ORDER 29.07.2021

Mr. Muhammad Saeed Khattak, Advocate, for the appellant present. Mr. Muhammad Nisar, Focal Person alongwith Mr. Kabirullah Khattak, Additional Advocate General for the respondents present. Arguments heard and record perused.

Vide our detailed judgment of today, separately placed on file in Service Appeal bearing No. 151/2019 titled "Mst. Rasheeda Bano Versus Director Education, FATA, now Khyber Pakhtunkhwa Peshawar and one other," the appeal in hand is allowed by setting-aside the impugned order dated 13.12.2017 and the appellant is reinstated into service with all back benefits. Parties are left to bear their own costs. File be consigned to the record room.

ANNOUNCED 29.07.2021

(ATIQ-UR-REHMAN WAZIR) MEMBER (EXECUTIVE) (SALAH-UD-DIN) MEMBER (JUDICIAL) Counsel for the appellant present. Mr. Kabirullah Khattak, Addl: AG alongwith Mr. Muhammad Nisar, CT for respondents present.

The bear perusal of the impugned order dated 13.12.2017 would reveal that it has been made efficacious expost factively and since the issue of retrospectivity is pending adjudication before the Larger Bench of this Tribunal, therefore, unless a judgment is made on the issue, this appeal is adjourned.

Adjourned to 12.04.2021 for further proceedings before

D.B.

最高度智慧

(Mian Muhammad) Member (E)

(Muhammad Jamal Khan) Member(J)

12-4.21

to 29.7.2021 for the base.

12.5 2020

Due to COVID19, the case is adjourned to 5/4/2020 for the same as before.

05.08.2020 Due to summer vacation case to come up for the same on 06.10.2020 before D.B.

06.10.2020

Representative of appellant on behalf of appellant present.

Mr. Muhammad Jan learned Deputy District Attorney alongwith Muhammad Sharif for respondents present.

Lawyers are on general strike, therefore, case is adjourned to 25.11.2020 for arguments, before D.B.

(Atiq ur Rehman Wazir)

Member (E)

(Rozina Rehman) Member (J)

Due to non-availability of D.B, the case is adjourned to 25.11.2020 08.02.2021 for the same as before.

18.03.2020

Counsel for the appellant present. Mr. Muhammad Jan, DDA for respondents present. Learned counsel for the appellant seeks adjournment. Adjourned. To come up for arguments on 12.05.2020 before D.B.

机。

(MAIN MUHAMMAD) MEMBER

(M.AMIN KHAN KUNDI) MEMBER 17.12.2019

Junior to counsel for the appellant and Addl. AG alongwith Fawad Afzal, Senior Clerk for the respondents present.

Representative of respondents has furnished comments of the respondents. The same are placed on record. The appeal is assigned to D.B for arguments on 11.02.2020. The appellant may furnish rejoinder, within one month, if so advised.

Chairman

11.02.2020

Learned counsel for the appellant present. Mr. Kabirullah Khattak learned Additional AG for the respondents present. Learned counsel for the appellant seeks adjournment. Adjourned. . To come up for arguments on 18.03.2020 before D.B.

(Hussain Shah) Member (M. Amin Khan Kundi)
Member

13.09.2019

Counsel for the appellant and Addl. AG for the respondents present. No representative of the respondents is available.

Learned AAG is required to ensure attendance of the representatives and submission of written reply/comments of the respondents on the next date of hearing.

Adjourned to 11.10.2019 before S.B.

Chairman

11.10.2019

Counsel for the appellant and Addl. AG alongwith Fawad Afzal, Senior for the respondents.

Representative of the respondents states that written reply prepared but is yet to be signed by the respondents. Adjourned to 15.11.2019 for submission of written reply/comments as a last chance.

Chairman

15.11.2019

Counsel for the appellant and Addl. AG alongwith Fawad Afzal, Senior Clerk for the respondents present.

The Worthy Chairman is on leave, therefore, the matter is adjourned to 17.12.2019 for the same.

Reader

27.06.2019

Learned counsel for the appellant present and stated at the bar that identical nature service appeal bearing No.296/2019 filed by Mst. Zeenat Gul (Ex-PST) has already been admitted for regular hearing vide order dated 12.06.2019.

In view of submission of learned counsel for the appellant, the present service appeal is also admitted for regular hearing subject to all the legal objections. The appellant is directed to deposit security and process fee within 10 days. Thereafter notices be issued to the respondents for written reply/comments. To come up for written reply/comments on 26.07.2019 before S.B.

Security a Process Fee

Member

26.07.2019

Counsel for the appellant and Mr. Usman Ghani, District Attorney for the respondents present.

Learned District Attorney requests for adjournment in order to procure reply/comments from the respondents.

Adjourned to 13.09.2019 before S.B.

Chairman¹



18.04.2019

Due to general strike of the bar, the case is adjourned. To come up for preliminary hearing on 28.05.2019 before S.B

Member

28.05.2019

Counsel for the appellant present.

Learned counsel for the appellant requests for time to further prepare the brief in the light of order dated 13.03.2019. Adjourned to 20.06.2019 before the S.B.

Chairman

20.06.2019

Counsel for the appellant present and requested for adjournment. Adjourned to 27.06.2019 for preliminary hearing before S.B.

