

*I withdraw the instant Execution Petition as per
final decision of the Director Education, I will again
file the appeal.
Muhammad Amin
27/8/19*

27.08.2019

Counsel for the petitioner and Mr. Farhaj Sikandar, District Attorney alongwith Mr. Muhammad Kamran; ADO (Litigation) for the respondents present. Learned counsel for the petitioner stated that the departmental appeal of the petitioner has been dismissed by the District Education Officer Male D.I.Khan therefore, he want to withdraw the present Execution Petition. In this regard signature of learned counsel for the petitioner was also obtained on the margin of order sheet as a token of proof.

In the light of the above, the present Execution Petition is dismissed as withdraw. File be consigned to the record room.

ANNOUNCED
27.08.2019

Muhammad Amin
(Muhammad Amin Khan Kundi)
Member
Camp Court D.I.Khan

22.04.2019

Clerk to counsel for the petitioner and Mr. Farhaj Sikandar learned District Attorney alongwith Kamran ADEO present.

It transpired that the respondent No.3 (District Education Officer Male D.I.Khan) has not yet submitted the departmental appeal of the petitioner to the appellate authority for implementation of judgment in question. Representative of respondent No.2 seeks adjournment for doing the needful.

Respondent No.2 is directed to transmit the departmental appeal of the petitioner to the appellate authority alongwith copy of judgment of this Tribunal for implementation. Adjourn. To come up for implementation report/further proceedings on 24.06.2019 before S.B at Camp Court, D.I.Khan.



Member

Camp Court, D.I.Khan.

24.06.2019

Counsel for the appellant and Mr. Farhaj Sikandar, District Attorney alongwith Mr. Muhammad Kamran, ADO for the respondents present. Record reveals that the service appeal of the petitioner was disposed of and it was observed that since no formal order of removal exists and as no departmental appeal of the petitioner seems to have been decided, therefore the departmental authority was directed to decide departmental appeal of the petitioner with in a period of one month from the date of receipt of judgment. The appellant be given full opportunity of hearing vide judgment dated 25.01.2016. The petitioner filed Writ Petition before the worthy High Court which was sent to this Tribunal vide order dated 21.02.2018 for treating the same as an application for implementation of its order dated 25.01.2016. Now the respondent-department has filed implementation report dated 20.06.2018 whereby departmental appeal of the petitioner has been rejected. Learned counsel for the petitioner has expressed objections on the same. To come up for objection petition and arguments on the same on 27.08.2019 before S.B at Camp Court D.I.Khan.



(Muhammad Amin Khan Kundi)

Member


Camp Court D.I.Khan

E.P No. 102/2018

25.02.2019

Counsel for the petitioner present. Mr. Farhaj Sikandar, District Attorney alongwith Mr. Muhammad Kamran, ADO for respondent No. 3 present. None present on behalf of respondents No. 1, 2 & 4 therefore, notice be issued to them for attendance.

Record reveals that the service appeal of the petitioner was partially accepted by this Tribunal vide judgment dated 25.01.2016 with the direction to departmental authority i.e Director Elementary & Secondary Education Khyber Pakhtunkhwa to decide the departmental appeal of the petitioner within a period of one month from the receipt of this judgment, thereafter, the petitioner filed Writ Petition before the worthy Peshawar High Court for implementation of the aforesaid judgment but the worthy Peshawar High Court treated the Writ Petition as an application for implementation of its order and sent to this Tribunal vide order dated 21.02.2018. The record further reveals that the departmental authority has not implemented the judgment of this Tribunal dated 25.01.2016 so far. He is strictly directed to implement the judgment of this Tribunal and submit implementation report on the next date positively otherwise, his salary will be attached on the next date. To come up for implementation report on 22.04.2019 before S.B at Camp Court D.I.Khan.


(Muhammad Amin Khan Kundi)
Member
Camp Court D.I.Khan

27.11.2018

Petitioner in person present. Mr. Usman Ghani, District Attorney alongwith Mr. Muhammad Rashid, District Accounts Officer on behalf of respondent No. 4 present. Representative of respondents No. 1 to 3 not in attendance therefore, notice be issued to respondents No. 1 to 3 with the direction to direct the representative to attend the court and submit implementation report on the next date positively. Adjourned. To come up for implementation report on 21.01.2019 S.B at Camp Court D.I.Khan.

