab/Attendance	GGPS, No. 1 Jamalia	AVP
30	Khalid Ullah	Abdul Hakeem	Chowkidar	GGMS, Shewa	AVP
31	Muhammad Zakarya	Muhammad Naeem	NA/Field	GGMS, Shewa	AVP
32	Shamar Ali Khan	Zaki Azam	Chowkidar	GHS, Daska	AVP
33	Yasir Iqbal	Fida Muhammad	Chowkidar	GHS, Daska	AVP
34	Fazil Khan	Babar	Chowkidar	GGPS, Rafiq Abad	AVP
35	Sahib Zor	Muteer	NA/Field	GHS, Narajee	AVP
36	Said Akram	Allah Yar	Chowkidar	GHS, Spin Kan	AVP
37	Husen Wahab	Habibzay	Lab/Attendance	GHS, Spin Kan	AVP
38	Irfan	Homid Khan	Chowkidar	GHS, Spin Kan	AVP
39	Fazal Sher	Gul Sher	Chowkidar	GGPS, Turlandi	AVP
40	Syed Qadir Shah	Sahib Dil Shah	Chowkidar	GGMS, Gulshan Abad (M/P)	AVP
41	Gul Haider Khan	Abdullah Jan	NA/Field	GGMS, Gulshan Abad (M/P)	AVP
42	Muhammad Rahman	Muhammad Khair	Chowkidar	GGMS, Gulshan Abad (M/P)	AVP
43	Mst. Hamida Begum	Muhammad Kiani	Lab/Attendance	GGMS, Gulshan Abad (M/P)	AVP
44	Noor Wali Khan	S. Afzal	Sweeper	GGMS, Gulshan Abad (M/P)	AVP
45	Muhammad Hamid	Shah Wali Khan	NA/Field	GHS, Pani Pir	AVP
46	M. Usaid Shah	Said Iqbal	Sweeper	GHS, Pani Pir	AVP
47	Ligeet Ali	Abdul Malik	Chowkidar	GGPS, Shogal Pan Pir	AVP
48	Dilshad Ali	Awai Dad	Chowkidar	GGPS, No. 2 Bchal	AVP
49	Syed Hadi Shah	Mufareh Shah	NA/Field	GMS, Mailik (Bagal)	AVP
50	Faisal Nawaz	Muhammad Roz Khan	Sweeper	GGMS, Saproona	AVP
51	Roz Khan	Zarif Khan	Lab/Attendance	GHS, Maneri Dala	AVP
52	Raza Muhammad	Rohan Dad	Chowkidar	GHS, Maneri Dala	AVP
53	S. Noor Nabil Shah	S. Muharak Shah	Chowkidar	GHS, Shah Sagar Kaly	AVP
54	Mst. Mumtaz	W/O Mufareh Shah	NA/Field	GHS, Min Dhe	AVP
55	Iftikhar Ahmad	Sher Afzal Kiani	Sweeper	GMS, Min Dhe	AVP
56	Gul-e-Huss	Gul-e-Huss	NA/Field	GMS, Min Dhe	AVP
57	Sajjad Ali	Pir Dad	Sweeper	GMS, Gurdhitta (G)	AVP
58	Fazil Ahmad	Pir Dad	Chowkidar	GMS, Gaudhatm (G)	AVP
59	Sadiq Ali	Syed Auwar	Chowkidar	GPS, Gujran Dhak (Nahi)	AVP
60	Gohar Ali	Muhammad Sher	NA/Field	GPS, Gujran Dhak	AVP
61	Niaz Muhammad	Gul Rasan	Sweeper	GMS, Bazzari	AVP
62	Muhammad Anwar	Firdos Khan	Chowkidar	GMS, Bazzari	AVP
63	Muhammad Anwar	Nawar Khan	Chowkidar	GHS, Dugal (Gadoon)	AVP
64	Muhammad Anwar	Nawar Khan	Chowkidar	GHS, Rahim Abad (Manki)	AVP

35

63	Rasheer Ahmad	Rahmat Shah	Sweeper	GHS, Ulla (Gadoun)	AVP
64	Sultan Akbar	Ali Akbar	Lab. Attendant	GHSS, Kahani (Gadoun)	AVP
65	Molang Khan	Anwar Khan	Chowkidar	GPS, Malak Abad (Gadoun)	AVP
66	Shamsul Anwar	Nourul Haq	Chowkidar	GPS, Jangal Khel (K. Khan)	AVP
67	Subhan Bihi	W. Ali Bahmann	Sweeper	GGMS, Rafiq Abad	AVP
68	Yasir Khan	Sher Afzal Khan	Chowkidar	GGMS, Rafiq Abad	AVP
69	Muhammad Izhar (Disable)	Noor Zaman	Lab. Attendant	GHS, Raja	AVP

Terms & Conditions:-

1. No TA/DA is allowed.
2. Charge reports should be submitted to all concerned.
3. The appointment is purely made on Fixed/Contract basis & liable to termination at any stage/time without assigning any notice.
4. The posts are not pensionable.
5. They will produce health & age certificate from the medical Superintendent DHQ Hospital, Swabi.
6. They will not be handed over charge if their age is less than 18 years and above 45 years.
7. In case of resignation they will have to give one month prior notice to the Department or forfeit one month pay in lieu thereof to the Government.
8. They will be permanently Domiciled of Swabi District.
9. They will have no right of transfer to any other school or post.

(SAIFUR RAHMAN)
 EXECUTIVE DISTRICT OFFICER
 SCHOOLS & LITERACY SWABI

Ends: No. 5398-G/7C (V. Appt. File/EDO(S&L)) dated Swabi the 07/10/2006
 Copy of the above is forwarded for information and action to the

1. Hon'able Minister for Education Govt of NWFP, Peshawar
2. Secretary Schools & Literacy Department Govt of NWFP, Peshawar
3. Director Schools & Literacy NWFP, Peshawar
4. District Nazim Swabi
5. District Coordination Officer, Swabi
6. District Accounts Officer, Swabi
7. District Officer (M&F) Local Office
8. Principals/Headmasters/Headmistresses and Head Teachers concerned schools
9. Deputy District Officers (M&F) Swabi/Lahor
10. ADO (B&A/Establishment) Local Office
11. Supdt (M&F) Branch Local Office
12. Dealing Assistant concerned

(Signature)
 EXECUTIVE DISTRICT OFFICER
 SCHOOLS & LITERACY SWABI

Gill/danny

The following G.I.V servants are hereby ordered on their own and EPS in the best interest of public service with immediate effect.

No.	NAME & DESIGNATION	FROM	TO	REMARKS
1.	M. Habibullah Khan Chowkidar	ADO (E&S, Edu.) Office Swabi.	GHSB, Mansabdar	V.S. NO. 2. on Administrative ground.
2.	M. Taj Akbar, Chowkidar.	GHSB, Mansabdar.	SBO (E&S, E) Office Swabi.	V.S. NO. 1.

+++++

Note:- 1. HQ/TA/DA/TC/is allowed to any one.
2. Charge reports should be submitted to all concerned.

(MUNIRAD ZADA)
EXECUTIVE DISTRICT OFFICER
ELEMENTARY & SECONDARY EDUCATION SWABI.

Endst: No. 7761-2 / G.I.V / TRANSFER FILE / DA: 6 / DATED, 30/10/2009.

Copy of the above is forwarded for information and necessary action to the:-

- 1. District Accounts Officer Swabi.
- 2. District Officer (G) Swabi.
- 3. Principal GHSB, Mansabdar.
- 4. ADO (E&A) Local Office.
- 5. Suptt: Loc, 1 Office.
- 6. Officials concerned.

MUNIRAD ZADA
EXECUTIVE DISTRICT OFFICER
ELEMENTARY & SECONDARY EDUCATION SWABI.

30/10/09

[Signature]
Dist. Education Officer
(Male) Swabi

Better Copy

The following C.IV Servants are hereby ordered on their own and BPS in the best interest of public service with immediate effect.

S. No.	Designation	From	To	Remarks
1.	Mr. Mujeeb Ur Rehman Chowkider	EDO (Edu) Office Swabi	GHSS	V.S No: 2 on Administ ive ground
2.	M. Taj Akbar, Chowkider	GHSS Mausabdar	EDO (E&SE) Office Swabi	V.S No: I

- Note: 1. E.O/TA/DA//is allowed to any one.
2. Charge Sheets should be submitted to all concerned.

(MUHAMMAD ZADA)
EXECUTIVE DISTRICT OFFICER
ELEMENTARY AND SECONDARY
EDUCATION SWABI

Endst No. 7761/C.IV/FILE/DA/DATED 30/10/2009.

Copy of the above is forwarded for information and necessary action to the:-

1. District Accounts Officer Swabi.
2. District Officer (M) Swabi.
3. Principal GHSS Mansabdar.
4. ADJ (B&A Local Office.
5. Officials concerned.

Mirza
She

ELEMENTARY AND SECONDARY
EDUCATION SWABI

Anwar
4

37

OFFICE OF THE EXECUTIVE DISTRICT OFFICER (EDU) & SDCY, EDU, SWABI.

Mr. Hujah ul Rahman Class IV GHSS Mansabdar is hereby
adjusted at GFS Mandera Mahari. School established/constructed
school on exigency basis for the time being.

(ABDUS SALAM)
EXECUTIVE DISTRICT OFFICER
EDU & SDCY, EDU, SWABI

Order No. 2520 Dated 15/4/2010

Copy forwarded to the:-

Principal GHSS Mansabdar with the direction to relieve the above
named class IV & direct him to report the mentioned school for
further duties.



DISTRICT OFFICER
EDU & SDCY, EDU, SWABI

181-37
0346-9831737

(37) A

Better Copy

OFFICE OF THE EXECUTIVE DISTRICT OFFICER ELEMENTARY
AND SECONDARY EDUCATION SWABI.

ADJUSTMENT

Mr. Mujeeb Ur Rehman Class-IV GHSS Mansabdar is hereby adjusted at
GGPS Kandaro Maneri established/constructed school on exigency basis for
the time being.

(ABDUS SALAM)

EXECUTIVE DISTRICT OFFICER
EDU SWABI

Endst No. 2520

Dated 15/04/2019

Copy forwarded to the:-

- 1) Principal GHSS Mansabdar with the direction to relieve the shave
name class IV & direct him to report the mentioned school for further
duties.

DISTRICT OFFICER
ELEMENTARY & SECY EDU SWABI

Annal to
I

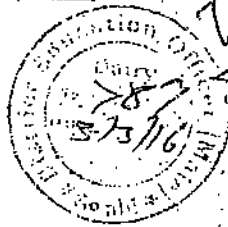
38

OFFICE OF THE PRINCIPAL GHSS MANSABDAR SWABI

NO: 3114 DATE: 02-03-2016

To

The District Education Officer (Male)
Swabi



Tariq
Per Meera

02/03/16

Subject: **INQUIRY**

Memo: It is stated that Mr. Mujeebur Rahman Chowkidar of GHSS Mansabdar (Swabi) has been found absent from his duties for a long time. He was also marked absent by Deputy District Education Officer (Male) Swabi and ADEO (Establishment) during their visit to GHSS Mansabdar on 15-02-2016, so they verbally directed the incharge Principal to relieve the chowkidar and to direct him to report to the office of DEO (Male) swabi. So, Mr. Mujeebu Rahman (Chowkidar) was relieved of his duties on 17-02-2016 (FN) and directed to report to the DEO (M) Swabi.

He does not perform his duties according to the Govt Servant rules. Therefore, it is requested to transfer him elsewhere or conduct an inquiry against him as soon as possible.

PRINCIPAL
GHSS MANSABDAR
SWABI
PRINCIPAL
GHSS MANSABDAR
SWABI

District Education Officer
(Male) Swabi

39

Enquiry Report In r/o Mujeeb Ur Rahman GHSS Mansabdar Swabi

Reference enquiry marked by DEO Male Swabi Letter No 2267 DA/Comp;(G) File No 3/C-IV Dated 10-3-2016

Subjects: Absence from duty Habitually

Procedure/Finding:

In connection with the enquiry, the undersigned's carried out visits to GHSS Mansabdar Swabi on 14-3-2016 and GGPS Kadero Manairi swabi on 26-3-2016, Checked The record and got statements of the school teachers, Class-iv and the Principal. After Thoroughly checking and perusing the record it has been revealed That,

(1)-Mujeeb Ur Rahman Chowkidar has been appointed as L/A at GGHS Gulson Abad On 9-10-2006 Swabi then his post was converted In to regular from the date of his Ist; Appointment on 1-7-2008.

(2)-On 6-10-2009 he was transferred to EDO Swabi on chowkidar Post and then on 30-10-2009 he has been transferred to GHSS Mansabdar against the vacant post of chowkidar on administrative ground (Annx-A).

(3)- At GHSS Mansabdar Swabi (30-10-2009 to till date) he has been found and marked frequently absent, irregular and non obedient, Consequently he was served on order Book, warning and long absence notices at his home address by the Ex-Principal Haider Hussain and the Present Principal Mr Sikandar Sher Khan as Well. The following Four long absence notices were issued to him by the Haider Hussain Ex-Principal.

A- Notice No; 1832 dated 15/12/2010

B-Notice No ;1841 dated 18/1/2011

C-Notice No ; 1851 dated 2/2/2011

D-Notice No; 11/2/2011 (Annx-B)

But in response to the above notices he did not mend his way. he neither give written reply of the notices nor he changed his irresponsible attitude while hired Mr Khalid of VPO-Tarapur on his place for Rs-4000/- then Rs;6000/pm.

4)-Moreover In response In written reply to the questionnaire of the undersigned, Mujeeb Ur Rahman has defended his absent period he as produced a photo copy of adjustment order bearing signature of Abdus Salam DEO Swabi Order No 2052 Dated 15/4/2010 In which on a temporary basis for the time being he was adjusted at GGPS Kadero Manairi Swabi (annx-C). This adjustment order was found fake as both the school Heads as Mr Ex-Haider Hussain principal GHSS Mansabdar and the Head Mistress GGPS Kadero Manairi have shown their ignorance regarding the order and the period of duty performed by Mujeeb Ur Rahman at their school. Besides this his reply is just footless story.


Distt. Education Officer
(Male) Swabi

(40)

(5) In this way when the present principal Mr Sinkandar Sher took over charge at GHSS Mansabdar Swabi on 01/12/2015 and found the above name chowkidar Mujeeb Ur Rahman absent from duty and on his place Mr Khalid was present. He objected on this wrong practice, called in Mr Mujeeb Ur Rahman Chowkidar, directed him to come for duty personally but Mujeeb Ur Rahman he did not come on track, so the matter was reported to high authority for action. The following file work has been done in this regard.

A-Notice absentee No ;3095 dated 25/1/2016 and has stopped his pay through order No 3096-100 dated 27/1/2016 of the concerned chowkidar but response nil

B-Has given warning on order Book page no 78 dared 4/2/2016.

C-Submitted letter to DEO M swabi for action No# 3102 dated 12/2/2016

D Relieved Mujeeb Ur Rahman from duty through letter No 3104 dated 17/2/2016 and his service was referred on the disposal DEO Male Swabi.

(6) The Statement of the Mansabdar School staff Teacher/ Class-Iv revealed that Mr Mujeeb Ur Rahman Chowkidar is habitually irregular in duty, non cooperative and inefficient person. According to them Mujeeb Ur Rahman does not follow the instruction of the principal, come and go to school seldom on his own sweet well.

7) The Total days during which Mujeeb Ur Rahman has marked Absent in the attendance register are the following. Moreover signatures are mostly fake.

1-wef 21-4-2010 to 30-4-2010 (10 days)

2-wef 01-10-2010 to 14-10-2010 (14 days)

3-wef 19-10-2010 to 03-02-2011 (106)

4-wef 22-3-2012 to 31-3-2012 (10 days)

5-wef 15-01-2016 to 31-3-2016 (75 days)

Total-215 days

Recommendation

The facts recorded above revealed that Mr Mujeeb Ur Rahman Chowkidar of GHSS Mansabdar Swabi is not interested in his duty. He is habitual to shirk his duty either he does not come or escape from duty when get opportunity he pays no attention to the instruction of the Head of the school so he is a headache for the school Head and Department as well. Therefore the following penalties as per the ED rules 1973 and special power 2000 removal from service are hereby recommended to be imposed upon him if found in order.

1-The absent period i.e total 215 days be converted into leave without pay and payment made to him be with drawn from his salaries in future.

2-As he remained mostly absent or inefficient so his two annual increment may please be stopped.

3-he may be transferred to a nearby school so that he may be given a chance to perform in the nearest station and give him in the observation of the Head of the School for at least three months if he did not bring positive change then he may be terminated.

Enquiry Officers;

1-Principal Muhammad Javaid GHS Shewa

2-Principal -Iftikhar Ali GHS Shahmansoor Swabi

Dated:26-3-2016

DIST. Education Officer
(Male) Swabi

26/03/16

41

Handwritten signature

OFFICE OF THE PRINCIPAL

GHSS MANSABDAR (SWABI)

No. 5151 / Dated 17 /02/2016.

To

The District Education Officer

(Male) Swabi

SUBJECT:-

RELEIVING OF MUJEEBUR RAHMAN CLASS-IV CHOWKIDAR.

Memo:-

It is hereby submitted in your honour that Mujeebur Rahman Chowkidar of this school has been absent from his duty in the school. In spite of written and verbal instruction he is not resuming his duty.

Therefore he is hereby relieved of his duties and his services are on the disposal of the District Education Officer (Male) Swabi.

He is relieved off along with his Original Service Book today on 17-02-2016 (09-55AM).