(Muhammad Amin Khan Kundi) Member

Form- A FORM OF ORDER SHEET

Court of	
Case No	152 /2019

Muhammad Saeed Khattak Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please.	,	Case No	152 /2019
The appeal of Mst. Memoona Akhtar presented today by Mr. Muhammad Saeed Khattak Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please. REGISTRAR 31112 This case is entrusted to S. Bench for preliminary hearing to be put up there on 13-3-19 Learned counsel for the appellant present. Heard. Upon the anguery by this tribunal on the issue of limitation, learned counsel for the appellant stated that the punishment of removal from service was awarded to the appellant with retrospective effect on the ground of absence from duty hence the limitation would not run against the punishment order. Learned counsel for the appellant when confronted with the judgment of August Supreme Court of Pakistan reported in SCMR 1998 page-1890 seeks adjournment for proper assistance. Adjourn. To come up for preliminary hearing on 18.04.2019 before S.B.	S.No.	j	Order or other proceedings with signature of judge
Muhammad Saeed Khattak Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please. This case is entrusted to S. Bench for preliminary hearing to be put up there on 13-3-19 Learned counsel for the appellant present. Heard. Upon the inquery by this tribunal on the issue of limitation, learned counsel for the appellant stated that the punishment of removal from service was awarded to the appellant with retrospective effect on the ground of absence from duty hence the limitation would not run against the punishment order. Learned counsel for the appellant when confronted with the judgment of August Supreme Court of Pakistan reported in SCMR 1998 page-1890 seeks adjournment for proper assistance. Adjourn. To come up for preliminary hearing on 18.04.2019 before S.B.	1	2	3
This case is entrusted to 5. Bench for preliminary hearing to be put up there on 13-3-19 Learned counsel for the appellant present. Heard. Upon the inquary by this tribunal on the issue of limitation, learned counsel for the appellant stated that the punishment of removal from service was awarded to the appellant with retrospective effect on the ground of absence from duty hence the limitation would not run against the punishment order. Learned counsel for the appellant when confronted with the judgment of August Supreme Court of Pakistan reported in SCMR 1998 page-1890 seeks adjournment for proper assistance. Adjourn. To come up for preliminary hearing on 18.04.2019 before S.B.	1-	31/1/2019	The appeal of Mst. Memoona Akhtar presented today by Mr. Muhammad Saeed Khattak Advocate may be entered in the Institution
This case is entrusted to S. Bench for preliminary hearing to be put up there on 13-3-19 Learned counsel for the appellant present. Heard. Upon the inquery by this tribunal on the issue of limitation, learned counsel for the appellant stated that the punishment of removal from service was awarded to the appellant with retrospective effect on the ground of absence from duty hence the limitation would not run against the punishment order. Learned counsel for the appellant when confronted with the judgment of August Supreme Court of Pakistan reported in SCMR 1998 page-1890 seeks adjournment for proper assistance. Adjourn. To come up for preliminary hearing on 18.04.2019 before S.B.			
Learned counsel for the appellant present. Heard. Upon the inquery by this tribunal on the issue of limitation, learned counsel for the appellant stated that the punishment of removal from service was awarded to the appellant with retrospective effect on the ground of absence from duty hence the limitation would not run against the punishment order. Learned counsel for the appellant when confronted with the judgment of August Supreme Court of Pakistan reported in SCMR 1998 page-1890 seeks adjournment for proper assistance. Adjourn. To come up for preliminary hearing on 18.04.2019 before S.B.	2-		This case is entrusted to S. Bench for preliminary hearing to be
Upon the inquery by this tribunal on the issue of limitation, learned counsel for the appellant stated that the punishment of removal from service was awarded to the appellant with retrospective effect on the ground of absence from duty hence the limitation would not run against the punishment order. Learned counsel for the appellant when confronted with the judgment of August Supreme Court of Pakistan reported in SCMR 1998 page-1890 seeks adjournment for proper assistance. Adjourn. To come up for preliminary hearing on 18.04.2019 before S.B.	*		CHAIRMAN
Upon the inquery by this tribunal on the issue of limitation, learned counsel for the appellant stated that the punishment of removal from service was awarded to the appellant with retrospective effect on the ground of absence from duty hence the limitation would not run against the punishment order. Learned counsel for the appellant when confronted with the judgment of August Supreme Court of Pakistan reported in SCMR 1998 page-1890 seeks adjournment for proper assistance. Adjourn. To come up for preliminary hearing on 18.04.2019 before S.B.			
Upon the inquery by this tribunal on the issue of limitation, learned counsel for the appellant stated that the punishment of removal from service was awarded to the appellant with retrospective effect on the ground of absence from duty hence the limitation would not run against the punishment order. Learned counsel for the appellant when confronted with the judgment of August Supreme Court of Pakistan reported in SCMR 1998 page-1890 seeks adjournment for proper assistance. Adjourn. To come up for preliminary hearing on 18.04.2019 before S.B.			
appellant with retrospective effect on the ground of absence from duty hence the limitation would not run against the punishment order. Learned counsel for the appellant when confronted with the judgment of August Supreme Court of Pakistan reported in SCMR 1998 page-1890 seeks adjournment for proper assistance. Adjourn. To come up for preliminary hearing on 18.04.2019 before S.B.			Upon the inquery by this tribunal on the issue of limitation, learned counsel for the appellant stated that the
Supreme Court of Pakistan reported in SCMR 1998 page-1890 seeks adjournment for proper assistance. Adjourn. To come up for preliminary hearing on 18.04.2019 before S.B.			appellant with retrospective effect on the ground of absence from duty hence the limitation would not run
1890 seeks adjournment for proper assistance. Adjourn. To come up for preliminary hearing on 18.04.2019 before S.B.			appellant when confronted with the judgment of August
To come up for preliminary hearing on 18.04.2019 before S.B.	· :		Supreme Court of Pakistan reported in SCMR 1998 page-
S.B.			1890 seeks adjournment for proper assistance. Adjourn.
Wa.			Fo come up for preliminary hearing on 18.04.2019 before
			La 1

BEFORE THE KPK SERVICE TRIBUNAL, PESHAWAR

Service Appeal No	•
•	

(Appellant) Mst Memoona Akhtar ..

Versus

Director Education, FATA & others..... (Respondents)

INDEX

S.No.	Description of Documents	Annexures	Pages
01	Memo of Appeal		1-3
02	Petition for condonation of delay		4
03	Copy of the appointment order	A	5
04	Copy of the publication	В	6
05	Copy of reply	С	7
06	Copy of the impugned order dated 13.12.2017	D	8
07	Copy of the departmental appeal	E	9
08	Copy of the press release	F	10
09	WakalatNama		13

Through

Muhammad Saeed Khattak Advocate, Peshawar

Office: D-6, JK Shopping Mall, University Road, Peshawar.

Cell No: 03336272753

BEFORE THE KPK SERVICE TRIBUNAL, PESHAWAR

> Khyber Pakhtukhwa Service Tribunal

Versus

Diary No. 14/

1. Director Education, FATA, now KPK Peshawar

Darca 31-1-2019

2. District Education Officer the then Agency Education Officer District North
Waziristan at Miran Shah......................(Respondents)

SERVICE APPEAL UNDER SECTION 4 OF THE KPK SERVICE

TRIBUNAL ACT, 1974, AGAINNST THE IMUGNED ORDER

DATED 13.12.2017 PASSED BY RESPONDENT NO. 2

WHEREBY THE DEPARTMENTAL APPEAL DATED 2.21.12.13

TO RESPONDENT NO. 1 HAS YET NOT BEEN DISOSED OF.

PRAYER - IN - APPEAL

Filedto-day
Registrar
31/1/19

ON ACCEPTANCE OF THE INSTANT SERVICE APPEAL THE IMPUGNED ORDER DATED 13.12.2017 PASSED BY RESPONDENT NO. 2 MAY VERY GRACIOUSLY BE SET ASIDE AND THE APPELLANT MAY KINDLY BE RE-INSTATED ON THE POST WITH ALL BACK BENEFITS.

Respectfully Sheweth,

- 1. That the appellant consequent upon the approval of Departmental Selection Committee was appointed as PTC (Female) in BPS 09 on . (Copy of the appointment order is attached as annexure A)
- 2. That the appellant thereafter took the charge of her duties and performed her duties during the service whole heartedly and to the quite satisfaction of officials concerned as well as according to the demand and nature of the job.