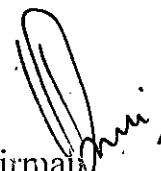


(Muhammad Amin Khan Kundi)
Member
Camp Court D.I.Khan

21.01.2019

Nemo for appellant present. Mr. Farhaj Sikandar, District Attorney for respondents present.

Despite notice respondents no.1 to 3 are not in attendance. They shall be issued fresh notices with the directions of personal appearance on 25.02.2019 before S.B at camp court, D.I.Khan.



Chairman
Camp Court, D.I.Khan

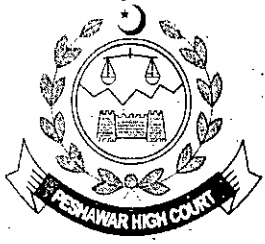
Form-A

FORM OF ORDERSHEET

Court of _____

Execution Petition No. 102/2018

| S.No. | Date of order proceedings | Order or other proceedings with signature of judge |
|-------|---------------------------|--|
| 1 | 2 | 3 |
| 1 | 15/03/2018 | <p>The present petitioner initially went in Writ Petition before the Hon'ble Peshawar High Court D.I.Khan Bench and the Hon'ble High Court vide its order dated 21.02.2018 while treating the Writ Petition into an execution petition and has sent the same to this Tribunal for decision in accordance with law. The same may be entered in the relevant register and put up to the Worthy Chairman for proper order please.</p> <p style="text-align: right;"><i>[Signature]</i> REGISTRAR -</p> <p>This petition is entrusted to Touring S. Bench at D.I.Khan for preliminary hearing to be put up there on <u>13-9-2018</u></p> <p style="text-align: right;"><i>[Signature]</i> MEMBER</p> |
| 2- | 13.09.2018 | <p>Counsel for the petitioner present. Notice be issued to the respondents for implementation report for 27.11.2018 before S.B at Camp Court D.I.Khan.</p> <p style="text-align: right;"><i>[Signature]</i> (Muhammad Amin Khan Kundi) Member Camp Court D.I.Khan</p> |



The
PESHAWAR HIGH COURT BENCH,
DERA ISMAIL KHAN

Ph No.0966-9280225
Fax No.0966-9280230
Email:phcdikhanbench@yahoo.com

No. 2003 /Judl:/AR

Dt: 03/03 /2018

From: The **Additional Registrar,**
Peshawar High Court Bench,
Dera Ismail Khan.

To: The **Registrar,**
Khyber Pakhtunkhwa Service Tribunal, Peshawar.

Subject: **WP No.194-D/2018**
Muhammad Bakhsh Vs. Govt. of KPK etc


Khyber Pakhtunkhwa
Service Tribunal

Diary No. 297

Date: 15/03/2018

Sir,

I am directed to forward herewith a copy of Order dated 21.02.2018 passed by the Hon'ble Division Bench of this Court in the above noted case for information and compliance.


Additional Registrar
Peshawar High Court Bench,
Dera Ismail Khan

Annexures

* Copy of Order dated 21.02.2018

* *Copy of writ petition*



**OFFICE OF THE DISTRICT EDUCATION OFFICER
(MALE) DERA ISMAIL KHAN**

Tell: 09669280128- 09669280131
Email: emisdikhan@yahoo.com

No. 16485

Dated DIKhan the 20/6/2018

To

Mr. Muhammad Bakhsh S/O Shah Nawaz,
Cast Thaheem R/O Tehsil Paharpur District DIKhan.

Subject: APPEAL

Memo:

Reference to the Honourable Peshawar High Court Bench DIKhan order dated 22.02.2018 and Honourable Service Tribunal KPK Peshawar order dated 25.01.2016;

WHEREAS you Mr. Muhammad Bakhsh was appointed as DM in the year 1983. In the year 1999 you were arrested in a Murdur Case and the Additional Session Judge DIKhan has given you death sentence on 29.04.2005. The Honourable Peshawar High Court Bench DIKhan has converted the death sentence into life imprisonment on 28.06.2005. Then you were released from Central Jail DIKhan on 24.01.2012.

AND WHEREAS you filed this departmental appeal to the EDO DIKhan on 29.05.2012 after the laps of 125 days so appeal is badly time barred and not maintainable in the eye of law.

AND WHEREAS the facts above mentioned, you was convicted for life imprisonment by the Honorable Peshawar High Court Bench DIKhan. You are not entitled for lenient view of reinstatement on the previous post of DM in Education Department.