Handwritten notes:
No. 1822 dt 15/2/2016
Principal
GHSS Mansabdar
He may allow to be out
from school. As per (original)
action agreement his (original)
is written to be (original)

PRINCIPAL

GHSS MANSABDAR(SWABI)

Handwritten signature
Distt. Education Officer
(Male) Swabi



Amal

42

DISTRICT EDUCATION OFFICE (MALE) SWABI

(Office phone & Fax No 0938280239, emis_swabi@yahoo.com)

NOTIFICATION.

Consequent upon the recommendations/suggestions of the enquiry Officer, transfers of the following are hereby ordered on their own pay and BPS in the best interest of public service with immediate effect.

S#	Name	From	To	Remarks
1	Mujeeb ur Rahman, Chowkidar	GHSS Mansabdar,	GPS Rafiq Abad	Vice S.No.2 on disciplinary ground as detail given below
2	Arshad Ali, Chowkidar	GPS Rafiq Abad	GHSS Mansabdar	Vice S.No.1

NOTE:-

1. Entry to this effect should be made in their Service Book
2. Two (02) Annual increments of S.No.1 are hereby stopped under efficiency and disciplinary rules 2011.
3. Extra Ordinary Leave case (with out pay) for the period w.e.f. 21.04.2010 to 31.03.2016 (215 days) **in respect of S.No.1** may be submitted for sanction to this office and payment made to him during the absence period be recovered from him.

(JEHAN MUHAMMAD)
DISTRICT EDUCATION OFFICER
(MALE) SWABI

Endst:No. 6223-30/Complaint/F.No.3-8/Dated Swabi the 31/5/2016.

Copy of the above is forwarded for information and n/action to the:-

1. District Accounts Officer, Swabi.
2. Deputy Commissioner, Swabi.
3. District Monitoring Officer, Swabi
4. Principal, GHSS Mansabdar (Swabi).
5. Sub-Divisional Education Officer, Swabi.
6. ASDEO Concerned.
7. Officials concerned.

DY/DISTRICT EDUCATION OFFICER
(MALE) SWABI

Amir 8/1/74 (43)

The entries on this page should be renewed or re-attested at least every five years and the Signature to lines 9 and 10 should be dated.

Name: Mr. Myzeb ur Rahman

Race: Afghan

Residence: Village Maner Jami Mahallah Digni Cham P.O. Swabi Tehsil and District Swabi

Father's name and residence: Nawsherwan (As above)

Date of birth by Christian era as nearly as can be ascertained: (1974)

Nineteen Hundred & Seventy Four


Exact height by measurement: 5-6

Personal marks for identification: NIL

Left hand thumb and Finger impression of (Non-Gazetted) officer:

Little Finger:  Ring Finger: 

Middle Finger:  Fore Finger: 

Thumb: 

9. Signature of Government Servant: میر میر زمان

10. Signature and designation of the Head of the office, or other Attesting Officer.

HEAD MISTRESS
G.H.S Gulshan Abad
(Mehar, Punjab)

114

1	2	3	4	5	6	7	
Name of Post	Whether substantive or officiating and whether permanent or temporary.	If officiating, state (i) substantive appointment, or (ii) whether service counts for pension under Art. 371 C.S.R.	Pay in substantive post	Additional pay for officiating	Other emolument falling under the term "pay"	Date of Appointment	Signature of Government servant
Lab/Attendant G.H.S. Gulshan Abad (Maneri Payal)			BPS-1.				
-Do-			Rs = 3500/- PM (Fixed)			09-10-06 (E-N)	عبدالحق
-Do-			Rs = 4000/- PM (Fixed)			01-11-06	عبدالحق
-Do-			Rs = 4000/- PM (Fixed)			01-12-06	عبدالحق
-Do-			Rs = 4000/- PM (Fixed)			1-12-07	عبدالحق
B-1, G = (2150-65-4100)							
Lab/Attendant G.H.S. Gulshan Abad M. Payal	Sub/Off		Rs = 2150/- PM			9-10-06	عبدالحق
-Do-	-Do-		Rs = 2150/- PM			01-12-06	عبدالحق
B-1, G = (2475-75-4725)							
-Do-	-Do-		Rs = 2475/- PM			01-07-07	عبدالحق
-Do-	-Do-		Rs = 2550/- PM			01-12-07	عبدالحق
B-1, G = (2970-90-5670)							
-Do-	-Do-		Rs = 3060/- PM			01-7-08	عبدالحق

UHA

Name and designation of the officer attending office (Columns 1 to 8)	10 Date of termination or appointment	11 Reason of termination (such as promotion, transfer, dismissal, etc.)	12 Signature of the head of the office or other attending officer	13 Leave		14 Signature of the head of the office or other attending officer	15 Reference to any recorded punishment or censure, or reward or praise of the Government Servant
				Nature and duration of leave taken	Allocation of period of leave on average pay upto four months for which leave salary is debitable to another Government		
HEAD MISTRESS G.G.H.S. Gulshan Abad (Maneri Payon)	31/10/06	Pay Revision	HEAD MISTRESS G.G.H.S. Gulshan Abad (Maneri Payon)		Appointed against Lib./Attendant (Fixed Contract) @ Rs = 3500/- P.M (Fixed) at G.G.H.S. Gulshan Abad		
HEAD MISTRESS G.G.H.S. Gulshan Abad (Maneri Payon)	30/11/06	Pay Fixed	HEAD MISTRESS G.G.H.S. Gulshan Abad (Maneri Payon)		(Fixed) at G.G.H.S. Gulshan Abad Maneri Payon (Swabi) vide E.O. (SAL) Enddt. No. 5398-G/C-14 APPR. Filed E.O. SAL dated 07-10-2006		
HEAD MISTRESS G.G.H.S. Gulshan Abad (Maneri Payon)	30-11-07		HEAD MISTRESS G.G.H.S. Gulshan Abad (Maneri Payon)				
HEAD MISTRESS G.G.H.S. Gulshan Abad (Maneri Payon)	31/7/08	Contract Regularized 2-10-06 vide No. 10-06-1-08 Dated: 2-1-08	HEAD MISTRESS G.G.H.S. Gulshan Abad (Maneri Payon)		SERVIC VERIFIED w.e.f. 10-10-06 to 30-11-07 from the Agustance Roll		
HEAD MISTRESS G.G.H.S. Gulshan Abad (Maneri Payon)	30/11/06	No. 1/Inc.	HEAD MISTRESS G.G.H.S. Gulshan Abad (Maneri Payon)		Service Verified w.e.f. 1-12-06 to 30-11-07 from the Agustance Roll & other School Record		
HEAD MISTRESS G.G.H.S. Gulshan Abad (Maneri Payon)	30/6/07	Pay Scale Revised 01-7-07	HEAD MISTRESS G.G.H.S. Gulshan Abad (Maneri Payon)		Fixed Pay Govt. Servant converted in to regular Contract B-01 on 01-07-08 from the date of 1st Appointment (No. 22-04), vide the Govt. of N.W.F.P. Finance Department, Enddt. No. 22-1/07-08, dt. 29-01-08.		
HEAD MISTRESS G.G.H.S. Gulshan Abad (Maneri Payon)	30/11/07	Pay Scale Revised 01-7-08	HEAD MISTRESS G.G.H.S. Gulshan Abad (Maneri Payon)				
HEAD MISTRESS G.G.H.S. Gulshan Abad (Maneri Payon)	30/6/08	Pay Scale Revised 01-7-08	HEAD MISTRESS G.G.H.S. Gulshan Abad (Maneri Payon)				
HEAD MISTRESS G.G.H.S. Gulshan Abad (Maneri Payon)	30/11/2008	Pay Scale Revised 01-7-08	HEAD MISTRESS G.G.H.S. Gulshan Abad (Maneri Payon)				

45

6

1	2	3	4	5	6	7	8
Name of Post	Whether substantive or officiating and whether permanent or temporary.	If officiating, state (i) substantive appointment, or (ii) whether service counts for pension under Art. 371 C.S.R.	Pay in substantive post	Additional pay for officiating	Other emolument falling under the term "pay"	Date of Appointment	Signature of Government official
- do -	- do -	BPS-01 (RS-2970-90-5670)					
Chowkidar			Rs=3150/- PM			1-12-08	
408 BDO ERSE Wabi			Rs=3150/- PM			6-10-09	
<p>2008 OFFICE OF THE ACCOUNTANT GENERAL N W F P PES LAWAR PAY FIXED IN THE REVISED BASIC PAY SCALES 1</p> <p>OF RS-2970-90-5670 (B-1) OF RS-3060/-</p> <p>1-07-2008 11-12-2008</p> <p>Accounts Officer Pay Fixation</p>							
CHOWKIDAR	Sub/Temp.		Rs=3150/- PM			01/11/2009	
Prst. G.H.S. Mansab (Swabi)			Rs=3240/- PM			11/12/2009	
do	do		Rs=3330/- PM			01/12/2010	
do	do	Revised BPS No LC 4800-130-9300	Rs=5400/- PM			01/07/2011	
do	do		Rs=5550/- PM			01/12/2011	
do	do		Rs=5700/- PM			01-12-2012	

Signature of Government official

Princ G.H.S. Mansab

Princ G.H.S. Mansab

Princ G.H.S. Mansab

Princ G.H.S. Mansab

Princ G.H.S. Mansab

Princ G.H.S. Mansab

Princ G.H.S. Mansab

Princ G.H.S. Mansab



FORM 'A'
FORM OF ORDER SHEET

Dismissed

46

Amir
K

Date of Order or Proceedings	ORDER OR PROCEEDINGS WITH SIGNATURE OF JUDGE/JUDGES
1	2
10.07.2018	<p>W.P. No. 2081-P/2018</p> <p>Present: Mr. Fazal Ilahi, Advocate, for the petitioner. Shah-e-Mulk, Deputy DEO (Male) Swabi with Malik Haroon Iqbal, AAG for the respondents.</p> <p>***</p> <p>QALANDAR ALI KHAN, J:- The grievance of the petitioner has been redressed by the respondent/department and he has been appointed as Lab. Attendant. Therefore, the petitioner wants to withdraw the writ petition.</p> <p>The writ petition is accordingly dismissed as withdrawn.</p>

No. *5791*

Date of Presentation *17/9/18*

No of Pages *07*

Copies *1*

Urgent *Yes*

Total *17/9/18*

Date *17/9/18*

Received *A2*

CERTIFIED TO BE TRUE COPY

17 SEP 2018

Ayub Hon'ble Mr. Justice Qalandar Ali Khan & Hon'ble Mr. Justice Muhammad Ayub Khan.

BEFORE THE HON'BLE PESHAWAR HIGH COURT

PESHAWAR



47

W.P No. 2081 P /2018

Mujeeb ur Rehman S/o Nowsherwan

R/o Mohallah Dagai Cham, Maneri Payan, R/o Swabi
Tehsil & District Swabi.

..... Petitioner

VERSUS

1. Govt of Khyber Pakhtunkhwa

Through Secretary Elementary & Secondary
Education, Civil Secretariat, Peshawar.

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

3. District Education Officer (Male)
Elementary & Secondary Education Swabi.

..... Respondents

WRIT PETITION UNDER ARTICLE 199 OF THE

CONSTITUTION OF ISLAMIC REPUBLIC OF

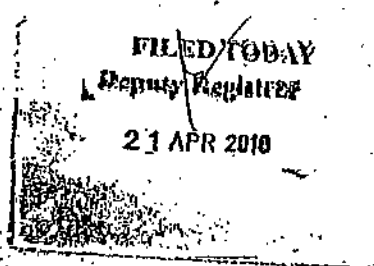
PAKISTAN, 1973

FILED TODAY
[Signature]
21 APR 2018

ATTESTED
[Signature]
Peshawar High Court
17 SEP 2018

Respectfully Sheweth:

1. That the petitioner was appointed as a laboratory attendant in the respondent department vide notification / letter No: SOR-V (E&D) dated 22.10.2003 and was posted in Govt High School Gulshanabad maneri Payan. **(Copy of Notification / appointment order is annexed as Mark A)**
2. That the School was upgraded to Higher Secondary School and as a consequence some posts were created and some were abolished. It is pertinent to mention that the petitioner was transferred and was posted as Watchman instead of Lab Attendant at Govt Higher Secondary School Mauisabdar District Swabi.
3. That the petitioner in compliance with the order did join duty at his new place of posting but since the post of Lab Attendant was not available at his new place of posting, therefore the salary of the petitioner was stopped.
4. That the petitioner time and again moved Application to D.E.O Swabi but to no avail. **(Copy of the Application along with the releasing charge repot & Payrole are annexed as mark B)**

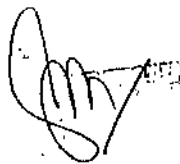


AT
17 SEP 2010

5. That the petitioner filed a civil suit in the court of Civil judge Swabi which was dismissed an application by the defendants / respondents.
6. That the revision against the order of the learned Civil Judge also met the same fate as it was also dismissed.
7. That the petitioner was transferred illegally and his cader was changed in violation of the rules governing the subject, therefore the petitioner having no other adequate or efficacious remedy approaches this Hon'ble Court for redressal of his grievance for the following amongst other grounds.

GROUNDS:

- A. That the respondents could not change the cader of the petitioner under the existing rules as in another case the office of the Account General asked the Secretary Establishment Department, vide letter dated 28.05.2014, that whether the appointing authority can adjust class-IV posts with each other or otherwise the answer to the same was given by regulation wing, that the same could not be done as the issue is not covered under the rules. (Copy of the letters are annexed as mark C)



FILED TODAY
Deputy Registrar
21 APR 2018

B. That the petitioner since then is performing his duty but has drawing no salary, as there is no sanction post against which the salary can be issued.

50

C. That the malafide is quite clear from the fact that there was a vacant post of Lab Technician in another school situated in the same village where from the petitioner was transferred and the seat was lying vacant and this fact was brought into the knowledge by the respondents.

D. That the petitioner ran from pillar to post in order to redress his grievance but every where a deaf ear has been turned to him.

E. That the act of the respondents is against the norms and principles of natural justice.

It is, therefore, resentfully prayed that by accepting this petition the direction/order/writ may please be issued to the effect that the rules does not provide change in the cader and petitioner could not be transferred against a post of chowkidar instead of Lab Attendant and consequently the respondents be directed to restore the petitioner to his original cader i.e


FILED TODAY
Deputy Registrar
21 APR 2018

ATTESTED
JUDGE
Peshawar High Court
17 SEP 2018

Lab attendant and respondents may also be further directed to pay all the salaries along with arrears to which the petitioner stands entitled.

52

Through Petitioner
Dated: 18.04.2018


FAZAL ILAHI
Advocate, Peshawar

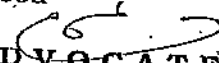
CERTIFICATE:

Certified on instructions of my client that petitioner has not previously moved this Hon'ble Court under Article 199 of the Constitution of Islamic Republic of Pakistan, 1973 regarding the instant matter.

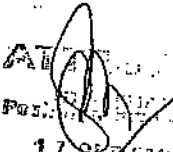

ADVOCATE

LIST OF BOOKS:

1. Constitution of Islamic Republic of Pakistan, 1973.
2. Any other law books according to need


ADVOCATE

FILED TODAY
Deputy Magistrate
21 APR 2018


17 SEP 2018

IN THE PESHAWAR HIGH COURT
PESHAWAR

52

~~3~~

W.P No. 20814 /2018

Mujeeb ur Rehman **Petitioner**

VERSUS

Govt of KPK and others..... **Respondents**

AFFIDAVIT

I, Mujeeb ur Rehman S/o Noshewan R/o Mohalalh Dagai Cham, Manari Payan, P/o Swabi Tehsil & District Swabi, do hereby solemnly affirm and declare that the contents of the accompanying **Writ Petition** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.

MA
DEPONENT
CNIC No 16202-3598131-1

Identified by:-
[Signature]
Fazal E Elhai
Advocate

I, *[Signature]* certify that the above was verified on solemnly affirmation before me in office, this *21st* day of *Oct* 2018 by *Mujeeb ur Rehman* of *Noshewan* Swabi who was identified by *Fazal E Elhai* who is personally known to me.

FILED TODAY
Deputy Registrar
21 APR 2018

[Signature]
21/10/18

53

54

Amir
B

Annexure - A

2



DISTRICT EDUCATION OFFICE (MALE) SWABI
(Office phone & Fax No 0938280239, emis_swabi@yahoo.com)

OFFICE ORDER.

Mr. Mujeeb-ur-Rahman, Lab Attendant, wrongly posted at GPS Rafiq Abad against the post of Chowkidar vide, No.6223-30 dated 31.05.2016 is hereby adjusted on his own pay and BPS against the original post of Lab Attendant at GHSS Dobian in the best interest of public service with immediate effect.

NOTE:-

1. TA/DA is not allowed.
2. Charge reports should be submitted to all concerned.

(JEHANGIR KHAN)
DISTRICT EDUCATION OFFICER
(MALE) SWABI

Endst: No. 12623-G / P.No. 103/C-IV/Appt./Dated Swabi the 07/12/2017.

- Copy of the above is forwarded for information and n/a to the:-
1. District Accounts Officer, Swabi
 2. Principal GHSS Dobian with the remarks to keep him under observations and submit his report to this office on monthly basis;
 3. SDEOs (M) Concerned.
 4. DMO, Swabi.
 5. EMIS Cell, Local Office.
 6. Official concerned.

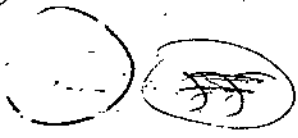
07/12/17
DISTRICT EDUCATION OFFICER
(MALE) SWABI

Distt. Education Officer
(Male) Swabi

Use of Register



Amir M. P



DISTRICT EDUCATION OFFICE (MALE) SWABI
(Office phone & Fax No 0938280239, emis_swabi@yahoo.com)

54

Removal from Service.