- 3. That the appellant came to know about a publication published in daily "Mashriq" dated 03.12.2017 regarding her absence from duty along with other female teachers. Furthermore according to the said publication a show cause notice was issued to her. But the appellant has received no such notice. (Copy of the publication is attached as annexure B)
- 4. That in compliance the appellant submitted a reply in the office of respondent No. 2 along with relevant documents in her defense. (Copy of the reply is attached as annexure C)
- 5. That thereafter the respondent No. 2 vide impugned order dated 13.12.2017 removed the appellant from service against all the norms of justice. (Copy of the impugned order dated 13.12.2017 is attached as annexure D)
- 6. That being aggrieved of the same the appellant preferred an appeal before respondent No. 1which has yet not been responded. (Copy of the departmental appeal is attached as annexure E)
- 7. That the appellant now prefers the instant Service Appeal, inter alia, on the following amongst others;

GROUNDS

- A. That the appellant has not been treated in accordance with law nor has equal protection of law has been extended to her. The so called visit mentioned in the notification dated 13.12.2017 is illegal, against law, without lawful authority, void ab initio for the reason it has been passed on the ground of remaining absent from the duty on 01.09.2017. On the said date public holiday was notified. Therefore the mentioned notification dated 13.12. 2017 and all proceedings thereafter based on it are illegal and liable to be set aside.
- B. That according to notification dated 13.12.2017 (Impugned herein) in its first para that appellant was found absent from duty during monitoring visit of the concerned Assistant Agency Education Officer

to the School on 01.09.2017. with due respect it is stated that according to Press Release dated Islamabad 23rd August 2017 it was notified for the general information that 1st to 4th September 2017 (Friday, Saturday, Sunday and Monday) shall be public holidays on the occasion of Religious Festival of Eid-ul-Azha. (Copy of the press release is attached as annexure F)

- C. That it is quite astonishing that how Assistant Agency Education Officer managed the visits of too many schools on Q1.09.20017 (which was public holiday) and only cases of non-local female teacher were reported.
- D. That according to para 3 of the notification issued by respondent no. 2 the appellant did not report to her duty within stipulated period of time and turned deaf ear is quite baseless, wrong as well as against the record. As mentioned earlier the appellant remained present on her duty beside the mentioned date because it was a public holiday.
- E. That while awarding major penalty no proper procedure was adopted.

 Otherwise too the impugned order has been passed with retrospective effect which is nullity in the eyes of law.
- F. That any other ground can also be taken during the arguments with permission of this Hon`ble Tribunal.

It Is Therefore Most Humbly Prayed That On Acceptance Of The Instant Service Appeal The Impugned Order Dated 13.12.2017 May Very Graciously Be Set Aside And The Appellant May Kindly Be Reinstated On The Post With All Back Benefits.

Through

Muhammad Saeed Khattak Advocate, Peshawar

BEFORE THE KPK SERVICE TRIBUNAL,	PESHAV	<i>N</i> AR
Service Appeal No/2019		· · · · · · · · · · · · · · · · · · ·

Mst Memoona Akhtar (Appellant)

Versus

Director Education, FATA & others..... (Respondents)

APPLICATION FOR CONDONATION OF DELAY, IF ANY

Resppectfully Sheweth,

- 1. That the titled Service Appeal has been filed today in which no date has yet been fixed for hearing.
- 2. That the grounds taken in main appeal may kindly be taken as part and parcel of the instant application.
- 3. That the impugned order is void one, otherwise too the apex courts have favored the cases to be decided on merits rather on technicalities including the limitation.
- 4. The delay, if any, was caused due to the reason that applicant was assured about reinstatement by the respondents.
- 5. That the applicant has otherwise a good arguable case in her favor.

It is therefore most humbly prayed that on acceptance of the instant application the delay, if any, may kindly be condoned.

Applicant/Appellant

Through

Muhammad Saeed Khattak Advocate, Peshawar

lunerien !

OFFICE OF THE AGENCY EDUCATION OFFICER NORTH WAZIRISTAN AGENCY

APPOINTMENT ORDER.

Consequent upon the approval of Departmental Select in Committee the following Non Local (Rs. 2220-120-5820) PM, plus usual Female PTC candidates are hereby appointed against P.T.C Posts in BPS - 7 allowances as admissible under the rules, purely on contract basis for three years with effect from their taking over charge against vacant posts noted against each.

charge a	gainst vacant posts noted against coon	Name of School where Posted	Remarks
S No.	Name of Candidate/Father Name Zubida Ghani D/O Amal Ghani	GGPS Ayub Kot Do. Gall	Against Vacant
1		Do	Do
2.	Shamim Akhtar D/O Khial Badshah	GGPS Kajir Kot Ramulik	Do
3.	Farh-un-Nisa D/O Nek Nawaz	i Do	Do
4.	Tallat Kausar D/O Aslam Zada	FCS Mashal Kot	Do
5.	Mamoon Akhtar D/O Mohammad Zubair	FCS Pasham Kot Razon	, Do
6.	Gul Taj Bibi D/O Bahram Shehzada	GGPS Faqir Mittari	DO
7	i Kalsum Akhtar D/O Zar Bad Shah	Do	DO
8.	Falak Naz D/O Gul Bostan Naushad Begum D/O Rehman Gul	GGPS Jehangeer Kott Spulga	Do
9.	Naushad Beguin D/O Keilmana Saeeda Akhtar D/O Said Nawaz	GGPS Strakim Jan roll Shewa	Do
10.	Nahid Feroz D/O Noor Jamal	GGPS Gul Zaray Tail Village	Do
11.	Farhat Yasmin D/O Mohammad Younas	GGPS Pir Fehman Chi Khushali	Lio
12.	Razia Naz D/O Mohammad Israr	GGP5 Abas Khan Kot Spinwam	Do
13.	L. = ++3 Booum D/O Sher Afzal	GGPs Allam gul Kot Parlami Killa	Do
14.	The codic DIO Chulam Sadiq	FCS Awoot Kot Spirwam	Do
15.	I giest D/O Allam Khan	Do Ket Khatti Killa	Do
16.	Farida Khanum D/O Noor Mohammad	FCS Laig Zaman Kot Khatti Killa their charge after summer vacation i.e	1/9/2004 as per privilege
<u> 17.</u>	Tarried Took OVER	their charge diter summer to the	

Note: - From Serial No. 7 to 17 should took over their charge after summer vacation i.e 1/9/2004 rules.

TERMS AND CONDITION.

- Their appointment are being made purely on CONTRACT basis and liable to termination at any time without any notice, if wish to resign form their posts, they should give one month prior notice or forfeit one month of pay in lieu thereof.
- 2. They should not be handed over charge of the same post if they are below 18 years or above 33
- They should produce their health and age certificate from the Medical Superintendent Agency Head
- Their original qualifications, date of birth and domicile certificate should be checked and photo copy be placed on the record, before handed over charge of the same posts.
- If they fail to resume their charge within 15 days, the order should be treated as cancelled.
- Their academic / Professional certificates will be referred to all concerned Boards / Universities (by depositing usual fee charges) for necessary verification till the receipt their certificates, the salary will not be drawn.
- 7. TA / DA is not allowed.
- They should produce their NIC to the AAEO circle concerned.
- Charge report should be submitted in duplicate to all concerned.
- 10. They will be terminated if they found absent two days continuously from the date of taking over i Agency Education Officer, charge. North Waziristan Agency

E.O/ N.W.A/ Apptt: /PTC / Shawal

The Director of Education (FATA) Governor's Secretariat Poshawar.