AND WHEREAS you were convicted in heinous offence of murder of deceased Mr. Abdur Rehman S/O Qadir Bakhsh R/O Paharpur District DIKhan. As you were convicted by the court of law therefore, you have no ground to approach the Honourable Tribunal for reinstatement into service.

AND WHEREAS Service Rules / law does not allow reinstating into service to a convicted person. When you were sentence for life imprisonment then you were automatically removed from service. The prosecution has proved murder case of deceased Mr. Abdur Rehman against you.


AND WHEREAS In the light of above circumstances the appeal in hand has no force and liable for dismissal. Therefore I, Mr. Musarat Hussain DEO(M)DIKhan hereby dismissed appeal of you Mr. Muhammad Bakhsh.


DISTRICT EDUCATION OFFICER
(MALE) DIKHAN

Ends No. _____

Dated DIKhan the _____

1. Director E&SE KPK Peshawar
2. Registrar Honourable Service Tribunal KPK Peshawar
3. District Attorney DIKhan
4. Mr. Muhammad Bakhsh S/O Shah Nawaz, Cast Thaheem R/O Tehsil Paharpur District DIKhan
5. PA to DEO(M)DIKhan

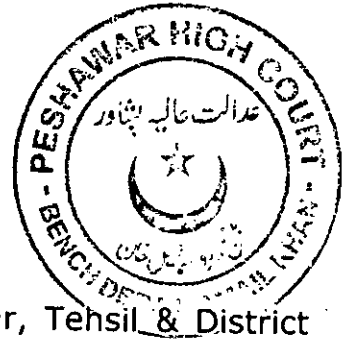

DISTRICT EDUCATION OFFICER
(MALE) DIKHAN

BEFORE THE HONOURABLE PESHAWAR HIGH COURT

DERA ISMAIL KHAN BENCH

E.P.NO 102/18

Writ Petition No. _____ / 2018



Muhammad Bakhsh

son of Shah Nawaz caste Thaheem r/o Paharpur, Tehsil & District
Dera Ismail Khan. Cell# 0346-8737081.

(PETITIONER)

VERSUS

1. Government of Khyber Pakhtunkhwa through Secretary Education KPK, Peshawar.
2. **Director** Elementary and Secondary Education KPK Peshawar
3. **District Education Officer**, Dera Ismail Khan (M) Division Dera Ismail Khan.
4. **District Account Officer**, Dera Ismail Khan.

(RESPONDENTS)

**WRIT PETITION UNDER ARTICLE 199 OF THE
CONSTITUTION OF ISLAMIC REPUBLIC OF
PAKISATN, 1973.**

Respectfully Sheweth;

Petitioner humbly submits and requests as under:-

That addresses of the parties are sufficient for the purpose of service.

1. That the petitioner is permanent resident of District Dera Ismail Khan and serving the education department since 4/10/1983. Copy of service book is enclosed herewith.
2. That on 30/04/1999 the FIR was lodged against the petitioner wherein he was arrested by the local police. Copy of FIR is enclosed herewith.

Mu

ATTESTED
EXAMINOR
Peshawar High Court
D.I. Khan Bench
03-18

3. That in the above mentioned criminal case, unfortunately, the petitioner was sentenced for life imprisonment, after completing imprisonment period, the petitioner was released from central prison Dera Ismail Khan on 24/01/2012. Copy of criminal appeal No:41 of 2005 is enclosed herewith.
4. That according to service book and other records, date of birth of the appellant is 20/07/1961 when the petitioner was arrested in the above mentioned criminal case the petitioner had completed his service as Drawing Master Teacher is/was approximately 16 years. In this eventuality retirement age of the appellant is 20/07/2021.
5. That since 20/04/1999 from the date of the arrest of the appellant till 30/04/2005, the petitioner remains as accused/Hawalati but in this period the respondents neither suspended the petitioner from his service nor he was given any subsistence allowance for which the petitioner was entitled as per service rules.
6. That after the release from the central prison D.I.Khan the petitioner pursue his service case without any delay and contacted concerned authorities about the matter and requested for redressal. In this respect written appeal dated 29/05/2012 was also presented before the authorities but the petitioner was not satisfied about his grievances yet.
7. That on 28/04/2012 petitioner patched up the matter through Arbitration in Criminal Case in which petitioner was sentenced to life imprisonment. Copy of Arbitration decision is enclosed herewith.
8. That the service appeal No.1141 of 2012 was instituted in the learned court of service tribunal KPK Peshawar against the respondents which was ultimately decided vide order dated 25/01/2016 by the KPK service Tribunal Camp Court D.I.Khan. Copy of judgment is enclosed herewith.
9. That the petitioner once again knocked the door of respondents regarding the implementation of order dated 25/01/2016 of the learned Service Tribunal Peshawar but

ATTESTED
29-5-18
EXAMINER
Peshawar High Court
D.I.Khan Bench

unfortunately the respondents once again not decided the genuine issue of the petitioner. Copy of application to the respondent is enclosed herewith.