WHEREAS, You Mr. Mujeeb ur Rahman S/O Nowsherawan Resident of Mohalla Dagai Cham Village & Post Office Maneri Payan Tehsil and District Swabi presently posted at GHSS Dobian as Laboratory Attendant (BPS-03), serving in the esteemed department w.e.f. 07.10.2006 with a dirty record of duty as:

You remained absent from duty willfully w.e.f. 20.04.2010 to 10.10.2010, 19.10.2010 to 03.02.2011 and 15.01.2016 to 31.03.2016, your signatures in the attendance register were found fake bogus after February, 2011 up to 30.11.2015.

WHEREAS, an enquiry was conducted against you on 10.03.2016 suggesting your termination.

The lenient view in your case was taken due to your pretension that you had been posted wrongly as Chowkidar instead of Lab-Attendant. Your plea was accepted and were transferred/adjusted against Lab-Attendant post at GHSS Dobian vide Endst.No.12623-G/F.No.103/C-IV/Apptt./dated Swabi the 07.12.2017 but you sustained your previous behavior and showed reluctance to obey the orders and kept continuing willful absence from duty. You failed to take over charge accordingly within the stipulated time.

WHEREAS, an enquiry dated 01.08.2018 against you, submitted clear recommendation that you are extremely irresponsible and not fit for government job.

WHEREAS, you have been served with an absence notice on 13.12.2017 and advertised absence notice in two leading news papers "Mashriq & Express" Peshawar dated 28.06.2018 but you showed zero response.

WHEREAS, you had been granted an opportunity of personal hearing but you could not avail.

WHEREAS, you filed w.p No.2081-P/2018 with prayer to direct the respondent to restore you on your original cadre i.e. Lab-Attendant on submission of respondent reply thereof, you dismissed as withdrawn the w.p for having no plausible response on 10.07.2018.

Now therefore, consequent upon the enquiries, absence notice, publication of absence notice in dailies, dismissed as withdrawn of w.p and personal hearing the competent authority is please to impose the major penalty of removal from Government service under rule 4(b) (iii) of E&D rules, 2011 with immediate effect. The intervenient/absence period is treated as unauthorized absence.

(JEHANGIR KHAN)
DISTRICT EDUCATION OFFICER
(MALE) SWABI

Endst.No. 8262-68 / Absence/Removal from Service/F.No.4/87 dated Swabi the- 19/9/2018.
Copy of the above is forwarded for information and n/action to the:-

1. Director Elementary & Secondary Education Khyber Pukhtunkhwa, Peshawar.
2. District Accounts Officer, Swabi.
3. Principal, GHSS, Dobian (Swabi).
4. District Monitoring Officer, Swabi
5. ADEO(B&A/Estab)) Local Office.
6. Superintendent (Secondary) Local Office.
7. Mr.Mujeeb ur Rahman S/O Nowsherawan Resident of Mohalla Dagai Cham Village & Post Office Maneri Payan Tehsil and District Swabi (Under Registered cover).

DISTRICT EDUCATION OFFICER
(MALE) SWABI

To,

The Honourable
Secretary Education
Khyber Pakhtunkhwa
Peshawar

Annex
"N"

55

Subject: - DEPARTMENTAL APPEAL/REPRESENTATION

Dear Sir,

Most respectfully submitted as under:-

I have been serving in Education Department since 2006, the ground on which I have been removed from service is seeing to me partial, the allegation which have been levelled against me is totally incorrect and I have been the victim of my seniors since long, as my only motive is that I raised my voice against the illegal acts, my grounds of appeal before your good self is stated below:-

- 1) That I have been very punctual to my duty, but since my job location I have been transferred randomly in very short span of time.
- 2) That I have appointed as Lab Attendant but unfortunately I have been handed over the charge of "Chowkidar" and in case anyone among to Chowkidar post was not willing to take the charge I was sent to that place as a "Chowkidar". It is worth mention here that there were certain vacant post of Lab Attendant in the area and inspite of that I was posted and directed to perform my duty as "Chowkidar"

56

~~57~~

- 3) That since 2009, most of time, it happened that if any one denied to take charge as "Chowkidar" I was compelled and posted there.
- 4) That inspite of vacant Lab Attendant post, I was compelled and posted on a post of "Chowkidar" and was sent to for flange areas of Swabi.
- 5) That one Hassan Bahadar whose posted was Chowkidar in the office of E.D.O. he was transferred at my place and I was posted on his post "Chowkidar" at EDO. Office Swabi.
- 6) That after a month one Taj Akbar was posted at E.D.O office and I once again was transferred and compels to take charge on Taj Akbar place.
- 7) That I was once against transferred and due to these rapid transferred my pay of 25 months was stopped and I was put in state of extreme depression and suffered mental torture.
- 8) That whenever I made an appeal for to be posted as Lab Attendant, the E.D.O refused and directed me your post is of Chowkidar and when I requested to be adjusted as "Chowkidar" than it was communicated that your appointment is as of "Lab Attendant", my whole job career, I was spend in moving from one place to another randomly and this was done intentionally. I am a poor man, feeding my family and job is my only source of income, my whole salary whenever I received, was spent in public transport and accommodation and for that reasons I many time approached the office of EDO


57 1000 57

but the concerned authority put odd demands not in my range and capacity.

- 9) That, after all these, I filed a writ petition before the Honourable Peshawar High Court, Peshawar; where the EDO settled the matter and promised my lawyer that he will post me as Lab Attendant and on the same my lawyer withdrawn writ petition. (Copy is attached herewith).
- 10) That after withdrawal without hearing me the DEO (Male) Swabi issued notification of removal from service on illegal grounds of removal from based also on ulterior motives.
- 11) That I had annexed all my documents and report of arrival alongwith this application.
- 12) That I am innocent and since long I am facing injustice, the removal order is extremely harsh and was made on concocted ground-lacking reality.

It is, therefore, most humbly requested that by accepting this appeal/representation on humanitarian ground I may please be reinstated on my pay scale with all back benefits.

Yours faithfully,


(MUJEEB UR REHMAN)
S/O Nowsherwan
R/O Swabi
Cell # 0346-9831737

14

DEO Swabi

DEO (F) Swabi
Please look into the matter & take up for solution as per procedure as per policy

Please look into the matter & take up for solution as per procedure as per policy

SHAHRAM KHAN KHAN
Senior Minister
Minister Health & Information Technology
Govt. of Khyber Pakhtunkhwa

Tariq S.A. 10/01/17
request him against the newly created post at all G.S. Manori Pajam after

9/1/17
write to DEO Swabi

DEO (F) Swabi
PL2 Do the needful as requested

Private Secretary to Minister for
Education & Information Technology
Khyber Pakhtunkhwa

observed for minutes
J. Khan

DEO Swabi
consider & decide on
report as desired by minister Sd.

Personal Assistant to Minister for
Education & Information Technology
Khyber Pakhtunkhwa

DEO Swabi
Case and
Problem
Secondary Education
Khyber Pakhtunkhwa

59



چارج رپورٹ

من سکی مجیب الرحمان چوکیدار کا تبادلہ

بحکم آرڈر نمبر 30-6223 مورخہ 31-5-2016 از دفتر DEO(M) صاحب صوابی

، آرڈر نمبر 614 مورخہ 3-6-2016 از دفتر SDEO صاحب صوابی

GHSS منصبدار سے GPS رفیق آباد (U/C اسوٹا شریف) کو ہونے کا ہے۔

لہذا میں نے آج بمورخہ 01-06-2016 کو بعد از دوپہر اپنے عہدے کا چارج

PSHT جی پی ایس رفیق آباد (صوابی) سے لے لیا۔


نوٹ: میں سکول عمارت، تمام ریکارڈ، سامان کی حفاظت اور صفائی کا خیال رکھوں گا۔


نمبر: 894 مورخہ 01-06-2016

چارج دینے والا

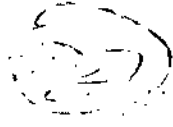
چارج لینے والا


HEAD MASTER
G.P.S Rafiq Abad
(Swabi)
01/06/2016


مجیب الرحمان (چوکیدار)
0346 9831732


A.S.D.E.O (M)
Pvt. (Swabi)
05/06/16

62



GOVERNMENT OF KHYBER PAKHTUNKHWA
ESTABLISHMENT & ADMIN. DEPARTMENT

216/4
①

REGULATORY

No.SOR-(E&AD)3-86/96
Dated the 27th August, 2014.

To,
The Accounts Officer (HAD),
Office of the Accountant General,
Khyber Pakhtunkhwa.

Subject: - APPOINTMENT POLICY FOR CLASS-VI EMPLOYEES.

P. A. A. 2014

Dear Sir,

I am directed to refer to your letter No.H-24 (414)/Edu-Corpp/2013-14/3037-38, dated 28-05-2014 on the subject noted above and to state that appointment by transfer is made when it is specifically provided in the relevant service/recruitment rules or in the method of appointment, qualification etc laid down for each post under Sub Rule (2) of Rule-3 of the Khyber Pakhtunkhwa Civil Servant (Appointment, Promotion & Transfer) Rules, 1989.

2. In view of the above, the issue in hand is not covered under the rules mentioned above.

Yours faithfully,

[Signature]
SECTION OFFICER(R-I)

Copy to:



Accountant General Khyber Pakhtunkhwa Peshawar
Phone: 091 9211250-54

No: H-24/ Appointment, Promotion /2014-15/ 3/25
Copy for information & Compliance to:

DATED: 28/8/2014

1. All DAOs/AAGs in Khyber Pakhtunkhwa.
2. DAG Pay Roll Sections
3. HR Lab
4. All Pay Roll Sections (local).

[Signature]
ACCOUNTS OFFICER (HAD)

AAZ
15/7

Handwritten notes and signatures at the bottom of the page, including dates like 13/8/14.

(63)

(15)



Office of the
Accountant General
Khyber Pakhtunkhwa Peshawar
Phone: 091 9211250-53

No.H-24(414)/Edu-Corrp/2013-14/ 3037-38
To

Dated:28:05.2014

The Secretary,
Establishment Department,
Peshawar.

Subject: APPOINTMENT POLICY FOR CLASS-IV EMPLOYEES.

Kindly refer to the Section Officer (General), Local Govt: Elections and Rural Development Deptt: letter No.SO(G)(LG)/7-1/2007 dated 6.4.2007 addressed to attached Deptt: & copy enclosed to the Establishment Deptt: on the above subject.

2. A source submitted by the Principal Govt: Centennial Model High School Peshawar regarding adjustment/change of cadre from Sweeper to Mali against vacant post in respect of Mr. Waheed Murad (photo copy of source and office order attached).
3. This office may be appraised that whether the Principal is appointing authority can appoint/adjust the Class-IV post with each other or other wise as the policy/criteria silent in referred above quoted letter.
4. An early action shall highly be solicited:

Copy for information to:-
Pay Roll-3 Section Local.

[Signature]
Accounts Officer (HAD)

Accounts Officer (HAD)

[Signature]
29/5/2014

[Signature]
28/5/14
Received

64

Teacher's Attendance Register

For the Month of _____ 20__

Sl. No.	Name				Designation				Date			
	1	2	3	4	1	2	3	4	1	2	3	4
1												
2	7:30	MA	2:30	MA	7:30	SS	2:30	SS	7:30	9:00	2:30	9:00
3	7:30	MA	2:30	MA	7:30	SS	2:30	SS	7:30	9:00	2:30	9:00
4	7:30	MA	2:30	MA	7:30	SS	2:30	SS	7:30	9:00	2:30	9:00
5	7:30	MA	2:30	MA	7:30	SS	2:30	SS	7:30	9:00	2:30	9:00
6	7:30	MA	2:30	MA	7:30	SS	2:30	SS	7:30	9:00	2:30	9:00
7	7:30	MA	2:30	MA	7:30	SS	2:30	SS	7:30	9:00	2:30	9:00
8												
9												
10	7:30	MA	2:30	MA	7:30	SS	2:30	SS	7:30	9:00	2:30	9:00
11	7:30	MA	2:30	MA	7:30	SS	2:30	SS	7:30	9:00	2:30	9:00
12	7:30	MA	2:30	MA	7:30	SS	2:30	SS	7:30	9:00	2:30	9:00
13	7:30	MA	2:30	MA	7:30	SS	2:30	SS	7:30	9:00	2:30	9:00
14	7:30	MA	2:30	MA	7:30	SS	2:30	SS	7:30	9:00	2:30	9:00
15												
16	7:30	MA	2:30	MA	7:30	SS	2:30	SS	7:30	9:00	2:30	9:00
17	7:30	MA	2:30	MA	7:30	SS	2:30	SS	7:30	9:00	2:30	9:00
18	7:30	MA	2:30	MA	7:30	SS	2:30	SS	7:30	9:00	2:30	9:00
19	7:30	MA	2:30	MA	7:30	SS	2:30	SS	7:30	9:00	2:30	9:00
20	7:30	MA	2:30	MA	7:30	SS	2:30	SS	7:30	9:00	2:30	9:00
21	7:30	MA	2:30	MA	7:30	SS	2:30	SS	7:30	9:00	2:30	9:00
22												
23	7:30	MA	2:30	MA	7:30	SS	2:30	SS	7:30	9:00	2:30	9:00
24	7:30	MA	2:30	MA	7:30	SS	2:30	SS	7:30	9:00	2:30	9:00
25	7:30	MA	2:30	MA	7:30	SS	2:30	SS	7:30	9:00	2:30	9:00
26	7:30	MA	2:30	MA	7:30	SS	2:30	SS	7:30	9:00	2:30	9:00
27	7:30	MA	2:30	MA	7:30	SS	2:30	SS	7:30	9:00	2:30	9:00
28	7:30	MA	2:30	MA	7:30	SS	2:30	SS	7:30	9:00	2:30	9:00
29												
30	7:30	MA	2:30	MA	7:30	SS	2:30	SS	7:30	9:00	2:30	9:00
31												

STATEMENT OF LEAVES TAKEN

	This Month				Prev. Month				Total			
	Sick	Casual	Priv.	Total	Sick	Casual	Priv.	Total	Sick	Casual	Priv.	Total
This Month												
Prev. Month												
Total												

Signature _____

پرینٹڈ مسٹرنڈ پبلسنگز، لاہور، پاکستان 1/11/2015 کو پیش کیا گیا (65)

Teacher's Attendance Register

For the Month of December 2015

Sl. No.	Name		Designation		Date				Time				Remarks			
	English	Urdu	English	Urdu	Day	Month	Year	Start	End	Start	End	Start	End	Start	End	Remarks
1	7:30	MA	2:30	MA	7:30	SS	23	SS	7:30	9:00	7:30	9:00	7:30	MA	2:30	MA
2	7:30	MA	2:30	MA	7:30	SS	23	SS	7:30	9:00	7:30	9:00	7:30	MA	2:30	MA
3	7:30	MA	2:30	MA	7:30	SS	23	SS	7:30	9:00	7:30	9:00	7:30	MA	2:30	MA
4	7:30	MA	2:30	MA	7:30	SS	23	SS	7:30	9:00	7:30	9:00	7:30	MA	2:30	MA
5	7:30	MA	2:30	MA	7:30	SS	23	SS	7:30	9:00	7:30	9:00	7:30	MA	2:30	MA
6																
7	7:30	MA	2:30	MA	7:30	SS	23	SS	7:30	9:00	7:30	9:00	7:30	MA	2:30	MA
8	7:30	MA	2:30	MA	7:30	SS	23	SS	7:30	9:00	7:30	9:00	7:30	MA	2:30	MA
9	7:30	MA	2:30	MA	7:30	SS	23	SS	7:30	9:00	7:30	9:00	7:30	MA	2:30	MA
10	7:30	MA	2:30	MA	7:30	SS	23	SS	7:30	9:00	7:30	9:00	7:30	MA	2:30	MA
11	7:30	MA	2:30	MA	7:30	SS	23	SS	7:30	9:00	7:30	9:00	7:30	MA	2:30	MA
12	7:30	MA	2:30	MA	7:30	SS	23	SS	7:30	9:00	7:30	9:00	7:30	MA	2:30	MA
13																
14	7:30	MA	2:30	MA	7:30	SS	23	SS	7:30	9:00	7:30	9:00	7:30	MA	2:30	MA
15	7:30	MA	2:30	MA	7:30	SS	23	SS	7:30	9:00	7:30	9:00	7:30	MA	2:30	MA
16	7:30	MA	2:30	MA	7:30	SS	23	SS	7:30	9:00	7:30	9:00	7:30	MA	2:30	MA
17	7:30	MA	2:30	MA	7:30	SS	23	SS	7:30	9:00	7:30	9:00	7:30	MA	2:30	MA
18	7:30	MA	2:30	MA	7:30	SS	23	SS	7:30	9:00	7:30	9:00	7:30	MA	2:30	MA
19																
20																
21	7:30	MA	2:30	MA	7:30	SS	23	SS	7:30	9:00	7:30	9:00	7:30	MA	2:30	MA
22	7:30	MA	2:30	MA	7:30	SS	23	SS	7:30	9:00	7:30	9:00	7:30	MA	2:30	MA
23	7:30	MA	2:30	MA	7:30	SS	23	SS	7:30	9:00	7:30	9:00	7:30	MA	2:30	MA
24	7:30	MA	2:30	MA	7:30	SS	23	SS	7:30	9:00	7:30	9:00	7:30	MA	2:30	MA
25	7:30	MA	2:30	MA	7:30	SS	23	SS	7:30	9:00	7:30	9:00	7:30	MA	2:30	MA
26	7:30	MA	2:30	MA	7:30	SS	23	SS	7:30	9:00	7:30	9:00	7:30	MA	2:30	MA
27																
28	7:30	MA	2:30	MA	7:30	SS	23	SS	7:30	9:00	7:30	9:00	7:30	MA	2:30	MA
29	7:30	MA	2:30	MA	7:30	SS	23	SS	7:30	9:00	7:30	9:00	7:30	MA	2:30	MA
30	7:30	MA	2:30	MA	7:30	SS	23	SS	7:30	9:00	7:30	9:00	7:30	MA	2:30	MA
31	7:30	MA	2:30	MA	7:30	SS	23	SS	7:30	9:00	7:30	9:00	7:30	MA	2:30	MA