The Political Agent North Waznistan Agency Miranshah.

The assistant Political Officer North Waziristan Agency Humanshah. 2.

The Agency Accounts officer North Waziristan Agency Micanshah...

A.A.E.O circle concerned.

Accountant Local Office.

Head Teachers concerned.

Candidates concerned.

Agency Education Officer North Waziristan Agency

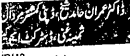
نیں بکہ ا*کثر قیش*ن پہل ہو تمر تھن ش_{اق} وست بظرة وبل ين رعبايا جويرد والريار وال بچیبول کامرکزر الب تیزی _{ست}ویشن کا دیر الم بصلال لي شادئ شد، بكويله خواتين ي وجوال لزكيال مجي شوقر . _ء مايا بين تكي بين ف برکتی ہوتی رکھیں کو مد نظر رہے ہوئے ہارکے دوزنت النازع الدازع الدرسوان كال يُن جوجد يد طرز كر ذير الله بريت بن دور قواجب عبايا إرقع كالسنعال مرف يرده كرتي و ز ثوالين تك بحدود قع ليكن يمردنت سيراته بيد وان ج تنزی سے برلنے لگاہ و بلاکیت میں ایسی يتعارف كراني حمين كدنيه مجموى طور برمه مضقة قمرك فواتين کی قربی ایل جانب مالی کرنے میں موسیار جو كورش فردوكر في إلى النهوجو برخر ورا عاسي لوكرور ش بهت ی کنایس بن کرنا شهرسر قرآن نرو ب مل فی طالی جاتا ہے ۔روزایس بہت ی محارث

عدالتْ هنايه (صدر شند صا الليشنل سيَّلْن جن أصواب

لنوائنا : فكد باو حال د فيره _ عام سلع الأنحود و فير و 01/01/2018 مـ ت : ١ سنعان نخو ولدم إكبرما اَيُرِي إِلَيْ ﴿ رِبِبِ عَنْ لَكَ) بِمَدْرِدِ عَوْامًا بِنَا مِنْ إِ النا بالا كالس معول اوما مان قريع ي منكرابائ ع بم كاع آبدما دن شناد برانطل کیا جانا ہے کہ آپ ر 04/01/2018 كوعدالت فراش اصلاً وكما وكليرو يُنْ بوكري وق مقدمه كررے اسوريت و. يمطرف قالوني كارروالي ملى عن نافي جائين - آن کفائیرے اور میرندالت کے جاری کیا کہا۔ . ممامدالت

بحاله اشتبارنمبر INF(P 16638 روز نام لينذر كمو لئے كا تارخ 17 22-12-05 ك

شرائط وضوالط غركوره استهار كيمط بق بوتت



روريامه مشرو يش

Sunday 03 December / 2017



Shaukat Khanum Memorial Cancer Hospital **And Research Centre** CAREER OPPORTUNITIES

This is an exciting opportunity to join the country's premier oncology center at a time when we are expanding to establish a network of hospitals across the country. Peshawar has opened its doors to the public in December 2015. We are looking to recruit a team of highly dedicated professionals to help establish clinical

The Shaukat Khanum healthcare system provides an opportunity for professional growth in an environment conducive to research and academic excellence. Our doctors not only enjoy excellent clinical work but have published in major international journals as well as presented their research in international meetings

Shaukat Khanum Memorial Cancer Hospital and Research Centre (SKMCH&RC), Peshawar is pleased to invite applications for the following positions. Selected candidates will undergo initial training at SKMCH3RC, Lahore and, following successful completion of this, will be appointed to positions at SKMCH&RC Peshawar upon commencement of its operations,

Consultant Positions (Peshawar)

- Consultant Medical Oncologist (Peshawar).
- Consultant Gastroenterologist (Peshavrar).
- Consultant Paediatrics Oncologist (Peshawar).
- Consultant Radiologist (Peshavar).
- Consultant Pathologist (Peshawar).
- Consultant Physician in Infectious Diseases (Peshawar
- Visiting Consultant Nuclear Medicine (Peshawar)
- Consultant Radiologist (Part-time Peshawar).

Medical Positions (Peshawar)

Senior Instructor in Clinical and Radiation

Senior Instructor in Radiology (Peshawar)

"Oncology (Peshawar)

Other Medical / Clinical, Technical and Management Positions

HSM Territory Assistant Manager - Hutail Sales • Radiation Therapy Technologist (Peshawar) and Franchise Operations (Peshawar)

For position details and eligibility criteria please visit our website www.shaukatkhanum.org.pk

- Competitive salary, professional growth, continuous education and excellent work environment. We Offer
- Free medical cover only for regular employees, their spouse and children up to 18 years of
- ISO certified en vironment.

Note: We regret only short listed candidates will be notified.

Application forms are available on our website. Please send your Application form along with attested documents by December 15, 2017 to:

Manager, Human Resources

Shaukat Khanum Memorial Cancer Hospital and Research Centre
7A Block R-3, Johar Town, Lahore

[el: +92 42 8590 5000 Ext. 3087, 3040, 3041 | Fax: +92 42 3594 5203

[ail: careers@shaukatkhanum.org.ck II Web: www.shaukatkhanum.org.ck Email: careers@shaukatkhanum.org.pl Web: www.shaukatkhanum.org.pl We are an equal opportunity employer

آپ ساه دل شادیم بی ایمن فی ماده قداراتی ایمن فی در ایران در ای ل جنم التي بالين في المدين في المدين في ميشيد في بي في في ميزوري التي في في الي في في المين في للوماخر له المن أوز عند كل إلى أو المركم المن أو المن رلیالی فی مونیر شامین لیالی فی شامی در مستان این فی فیرات است است می ماند می که میداد می این فی شامی که می در می این فی می میداد می می میداد می ى دى ئىلىدىدى ئىلىدى ئىلىكى ئىلىدى ئ

ن آفیسر شاکی در نرستان اسیسی



A Funic Sector Company based in Islamabad invites application of qualified, energetic and self, A MILL Declor Company based in Islandada in the project on contract basis particulars may be motivated candidates as maintenance staff for a project on contract basis particulars may be motivated candidates as maintenance staff for a project on contract basis particulars may be