10. That the respondent due to mala fide and by misusing their official authority/capacity by not deciding the legal issue of the petitioner. Therefore, aggrieved of the impugned act omissions to the extent of not deciding the legal issue and having no other remedy, the petitioner wants to invoke Constitutional jurisdiction of this honourable court to declare impugned act omissions as illegal, unlawful, void and to direct the respondent No. 3 to reappoint the petitioner as Drawing Master in the education department, on, inter alia, the following grounds.

GROUND: -

- A. That by depriving the petitioner from his job besides his competency, eligibility. It amounts to clear deprivation of petitioner from his guaranteed fundamental, legal and Constitutional rights.
- B. That the impugned act omissions of respondents are against law, in violation of the merit and transparency, without jurisdiction, without lawful authority and having no binding affect upon the rights of the petitioner accrued to him.
- C. That the petitioner has sent the respondent, the legal notice regarding the institution of present writ petition but the respondent failed to honour the notice of the petitioner's counsel. Copies of notice and postal receipt are jointly annexed.
- D. That the respondent No. 3 illegally and without any lawful justification not treated the petitioner according to law and no adverse order has been passed by the respondents against the petitioner till date by the respondents which shows there incompetency.

File

E. That counsel for the petitioner may please be allowed to raise additional grounds at the time of arguments.

In Wake of submissions made above this Honorable court is humbly requested the instant writ may please be issued and declared as the illegal act omissions of the respondents and may please be declared as illegal, without lawful authority, without jurisdiction and the petitioner may please be allowed into service with all back benefits.

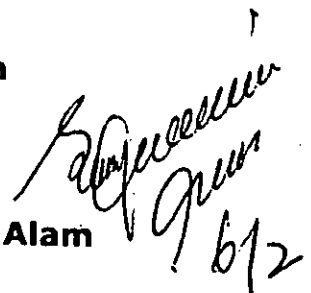
Any other relief deemed appropriate in the given circumstances may also be granted in the large interest of justice.


Dated: 06/02/2018

Humble Petitioner


Muhammad Bakhsh
Through Counsel

Muhammad Waqar Alam
Advocate High Court


6/2


09-03-18
EXAMINOR
Faisalabad High Court
D.I.Khan Bench

BEFORE THE HON'BLE PESHAWAR HIGH COURT,
D.I.KHAN BENCH

W. P No. _____ -D/2018

Muhammad Bakhsh
VERSUS
Govt: of KPK and others

WRIT PETITION

CERTIFICATE

Certified that no writ petition on the subject has earlier been filed before this Hon'ble court.

Petitioner
Through Counsel

[Handwritten Signature]
[Handwritten Signature]
6/2

AFFIDAVIT:

I, **Muhammad Bakhsh** son of Shah Nawaz caste Thaheem r/o Paharpur, Tehsil & District Dera Ismail Khan, do hereby solemnly affirm and declare on Oath that contents of the writ petition are true and correct to the best of my knowledge and belief; and nothing has been deliberately concealed from this Hon'ble Court.

Dated: 06/02/2018

[Handwritten Signature]
Deponent

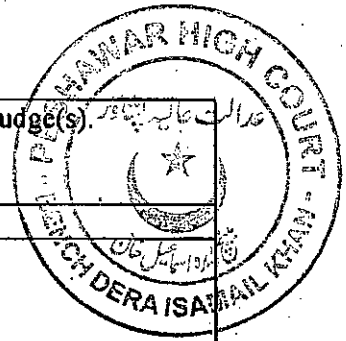
Identified by counsel;



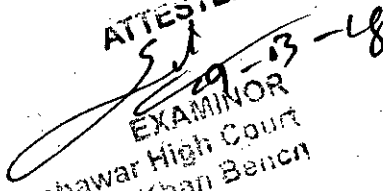
[Handwritten Signature]
M. Waqar Alam 6/2
Advocate High Court

ATTESTED
[Handwritten Signature]
9-3-18
EXAMINOR
Peshawar High Court
D.I.Khan Bench