STATEMENT OF LEAVES TAKEN

Month	Sick				Casual				Priv.				Total			
	Sick	Casual	Priv.	Total	Sick	Casual	Priv.	Total	Sick	Casual	Priv.	Total	Sick	Casual	Priv.	Total
This Month		1				1										
Prv. Month																
Total																

[Handwritten Signature]

اور سنو ایڈمنڈ کر دی گئی ہے 1/1/2016 سے

66

Teacher's Attendance Register

For the Month of Jan/2016

Name		L.A.C.				S.W. Patel				Chow						
Designation		MA				MA				MA						
Day	Time	Sub	Dep	Sub	Time	Sub	Dep	Sub	Time	Sub	Dep	Sub	Time	Sub	Dep	Sub
1	7:30	MA	2:30	MA	7:30	SS	2:30	SS	7:30	90	2:30	90	7:30	MA	2:30	MA
2	7:30	MA	2:30	MA	7:30	SS	2:30	SS	7:30	90	2:30	90	7:30	MA	2:30	MA
3																
4	7:30	MA	2:30	MA	7:30	SS	2:30	SS	7:30	90	2:30	90	7:30	MA	2:30	MA
5	7:30	MA	2:30	MA	7:30	SS	2:30	SS	7:30	90	2:30	90	7:30	MA	2:30	MA
6	7:30	MA	2:30	MA	7:30	SS	2:30	SS	7:30	90	2:30	90	7:30	MA	2:30	MA
7	7:15	MA	2:30	MA	7:15	SS	2:30	SS	7:15	90	2:30	90	7:15	MA	2:30	MA
8	7:30	MA	2:30	MA	7:30	SS	2:30	SS	7:45	90	2:30	90	7:30	MA	2:30	MA
9	7:30	MA	2:30	MA	7:30	SS	2:30	SS	7:30	90	2:30	90	7:30	MA	2:30	MA
10																
11	7:30	MA	2:30	MA	7:30	SS	2:30	SS	7:30	90	2:30	90	7:30	MA	2:30	MA
12	7:30	MA	2:30	MA	7:30	SS	2:30	SS	7:30	90	2:30	90	7:30	MA	2:30	MA
13	7:45	MA	2:30	MA	7:45	SS	2:30	SS	7:45	90	2:30	90	7:30	MA	2:30	MA
14	7:45	MA	2:30	MA	7:45	SS	2:30	SS	7:30	90	2:30	90	7:30	MA	2:30	MA
15	7:30	MA	2:30	MA	7:30	SS	2:30	SS	7:45	90	2:30	90	Absent			
16	7:10	MA	2:45	MA	7:30	SS	2:45	SS	7:10	90	2:45	90	Absent			
17	7:30	MA	2:30	MA	7:30	SS	2:30	SS	7:30	90	2:30	90	Absent			
18	7:30	MA	2:40	MA	7:30	SS	2:30	SS	7:30	90	2:30	90	do			
19	7:15	MA	2:40	MA	7:30	SS	2:30	SS	7:30	90	2:30	90	do			
20	7:15	MA	2:40	MA	7:30	SS	2:30	SS	7:45	90	2:30	90	do			
21	7:15	MA	2:40	MA	7:30	SS	2:30	SS	7:15	90	2:30	90	do			
22	7:30	MA	2:30	MA	7:30	SS	2:30	SS	7:15	90	2:30	90	do			
23	7:15	MA	2:30	MA	7:30	SS	2:30	SS	8:00	90	2:30	90	do			
24																
25	7:30	MA	2:30	MA	7:30	SS	2:30	SS	7:30	90	2:30	90	do			
26	7:45	MA	2:30	MA	7:45	SS	2:30	SS	7:45	90	2:30	90	do			
27	7:45	MA	2:30	MA	7:30	SS	2:30	SS	7:30	90	2:50	90	do			
28	7:30	MA	2:30	MA	7:30	SS	2:30	SS	7:30	90	2:50	90	do			
29	7:45	MA	2:30	MA	7:45	SS	2:30	SS	7:30	90	2:30	90	do			
30	7:30	MA	2:30	MA	7:30	SS	2:30	SS	7:30	90	2:30	90	do			
31																

Jan 2016
Attendance
کتاب

STATEMENT OF LEAVES TAKEN

	Sick	Casual	Prv	Total	Sick	Casual	Prv	Total	Sick	Casual	Prv	Total	Sick	Casual	Prv	Total
This Month	1			1												
Prv. Month																
Total	1			1												

Signature

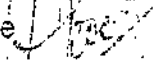
Teacher's Attendance Register

For the Month of Feb 2016

Name	Designation	Day	Time	Remarks	Initials	Time	Remarks	Initials	Time	Remarks	Initials	Time	Remarks	Initials
1	Absent													
2														
3														
4														
5														
6	Absent													
7														
8														
9														
10														
11	Absent													
12														
13	Absent													
14														
15	Absent													
16	Absent													
17	Relieved and													
18	directed to report													
19	to DSO (M) Gushi													
20														
21														
22														
23														
24														
25														
26														
27														
28														
29														
30														
31														

STATEMENT OF LEAVES TAKEN

	Sick	Casual	Prv.	Total	Sick	Casual	Prv.	Total	Sick	Casual	Prv.	Total	Sick	Casual	Prv.	Total
This Month					01			01					01			01
Prv. Month									01			01				01
Total					01			01	01			01				01

Signature 

رجسٹر حاضری مدرسین گورنمنٹ کالج لبرٹری سٹوڈنٹ رفیق آباد

نام	بابت ماہ	البت	رجا	بجسٹلر
عبدہ				محمد عبدالرحمن

روز	حاضر	غائب	بیمار	موت	تفصیل
۱	۱۱	۰	۰	۰	
۲	۱۱	۰	۰	۰	
۳	۱۱	۰	۰	۰	
۴	۱۱	۰	۰	۰	
۵	۱۱	۰	۰	۰	
۶	۱۱	۰	۰	۰	
۷	۱۱	۰	۰	۰	
۸	۱۱	۰	۰	۰	
۹	۱۱	۰	۰	۰	
۱۰	۱۱	۰	۰	۰	
۱۱	۱۱	۰	۰	۰	
۱۲	۱۱	۰	۰	۰	
۱۳	۱۱	۰	۰	۰	
۱۴	۱۱	۰	۰	۰	
۱۵	۱۱	۰	۰	۰	
۱۶	۱۱	۰	۰	۰	
۱۷	۱۱	۰	۰	۰	
۱۸	۱۱	۰	۰	۰	
۱۹	۱۱	۰	۰	۰	
۲۰	۱۱	۰	۰	۰	
۲۱	۱۱	۰	۰	۰	
۲۲	۱۱	۰	۰	۰	
۲۳	۱۱	۰	۰	۰	
۲۴	۱۱	۰	۰	۰	
۲۵	۱۱	۰	۰	۰	
۲۶	۱۱	۰	۰	۰	
۲۷	۱۱	۰	۰	۰	
۲۸	۱۱	۰	۰	۰	
۲۹	۱۱	۰	۰	۰	
۳۰	۱۱	۰	۰	۰	
۳۱	۱۱	۰	۰	۰	

تفصیل	تاریخ	بیماری	موت

دستخط ہیڈ ماسٹر

۱
۲
۳
۴
۵
۶
۷
۸
۹
۱۰
۱۱
۱۲
۱۳
۱۴
۱۵
۱۶
۱۷
۱۸
۱۹
۲۰
۲۱
۲۲
۲۳
۲۴
۲۵
۲۶
۲۷
۲۸
۲۹
۳۰
۳۱

68 A

رجسٹر حاضری مدرسین

گورنمنٹ پیرا میٹری سکول رفیقہ آباد

بابت ۱۹۵۵ء

تواریخ ۱۹۵۵ء

مدرسین

نام
عہدہ

مدرسین		تواریخ										نام	عہدہ		
Mr	Mr												۱		
Mr	Mr												۲		
Mr	Mr												۳		
Mr	Mr												۴		
Mr	Mr												۵		
Mr	Mr												۶		
Mr	Mr												۷		
Mr	Mr												۸		
Mr	Mr												۹		
Mr	Mr												۱۰		
Mr	Mr												۱۱		
Mr	Mr												۱۲		
Mr	Mr												۱۳		
Mr	Mr												۱۴		
Mr	Mr												۱۵		
Mr	Mr												۱۶		
Mr	Mr												۱۷		
Mr	Mr												۱۸		
Mr	Mr												۱۹		
Mr	Mr												۲۰		
Mr	Mr												۲۱		
Mr	Mr												۲۲		
Mr	Mr												۲۳		
Mr	Mr												۲۴		
Mr	Mr												۲۵		
Mr	Mr												۲۶		
Mr	Mr												۲۷		
Mr	Mr												۲۸		
Mr	Mr												۲۹		
Mr	Mr												۳۰		
Mr	Mr												۳۱		

دستخط پرنسپل

۱
۲
۳
۴
۵
۶
۷
۸
۹
۱۰
۱۱
۱۲
۱۳
۱۴
۱۵
۱۶
۱۷
۱۸
۱۹
۲۰
۲۱
۲۲
۲۳
۲۴
۲۵
۲۶
۲۷
۲۸
۲۹
۳۰
۳۱

رجسٹر حاضری نڈار سین

آؤرینٹنگ پیر انٹرنی سکول رفیق آباد

سج 2017

بابت ماہ

فام	آباز فخر	عبدالخالق خان	محمد الابرار	قیب الرحمن
عہدہ	PST	PST	PST	C-IV

روز	تاریخ	وقت	حاضر	غائب	بیمار	کام	نوٹس	سہولت	ملاحظات	نمبر
پہلا	12/12/17	7:00	7:15	7:30	7:45	8:00	8:15	8:30		1
دوئم	12/12/17	7:00	7:15	7:30	7:45	8:00	8:15	8:30		2
تیسرا	12/12/17	7:00	7:15	7:30	7:45	8:00	8:15	8:30		3
چوتھا	12/12/17	7:00	7:15	7:30	7:45	8:00	8:15	8:30		4
پنجم	12/12/17	7:00	7:15	7:30	7:45	8:00	8:15	8:30		5
ششم	12/12/17	7:00	7:15	7:30	7:45	8:00	8:15	8:30		6
ساتھ	12/12/17	7:00	7:15	7:30	7:45	8:00	8:15	8:30		7
آٹھواں	12/12/17	7:00	7:15	7:30	7:45	8:00	8:15	8:30		8
نواں	12/12/17	7:00	7:15	7:30	7:45	8:00	8:15	8:30		9
دسواں	12/12/17	7:00	7:15	7:30	7:45	8:00	8:15	8:30		10
ایکاد	12/12/17	7:00	7:15	7:30	7:45	8:00	8:15	8:30		11
دو روزہ	12/12/17	7:00	7:15	7:30	7:45	8:00	8:15	8:30		12
تیسرا	12/12/17	7:00	7:15	7:30	7:45	8:00	8:15	8:30		13
چوتھا	12/12/17	7:00	7:15	7:30	7:45	8:00	8:15	8:30		14
پنجم	12/12/17	7:00	7:15	7:30	7:45	8:00	8:15	8:30		15
ششم	12/12/17	7:00	7:15	7:30	7:45	8:00	8:15	8:30		16
آٹھواں	12/12/17	7:00	7:15	7:30	7:45	8:00	8:15	8:30		17
نواں	12/12/17	7:00	7:15	7:30	7:45	8:00	8:15	8:30		18
دسواں	12/12/17	7:00	7:15	7:30	7:45	8:00	8:15	8:30		19
ایکاد	12/12/17	7:00	7:15	7:30	7:45	8:00	8:15	8:30		20
دو روزہ	12/12/17	7:00	7:15	7:30	7:45	8:00	8:15	8:30		21
تیسرا	12/12/17	7:00	7:15	7:30	7:45	8:00	8:15	8:30		22
چوتھا	12/12/17	7:00	7:15	7:30	7:45	8:00	8:15	8:30		23
پنجم	12/12/17	7:00	7:15	7:30	7:45	8:00	8:15	8:30		24
ششم	12/12/17	7:00	7:15	7:30	7:45	8:00	8:15	8:30		25
آٹھواں	12/12/17	7:00	7:15	7:30	7:45	8:00	8:15	8:30		26
نواں	12/12/17	7:00	7:15	7:30	7:45	8:00	8:15	8:30		27
دسواں	12/12/17	7:00	7:15	7:30	7:45	8:00	8:15	8:30		28
ایکاد	12/12/17	7:00	7:15	7:30	7:45	8:00	8:15	8:30		29
دو روزہ	12/12/17	7:00	7:15	7:30	7:45	8:00	8:15	8:30		30
تیسرا	12/12/17	7:00	7:15	7:30	7:45	8:00	8:15	8:30		31

Chairman Mr. Mujeeb-ur-Rahman resumed his duty since 09/12/2017.

00	00	00	02	00	02	00	00	00	00	00

دستخط سربراہ

رجسٹر حاضری مدرسین گورنمنٹ پبلک سکول رمنٹی آباد

ماہیت ماہ		منی 2017		فرد حاضری		نور محمد		عبد الوکیل		محمد القام		نام
				SPST		SPST		SPST		PSHT		عبدہ
												1
												2
												3
												4
												5
												6
												7
												8
												9
												10
												11
												12
												13
												14
												15
												16
												17
												18
												19
												20
												21
												22
												23
												24
												25
												26
												27
												28
												29
												30
												31

02	02	00	06	04	02	10	08	02	02	02	00	

دستخط پرنسپل

(72)

رجسٹر حاضری مدرسہ سین گورنمنٹ پرائمری سکول، رفیق آباد

بابت ماہ		اپریل		2017		بابت ماہ		اپریل		2017	
نمبر	آباد نمبر	عنوان	پست	عنوان	پست	عنوان	پست	عنوان	پست	عنوان	پست
1											
2											
3											
4											
5											
6											
7											
8											
9											
10											
11											
12											
13											
14											
15											
16											
17											
18											
19											
20											
21											
22											
23											
24											
25											
26											
27											
28											
29											
30											
31											

00	-	00	00	-	00	00	00	00	00
00			00			00			

رجسٹر پرنسپل

73

رجسٹر حاضری تدریس گورنمنٹ پرائمری سکول رفیق آباد

بابت ماہ											
اپریل			مئی			جون			جولائی		
نام	محمد رفیق	عبدالولی	SPST	SPST	SPST	SPST	SPST	SPST	SPST	SPST	SPST
عہدہ	PSHT	SPST	SPST	SPST	SPST	SPST	SPST	SPST	SPST	SPST	SPST
1											
2											
3											
4											
5											
6											
7											
8											
9											
10											
11											
12											
13											
14											
15											
16											
17											
18											
19											
20											
21											
22											
23											
24											
25											
26											
27											
28											
29											
30											
31											

02	02	00	04	04	00	08	07	01	02	02	00
02			04			08			02		

دستخط سربراہ

رجسٹر حاضری مدرسین فرنیچر پرائمری سکول رفیق آباد

مارچ 2017

یابت ماه

روز	پہلے نام	دوسرا نام	تیسرا نام	چوتھا نام	پنجم نام	ششم نام	ساتھ نام	آٹھ نام	نواں نام	دسواں نام	ایکواں نام	دوہجرت
SPST	SPST	SPST	SPST	SPST	SPST	SPST	SPST	SPST	SPST	SPST	SPST	SPST
1	11/35	8/05	11/35	8/20	11/35	8/20	11/35	8/20	11/35	8/15	7/45	1
2	11/35	8/00	11/35	8/10	11/35	8/20	11/35	8/20	11/35	8/15	8/15	2
3	12/40	8/10	12/25	8/30	12/25	8/20	12/25	8/20	12/25	8/15	8/15	3
4	11/35	8/00	11/35	8/30	11/35	8/20	11/35	8/20	11/35	8/15	8/15	4
5												5
6	11/35	8/10	C/Leave		11/35	8/20	11/35	8/20	11/35	8/15	7/45	6
7	11/35	8/10	11/35	8/20	11/35	8/20	11/35	8/20	11/35	8/15	8/15	7
8	11/35	8/10	11/35	8/15	11/35	8/20	11/35	8/20	11/35	8/15	8/15	8
9	11/35	8/00	11/35	8/05	11/35	8/20	11/35	8/20	11/35	8/15	7/45	9
10	12/40	8/10	12/25	8/25	C/Leave				11/35	8/15	8/15	10
11	11/35	8/30	11/35	8/15	11/35	8/20	11/35	8/20	OD	OD	OD	11
12												12
13	11/35	9/15	11/35	8/20	11/35	8/20	11/35	8/20	11/35	8/15	8/15	13
14	11/35	8/20	11/35	8/25	11/35	8/20	11/35	8/20	11/35	8/15	8/15	14
15	11/35	8/30	11/35	8/20	11/35	8/20	11/35	8/20	11/35	8/15	8/15	15
16	11/35	8/15	11/35	8/20	11/35	8/20	11/35	8/20	11/35	8/15	8/15	16
17	12/40	8/15	12/25	8/30	12/25	8/20	12/25	8/20	12/25	8/15	8/15	17
18	11/35	8/10	11/35	8/15	11/35	8/20	11/35	8/20	11/35	8/15	8/15	18
19												19
20	11/35	8/40	11/35	8/15	11/35	8/20	11/35	8/20	11/35	8/15	8/15	20
21	11/35	8/15	11/35	8/20	11/35	8/20	11/35	8/20	11/35	8/15	8/15	21
22	11/35	8/20	11/35	8/30	11/35	8/20	11/35	8/20	11/35	8/15	8/15	22
23												23
24	C/Leave		C/Leave		12/25	8/15	12/25	8/15	12/25	8/15	8/15	24
25	11/35	8/20	11/35	8/20	C/Leave				11/35	8/15	8/15	25
26												26
27	C/Leave		11/35	8/25	C/Leave				11/35	8/15	8/15	27
28	11/35	8/45	11/35	8/20	11/35	8/20	11/35	8/20	11/35	8/15	7/45	28
29	11/35	8/00	11/35	8/20	11/35	8/20	11/35	8/20	11/35	8/15	7/45	29
30	11/35	8/00	11/35	8/15	11/35	8/20	11/35	8/20	11/35	8/15	8/15	30
31	12/40	7/15	12/25	8/20	12/25	8/20	12/25	8/20	12/25	7/45	7/45	31