الهام و الهام



OFFICE OF THE AGENCY EDUCATION OFFICER NORTH WAZIRISTAN AGENCY AT MIRAN SHAH Ph.NO.0928313045

NOTIFICATION

- 1. WHEREAS Mst. Memoon Akhtar GGPS Saiful Kot Mirali North Waziristan Agency was found willfully absent from duty during monitoring visit of the concerned Assistant Agency Education Officer to the School on dated 01/09/2017.
- 2. AND WHEREAS the accused was proceeded against under Khyber Pakhtunkhwa Govt: Servants (Efficiency & Discipline) Rules 2011, for the charge of "willful absence from duty "as mentioned in the show cause notice served upon her at her home/School address vide AEO No: 9674-75 dated 09/11/2017.
- 3. AND WHEREAS Mst Memoon Akhtar GGPS Saiful Kot Mirali North Waziristan Agency did not report to her duty within stipulated period of time and turned her ears deaf.
- 4. ANDWHEREAS Charge sheet natice was served upon Mst Memoon Akhtar GGPS Saiful Kot Mirali North Waziristan Agency through print media (Daily Mashrig) on dated 03.12.2017 wherein the 🦠 accused was directed to submit reply in her defence through personal contact with this office.
- 5. AND WHEREAS the accused fixed to put any defense in written and did not appear to be heard in \cdot person within fifteen days.
- 6. AND WHEARAS the competent authority, the Agency Education officer North Waziristan Agency, having considered the charges, evidence on record and facts of the case, is of the view that the charge of willful and unauthorized absence against the accused official has been proved.
- 7. NOW THEREFORE, In exercise of the Powers conferred under Rules-4 (b) iii of Khyber Pakhtunkhwa Government Servants "Efficiency and Discipline" Rules 2011, the competent Authority, Agency Education officer North Waziristan Agency, is pleased to impose major penalty "Removal from service "upon Mst: Memoon Akhtar GGPS Saiful Kot Mirali North, Waziristan Agency with retrospective on account of his willful absence from duty.

(HABIBULLAH) Agency Education Officer. North Waziristan Agency

Endst: No. 8/88-96 Copy forwarded to the:

- 1. Director Education FATA, FATA Secretariat Peshawar
- Political Agent North Waziris on Agency at Miran Shah
- Head Quarter 7-Division Camp Area Miranshah.
- Agency Accounts officer North Eaziristan Agency at Miran Shah for stoppage pay of the official.
- PS to Additional Chief Secretary FATA for perusal of the Additional Chief Secretary FATA
- PS to Secretary SSD FATA for perusal of the Secretary SSD FATA
- AAEO concerned for entry in his service book
- Accountant local office for stoppage of his pay forthwith.

Official concerned

ا کے - ۱۹۹۸ کی سیختور جناب ڈائر میکٹرصاحب ایجو کیشن فاٹا، خیبر پختو نخواپٹاور عنوان: اپیل برائے بحالی سروس

جناب عالى!

گزارش بحضورانور ہے۔ سائلہ ذیل اموری خانب آپ کی توجہ میذول کروانا چاہتی ہے۔ یہ کہ سائلہ گورنمنٹ گرلڑ پرائیمری سکول سیفل کوٹ میں اپنی ڈیوٹی فرائض سرانجام دے رہی تھی۔

ا) یہ کہ سائلہ 101-99-2017 کو 11-2017 کو 11-2017 کا 101-99-2017 تا 101-99-2017 کو عیدالانتی کی تعطیلات notice کی بنیاد پر اپنی ڈیوٹی سے غیر حاضر تصور کی گئی۔ چونکہ 2017-99-201 تا 2017-99-04 کو عیدالانتی تحقیل کے تعطیلات تحقیل کے دن کوئی بھی غیر خاضر نہیں ہوسکتا ہے۔ نوٹیفیکیشن لف ہے۔ کا نہ ہی سائلہ کو تحریری طور پر شوکا زنوٹس غیر خاضر کی کی کہی ہے۔

سا) یہ کہ کرکہ غیر حاضری کا جواب پندرہ دن کے اندراندرر پورٹ پیش کریں۔ یہ کہ ساکلہ نے غیر حاضری کا جواب مورخہ مورخہ کے اندراندرر پورٹ پیش کریں۔ یہ کہ ساکلہ نے غیر حاضری کا جواب مورخہ مورخہ 2017 - 13-12-2017 کو 08-12-2017 کو 65 کا محاجب کی دفتر میں جمع کیا گیا ہے۔ اور پندرہ دن سے پہلے مورخہ 2017-13-13 کو 2017 (Removell from service کے قت ساکلہ کی برحائی (Removell from service کی عمل میں لائی گئی ہے۔ سرکاری اعلامیہ اردز نامہ شرق احبار کی فوٹو کا لی منسلک ہے۔

الم کی کہ نما کلہ سکول ہے غیر حاضری کا ارتکاب نہیں کیا ہے۔ حاضری رجٹر معلمات منسلک ہے۔ درجہ بالاحقائق کی روشنی میں ساکلہ کی Removel from service کو Withdraw کا حکم صادر فرما نمیں۔ اور ساکلہ کی سروس بحالی کا حکم کر کے مشکور فرما نمیں۔

سائله دعا گورہے گا۔

مورخه: 2017-12-28

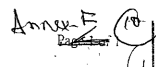
العارض لا وي المراكز المراكو و

آ دِکا تابعدارمس میمونداختر پی ٹی سی گورنمنٹ گرلز پرائمری سکول سیفل کوٹ شالی وزیرستان ایجنسی میران شاه

CNCI: 14203-1979688-8

cre j





F.No.2/4/2016-Public. GOVERNMENT OF PAKISTAN MINISTRY OF INTERIOR .

Islamabad the 23 August, 2017.

PRESS RELEASE

It is notified for general Information that 1st to 4th September, 2017 (Friday, Saturday, Sunday and Monday) shall be public holidays on the occasion of Religious

The above Press Release may kindly be published in all major English and Urdu Dailies both at National and Regional levels and also be given vide publicity through

Deputy Secretary (Law-II)

(Atif Azizi Tele: 9203851

The Principal Information Officer, Press Information Department, Islamabad.

Copy forwarded to: -

- 1. President's Secretariat (Personal), OSD (Admn), Aiwan-e-Sadr, Islamabad.
- President's Secretariat (Public), DS (Admn), Alwan-e-Sadr, Islamabad. Prime Minister's Office (Internal), OSD (Admn), Islamabad.
- Prime Minister's Office (Public), DS (Admn), Islamabad.
- The Chief Election Commissioner of Pakistan, Islamabad.
- The Auditor General of Pakistan, Islamabad.
- The AGPR, Islamabad.
- 8. The Joint Staff HQrs, Chaklala, Rawalpindi,
- 9. GHQ, Rawalpindi...
- 10. Chairman, National Accountibility Bereau, (NAB), Islamabad.
- 11. All Ministries / Divisions.
- 12. The Registrar, The Supreme Court of Pakistan, Islamabad.
- 13. Secretary, Senate Secretariat, Islamabad.
- 14. Secretary, National Assembly Secretariat, Islamabad.
- 15 Chief Secretaries, Government of the Punjab / Lahore, Sindh / Karachi, Khyber Pakhtoonkhwa / Peshawai, Balochistan / Quetta, Northern Areas / Gilgit-Baltistan and AJK / Muzaffarabad.
- 16: The Director General, ISI, Islamabad.
- 17. The Director General, IB, Islamabad.
- 18 The Chief Commissioner, ICT (Admn), Islamabad.
- 19 The Manager, State Bank of Pakistan, Islamabad.
- 20. Secretary, Wafaqi Mohtasib's Secretariat, Islamabad.
- 21. Secretary, Wafaqi Tax Ombudsman's Secretarlat, Islamabad.
- 22. The Chairman CDA, Islamabad.
- 23 Director (Media), Minister for Interior, Islamabad with the request to ensure its publication in all dailles.
- 24. Staff Officer to Minister for Interlor, Islamabad.
- 25 RS to the Secretary, Ministry of Interior, Islamabad.
- 26. P.S. to the Additional Secretary-I, II'a III, M/o Interior, Islamabad.
- 27 The System Administrator (IT), MOI with request to uplood an official