PESHAWAR HIGH COURT, D.I.KHAN BENCH

FORM OF ORDER SHEET



| Date of Order or proceedings | Order or other proceedings with signature of Judge(s) |
|------------------------------|--|
| (1) | (2) |
| 21.02.2018 | <p><u>W.P.No.194-D/2018.</u></p> <p><u>Present:</u> Muhammad Waqar Alam, Advocate for the petitioner. ***</p> <p><u>IJAZ ANWAR, J.-</u> As the Service Tribunal had directed the respondents in Service Appeal No.1141/2012 to decide the departmental appeal within a period of one month, therefore, implementation, if any, is to be done by the Tribunal. We therefore, instead of dismissing the instant petition, send it to Service Tribunal for treating it as an application for implementation of its order dated 25.01.2016.</p> <p><u>Announced.</u> <u>Di: 21.02.2018.</u></p> <p align="right"> <u>JUDGE</u></p> <p align="right"> <u>JUDGE</u></p> <p align="center">ATTESTED  EXAMINOR Peshawar High Court D.I.Khan Bench</p> <p><i>0/1/2</i></p> |

Habib/*

(DB)
Hon'ble Justice Ijaz Anwar
Hon'ble Justice Shakeel Ahmad

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR, CAMP COURT D.I. KHAN.

Service Appeal No. 1141 of 201



Muhammad Bakhsh S/o Shah Nawaz Caste Taheen R/o Paharpur Dera Ismail Khan (Drawing Master).

(Appellant)

VERSUS

RECEIVED
1/100
201-10-12

*R. no. 16, 4 one
proceeded against
Ex parte order 23-4-13*

*Ex parte order
e-no. 153
set aside
27/1/14*

- 1- Government of Khyber Pakhtunkhwa through Secretary, Education (KPK) Peshawar.
- 2- The Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar.
- 3- E.D.O Elementary & Secondary Education Dera Ismail Khan.
- 4- District Co-ordination Officer Dera Ismail Khan.
- 5- District Accounts Officer Dera Ismail Khan.

(Respondents)

ATTESTED

Note:-

EXAMINER
Khyber Pakhtunkhwa
Service Tribunal,

Addresses of respondents as given above are sufficient for the purpose of service thereupon.

APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNALS ACT, 1974 AGAINST THE ILLEGAL MALAFIDE ACT OF RESPONDENT'S TO NOT REINSTATE THE APPELLANT ON HIS POST WITH ALL BACK BENEFITS.

*so submitted to
ad filed.
19/10/12*



Date of
order/
proceedings

2

Order or other proceedings with signature of Judge/ Magistrate

3

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,
CAMP COURT, D.I.KHAN.

Service Appeal No. 1141/2012
Muhammad Bakhsh Versus Govt. of KPK through
Secretary Education Peshawar etc.

JUDGMENT

25.01.2016

PIR BAKHSH SHAH, MEMBER.- Counsel for the
appellant (Mr. Muhammad Waqar Alam, Advocate) and
Government Pleader (Mr. Farhaj Sikandar) for the respondents
present.

2. The learned counsel for the appellant submitted that
after rendering service for a period of 16 years as Drawing Master
in the Education Department, the appellant was involved in
criminal case, which has ultimately resulted into his acquittal on
the basis of compromise. He further submitted that though no
formal order of removal from service has been passed nor
departmental appeal of the appellant has been decided by the
Competent Authority but the appellant is also not let to join
service. He submitted that the departmental authority may be
directed to decide departmental appeal of the appellant after
giving him opportunity of personal hearing.

3. Since no formal order of removal exists and as no
departmental appeal of the appellant seems to have been decided,
therefore, the departmental authority is directed to decide

ATTESTED

EXAMINER
Khyber Pakhtunkhwa
Service Tribunal,
Peshawar

departmental appeal of the appellant with a period of one month from the receipt of this judgment. Appellant be given full opportunity of hearing. His appeal be disposed of strictly in accordance with law and rules. The appeal is disposed of accordingly. Parties are left to bear their own costs. File be consigned to the record room.