02	-	02	04	02	02	07	04	03	02	02	-
----	---	----	----	----	----	----	----	----	----	----	---

مدرسین

76

رجسٹر حاضری اندر سین گورنمنٹ ہائر سیکولر ریفینو آباد

بابت ماہ فروری 2017

کلاس - IV

پست

روز	وقت	حاضر	غائب	بیمار	تعداد
1	1:35	8/15			1
2	1:35	8/15			2
3	12:25	8/20			3
4	1:35	8/18			4
SUNDAY					
6	1:35	8/15			6
7	1:35	8/15			7
8	1:35	8/22			8
9	1:35	8/10			9
10	12:25	8/15			10
11	1:35	8/15			11
SUNDAY					
13	1:35	8/10			13
14	1:35	8/07			14
15	1:35	8/19			15
16	1:35	8/15			16
17	12:25	8/05			17
18	1:35	8/10			18
SUNDAY					
20	1:35	8/15			20
21	1:35	8/15			21
22	1:35	8/10			22
23	1:35	8/10			23
24	12:25	8/10			24
25	5:11	8/07			25
SUNDAY					
27	1:35	8/15			27
28	1:35	8:05			28
29					29
30					30
31					31

دستخط تدریس

77

رجسٹر حاضری نڈر سین گورنمنٹ پرائمری سکول رفینین آباد

بابت ماہ		فروری 2017		ذرا حسین		نور محمد		عبد الوکیل		محمد انعام		نام
SPST		SPST		SPST		SPST		SPST		PSHT		عبدہ
11/35	8/20	11/35	8/20	11/35	8/20	11/35	8/20	11/35	8/20	11/35	8/20	1
11/35	8/15	11/35	8/15	11/35	8/15	11/35	8/15	11/35	8/15	11/35	8/15	2
11/35	8/15	12/25	8/15	11/35	8/15	12/25	8/15	11/35	8/15	12/25	8/15	3
11/35	8/15	11/35	8/15	11/35	8/15	11/35	8/15	11/35	8/15	11/35	8/15	4
SUNDAY												5
11/35	8/20	11/35	8/20	11/35	8/20	11/35	8/20	11/35	8/20	11/35	8/20	6
11/35	8/00	11/35	8/25	11/35	8/25	11/35	8/25	11/35	8/25	11/35	8/25	7
11/35	8/10	11/35	8/25	11/35	8/25	11/35	8/25	11/35	8/25	11/35	8/25	8
11/35	8/10	11/35	8/20	11/35	8/20	11/35	8/20	11/35	8/20	11/35	8/20	9
12/20	8/10	12/25	8/10	11/35	8/10	12/25	8/10	11/35	8/10	12/25	8/10	10
11/35	8/15	11/35	8/15	C/Leave		C/Leave		C/Leave		C/Leave		11
SUNDAY												12
11/35	8/15	11/35	8/15	11/35	8/15	11/35	8/15	11/35	8/15	11/35	8/15	13
11/35	8/25	11/35	8/15	11/35	8/15	11/35	8/15	11/35	8/15	11/35	8/15	14
11/35	8/10	11/35	8/20	11/35	8/20	11/35	8/20	11/35	8/20	11/35	8/20	15
11/35	8/05	11/35	8/10	11/35	8/10	11/35	8/10	11/35	8/10	11/35	8/10	16
12/20	8/05	12/25	8/25	11/35	8/25	12/25	8/25	11/35	8/25	12/25	8/25	17
11/35	8/10	11/35	8/25	11/35	8/25	11/35	8/25	11/35	8/25	11/35	8/25	18
SUNDAY												19
11/35	8/05	11/35	8/10	11/35	8/10	11/35	8/10	11/35	8/10	11/35	8/10	20
11/35	8/15	11/35	8/10	11/35	8/10	11/35	8/10	11/35	8/10	11/35	8/10	21
11/35	8/10	11/35	8/20	11/35	8/20	11/35	8/20	11/35	8/20	11/35	8/20	22
11/35	8/10	11/35	8/20	11/35	8/20	11/35	8/20	11/35	8/20	11/35	8/20	23
12/20	7:55	on duty	8/20	12/25	8/20	12/25	8/20	12/25	8/20	12/25	8/20	24
11/35	7:55	on duty	7:55	11/35	8/20	11/35	8/20	11/35	8/20	11/35	8/20	25
SUNDAY												26
11/35	7:55	on duty	7:55	11/35	8/20	11/35	8/20	11/35	8/20	11/35	8/20	27
11/35	8/15	on duty	8/15	11/35	8/20	11/35	8/20	11/35	8/20	11/35	8/20	28
SUNDAY												29
SUNDAY												30
SUNDAY												31

-	-	-	02	02	-	04	03	01	02	02	-	

دستخط نڈر سین

رجسٹر حاضری تدریسین

بابت ماہ 2017											
فروری			مارچ			اپریل			مئی		
SPST			SPST			SPST			PSHT		
نام	نمبر	تاریخ	نام	نمبر	تاریخ	نام	نمبر	تاریخ	نام	نمبر	تاریخ
SUNDAY											
1											
2	1/35	8/30	1/35	8/30	8/00	1/35	8/30	1/35	8/30	1/35	8/30
3	1/35	8/10	1/35	8/10	8/45	1/35	8/30	1/35	8/30	1/35	8/30
4	1/35	8/25	1/35	8/25	8/10	1/35	8/30	1/35	8/30	1/35	8/30
5	1/35	8/20	1/35	8/20	8/15	1/35	8/30	1/35	8/30	1/35	8/30
6	12/20	8/10	12/25	8/10	8/20	12/25	8/15	8/15	12/25	8/15	8/15
7	1/35	8/20	1/35	8/20	8/25	1/35	8/30	1/35	8/30	1/35	8/30
SUNDAY											
8											
9	1/35	8/20	1/35	8/20	8/20	1/35	8/25	1/35	8/25	1/35	8/25
10	1/35	8/15	1/35	8/15	8/20	1/35	8/20	1/35	8/20	1/35	8/20
11	1/35	8/25	1/35	8/25	8/20	1/35	8/20	1/35	8/20	1/35	8/20
12	1/35	8/20	1/35	8/20	8/30	1/35	8/25	1/35	8/25	1/35	8/25
13	12/20	8/20	12/25	8/20	8/20	12/25	8/25	8/25	12/25	8/25	8/25
14	1/35	8/20	1/35	8/20	8/30	C/Leave			1/35	8/25	8/25
SUNDAY											
15											
16	1/35	8/30	1/35	8/30	8/20	1/35	8/25	1/35	8/25	1/35	8/25
17	1/35	8/30	1/35	8/30	8/20	1/35	8/25	1/35	8/25	1/35	8/25
18	1/35	8/20	1/35	8/20	8/25	1/35	8/20	1/35	8/20	1/35	8/20
19	1/35	8/25	1/35	8/25	8/30	1/35	8/20	1/35	8/20	1/35	8/20
20	2/20	8/15	12/25	8/15	8/20	12/25	8/15	8/15	12/25	8/15	8/15
21	1/35	8/15	1/35	8/15	8/20	C/Leave			1/35	8/10	8/10
SUNDAY											
22											
23	1/35	8/15	1/35	8/15	8/15	1/35	8/15	1/35	8/15	1/35	8/15
24	1/35	8/20	1/35	8/20	8/15	1/35	8/20	1/35	8/20	1/35	8/20
25	1/35	8/15	1/35	8/15	8/15	1/35	8/15	1/35	8/15	1/35	8/15
26	1/35	8/15	C/Leave			1/35	8/15	1/35	8/15	1/35	8/15
27	12/20	8/20	12/25	8/20	8/15	12/25	8/15	8/15	12/25	8/15	8/15
28	1/35	8/20	1/35	8/20	8/20	C/Leave			C/Leave		
SUNDAY											
29											
30	1/35	8/15	1/35	8/15	8/20	1/35	8/20	1/35	8/20	1/35	8/20
31	1/35	8/15	C/Leave			1/35	8/20	1/35	8/20	1/35	8/20

-	-	-	02	-	02	03	-	03	02	-	02
---	---	---	----	---	----	----	---	----	----	---	----

دستخط ہیڈ ماسٹر

80

50

رجسٹر حاضری مدرسین گورنمنٹ پبلک سکول ریفین آباد

ماہیت ماہ دسمبر

2016

محمد الرحمان
Class-IV

نام آواز
PST
عہدہ

MR	MR									1:35	8120	1	
MR	MR									12:25	8123	2	
MR	MR									1:35	8120	3	
MR	MR	SUNDAY											4
MR	MR									1:35	8125	5	
MR	MR									1:35	8115	6	
MR	MR									1:35	8120	7	
MR	MR									1:35	8120	8	
MR	MR									12:25	8108	9	
MR	MR									1:35	8120	10	
MR	MR	SUNDAY											11
MR	MR									1:35	8120	12	
MR	MR									1:35	8120	13	
MR	MR									1:35	8122	14	
MR	MR									12:25	8116	15	
MR	MR									1:35	8125	16	
MR	MR	SUNDAY											17
MR	MR									1:35	8120	18	
MR	MR									1:35	8119	19	
MR	MR									1:35	8120	20	
MR	MR									1:35	8120	21	
MR	MR											22	
MR	MR											23	
MR	MR											24	
MR	MR											25	
MR	MR											26	
MR	MR											27	
MR	MR											28	
MR	MR											29	
MR	MR											30	
MR	MR											31	

Sun
 08/12/2016
 ADDED
 Shwabi

Handwritten signature/initials

11	11	-								06	06	-	اندر
													تعداد
													تاریخ
													ملاحظات

Handwritten signature and text at the bottom of the page.

رجسٹر حاضری نڈر سین گولف ڈرائی لکل رینج آباد

2016

بابت ماہ دسمبر

نام عہدہ	نمبر انعام	عہدہ الودیعہ	نور محمد	فراس حسین
PSHT	SPST	SPST	SPST	SPST
1	8/20	8/20	1/35	8:10
2	8/10	8/15	1/35	8/20
3	8/15	8/15	1/35	8/15
4	8/15	8/15	1/35	8/15
5	8/10	8/15	1/35	8/15
6	8/15	8/15	1/35	8/15
7	8/15	8/15	1/35	8/15
8	8/15	8/15	1/35	8/15
9	8/15	8/15	1/35	8/15
10	8/15	8/15	1/35	8/15
11				
12				
13	8/10	8/15	1/35	8/20
14	8/10	8/15	1/35	8/15
15	8/10	8/15	1/35	8/15
16	Meeting circle	8/15	1/35	8/15
17	8/10	8/15	1/35	8/10
18				
19	8/10	8/15	1/35	8/20
20	8/10	8/15	1/35	8/15
21	8/10	8/15	1/35	8/25
22	8/10	8/15	1/35	8/15
23	8/10	8/15	1/35	8/15
24				
25				
26				
27				
28				
29				
30				
31				

01	01	-	14	12	02	17	15	02	04	02	02
----	----	---	----	----	----	----	----	----	----	----	----

رجسٹر حاضری نڈر سین گولف ڈرائی لکل رینج آباد

(82) 15

رجسٹر حاضری نڈار سین

نومبر 2016

نام و پتہ

نام
عبدہ

PST

روز	وقت	حضور	غیبت	بیماری	دیگر	تعداد	وقت	تعداد	وقت	تعداد
MON	1:35						8:15			1
MON	1:35						8:15			2
MON	1:35						8:15			3
MON	12:25						8:15			4
MON	1:35						8:10			5
SUNDAY										
c/leave										
MON	1:35						8:20			8
MON	1:35						8:20			9
MON	1:35						8:20			10
MON	12:25						8:20			11
MON	1:35						8:20			12
SUNDAY										
MON	1:35						8:25			13
MON	1:35						8:20			15
MON	1:35						8:20			14
MON	1:35						8:20			16
MON	12:25						8:30			18
MON	1:35						8:18			19
SUNDAY										
MON	1:35						8:27			21
MON	1:35						8:20			22
MON	1:35						8:20			23
MON	1:35						8:20			24
MON	12:25						8:20			25
MON	1:35						8:20			26
SUNDAY										
MON	1:35						8:20			28
MON	1:35						8:20			29
MON	1:35						8:20			30
MON										31

11	06	05								06	05	01
----	----	----	--	--	--	--	--	--	--	----	----	----

رجسٹر

83

رجسٹر حاضرین مدرسین گورنمنٹ پرائمری سکول رفیق آباد

پابست ماہ اگست 2016

فرد	گروپ	عبدالکمال	اساتذہ	نمبر
SPST	SPST	SPST	PSMT	عدد

1	1/35	8/05	1/35	8/10	1/35	8/20	1/35	8/25	1/35	7/50	1
2	1/35	8/10	1/35	8/20	1/35	8/25	1/35	8/30	1/35	8/10	2
3	1/35	8/15	1/35	8/20	1/35	8/25	1/35	8/30	1/35	8/10	3
4	12/25	8/05	12/25	8/25	c/Leave				12/25	8/10	4
5	1/35	8/15	1/35	8/30	1/35	8/25	1/35	8/25	1/35	8/10	5
6	SUNDAY										
7	1/35	8/10	1/35	8/30	1/35	8/20	1/35	8/25	1/35	8/10	7
8	1/35	8/10	1/35	8/20	1/35	8/25	1/35	8/25	1/35	8/10	8
9	1/35	8/10	1/35	8/20	1/35	8/25	1/35	8/25	1/35	8/10	9
10	1/35	8/15	1/35	8/20	1/35	8/20	1/35	8/20	1/35	8/10	10
11	12/25	8/10	12/25	8/20	12/25	8/20	12/25	8/20	12/25	8/10	11
12	1/35	8/20	1/35	8/25	1/35	8/25	1/35	8/25	1/35	8/10	12
13	SUNDAY										
14	1/35	8/15	c/Leave		1/35	8/30	1/35	8/30	1/35	8/05	14
15	1/35	8/20	1/35	8/20	1/35	8/25	1/35	8/25	1/35	8/20	15
16	1/35	8/25	1/35	8/25	1/35	8/25	1/35	8/25	1/35	8/15	16
17	1/35	8/25	1/35	8/25	1/35	8/25	1/35	8/25	1/35	8/15	17
18	12/25	8/10	12/25	8/20	12/25	8/20	12/25	8/20	12/25	8/10	18
19	1/35	8/13	1/35	8/20	c/Leave				1/35	8/10	19
20	SUNDAY										
21	1/35	8/10	c/Leave		1/35	8/15	1/35	8/15	1/35	8/10	21
22	1/35	8/20	1/35	8/20	1/35	8/20	1/35	8/20	1/35	8/10	22
23	1/35	8/08	1/35	8/20	1/35	8/20	1/35	8/20	1/35	8/10	23
24	1/35	8/10	1/35	8/30	1/35	8/25	1/35	8/25	1/35	8/10	24
25	12/25	8/20	12/25	8/25	12/25	8/25	12/25	8/25	12/25	8/10	25
26	1/35	8/25	1/35	8/10	1/35	8/15	1/35	8/15	1/35	8/10	26
27	SUNDAY										
28	1/35	8/05	1/35	8/30	1/35	8/20	1/35	8/20	1/35	8/05	28
29	c/Leave		c/Leave		1/35	8/25	1/35	8/25	1/35	8/10	29
30	1/35	9/00	1/35	8/15	c/Leave				1/35	8/15	30
31											

01	-	01	12	09	03	15	12	03	02	02	-
----	---	----	----	----	----	----	----	----	----	----	---

M. Khan

(84) 160

رجسٹر حاضری مدراسین

گورنمنٹ پرائمری سکول ریفینڈ آباد

بابت ماہ اکتوبر 2018

نمبر
عہدہ

PST

نمبر	عہدہ	نمبر	عہدہ	نمبر	عہدہ	نمبر	عہدہ	نمبر	عہدہ	نمبر	عہدہ	نمبر	عہدہ
1													
2				SUNDAY									
3				CSP 1438									
4													
5													
6													
7													
8													
9				SUNDAY									
10				c/leave									
11				c/leave									
12				c/leave									
13													
14													
15				c/leave دفتر روزانہ									
16				SUNDAY									
17													
18				c/leave دفتر روزانہ									
19				c/leave دفتر روزانہ									
20													
21													
22													
23				SUNDAY									
24													
25													
26				c/leave D.E.O									
27													
28													
29													
30				SUNDAY									
31													