(Atif Aziz)

Deputy Secretary (Law-II)

http://www.glxspace.com/wp-content/uploads/2017/08/Notification-Eid-ul-Azha-2017-Holi... 1/1/2018

دعوي باعث تحريرا نكه مقدمہ مندرجہ عنوان بالا میں اپن طرف سے واسطے پیروی وجواب دہی وکل کا پروائی متعلقہ رو آئی متعلقہ رو اسطے پیروی وجواب دہی وکل کا پروائی متعلقہ رو اسطے پیروی وجواب دہی وکل کا پروائی متعلقہ رو اسطے پیروی وجواب دہی وکل کا پروائی متعلقہ رو اسطے پیروی وجواب دہی وکل کا پروائی متعلقہ رو اسطے پیروی وجواب دہی وکل کا پروائی متعلقہ رو اسطے پیروی وجواب دہی وکل کا پروائی متعلقہ رو اسطے پیروی وجواب دہی وکل کا پروائی متعلقہ رو اسطے پیروی وجواب دہی وکل کا پروائی متعلقہ رو اسطے پیروی وجواب دہی وکل کا پروائی متعلقہ رو اسطے پیروی وجواب دہی وکل کا پروائی متعلقہ رو اسطے پیروی وجواب دہی وکل کا پروائی متعلقہ رو اسطے پیروی وجواب دہی وکل کا پروائی متعلقہ رو اسطے پیروی وجواب دہی وکل کا پروائی متعلقہ رو اسطے پیروی وجواب دہی وکل کا پروائی متعلقہ رو اسطے پیروی وجواب دہی وکل کا پروائی متعلقہ رو اسطے پیروی وجواب دہی وکل کا پروائی متعلقہ رو اسطے پیروی وجواب دہی وکل کے دو اسطے پروائی متعلقہ رو اسطے پیروی و کی دو اسطے پروائی کی دو اسطے پیروی و کل متعلقہ رو اسطے پیروی و کل متعلقہ رو اسطے پیروی و کل متعلقہ رو اسطے پروائی و کل متعلقہ رو اس واسطے پیروی و کل متعلقہ رو اسطے پروائی متعلقہ رو اس و کل متعلقہ رو ائی متعلقہ رو اس واسطے پیروی و کل متعلقہ رو اس وی دو اسطے پروائی کی دو اس واسطے پروائی کی دو اسطے پروائی کی دو اس وال کی دو اس والی کی دو اسطے پروائی کی دو اس والی کی دو اس والی کی دو اس والی کی دو اسطے پروائی کی دو اس والی کی دو اس والی کی دو اسطے پروائی کی دو اس والی کی دو اسطے کی دو اس والی ک مقرر کرے اقرار کیا جاتا ہے۔ کہصاحب موصوف کومقدمہ کی کل کا روائی کا کامل اختیار ہوگا۔ نیبز کم وكيل صاحب كوراضى نامه كرنے وتقرر ثالت و فيصله برحلف ديئے جواب دہی اورا قبال دعوی اور بسورت ومحرى كرفي اجراءا ورصولي چيك وروپيارعرضي دعوى اور درخواست برتسم كي تقيديق زرایں پردستخط کرانے کا اختیار ہوگا۔ نیزصورت عدم پیردی یا ڈگری میکطرفہ یا بیل کی برامدگی ادرمنسوخی نیز دائر کرنے اپیل نگرانی ونظر ثانی و پیروی کرنے کا اختیار ہوگا۔ از بصورت ضرورت مقدمہ ندکور کے کل یا جزوی کاروائی کے واسطے اور وکیل یا مختار قانونی کوایے ہمراہ یا اسے بجائے تقرر کا اختیار موگا _اورمها حب مقررشده کومهی و بی جمله ندکوره باا ختیارات حاصل موں محےاوراس کا ساخته برواخت منظور قبول موكا _ دوران مقدمه مين جوخر چدد مرجاندالتوائے مقدمه كےسبب سے وموكا _ کوئی تاریخ ببیشی مقام دورہ پر ہویا حدیے باہر ہوتو وکیل صاحب پابند ہوں مے کہ بیروی ندکورکریں۔لہذاوکالت نامہکھدیا کہ سندر ہے۔ 250 بمقام

BEFORE THE HONORABI			,	t	
Appeal No 152/2019	•				
IST: Memoona Akht är (PS	T) governme	nt Girls Primar	ry Schoo	l Saiful K	ot Mirali, North

1. Director of education, FATA, FATA Secretariat Warsak Ro, FATA, Peshawar others.

2. District Education Officer North Waziristan Tribal District.

--Respondents

INDEX

S.NO	DISCRIPTION OF DOCUMENTS		ANNEXTURE	PAGES
1				
` .	Comments			1-3
2	Affidavit			4
3	Authority letter	•		5
4	Show cause notice		Annexure -A	5
5	News paper cutting		Annexure-B	6

DISTRICT EDUCATION OFFICER
NORTH WAZIRISTAN, T.D.

BEFORE THE HONORABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

Appeal No.....152/2019

MST: Memoona Akhar (PST) Government Girls Primary School Saiful Kot Mirali, North	Waziristan
Tulbed District	:
Tribal DistrictAppellant	1

VERSUS

- 1. Director of Education, FATA, Secretariat Warsak Ro, FATA, Peshawar.
- 2. District Education Officer, North Waziristan Tribal District, Miran Shah.

Comments on behalf of Respondent No. 2

Respectfully Sheweth:

Preliminary Objections:

- 1. The appellant has no cause of action, locus standi, to file this instant appeal.
- 2. That the appellant has not come to this honorable Tribunal with clean hands.
- 3. That the appellant has concealed material facts from this Honorable Tribunal.
- 4. The appeal is not maintainable in this form.
- 5. That the appellant has been stopped by his own conduct to file the appeal.
- 6. That the appeal is badly time barred.

Facts:

- 1. Correct that the appellant was appointed as a PTC teacher in the Education Department in the farmer Trible area of NWA.
- 2. The appellant was posted at GGPS Saiful Kot and her duty was constantly observed by the responsible authorities of Education, and till the 1st of September 2017, her performance was not satisfactory. So her computerized salary was inactivated. As a result, she turned her ears deaf. Consequently, a departmental show cause notice was issued against her after a stipulated period on 9.11.2017 and sent on her school and home address(copy of the show cause notice is attached as Annexure - A) But surprisingly, the appellant failed to report to the Education Office. In the same way the computerized salary of the appellant was inactivated for the month of Dec: 2017. Similarly, on the local FM Radio at Miran shah, the notice of all such habitual absent teachers was brought on air, but again the appellant failed to join her school. Beside these, the names of such teachers, including the appellant was shared on social media such as face book which was shared by the than political Agent as well. Despite that the appellant neither reported to the DEO office nor joined her duty at her school. Then after a stipulated period of time, the DEO published a warning in the Newspaper, the Daily Mashriq on 03/12/2017 regarding the appellant and some other teachers about their absence from duties. (Copy of the newspaper cutting is attached as Annexure-B), but again she failed to join her duties at her school. And similarly, she was terminated from her service on 13.12.2017.
- 3. No departmental appeal has so far been submitted before this office. As because the termination order of the appellant was issued according to the rule/law.
- 4. On the bases of the mentioned facts the appeal may kindly be dismissed on the following grounds.