ANNOUNCED
25.01.2016

(ABD)
ME

*sd/- Pir Bakhtish Shah,
Member
(Camp Const)
D. I. Khan*

*sd/- Abdul Latif,
Member*

Certified to be true copy

EXAMINER
Khyber Pakhtunkhwa
Service Tribunal,
Peshawar

Date of Presentation of Application 18-02-2016
Number of Wards 1200
Copying Fee 8-00
Urgent 2-00
Total 10-00
Name of Copyist [Signature]
Date of Completion of Copy 18-02-2016
Date of Delivery of Copy 18-02-2016

1. Name Mohammad Babbar (نام)

2. Nationality and Religion Islam (قومیت اور مذہب)

3. Residence Fahal Pur D-1-Khan (رہائش گاہ)

4. Father's name and residence Shah Nawaz village p/o Fahal Pur (D-1-Khan) (والد کا نام اور پتہ)

5. Date of birth by Christian era as nearly as can be ascertained Twenty July N.H. & Sixty one (20-7-1961) (تاریخ پیدائش مطابق میلادی سن عیسوی)

6. Exact height by measurement 5-5 (قد و قامت)

7. Personal mark for identification Scar Mark on the Face left side (بشمارہ شناخت)

8. Left hand/right hand thumb and finger-impressions of (None-gazetted) officer.
Little Finger (چھنگیا) Ring Finger (چھنگیا کے ساتھ کی انگلی) Middle Finger (انگشت میانی)

Fore Finger (انگشت شہادت)

Thum (انگوٹھا)

9. Signature of Government servant Mohammad Babbar (سرکاری ملازم کے دستخط)

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

(نصابذوق کنندہ سر کے دستخط اور مہر)

True Copy
[Signature]

Mohammad Babbar

Signature of the Head of the Office

Note:—The entries in this page should be renewed or re-attested at least every five years and the signatures in lines 9 and 10 should be dated. Finger prints need not be taken after every 5 years under this rule.
اس صفحہ کے دستخطات کم از کم ہر پانچ سال بعد تصدیق ہونا ضروری ہیں اور نمبر 9-10 میں دستخطوں کے تاریخ ہونی چاہیے۔ انگلیوں کے نشانات کیلئے ہر پانچ سال کے بعد تصدیق کی ضرورت نہیں۔

(7)

2

| 1 | 2 | 3 | 4 | 5 | 6 | 7 | 8 |
|---------------------------------------|---|---|---|--|---|------------------------------------|---|
| Name of post درجہ ملازم | Whether substantive or officiating and whether permanent or temporary ہا عارضی و مستقیم یا قائم مقام | If officiating, state— (i) substantive appointment or (ii) whether service counts for pension under rule 3.20 of C.S.R. (Pb.) volume II اگر عارضی ہے تو کیا وہ رول 3.20 مطابق ہٹن کا متعلق ہے؟ | Pay in substantive post تنخواہ بطور عارضی ملازمت | Additional pay for officiating زائد تنخواہ بطور قائم مقام | Other emoluments falling under the term "pay" ما سوائے تنخواہ دیگر الاصل | Date of appointment تاریخ تقرری | Signature of Government servant دستخط سرکاری ملازم |
| DM - G.H.S Behram Khel (Buz) | | | RS. P. 590/- | RS. P. 590/- | | 4/10 1983 | Mammad Bakh |
| do | | | 590/- | | | 16/4 84 | Mohd Bakh |
| 448 Jami Khel (Bannu) | off/Temp | | Rs. 590 - PM, 649 (65616) P.M. | | | 18/4 1984 P.M. | Mohd Bakh |
| do | do | | | | | 1.12.84 | Mohd Bakh |