06	02	04								05	04	01
----	----	----	--	--	--	--	--	--	--	----	----	----

دستخط ہیڈ ماسٹر

(85)

85

رجسٹر حاضری مدرسین

گورنمنٹ پرائمری سکول ریفین آف

2016 / 17

بابت ماہ

روز	وقت	حاضر	غائب	بیمار	تذکرہ	تعداد	تعداد	تعداد	تعداد	تعداد	تعداد
1	1:35	8:00	1:35	8:15	1:35	8:25	1:35	8:35	1:35	8:40	1:35
SUN DAY											
3	1:35	8:10	1:35	8:15	1:35	8:20	1:35	8:25	1:35	8:30	1:35
4	1:35	8:10	1:35	8:15	1:35	8:20	1:35	8:25	1:35	8:30	1:35
5	1:35	8:10	1:35	8:15	1:35	8:20	1:35	8:25	1:35	8:30	1:35
6	1:35	8:10	1:35	8:15	1:35	8:20	1:35	8:25	1:35	8:30	1:35
7	1:35	8:10	1:35	8:15	1:35	8:20	1:35	8:25	1:35	8:30	1:35
8	1:35	8:10	1:35	8:15	1:35	8:20	1:35	8:25	1:35	8:30	1:35
SUNDAY											
9	1:35	8:10	1:35	8:15	1:35	8:20	1:35	8:25	1:35	8:30	1:35
10	1:35	8:10	1:35	8:15	1:35	8:20	1:35	8:25	1:35	8:30	1:35
SUNDAY											
11	1:35	8:10	1:35	8:15	1:35	8:20	1:35	8:25	1:35	8:30	1:35
12	1:35	8:10	1:35	8:15	1:35	8:20	1:35	8:25	1:35	8:30	1:35
13	1:35	8:10	1:35	8:15	1:35	8:20	1:35	8:25	1:35	8:30	1:35
14	1:35	8:10	1:35	8:15	1:35	8:20	1:35	8:25	1:35	8:30	1:35
SUNDAY											
15	1:35	8:10	1:35	8:15	1:35	8:20	1:35	8:25	1:35	8:30	1:35
16	1:35	8:10	1:35	8:15	1:35	8:20	1:35	8:25	1:35	8:30	1:35
17	1:35	8:10	1:35	8:15	1:35	8:20	1:35	8:25	1:35	8:30	1:35
18	1:35	8:10	1:35	8:15	1:35	8:20	1:35	8:25	1:35	8:30	1:35
19	1:35	8:10	1:35	8:15	1:35	8:20	1:35	8:25	1:35	8:30	1:35
20	1:35	8:10	1:35	8:15	1:35	8:20	1:35	8:25	1:35	8:30	1:35
21	1:35	8:10	1:35	8:15	1:35	8:20	1:35	8:25	1:35	8:30	1:35
22	1:35	8:10	1:35	8:15	1:35	8:20	1:35	8:25	1:35	8:30	1:35
SUNDAY											
23	1:35	8:10	1:35	8:15	1:35	8:20	1:35	8:25	1:35	8:30	1:35
24	1:35	8:10	1:35	8:15	1:35	8:20	1:35	8:25	1:35	8:30	1:35
25	1:35	8:10	1:35	8:15	1:35	8:20	1:35	8:25	1:35	8:30	1:35
26	1:35	8:10	1:35	8:15	1:35	8:20	1:35	8:25	1:35	8:30	1:35
27	1:35	8:10	1:35	8:15	1:35	8:20	1:35	8:25	1:35	8:30	1:35
28	1:35	8:10	1:35	8:15	1:35	8:20	1:35	8:25	1:35	8:30	1:35
29	1:35	8:10	1:35	8:15	1:35	8:20	1:35	8:25	1:35	8:30	1:35
SUNDAY											
30	1:35	8:10	1:35	8:15	1:35	8:20	1:35	8:25	1:35	8:30	1:35

01	02	01	02	11	12	02	07	04	-	-	-
----	----	----	----	----	----	----	----	----	---	---	---

مدرسین

(86)

رجسٹر حاضری تدریسین می بی ایس ریفو ایبار ہواچی

2016

بابت ماہ

نام: محمد الرحمان
نمبر: 05/03/2016

نام: / /
عہدہ: P.S.T

روز	وقت	حاضر	غائب	بیمار	تذکرہ	نمبر
MON	11:35					1
MON	11:25					2
MON	11:30					3
MON					Sunday	4
MON	12:35					5
MON	12:35					6
MON	12:35					7
MON	12:35					8
MON	11:25					9
MON	12:35					10
MON					Sunday	11
MON						12
MON						13
MON						14
MON	12:35					15
MON	11:25					16
MON	12:35					17
MON					Sunday	18
MON	12:35					19
MON	12:35					20
MON	12:35					21
MON	12:35					22
MON	11:25					23
MON	12:35					24
MON					Sunday	25
MON	12:35					26
MON	12:35					27
MON	12:35					28
MON	12:35					29
MON	11:25					30
MON						31

05/09/2016

Handwritten signature

02	-	02				04	03	01
----	---	----	--	--	--	----	----	----

Handwritten signature

رجسٹر حاضری مدرّسین : گورنمنٹ پرائمری سکول رفیق آباد کراچی - 2016

نام: سہیل		نام: سہیل		نام: سہیل		نام: سہیل	
SPST: 016		SPST: 016		SPST: 016		SPST: 016	
12/35	7/23	12/35	7/20	12/35	7/25	12/35	7/10
11/25	7/20	11/25	7/30	11/25	7/30	11/25	7/52
12/35	7/25	12/35	7/30	12/35	7/30	12/35	7/25
SUNDAY							
12/35	7/25	12/35	7/30	12/35	7/30	12/35	7/25
12/35	7/20	12/35	7/25	12/35	7/30	12/35	7/25
12/35	7/20	12/35	7/25	12/35	7/30	12/35	7/25
12/35	7/25	12/35	7/25	12/35	7/25	12/35	7/25
12/35	7/25	12/35	7/25	12/35	7/25	12/35	7/25
11/25	7/20	11/25	7/25	11/25	7/25	11/25	7/20
12/35	7/20	12/35	7/25	12/35	7/30	12/35	7/20
SUNDAY							
7/25							
C/Leave							
12/35	7/25	12/35	7/20	12/35	7/25	12/35	7/20
11/25	7/20	11/25	7/25	11/25	7/30	11/25	7/20
12/35	7/15	12/35	7/30	12/35	7/25	12/35	7/15
SUNDAY							
12/35	7/30	12/35	7/30	12/35	7/25	12/35	7/15
12/35	7/15	12/35	7/30	12/35	7/30	12/35	7/15
12/35	7/20	12/35	7/30	12/35	7/25	12/35	7/15
12/35	7/30	12/35	7/30	12/35	7/30	12/35	7/15
11/25	7/25	11/25	7/25	11/25	7/25	11/25	7/15
12/35	7/25	12/35	7/30	12/35	7/30	12/35	7/20
SUNDAY							
12/35	7/30	12/35	7/30	12/35	7/30	12/35	7/15
12/35	7/30	12/35	7/30	12/35	7/30	12/35	7/15
12/35	7/20	12/35	7/30	12/35	7/25	12/35	7/10
12/35	7/10	12/35	7/25	C/Leave		12/35	7/15
11/25	7/20	C/Leave		11/25	7/25	11/25	7/25

0	01	02	09	11	01	06	07
---	----	----	----	----	----	----	----

Signature and official stamp area.

رجسٹر حاضری مدرسہ کونینٹ ڈی انڈیا سکول رشپور آباد

ماہ	نور محمد صاحب	پایہ ماہ
کلاس	فوجی کالج صاحب	کلاس
عہدہ	SPST	عہدہ

1									
2	مناب نور محمد (SPST)	مناب نادر حسین (SPST)	9-15	9-15					
3	مناب نور محمد (SPST)	مناب نادر حسین (SPST)	9-15	9-15					
4	مناب نور محمد (SPST)	مناب نادر حسین (SPST)	9-15	9-15					
5									
6									
7									
8									
9									
10									
11									
12									
13									
14									
15									
16									
17									
18									
19									
20									
21									
22									
23									
24									
25									
26									
27									
28									
29									
30									
31									

حاضر	غائب	سائب	مجاز	مجاز	مجاز	مجاز	مجاز	مجاز	مجاز

دستخط تدریس

رہنما حاضرین مدرسہ بین
کونٹریکٹ پرائیویٹ اسکول فرینڈز ایسوسی ایشن

2016

پانچ ماہ جون

فہرست نام		نمبر
م	م	1
م	م	2
م	م	3
م	م	4
م	م	5
م	م	6
م	م	7
م	م	8
م	م	9
م	م	10
م	م	11
م	م	12
م	م	13
م	م	14
م	م	15
م	م	16
م	م	17
م	م	18
م	م	19
م	م	20
م	م	21
م	م	22
م	م	23
م	م	24
م	م	25
م	م	26
م	م	27
م	م	28
م	م	29
م	م	30
م	م	31

سید محمد الہی خان صاحب

پتہ آرڈر 30-6223

31-5-2016

50000 روپے

614

13-6-16

SDFD

9455

9455

1/8

1/8

Handwritten signature and notes at the bottom of the page.

Consequent upon the approval of the Departmental Selection Committee as per Notification/Letter No. SOR-V(E&AD)2-2503/dated 22.10.2003, the following Class-IV Servants are hereby appointed against vacant Fixed Contract posts purely @ Rs.3500/- PM (fixed) in the schools noted against their names with immediate effect in the best interest of public service.

Annex 2 J

93

Sl#	Name	Parentage	Posted As	Posted At	Remarks
1	S. Shahid Iqbal	Muhammad Naeem	Lab. Attendant	GHS, Fordher	AVP
2	Iqbal Said	Muhammad Saeed	Chowkidar	GHS, Fordher	AVP
3	Syed Tifawat Shah	Syed Ghous Ali Shah	N/O Qasid	GMS, Zakarya Khurd	AVP
4	Willayat Shah	Syed Yaqoob Shah	Sweeper	GMS, Zakarya Khurd	AVP
5	Mst. Ishrat Naz	W/O Fazlullah	Sweepress	GGHS, Lohor Sherg	AVP
6	Inayat Ullah	Habibullah	N/O Qasid	GMS, Waisal Abad (JHR)	AVP
7	Muhammad Shah	Amjad Ali Shih	Chowkidar	GGPS, No. 1 Zarabi	AVP
8	Abdul Wasigh	Muhammad Usman	Chowkidar	GGPS, Zarabi	AVP
9	Kamran Khan	Sher Daraz Khan	Chowkidar	GPS, Kotla	AVP
10	Naeem Zada	Faqir Muhammad	Chowkidar	GPS, No. 3 Kotla	AVP
11	Asif Zada	Sahib Zada	Chowkidar	GPS, No. 1 Kotla	AVP
12	Sadiq Rahman	Shah Zaman	Chowkidar	GGHS, Kotla	AVP
13	Imtiaz Ahmad	Muhammad Qayyum	Behkhar	GHS, Marghuz	AVP
14	Aminul Haq	Abdur Rauf	Sweeper	GHS, Dodher	AVP
15	Ozalur Rahman	Abdur Rahman	Chowkidar	GGHS, Mansoor Khel Zaida	AVP
16	Mst. Rashida	W/O Sardar Bahader	Lab. Attendant	GGHS, Mansoor Khel Zaida	AVP
17	Abdur Rauf	Amir Muhammad	Lab. Attendant	GHS, Bamkhal	AVP
18	Fazli Hadi	Fazli Rabbi	N/O Qasid	GMS, Gar Aka Khel	AVP
19	Muhammad Ayez	Muhammad Iqbal	Sweeper	GMS, Gar Aka Khel	AVP
20	Mst. Shafiq Begum	Muhammad Yousof	Sweepress	GGMS, Pak Kayn	AVP
21	Mehbur Rahman	Khalidur Rahman	N/O Qasid	GGMS, Pak Kayn	AVP
22	Mst. Shamim Begum	W/O Obaidur Rahman	Sweepress	GGMS, Hund	AVP
23	Ikram Nussain	Mir. Haidar	N/O Qasid	GGMS, Hund	AVP
24	Qudrat Ullah	Safullah	Chowkidar	GGHS, Bala	AVP
25	Q. Faizur Rahman	M. Kinn	Chowkidar	GGHS, Topi	AVP
26	Faqir Zada	Taj Muhammad	N/O Qasid	GGMS, Garhi Juma Khan (M)	AVP
27	Mst. Fuzat Begum	D/O M. Saqam	Sweepress	GMS, Garhi Juma Khan (M)	AVP
28	Basit Ali	Salah Uddin	Lab. Attendant	GHS, Yaqoobi	AVP
29	Rashid Ali	Muhammad Zay	Chowkidar	GMS, No. 1 Jannila	AVP
30	Khalil Ullah	Abdul Hakeem	N/O Qasid	GGHS, Shawa	AVP
31	Muhammad Zakarya	Muhammad Naeem	Chowkidar	GGHS, Shawa	AVP
32	Shahar Ali Khan	Said Azam	Chowkidar	GHS, Bazar	AVP
33	Yasir Iqbal	Fida Muhammad	Chowkidar	GHS, Baskhaki	AVP
34	Rajwali Khan	Babar	Chowkidar	GIPS, Rafiq Abad	AVP
35	Sahib Zar	Mutell	N/O Qasid	GHS, Narahra	AVP
36	Said Akram	Aliah Yar	Chowkidar	GHS, Spin Kant	AVP
37	Husan Wahab	Rabuzay	Lab. Attendant	GHS, Spin Kant	AVP
38	Irfan	Hunaid Khan	Chowkidar	GHS, Kalu Dher	AVP
39	Fazal Sher	Gul Sher	Chowkidar	GGPS, Turandi	AVP
40	Syed Qadir Shah	Sahib Dil Shah	N/O Qasid	GGHS, Gulshan Abad (M/P)	AVP
41	Gul Haider Khan	Abdullah Jan	Chowkidar	GGHS, Gulshan Abad (M/P)	AVP
42	Mulcebur Rahman	Nowsher Khan	Lab. Attendant	GGHS, Gulshan Abad (M/P)	AVP
43	Mst. Hamida Begum	Musharrat Khan	Sweepress	GGHS, Gulshan Abad (M/P)	AVP
44	Noorj Wali	Shafiqullah	N/O Qasid	GHS, Pani Pir	AVP
45	Muhammad Hamad	Shah Wali Khan	Sweeper	GHS, Pani Pir	AVP
46	M. Purosh Shah	Said Iqbal	Chowkidar	GGPS, Shagal-Pan Pir	AVP
47	Liqat Ali	Abdul Malik	Chowkidar	GGPS, No. 2 Bachel	AVP
48	Nihar Ali	Awai Dad	N/O Qasid	GMS, Mathra (Dahal)	AVP
49	Syed Hadi Shah	Mufareh Shah	Sweeper	GGMS, Saproona	AVP
50	Faisal Nawaz	Muhammad Roz Khan	Lab. Attendant	GHS, Manori Dala	AVP
51	Rozas Khan	Zarif Khan	Chowkidar	GHS, Manori Dala	AVP
52	Raza Muhammad	Rahim Dadi	Chowkidar	GHS, Manori Dala	AVP
53	S. Noor Nabi Shah	S. Mubarak Shah	N/O Qasid	GMS, Shah Sawa Kanya	AVP
54	Mst. Mumtaz	W/O Mufareh Shah	Sweepress	GMS, Mian Dheri	AVP
55	Itekhur Ahmad	Sher Afzal Khan	N/O Qasid	GGMS, Mian Dheri	AVP
56	Gul-e-Hunn	D.A. Nisar Khan	Sweepress	GMS, Ganchhira (G)	AVP
57	Sajjad Ali	Pir Dadi	Chowkidar	GMS, Ganchhira (G)	AVP
58	Fazli Ahmad	Syed Anwar	Chowkidar	GPS, Guirano Dhok (Nabi)	AVP
59	Sediq Ali	Muhammad Sher	N/O Qasid	GMS, Bazargi	AVP
60	Gohar Ali	Gul Rasan	Sweeper	GMS, Bazargi	AVP
61	Niaz Muhammad	Firdos Khan	Chowkidar	GGPS, Dugal (Gndoon)	AVP
62	Muhammad Anwar	Nawar Khan	Chowkidar	GHS, Rahim Abad (Manki)	AVP

Better Copy

93

Consequent upon the approval of the Departmental Selection Committee as per notification/Letter No. SOR-V (E&AD)2-25/03/2003, the following class-IV Servants are hereby appointed against him vacant fixed contract posts purely @Rs 3500/-PM (fixed) in the schools noted against their names with immediate effect in the best interest of public service.