Grounds:

- **A.** Incorrect that she was taking monthly salary regularly while she failed to perform her duty in her school.
- **B.** Incorrect that she was verbally asked to join her duty but she failed to do so.
- C. Incorrect that her salary was stopped but again she turned her deaf ear.
- **D.** Incorrect that consequently, she was issued show cause notice in which she was asked to join her duty but, unfortunately, she did not join her duties. Detail reply has been given above in Para-2 of facts
- E. Incorrect.At last she was terminated from her service after completing all formalities.

- F. Incorrect Proceeding were conducted by the competent authorities under the E&D rule. So the teacher in question has no right to be re-instated on the service.
- G. The appellant remained wilfully absent from her duty without any prior approval of competent authority.
- H. Incorrect All codal formalities were fulfilled.
- I. That the respondents seek permission to advance other points at the time of arguments.

It is requested that the appeal may kindly be dismissed.

Respondent No. 1

✓ Director of Education FATA, FATA Secretariat.

Respondent No. 2

District Education Officer

North Waziristan Tribal District

REFORE THE HONORABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

Appeal	$\mathbf{N}_{\mathbf{A}}$		152	/2010
Appear	Tio.	****	132	ノムロエン

MST: Memoona Akhtar (PST) gover	nment Girls Primary School Saiful Kot MiraliNorth
YY	milent offis i finiary school Saliul Kot MiraliNorth
Wazırıstan Agency	Appellan
• •	Appenan

VERSUS

- 1. Director of Education, FATA, FATA Secretariat Warsak Ro, FATA, Peshawar others.
- 2. District Education Officer North Waziristan Tribal District.

Respondents

AFFIDAVIT

I Muhammad Ashraf Khan Additional District Education Officer North Waziristan Tribal District on behalf of the Respondent No.2, do hereby solemnly affirm and declare that the report of Respondent No.2 in R/O of Appeal. No,152/2019 is true and correct to the best of my knowledge and belief and nothing has been concealed from this honorable court.

Muhammad Ashraf

Additional District Education Officer

North Waziristan Tribal District

AUTHORITY LETTER

This office has the honor to state that Mr. Muhammad Ashraf has been serving in the District Edu: Office as anAdditional DEO. He has been given the authority to attend any kind of court case. So he may be considered as representative of the District Edu: officer, N.W.T.D

DISTRICT EDUCATION OFFICER NORTH WAZIRISTAN





OFFICE OF THE AGENCY EDUCATION OFFICER NORTH WAZIRISTAN AGENCY AT MIRAN SHAH Ph.NO.0928313045

NOTHICATION

- 1. WHEREAS Mst. Memoon Akhtar GGPS Saiful Kot Mirali North Waziristan Agency was found willfully absent from duty during monitoring visit of the concerned Assistant Agency Education Officer to the School on dated 01/09/2017.
- 2. AND WHEREAS the accused was proceeded against under Khyber Pakhtunkhwa Govt: Servants (Efficiency & Discipline) Rules 2011, for the charge of "willful absence from duty "as mentioned in the show cause notice served upon her at her home/School address vide AEO No: 9674-75 dated 09/11/2017.
- 3. AND WHEREAS Mst Memoon Akhtar GGPS Saiful Kot Mirali North Waziristan Agency did not report to her duty within stipulated period of time and turned her ears deaf.
- ANDWHEREAS Charge sheet notice was served upon Mst Memoon Akhtar GGPS Saiful Kot Mirali North Waziristan Agency through print media (Daily Mashriq) on dated 03.12.2017 wherein the accused was directed to submit reply in her defence through personal contact with this office.
- 5. AND WHEREAS the accused failed to put any defense in written and did not appear to be heard in person within fifteen days.
- 6. AND WHEARAS the competent authority, the Agency Education officer North Waziristan Agency, having considered the charges, evidence on record and facts of the case, is of the view that the charge of willful and unauthorized absence against the accused official has been proved.
- 7. NOW THEREFORE, In exercise of the Powers conferred under Rules-4 (b) iii of Khyber Pakhtunkhwa Government Servants "Efficiency and Discipline" Rules 2011, the competent Authority, Agency Education officer North Waziristan Agency, is pleased to impose major penalty "Removal from service "upon Mst: Memoon Akhtar GGPS Saiful Kot Mirali North Waziristan Agency with retrospective on account of his willful absence from duty.

(HABBULLAII) Agency Education Officer, North Waziristan Agency

Endst: No. 8/88-96 Dated 13 /12/2017
Copy forwarded to the:

- 1. Director Education FATA, FATA Secretariat Peshawar
- 2. Political Agent North Waziristan Agency at Miran Shah
- 3. Head Quarter 7-Division Camp Area Miranshah.
- 4. Agency Accounts officer North Waziristan Agency at Miran Shah for stoppage pay of the official.
- 5. PS to Additional Chief Secretary FATA for perusal of the Additional Chief Secretary FATA
- 6. PS to Sceretary SSD FATA for perusal of the Secretary SSD FATA
- ${\mathbb K}$ AAEO concerned for entry in his service book
- $^\circ \! \&$ Accountant local office for stoppage of his pay forthwith.

2. Official concerned

Agency Education Officer North Waziristan Agency

01

Highar Sima.

آب سنة ول طارقي المحرف المعاون والالحراق المحرف ال

Musika J

Appeal No152/2019			
MST: Memoona Akhtar (PST) government Waziristan Agency	•	chool Saiful Kot	Mirali, North
•		,	!'

INDEX

S.NO	DISCRIPTION OF DOCUMENTS	ANNEXTURE	PAGES
		1.1	
1	Comments		1-3
2	Affidavit		4.
3 .	Authority letter		5
4	Show cause notice	Annexure -A	5
5	News paper cutting	Annexure-B	6

DISTRICT EDUCATION OFFICER NORTH WAZIRISTAN.T.D

-Respondents

BEFORE THE HONORABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL <u>PESHAWAR.</u>

App	eal N	0	152/2019
-----	-------	---	----------

MST: Memoona Akhar (PST) Government Girls Primary School Saiful Kot Mirali, North	h Waziristan
Tribal DistrictAppellant	, maziristan

VERSUS

- 1. Director of Education, FATA, Secretariat Warsak Ro, FATA, Peshawar.
- 2. District Education Officer, North Waziristan Tribal District, Miran Shah.