(17-4-1984 Transit day) Mohd Bakh

Rs. 590 - PM, 18/4 1984 P.M. Mohd Bakh

(65616) P.M. 1.12.84 Mohd Bakh

10-11-84
Bakshi

| 9 | 10 | 11 | 12 | 13 | 14 | 15 |
|---|--|---|--|---|--|--|
| <p>Signature and designation of the Head of the office or other Attesting Officer in attestation of columns 1 to 8</p> <p>دستخط المر مجاز</p> | <p>Date of termination or appointment.</p> <p>تاریخ اللطاع نلازت</p> | <p>Reason of termination (such as promotion, transfer, dismissal etc.)</p> <p>وجوهات اللطاع نلازت</p> | <p>Signature of the Head of the office of other Attesting Officer</p> <p>دستخط المر مجاز</p> | <p>LEAVE</p> <p>Allocation of periods of leave on average pay upto four months (or earned leave not exceeding 120 days) to which leave salary is debitable to another Government</p> <p>جواز ماہ تک کی رخصت کہلئے اوسط تنخواہ کا تعین</p> <p>Nature and duration of leave taken</p> <p>رخصت کی نوعیت و معاد</p> | <p>Signature of the head of the office or other Attesting officer</p> <p>دستخط المر مجاز</p> | <p>Reference to any recorded punishment, or censure or reward or praised of the Government servant</p> <p>سزا یا جوا یا تمیز مناسب کار کردی کا تذکرہ</p> |
| | | | | <p>Govt. to which appointed</p> <p>Apparment unit vide</p> <p>D.I. Khan Div. (CS) D.I. Khan Div. Dt: 29-9-83 MA - ready</p> | <p>Apparment unit vide</p> <p>D.I. Khan Div. (CS) D.I. Khan Div. Dt: 29-9-83 MA - ready</p> | <p>D.I. Khan Div. (CS) D.I. Khan Div. Dt: 29-9-83 MA - ready</p> |
| | | | | <p>Period</p> <p>عرب</p> | <p>4-10-83</p> | <p>12-83</p> |
| | | | | <p>Transferred vide</p> <p>D.I. Khan Div. Dt: 15-4-84 MA - ready</p> | <p>16-4-84</p> | <p>16-4-84</p> |
| | | | | <p>Passed matric examination of the BISE Peshawar under Roll No. 14345 in 1979. He has obtained 365 Marks out of 850 and has been placed in grade "D".</p> | <p>16-4-84</p> | <p>16-4-84</p> |
| | | | | <p>HEAD MASTER</p> <p>HEAD MASTER</p> | <p>16-4-84</p> | <p>16-4-84</p> |
| | | | | <p>HEAD MASTER</p> <p>HEAD MASTER</p> | <p>16-4-84</p> | <p>16-4-84</p> |
| | | | | <p>HEAD MASTER</p> <p>HEAD MASTER</p> | <p>16-4-84</p> | <p>16-4-84</p> |

MA - ready
D. Khan Div. Dt: 29-9-83 MA - ready

MA - ready

84

16 4/84 (A.N)

Transferred vide

D.I. Khan Div. Dt: 15-4-84 MA - ready

MA - ready

MA - ready

Passed matric examination of the BISE Peshawar under Roll No. 14345 in 1979. He has obtained 365 Marks out of 850 and has been placed in grade "D".

HEAD MASTER
Govt. High School
Kuel (Bannu)

4/10/83

| 1 Name of post درجہ ملازمت | 2 Whether substantive or officiating and whether permanent or temporary عارضی، مستحب یا قائم مقام | 3 If officiating, state— (i) substantive appointment or (ii) whether service counts for pension under rule 3.20 of C.S.R. (Pb.) volume II اگر عارضی ہے تو کیا وہ رول کے مطابق پینشن کا مستحق ہے؟ | 4 Pay in substantive post لتخواہ بطور عارضی ملازمت | 5 Additional pay for officiating زائد لتخواہ بطور قائم مقام 9/pay | 6 Other emoluments falling under the term "pay" سوائے لتخواہ دیگر الاصلی | 7 Date of appointment تاریخ تقرری | 8 Signature of Government servant دستخط سرکاری ملازم |
|---|---|--|--|--|--|---|--|
| Siswani Master GMS Jabalpur Hundred | Temp | | 649/- | 87/- | | 29/10/85 | |
| — DO — | " | " | 678/- | | | 1/12/85 | |
| D.M. P.H.S. No. I Tax | " | " | 678/- | P.M. | | 6-10-56 | |
| " | " | " | 707/- | P.M. | | 1-11-56 | |
| " | " | " | 964/- | P.M. | | 1-7-57 | |
| A.M. GMS Kathgora | do. | | 954/- | | 25-26/10-87 | 27-10-87 F.M. | |
| — do — | | | 982/- | | | 1/12/87 | |
| do | | | 1020/- | | | 12/88 | |