S#	Name	Percentage	Posted as	Posted at	Remarks
1.	S. Shahid Iqbal	Muhammad Naeem	Lab Attendant	GHS Tordher	AVP
2.	Iqbal Said	Muhammad Saeed	Chowkider	GHS Tordher	AVP
3.	Syed Dilawar Shah	Syed Ghaus Ali Shah	N/Qasid	GMS Zakarya Khurd	AVP
4.	Wilayat Shah	Syed Yaqoob Shah	Sweeper	GMS Zakarya Khurd	AVP
5.	Mst. Ishrat Naz	W/o Fazlullah	Sweeper	GGHS Lahore Sharqi	AVP
6.	Inayat Ullah	Habib Ullah	N/Qasid	GMS Wisal Abad (JHR)	AVP
7.	Muzamil Shah	Aanjid Ali Shah	Chowkider	GGPS No. 1 Zarabi	AVP
8.	Abdul Wasigh	Muhammad Usman	Chowkider	GGPS Zarohi	AVP
9.	Kamran Shah	Sher Daraz Khan	Chowkider	GPS Kotha	AVP
10.	Naeem Zada	Faqir Muhammad	Chowkider	GPS No. 3 Kotha	AVP
11.	Asif Zada	Sahib Zada	Chowkider	GPS No. 1 Kotha	AVP
12.	Sadiq Rahman	Shah Zannan	Chowkider	GGHSS Kotha	AVP
13.	Imtiaz Ahmad	Muhammad Qayyum	Behishi	GHS Marghuz	AVP
14.	Aminul Haq	Abdul Rauf	Sweeper	GHS Dodher	AVP
15.	Ozair Rehmanq	Abdul Rahman	Chowkider	GGHS Mansoor Khel Zada	AVP
16.	Mst. Rashida	W/o Sardar Bahadar	Lab Attendant	GGHS Mansoor Khel Zada	AVP
17.	Abdul Rauf	Ameer Muhammad	Lab Attendant	GGHS Mansoor Khel Zada	AVP
18.	Fazli Hadi	Fazli Rabbi	N/Qasid	GMS Gar Akakhel	AVP
19.	Muhammad Ayaz	Muhammad Iqbal	Sweeper	GMS Gar Akakhel	AVP
20.	Mst. Shahen Begum	Muhammad Yousaf	Sweeper	GGMS Pak Kayn	AVP
21.	Mehbur Rahman	Khalilur Rahman	N/Qasid	GGMS Pak Kayn	AVP
22.	Mst. Shamim Begum	W/o Obaidur Rahman	Sweeper	GGMS Hund	AVP
23.	Ikram Hussain	Mir Bahadar	N/Qasid	GGMS Hundq	AVP
24.	Qudrat Ullah	Safi Ullah	Chowkider	GHS Raja	AVP
25.	Q. Faizur Rahman	M. Khan	Chowkider	GGHSS Topi	AVP
26.	Faqir Zada	Taj Muhammad	N/Qasid	GGMS Garhi Juma Khan (M)	AVP
27.	Mst. Fursat Begum	D/o M. Sanam	Sweeper	GGMS Garhi Juma Khan (M)	AVP
28.	Basit Ali	Salah Uddin	Lab Attendant	GGHS Yaqoobi	AVQ
29.	Rashid Ali	Muhammad Zay	Chowkider	GGPS No. 1 Ismalia	AVP
30.	Khalif Ullah	Abdul Hakeem	N/Qasid	GGHSS Shewa	AVP
31.	Muhammad Zakarya	Muhammad Naeem	Chowkider	GGHSS Shewa	AVP
32.	Shamar Ali Khan	Said Azam	Chowkider	GGPS Parakai	AVP
33.	Yasin Iqbal	Fida Muhammad	Chowkider	GPS Rashakai	AVP
34.	Raj Wali Khan	Babar	Chowkider	GGPS Rafiq Abad	AVP
35.	Sahib Zar	Mateen	N/Qasid	GHS Naranjee	AVP
36.	Said Akram	Allah Yar	Chowkider	GHS Speen Kani	AVP
37.	Husan Wahab	Babuzay	Lab Attendant	GHS Speen Kani	AVP
38.	Irfan	Hamid Khan	Chowkider	GPS Kalu Dherq	AVP
39.	Fazal Sher	Gul Sher	Chowkider	GGPS Turtandi	AVP
40.	Syed Qadar Shah	Sahib Dil Shah	N/Qasid	GGHS Gulshan Abad (M/P)	AVP
41.	Gul Haider Khan	Abdullah Jan	N/Qasid	GGHS Gulshan Abad (M/P)	AVP
42.	Mujeebur Rahman	Nowsher Khan	Lab Assistant	GGHS Gulshan Abad (M/P)	AVP
43.	Mst. Hamida Begum	Musharaf Khan	Sweeper	GGHS Gulshan Abad (M/P)	AVP
44.	Noorul Wali	Shafi Ullah	N/Qasid	GHS Panj Pir	AVP
45.	Muhammad Hammad	Shah Wali Khan	Sweeper	GHS Panj Pir	AVP
46.	S.Tuseef Shah	Said Iqbal	Chowkider	GGPS Shagai Panj Pir	AVP
47.	Liaqat Ali	Abdul Malik	Chowkider	GGPS No. 2 Bachai	AVP
48.	Nihar Ali	Awal Dad	N/Qasid	GMS Mathra Dagai	AVP
49.	Syed Hadi Shah	Mufareh Shah	Sweeper	GGMS, Saproona	AVP
50.	Faisal Nawaz	Muhammad Roz Khan	Lab Assistant	GHS, Maneri Bala	AVP
51.	Raees Khan	Zarif Khan	Chowkider	GHS, Maneri Bala	AVP
52.	Raza Muhammad	Rahim Dad	Chowkider	GPS Shah Sawar	AVP
53.	S. Noor Nabi Shah	S. Mubarak Shah	N/Qasid	GGM Mian Dheri	AVP
54.	Mst. Mumlikat	w/o Mufareh Shah	Sweeper	GGMS Mian Dheri	AVP
55.	Ilfekhar Ahmad	Sher Afzal Khan	N/Qasid	GGMS,	AVP
56.	Gul-e-Bana	D/o Afsar Khan	Sweeper	GGMS	AVP
57.	Sajjad Ali	Pir Dad	Chowkider	GPS, Gujrano Dhok (Nabi)	AVP
58.	Fazli Ahad	Syed Anwar	Chowkider		AVP
59.	Sadiq Ali	Muhammad Sher	N/Qasid	GMS Bazargi	AVP
60.	Gohar Ali	Gul Rasan	Sweeper	GMS Bazargi	AVP
61.	Niaz Muhammad	Firdos Khan	Chowkider	GGPS DFIGAI (Gadfoon)	AVP
62.	Muhammad Anwar	Nawar Khan	Chowkider	GPS Rahim Abad (Manki)	AVP

Handwritten signature/initials

63	Hasher Ahmad	Rahmat Shah	Sweeper	GHS, Ulla (Gadoon)	AVP
64	Sultan Akbar	Ali Akbar	Lab Attendant	GHSS, Kabuni (Gadoon)	AVP
65	Mulang Khan	Anwar Khan	Chowkidar	GPS, Malak Abad (Gadoon)	AVP
66	Shamsul Anwar	Noorul Haq	Chowkidar	GPS, Jangal Khel (K. Khan)	AVP
67	Subhan Bibi	W. Ali Rahman	Sweepress	CGMS, Rafiq Abad	AVP
68	Yasir Khan	Sher Afzal Khan	Lab Attendant	CGMS, Rafiq Abad	AVP
69	Muhammad Izhazhar (Disable)	Noor Zaman	Lab Attendant	GHS, Baja	AVP

Terms & Conditions:-

1. No TA/DA is allowed.
2. Charge reports should be submitted to all concerned.
3. The appointment is purely made on Fixed/Contract basis & liable to termination at any stage/time without assigning any notice.
4. The posts are not pension able.
5. They will produced health & age certificate from the medical Superintendent DHQ Hospital Swabi.
6. They will not be handed over charge if their age is less than 18 years and above 45 years.
7. In case of resignation they will have to give one month prior notice to the Department or forfeit one month pay in lieu thereof to the Government.
8. They will be permanently Domiciled of Swabi District.
9. They will have no right of transfer to any other school or post.

(SAIFUR RAHMAN)

EXECUTIVE DISTRICT OFFICER
SCHOOLS & LITERACY SWABI

Endst. No. 5398-G/C-IV, Apptt. File/EDO(S&L), dated Swabi the: 07-10-2006.

Copy of the above is forwarded for information and action to the:

1. Hon. able Minister for Education Govt. of NWFP, Peshawar
2. Secretary Schools & Literacy Department Govt. of NWFP, Peshawar
3. Director Schools & Literacy NWFP, Peshawar
4. District Nazim Swabi
5. District Coordination Officer, Swabi
6. District Accounts Officer, Swabi
7. District Officer (M&F) Local Office
8. Principals/Headmistresses/Headmistresses and Head Teachers concerned schools
9. Deputy District Officers (M & F) Swabi/Lahor
10. ADO (B&A/Establishment) Local Office
11. Supdt (M&F) Branch Local Office
12. Dealing Assistant concerned

EXECUTIVE DISTRICT OFFICER
SCHOOLS & LITERACY SWABI

Gul/Arany

BETTER COPY

94

63.	Basher Ahmad	Rahmat Shah	Sweeper	GHS Utla (Gadoon)	AVP
64	Sultan Akbar	Ali-Akbar	Lab Attendant	GHSS, Kahgani (Gadoon)	AVP
65.	Malang Khan	Anwar Khan	Chowkider	GPS Malak Abad (Gadoon)	AVP
66.	Shamul Anwar	Noorul Haq	Chowkider	GPS Jungal Khel (K.Khan)	AVP
67.	Subhan Bibi	W/o Ali Rahman	Sweeper	GGMS, Rafiq Abad	AVP
68.	Yasir Khan	Sher Afzal Khan	N/Qasid	GGMS Rafiq Abad	AVP
69	Muhammad Izhar (Disable)	Noor Zaman	Lab Attendant	GHS Baja	AVP

Asif

Terms and condition

1. No TA/DA is allowed.
2. Charge reports should be admitted to all concerned.
3. The appointment is purely made on Fixed/Contract basis & liable to termination at any stage/time without assigning any notice.
4. The posts are not pension able.
5. They will produced health and age certificate from the medical Superintendent DHQ Hospital, Swabi.
6. They will not be handed over charge if their age is less than 18 years and above 45 years.
7. In case of resignation they will have give one month prior notice to the Department or forfeit one month pay in lieu thereof to the Government.
8. They will be permanently Domiciled of Swabi District.
9. They will have no right of transfer to any other school or post.

(SAIF UR RAHMAN)
EXECUTIVE DISTRICT OFFICER
SCHOOL & LITERACY, SWABI

Endst No. 5398-G/C-IV Apptt:File/EDO (S&L) dated Swabi the 07.10.206.

Copy of the above forwarded for information and action to the:-

1. Honable Minister for Education Government of NWFP Peshawar.
2. Secretary School & Literacy Department govt of NWFP, Peshawar.
3. Director Schools & Literacy NWFP, Peshawar.
4. District Nazim Swabi.
5. District Coordination Officer, Swabi.
6. District Accounts Officer, Swabi.
7. District Officer (M&F) Local Office.
8. Principals/Headmasters/Headmistress and Head Teachers concerned School.
10. ADO (B&A/Establishment) Local Office.
11. Supdt (M&F) Branch Local Office.
12. Dealing Assistant concerned.

EXECUTIVE DISTRICT OFFICER
SCHOOLS & LITERACY SWABI

95

SERVICE BOOK

OF

Mr. Mujeeb-ur-Rahman Labi / Attendant

Gulshan Abad M/P

P. No 00 34/187
M/C 16202-3598131-4

Price: Rs. 20.00

Printed by: Stationary & Printing Department, N.W.F.P., Peshawar.

Note: The entries on this page should be renewed or re-attested at least every five years and the Signature to lines 9 and 10 should be dated.

Name: Mr. Mujeeb ur Rahman (12) (96)

Race: Afghan

Residence: village Maneri Pagan Mahalkah Nagai Cham P.O. Swabi Tehsil and District Swabi

Father's name and residence:

Nousherwan (As above)

Date of birth by Christian era as nearly as can be ascertained:

(1974)

Nineteen Hundred & Seventy Four

Exact height by measurement:

5-6

Personal marks for identification:

NIL

Left hand thumb and Finger impression of (Non-Gazetted) officer:

Little Finger:



Ring Finger:



Middle Finger:



Fore Finger:



Thumb:



9. Signature of Government Servant:

محب الرحمن

10. Signature and designation of the Head of the office, or other Attesting Officer.

HEAD MISTRESS
G. H. S Gulshan Ahsan
(Maneri Pagan)

A-96

1	2	3	4	5	6	7	
Name of Post	Whether substantive or officiating and whether permanent or temporary.	If officiating, state (i) substantive appointment, or (ii) whether service counts for pension under Art. 371 C.S.R.	Pay in substantive post	Additional pay for officiating	Other emolument falling under the term "pay"	Date of Appointment	Signature of Government servant
Lab./Attendant G.G.H.S. Gulshan Abad (Maneri Payvan)			BPS-1.			09-10-06 (F.N.)	
-Do-			Rs = 3500/- P.M (Fixed)			01/11/06	
-Do-			Rs = 4000/- P.M (Fixed)			01/12/06	
-Do-			Rs = 4000/- P.M (Fixed)			1-12-07	
			<u>B-1, R = (2150-65-4100)</u>				
Lab/Attendant G.G.H.S. Gulshan Abad M. Payvan	Sub/Off.		Rs = 2150/- P.M			9/10/06	
-Do-	So		Rs = 2150/- P.M			01/12/06	
			<u>B-1, R = (2475-75-4725)</u>				
-Do-	So.		Rs = 2475/- P.M			01/07/07	
-Do-	So		Rs = 2550/- P.M			01/12/07	
			<u>B-1, R = (2970-90-5670)</u>				
-Do-	So		Rs = 3060/- P.M			01/7/08	

9	10	11	12	13		14	15
				Leave			
Name and Designation of head of the office or attesting officer (Columns 1 to 4)	Date of termination or appointment	Reason of termination (such as promotion, transfer, dismissal, etc.)	Signature of the head of the office or other attesting officer	Nature and duration of leave taken	Allocation of period of leave on average pay upto four months for which leave salary is debitible to another Government	Signature of the head of the office or other attesting officer	Reference to any recorded punishment or censure, or reward or praise of the Government Servant
					Period	Government to Which debitible	
HEAD MISTRESS G.G.H.S Gulshan Abad (Maneri Payan)	31/10/06	Pay Revision	HEAD MISTRESS G.G.H.S Gulshan Abad (Maneri Payan)		Appointed against Lab/Attendant (Fixed Contract) @ Rs = 3500/- P.M (Fixed) at G.G.H.S Gulshan Abad Maneri Payan (Swabi) vide E.O (SAL) Enddt: No. 5398-9/1/06 APPT. File/E.O (SAL) dated 07-10-2006.		
HEAD MISTRESS G.G.H.S Gulshan Abad (Maneri Payan)	30/11/06	Pay Fixed	HEAD MISTRESS G.G.H.S Gulshan Abad (Maneri Payan)				
HEAD MISTRESS G.G.H.S Gulshan Abad (Maneri Payan)	30-11-07		HEAD MISTRESS G.G.H.S Gulshan Abad (Maneri Payan)				
HEAD MISTRESS G.G.H.S Gulshan Abad (Maneri Payan)	31/7/08	Post Regular Contract 10/10/06 vide E.O DWP: No. 22-1/08	HEAD MISTRESS G.G.H.S Gulshan Abad (Maneri Payan)		SERVICE VERIFIED w.e.f. 09/10/06 to 30/11/06 from the Acquittance Roll of the school		
HEAD MISTRESS G.G.H.S Gulshan Abad (Maneri Payan)	30/11/06		HEAD MISTRESS G.G.H.S Gulshan Abad (Maneri Payan)		Service verified w.e.f. 01-12-06 to 30-11-07 from the Acquittance Roll of the school		
HEAD MISTRESS G.G.H.S Gulshan Abad (Maneri Payan)	30/07/07	Pay scale Revised w.e.f. 01-7-07	HEAD MISTRESS G.G.H.S Gulshan Abad (Maneri Payan)		Fixed pay Govt. Servant Converted in to regular Contract B-01 on 01/07/07 from the date of 1st Appointment (No arrears), vide No Govt-7 DWP. Finance Department, Enddt: No. 22-1/07-08, dt. 29-01-08.		
HEAD MISTRESS G.G.H.S Gulshan Abad (Maneri Payan)	30/11/07		HEAD MISTRESS G.G.H.S Gulshan Abad (Maneri Payan)				
HEAD MISTRESS G.G.H.S Gulshan Abad (Maneri Payan)	30/6/08	Pay scale Revised w.e.f. 01-7-08	HEAD MISTRESS G.G.H.S Gulshan Abad (Maneri Payan)				
HEAD MISTRESS G.G.H.S Gulshan Abad (Maneri Payan)	30/11/2008						

97

7

1	2	3	4	5	6	7	8
Name of Post	Whether substantive or officiating and whether permanent or temporary.	If officiating, state (i) substantive appointment, or (ii) whether service counts for pension under Art. 371 C.S.R.	Pay in substantive post	Additional pay for officiating	Other emolument falling under the term "pay"	Date of Appointment	Signature of Government
		BPS-01 (RS-2970-90-5670)					
do	do		Rs=3150/- PM			1-12-08	
Chowkidar			Rs=3150/- PM			6-10-09	
1008 BDO ERKES Wabi							
3060/1		OFFICE OF THE ACCOUNTANT GENERAL N.W.F.P. REVISED BASIC PAY SCALES 1 2009					
		OFFICE OF THE ACCOUNTANT GENERAL N.W.F.P. REVISED BASIC PAY SCALES 1 2009					
		Stamp: 11-07-2009					
		Stamp: 11-12-2009					
		Stamp: 11-12-2009					
		Stamp: 11-12-2009					
HANKIDAR	Sub/Temp		Rs=3150/- PM			01/11/2009	
do	do		Rs=3240/- PM			11/12/2009	
do	do		Rs=3330/- PM			01/12/2010	
do	do	Revised BPS No 1 (4800-150-9300)					
do	do		Rs=5400/- PM			01/07/2011	
do	do		Rs=5550/- PM			01/12/2011	
do	do		Rs=5700/- PM			01/12/2012	