-Respondents

Comments on behalf of Respondent No. 2

Respectfully Sheweth:

Preliminary Objections:

- 1. The appellant has no cause of action, locus standi, to file this instant appeal.
- 2. That the appellant has not come to this honorable Tribunal with clean hands.
- 3. That the appellant has concealed material facts from this Honorable Tribunal.
- 4. The appeal is not maintainable in this form.
- 5. That the appellant has been stopped by his own conduct to file the appeal.
- 6. That the appeal is badly time barred.

Facts:

- 1. Correct that the appellant was appointed as a PTC teacher in the Education Department in the farmer Trible area of NWA.
- 2. The appellant was posted at GGPS Saiful Kot and her duty was constantly observed by the responsible authorities of Education, and till the 1st of September 2017, her performance was not satisfactory. So her computerized salary was inactivated. As a result, she turned her ears deaf. Consequently, a departmental show cause notice was issued against her after a stipulated period on 9.11.2017 and sent on her school and home address(copy of the show cause notice is attached as Annexure - A) But surprisingly, the appellant failed to report to the Education Office. In the same way the computerized salary of the appellant was inactivated for the month of Dec: 2017. Similarly, on the local FM Radio at Miran shah, the notice of all such habitual absent teachers was brought on air, but again the appellant failed to join her school. Beside these, the names of such teachers, including the appellant was shared on social media such as face book which was shared by the than political Agent as well. Despite that the appellant neither reported to the DEO office nor joined her duty at her school. Then after a stipulated period of time, the DEO published a warning in the Newspaper, the Daily Mashriq on 03/12/2017 regarding the appellant and some other teachers about their absence from duties. (Copy of the newspaper cutting is attached as Annexure-B), but again she failed to join her duties at her school. And similarly, she was terminated from her service on 13.12.2017.
- 3. No departmental appeal has so far been submitted before this office. As because the termination order of the appellant was issued according to the rule/law.
- 4. On the bases of the mentioned facts the appeal may kindly be dismissed on the following grounds.

Grounds:

- A. Incorrect that she was taking monthly salary regularly while she failed to perform her duty in her school.
- B. Incorrect that she was verbally asked to join her duty but she failed to do so.
- C. Incorrect that her salary was stopped but again she turned her deaf ear.
- **D.** Incorrect that consequently, she was issued show cause notice in which she was asked to join her duty but, unfortunately, she did not join her duties. Detail reply has been given above in Para-2 of facts.
- E. Incorrect.At last she was terminated from her service after completing all formalities.

- F. Incorrect.Proceeding were conducted by the competent authorities under the E&D rule. So the teacher in question has no right to be re-instated on the service.
- **G.** The appellant remained wilfully absent from her duty without any prior approval of competent authority.
- H. Incorrect All codal formalities were fulfilled.
- I. That the respondents seek permission to advance other points at the time of arguments.

It is requested that the appeal may kindly be dismissed.

Respondent No. 1

Director of EducationFATA, FATA Secretariat.

Respondent No. 2

District Education Officer

North Waziristan Tribal District

BEFORE THE HONORABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

Api	neal	No.	 152	/2019
	J	T	 	

MST: Memoona Akhtar (PST)	government Girls Primary School	Saiful Kot	MiraliNorth
Waziristan Agency			Appellant

VERSUS

- 1. Director of Education, FATA, FATA Secretariat Warsak Ro, FATA, Peshawar others.
- 2. District Education Officer North Waziristan Tribal District.

-----Respondents

AFFIDAVIT

I Muhammad Ashraf Khan Additional District Education Officer North Waziristan Tribal District on behalf of the Respondent No.2, do hereby solemnly affirm and declare that the report of Respondent No.2 in R/O of Appeal. No,152/2019 is true and correct to the best of my knowledge and belief and nothing has been concealed from this honorable court.

Muhammad Ashraf
Additional District Education Officer
North Waziristan Tribal District

AUTHORITY LETTER

This office has the honor to state that Mr. Muhammad Ashraf has been serving in the District Edu: Office as anAdditional DEO. He has been given the authority to attend any kind of court case. So he may be considered as representative of the District Edu: officer, N.W.T.D

DISTRICT EDUCATION OFFICER
NORTH WAZIRISTAN





OFFICE OF THE AGENCY EDUCATION OFFICER NORTH WAZIRISTAN AGENCY AT MIRAN SHAH Ph.NO.0928313045

<u>NOTIFICATION</u>

- 1. WHEREAS Mst. Memoon Akhtar GGPS Saiful Kot Mirali North Waziristan Agency was found willfully absent from duty during monitoring visit of the concerned Assistant Agency Education Officer to the School on dated 01/09/2017.
- 2. AND WHEREAS the accused was proceeded against under Khyber Pakhtunkhwa Govt: Servants (Efficiency & Discipline) Rules 2011, for the charge of "willful absence from duty "as mentioned in the show cause notice served upon her at her home/School address vide AEO No: 9674-75 dated 09/11/2017.
- 3. AND WHEREAS Mst Memoon Akhtar GGPS Suiful Kot Mirali North Waziristan Agency did not report to her duty within stipulated period of time and turned her ears deaf.
- 4. ANDWHEREAS Charge sheet notice was served upon Mst Memoon Akhtar GGPS Saiful Kot Mirali North Waziristan Agency through print media (Daily Mashriq) on dated 03.12.2017 wherein the accused was directed to submit reply in her defence through personal contact with this office.
- 5. AND WHEREAS the accused failed to put any defense in written and did not appear to be heard in person within fifteen days.
- 6. AND WHEARAS the competent authority, the Agency Education officer North Waziristan Ayency, having considered the charges, evidence on record and facts of the case, is of the view that the charge of willful and unauthorized absence against the accused official has been proved.
- NOW THEREFORE, In exercise of the Powers conferred under Rules-4 (b) iii of Khyber Pakhtunkhwa Government Servants "Efficiency and Discipline" Rules 2011, the competent Authority, Agency Education officer North Waziristan Agency, is pleased to impose major penalty "Removal from service "upon Mst: Memoon Akhtar GGPS Saiful Kot Mirali North Waziristun Agency with retrospective on account of his willful absence from duty.

(HABIBULLAH) . Agency Education Officer, North Waziristan Agency

, Endst: No. 8/88-96 Dated 13 /12/30/7

Copy forwarded to the:

- 1. Director Education FATA, FATA Secretariat Peshawar
- Political Agent North Wazinstan Agency at Miran Shah
- Head Quarter 7-Division Camp Area Miranshah.
- Agency Accounts officer North Waziristan Agency at Miran Shah for stoppage pay of the official.
- PS to Additional Chief Secretary FATA for perusal of the Additional Chief Secretary FATA
- PS to Secretary SSD FATA for perusal of the Secretary SSD FATA
- AAEO concerned for entry in his service book
- Accountant local office for stoppage of his pay forthwith.

Official concerned

reighar Sima

為語為用學術的不同學術的可以已經

5tt: District Education Ordicer

7551: Ulstrict Education emocr Teorth Wazilistan Thiresistan