Signature of Government

Signature of Government

Signature of Government

Signature of Government

Signature of Government

Signature of Government

Signature of Government

Signature of Government

Signature of Government

Signature of Government

Signature of Government

Signature of Government

Signature of Government

Signature of Government

Signature of Government

Signature of Government

Signature of Government

Signature of Government

Signature of Government

Signature of Government

Signature of Government

Signature of Government

99

9	10	11	12	13		14	15
				Nature and duration of leave taken	Allocation of period of leave on average pay upto four months for which leave salary is debitable to another Government		
Signature and designation of head of office or other attesting officer	Date of termination or appointment	Reason of termination (such as promotion, transfer, dismissal, etc.)	Signature of the head of the office or other attesting officer	Period	Government to which debitable	Signature of the head of the office or other attesting officer	Reference to any recorded punishment or censure, or reward or praise of the Government Servant
<i>[Signature]</i> HEAD MISTRESS G.G.H.S. Gulshanabad (Mandi Payant)	30/11/08	A/2008	<i>[Signature]</i> HEAD MISTRESS G.G.H.S. Gulshanabad (Mandi Payant)			<i>[Signature]</i> HEAD MISTRESS G.G.H.S. Gulshanabad (Mandi Payant)	Service verified w.e.f. 1-12-07 to 30-11-08 according to acquittance roll and other school record
<i>[Signature]</i> HEAD MISTRESS G.G.H.S. Gulshanabad (Mandi Payant)	05/10/09	Transfer to ED. CASE	<i>[Signature]</i> HEAD MISTRESS G.G.H.S. Gulshanabad (Mandi Payant)			<i>[Signature]</i> HEAD MISTRESS G.G.H.S. Gulshanabad (Mandi Payant)	Service verified w.e.f. 1-12-08 to 05-10-09 according to acquittance roll and other school record
District Officer (M) Elementary & Secondary Education SWABI	31/09/09	TRANSFERRING TO ED. CASE	D.O. (M) Ele. & Secretary, Edu. SWABI			<i>[Signature]</i> HEAD MISTRESS G.G.H.S. Gulshanabad (Mandi Payant)	
<i>[Signature]</i> Principal G.H.S.S. Mansabdar	30/11/2009	A/2009	<i>[Signature]</i> Principal G.H.S.S. Mansabdar			D.O. (M) Ele. & Secretary, Edu. SWABI	Service verified w.e.f. 6-10-09 to 31-10-09 A.M. from this office record
<i>[Signature]</i> Principal G.H.S.S. Mansabdar	30/2/2010	A/2010	<i>[Signature]</i> Principal G.H.S.S. Mansabdar				
<i>[Signature]</i> Principal G.H.S.S. Mansabdar	30/6/2011	BPS Revised	<i>[Signature]</i> Principal G.H.S.S. Mansabdar				Service Verified w.e.f. 01/11/2009 to 30/11/2009 From the acquittance Roll & School Record
<i>[Signature]</i> Principal G.H.S.S. Mansabdar	30/11/2011	A/2011	<i>[Signature]</i> Principal G.H.S.S. Mansabdar				Principal G.H.S.S. Mansabdar (Swabi)
<i>[Signature]</i> Principal G.H.S.S. Mansabdar	30/11/2012	A/2012	<i>[Signature]</i> Principal G.H.S.S. Mansabdar				Service Verified w.e.f. 01/12/2009 to 30/11/2010 From the acquittance Roll & School Record
<i>[Signature]</i> Principal G.H.S.S. Mansabdar	31/08/2013	Entries Revised Due to non-submission of BPS-08.	<i>[Signature]</i> PRINCIPAL G.H.S.S. MANSABDAR (SWABI) Principal G.H.S.S. Mansabdar Swabi				Principal G.H.S.S. Mansabdar (Swabi)

(101)

8

(177)

1	2	3	4	5	6	7	8
Name of Post	Whether substantive or officiating and whether permanent or temporary.	If officiating, state (i) substantive appointment, or (ii) whether service counts for pension under Art. 374 C.S.R.	Pay in substantive post.	Additional pay for officiating	Other emolument falling under the term "pay"	Date of Appointment	Signature of Government Secretary
	Revised Entries due to award of BPS-02 date: 01-07-2007, and one Special Advance Increment date: 01-09-2007.						
<i>Lab. Attendance</i>		BPS-02, Rs=(2530-85-5080)					
		pay on: 01-12-2006, in B-1 Rs=2150/-					
		pay on: 01-07-2007, in B-1 Rs=2475/-					
<i>Do</i>		pay fixed in BPS-02, Rs=2530/-				01/07/2007	
<i>Do</i>						01/09/2007	
<i>Do</i>						01/12/2007	
		BPS-02, Rs=(3035-100-6035)					
<i>Do</i>	Sub-off:					01/07/2008	
<i>Do</i>	<i>Do</i>					01/12/2008	
<i>Do</i>	<i>Do</i>					01/12/2009	
<i>Do</i>	<i>Do</i>					01/12/2010	
<i>Do</i>	<i>Do</i>					01/07/2011	
<i>Do</i>	<i>Do</i>					01/12/2011	

and Des of the Station of posts 1 to 8

PRIN GHSS M Sw

PRIN GHSS M Sw

PRIN GHSS M Sw

PRIN GHSS M Sw

PRIN GHSS M Sw

PRIN GHSS M Sw

PRIN GHSS M Sw

PRIN GHSS M Sw

PRIN GHSS M Sw

PRIN GHSS M Sw

Name of the officer Designation of the office Station of posts 1 to 6	10	11	12	13		14	15
	Date of termination or appointment	Reason of termination (such as promotion, transfer, dismissal, etc.)	Signature of the head of the office or other attesting officer.	Nature and duration of leave taken	Allocation of period of leave on average pay upto four months for which leave salary is debit to another Government		
				Period	Government to which debit to		
PRINCIPAL GHSS Mansabdar Swabi	31/8/2007	One Special Adv. Increment	PRINCIPAL GHSS Mansabdar Swabi			Service Verified from 01/12/2010 To 30/11/2011 From the acquittance No. 2 School Record Principal Ghss Mansabdar (Swabi)	(102)
PRINCIPAL GHSS Mansabdar Swabi	30/11/2007	Annual Adv. Increment	PRINCIPAL GHSS Mansabdar Swabi		BPS-02, and one Sp. Adv. Incr:		
PRINCIPAL GHSS Mansabdar Swabi	30/11/2007	Annual Adv. Increment	PRINCIPAL GHSS Mansabdar Swabi		Allowed BPS-2, with effect 01.07.2007, and one Special Advance Increment with effect 01.09.2007, with arrears with effect 01.07.2008. Vide the A-9, KPK Peshawar, No. HAD/Fincl Emply Employees / Corp: / 2011-12 / 1173, Dated: 24-1-2012, and Finance Department No. 30-I/FD/1-22/2008-09, Dated Peshawar, Th: 7-3-2012.		
PRINCIPAL GHSS Mansabdar Swabi	30/11/2008	Annual Increment	PRINCIPAL GHSS Mansabdar Swabi				
PRINCIPAL GHSS Mansabdar Swabi	30/11/2009	Annual Increment	PRINCIPAL GHSS Mansabdar Swabi		UNDERTAKING:		
PRINCIPAL GHSS Mansabdar Swabi	30/11/2010	Annual Increment	PRINCIPAL GHSS Mansabdar Swabi		I, Mr. Mujibur Rehman, Sub. Atent: is hereby given an Undertaking to the effect that if any over-payment is made to me as a result of in-correct award of Bps-02, and one Sp. Adv. Incr: and deducted later on the same will be recovered from my pay/Pension/GPF etc. as fixed by me to the Govt. Deptt:		
PRINCIPAL GHSS Mansabdar Swabi	30/6/2011	Pay Scale Revised	PRINCIPAL GHSS Mansabdar Swabi				
PRINCIPAL GHSS Mansabdar Swabi	30/11/2011	Annual Increment	PRINCIPAL GHSS Mansabdar Swabi				
PRINCIPAL GHSS Mansabdar Swabi	30/11/2012	Annual Increment	PRINCIPAL GHSS Mansabdar Swabi				

103

1	2	3	4	5	6	7	8
Name of Post	Whether substantive or officiating and whether permanent or temporary.	If officiating, state (i) substantive appointment, or (ii) whether service counts for pension under Art. 171 C.S.R.	Pay in substantive post	Additional pay for officiating	Other emolument falling under the term "pay"	Date of Appointment	Signature of Government Servant
<i>Sub. Attendant</i>	<i>Sub. Jt.</i>	<i>BPS-02</i>	<i>Rs = (4900 - 170 - 10000)</i>			<i>01/12/2012</i>	<i>MR</i>
	<i>do =</i>		<i>Rs = 6090/-</i>			<i>01/12/2013</i>	<i>MR</i>
	<i>do =</i>		<i>Rs = 6430/-</i>			<i>01/07/14</i>	<i>MR</i>
	<i>do =</i>		<i>Rs = 6600/PM</i>			<i>01/12/14</i>	<i>MR</i>
	<i>W.e.f 01-7-15</i>	<i>(BPS #02 6335 - 220 - 12935)</i>					
	<i>do = do =</i>	<i>BPS #02 (6335 - 220 - 12935)</i>				<i>01/07/2015</i>	<i>MR</i>
	<i>do =</i>		<i>Rs = 8755/- PM</i>			<i>01/12/2015</i>	<i>MR</i>
	<i>Allowed Two Scale Upgradation to all permanent Govt Employee from BPS # 01 TO BPS # 05 W.e.f 02-12-15 vide No (FD/30)(FR) 7-20/2015 Pt. 30</i>						
		<i>BPS #04 (6730 - 3000 - 15730)</i>					
	<i>do =</i>		<i>Rs = 9150/- PM</i>			<i>02/12/2015</i>	<i>MR</i>

Sub. Attendant

Office of the Accounts Officer
 Any Belonging to the Revised Basic Pay Scales
 R.B.P.S. Rs. 10000/-
 Adv. Pay Rs. 1000/-
 R.B.P.S. Rs. 11000/-
 Pay Fixed as Rs. 12000/-
 Date of first increment is 01/12/2015

3277/20

5787/20

8535/20

30157
2015

10	11	12	13		14	15
			Leave			
			Nature and duration of leave taken	Allocation of period of leave on average pay upto four months for which leave salary is debit to another Government		
Signature of the head of the office or other attesting officer	Date of termination or appointment	Reason of termination (such as promotion, transfer, dismissal, etc.)	Signature of the head of the office or other attesting officer	Period	Government to which debit to	Reference to any recorded punishment or reward or praise of the Government Servant
Principal GHSS Mansabdar Swabi	30-03-11	Advt. No. 900 of 1994	Principal GHSS Mansabdar Swabi			
Principal GHSS Mansabdar Swabi	30-04-2014	Advt. No. 900 of 1994	Principal GHSS Mansabdar Swabi			
Principal GHSS Mansabdar Swabi	30-04-14	Advt. No. 900 of 1994	Principal GHSS Mansabdar Swabi			
Principal GHSS Mansabdar Swabi	30-06-14	Advt. No. 900 of 1994	Principal GHSS Mansabdar Swabi			
Principal GHSS Mansabdar Swabi	30-11-15	Advt. No. 900 of 1994	Principal GHSS Mansabdar Swabi			
Principal GHSS Mansabdar Swabi	02-12-2015	Advt. No. 900 of 1994	Principal GHSS Mansabdar Swabi			

80
104

TR No 1336
10-11-2014 Service-II
verified for Rs=1018/-
an special increment
wef 1-7-2014.
D/O Swabi

Service verified w.e.f 01-12-14
to 21/15 from this office record.

Principal GHSS Mansabdar Swabi

MUJEEB UNDERTAKING
Mujeeb or Rehman of GHSS Mansabdar
is hereby given undertaking to the effect that if any over
payment is made to me as a result of incorrect award of BPS
04 and deducted later on, it will be made good by recovery
from my pay/pension/gratuity etc, as may be fixed by the Govt;
Department.

Principal GHSS Mansabdar Swabi

Signature
Name
Mujeeb or Rehman

Principal GHSS Mansabdar Swabi

Accounts Officer
Pay Fixation/Arbitration
Pensioner
3330-22938
1.12.2015

Mujeeb or Rehman of GHSS Mansabdar
has opted for Revision of my pay
w.e.f 02-12-2015 instead of 30-06-2015 in
the light of rules 10(3) of Pay Revised
rule 1378

Principal GHSS Mansabdar Swabi

NET PAY 16,345.00
GRATE 01.11.2015
ACCOUNT NO: 1000156
BUKLE NO: 402703
REPAID 69.81

NET PAY 32,651.00
GRATE 01.11.2015
ACCOUNT NO: 2172-0
BUKLE NO: 402703
REPAID 41.

NET PAY 19,742.00
GRATE 01.11.20
ACCOUNT NO: 1204-1
BUKLE NO: 402703
REPAID 2.

NET PAY 17,000.00
GRATE 01.11.2015
ACCOUNT NO: 1000156
BUKLE NO: 402703
REPAID 69.81

NET PAY 17,000.00
GRATE 01.11.2015
ACCOUNT NO: 1000156
BUKLE NO: 402703
REPAID 69.81

NET PAY 17,000.00
GRATE 01.11.2015
ACCOUNT NO: 1000156
BUKLE NO: 402703
REPAID 69.81

NET PAY 17,000.00
GRATE 01.11.2015
ACCOUNT NO: 1000156
BUKLE NO: 402703
REPAID 69.81

NET PAY 17,000.00
GRATE 01.11.2015
ACCOUNT NO: 1000156
BUKLE NO: 402703
REPAID 69.81

NET PAY 17,000.00
GRATE 01.11.2015
ACCOUNT NO: 1000156
BUKLE NO: 402703
REPAID 69.81

NET PAY 17,000.00
GRATE 01.11.2015
ACCOUNT NO: 1000156
BUKLE NO: 402703
REPAID 69.81

NET PAY 17,000.00
GRATE 01.11.2015
ACCOUNT NO: 1000156
BUKLE NO: 402703
REPAID 69.81

NET PAY 17,000.00
GRATE 01.11.2015
ACCOUNT NO: 1000156
BUKLE NO: 402703
REPAID 69.81

NET PAY 17,000.00
GRATE 01.11.2015
ACCOUNT NO: 1000156
BUKLE NO: 402703
REPAID 69.81

NET PAY 17,000.00
GRATE 01.11.2015
ACCOUNT NO: 1000156
BUKLE NO: 402703
REPAID 69.81

NET PAY 17,000.00
GRATE 01.11.2015
ACCOUNT NO: 1000156
BUKLE NO: 402703
REPAID 69.81

NET PAY 17,000.00
GRATE 01.11.2015
ACCOUNT NO: 1000156
BUKLE NO: 402703
REPAID 69.81

NET PAY 17,000.00
GRATE 01.11.2015
ACCOUNT NO: 1000156
BUKLE NO: 402703
REPAID 69.81

بعدالت کوس ٹریبونل پر اپیل



اسلام آباد

2023 منجانب

حجیب الرحمن بنام حکومت سندھ

B.C. No: 10-7511

0300 5820 668

M.C. 17301-4583359-3

EMAIL:

SCFN111@gmail.com

باعث تحریر آنکے

مورخہ

مقدمہ

دعویٰ

جرم

مقدمہ مندرجہ عنوان بالا میں اپنی طرف سے واسطے پیروی و جواب دہی وکل کاروائی متعلقہ

آن مقام پشاور کیلئے حیات اللہ خان Asc

مقرر کر کے اقرار کیا جاتا ہے۔ کہ صاحب موصوف کو مقدمہ کی کل کاروائی کا کامل اختیار ہوگا۔ نیز وکیل صاحب کو راضی نامہ کرنے ق تقرر ثالث و فیصلہ پر حلف دیئے جواب دہی اور اقبال دعویٰ اور بصورت ڈگری کرنے اجراء اور وصولی چیک و روپیہ عرضی دعویٰ اور درخواست ہر قسم کی تصدیق زرائیں پر دستخط کرانے کا اختیار ہوگا۔ نیز صورت عدم پیروی یا ڈگری یکطرفہ یا اپیل کی برآمدگی اور منسوخی نیز دائر کرنے اپیل نگرانی و نظر ثانی و پیروی کرنے کا محتاج ہوگا۔ از بصورت ضرورت مقدمہ مذکور کے کل یا جزوی کاروائی کے واسطے اور وکیل یا مختار قانونی کو اپنے ہمراہ یا اپنے بجائے تقرر کا اختیار ہوگا۔ اور صاحب مقرر شدہ کو بھی وہی جملہ مذکور با اختیارات حاصل ہوں گے اور اس کا ساختہ پر داختم منظور و قبول ہوگا دوران مقدمہ میں جو خرچہ ہر جانہ التوائے مقدمہ ہوں گے سب سے وہوگا۔ کوئی تاریخ پیشی مقام دورہ پر ہو یا حد سے باہر ہو تو وکیل صاحب پابند ہوں گے۔ کہ پیروی مذکور کریں۔ لہذا وکالت نامہ لکھ دیا کہ سندر ہے۔

حجیب الرحمن

2023ء

ماہ جنوری

25

المرقوم

سندھ

واہ العبد

العبد

سندھ