Serial
date
of
office
A
O
of
the
Minister

| 2 | 10 | 11 | 12 | 13 | | 14 | 15 |
|---|---|--|--|--|--|--|---|
| Signature and designation of the Head of the office or other Attesting Officer in attestation of columns 1 to 8 دستخط انصر مجاز | Date of termination or appointment تاریخ الطاع ملازمت | Reason of termination (such as promotion, transfer, dismissal etc.) وجوهات الطاع ملازمت ترقی، تبادلہ یا برطری | Signature of the Head of the office or other Attesting Officer دستخط انصر مجاز | LEAVE Allocation of periods of leave on average pay upto four months (or earned leave not exceeding 120 days) to which leave salary is debitable to another Government چار ماہ تک کی رخصت کوتے اوپٹ-تختواہ کا لہن Govt. to which debitable کونلٹ جس رہم ادا ہوگی | | Signature of the head of the office or other Attesting officer دستخط انصر مجاز | Reference to recorded purment, or certificate or reward granted or Government servant یا چرا یا غیر سہ کار کردگی کا ریکارڈ |
| | | | | <p>Sandwich accorded to the year of suspension period was 8-9-91 to 2-10-91 (25 days) as leave without pay vide Dwl. Director of Educ (S) D.I. Divn. D.I. Uda. Enrol. No 16232- / leaves dated 31/7/93.</p> <p>21.5L and Dy. DEO (U) DRC</p> <p>Service verified up to 1-4-93 to 30-6-93 with the receipt of B. other office record.</p> <p>Service verified up to 6-7-93 to 11-93 with the receipt of B. other office record.</p> <p>A sum of Rs. 453/- Drawn as differ. of pay for the month of June 1994 vide Stipendial Provision of pay scales 1994 No. 20.E.F. 1-6-94 vide No 3036 dated 17/9/94</p> | | | |
| <p>014 6-94</p> | <p>30/11/94 30/11/95 30/11/96</p> | <p>Principal, G.I.S. R. D.I. Uda.</p> | <p>Principal, G.I.S. R. D.I. Uda.</p> | <p>Principal, G.I.S. R. D.I. Uda.</p> | | <p>Principal, G.I.S. R. D.I. Uda.</p> | <p>Principal, G.I.S. R. D.I. Uda.</p> |

(11)

(15)

| 1 | 2 | 3 | 4 | 5 | 6 | 7 | |
|------------------------------|---|--|--|---|---|------------------------------------|---|
| Name of post درجہ ملازمت | Whether substantive or officiating, and whether permanent or temporary ہائیکم مقام ماریس و مستقیم | If officiating, state— (i) substantive appointment or (ii) whether service counts for pension under rule 3.20 of C.S.R. (Pb.) volume II اگر ماریس ہے تو کیا وہ رول 3.20 مطابق نیشن کا مستحق ہے؟ | Pay in substantive post تعمود بطور ماریس ملازمت | Additional pay for officiating زائد تعمود بطور ہائیکم مقام | Other emoluments falling under the term "pay" سوائے تعمود دیگر الاصل | Date of appointment تاریخ تقرری | Signature of Government servant دستخط سرکاری ملازم |
| 2065-161-448 | 13/1/74 | | RS. P. | RS. P. | | 12/96 | |
| GHS Rawal | BPS-14 | | | | 3192/P14 | 1/96 | |
| DM Post GHS Kotjari | BPS-14 Post | | | | 3192/P14 | 3/7/97 | |
| DM Post GHS Nozi Pakar | BPS 14 Post | | | | 3192/P14 | 2/9/97 | |
| -do- | -do- | | | RS= | 3353/P14 | 1/12/97 | |

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48
1001
P1

| 1 Name of post درجہ ملازمت | 2 Whether substantive or officiating, and whether permanent or temporary عارضی یا مستقل یا قائم مقام | 3 If officiating, state— (i) substantive appointment or (ii) whether service counts for pension under rule 3.20 of C.S.R. (19b.) volume II اگر عارضی ہے تو کیا وہ وول II کے مطابق پنشن کا مستحق ہے؟ | 4 Pay in substantive post تنخواہ بطور عارضی ملازمت | | 5 Additional pay for officiating زائد تنخواہ بطور قائم مقام | | 6 Other emoluments falling under the term "pay" ماحولیاتی تنخواہ دیگر الاؤس | 7 Date of appointment تاریخ تقرری | 8 Signature of Government servant دستخط سرکاری ملازم |
|--|--|---|--|----|---|----|---|---|--|
| | | | RS. | P. | RS. | P. | | | |
| D.M. Post BPS-14 GHS Govt D.I.R. | | | | | RS. 3353/- | | | 01/06/98 | |
| D.M. Post BPS-14 GHS Govt D.I.R. | | | | | RS. 3353/- | | | | |
| D.M. BPS 14 (20.65-131-4485) GHS Dhullah | | | | | RS. 3353/- | | | 15-9-98 | |

13

17

| 9 | 10 | 11 | 12 | 13 | 14 | 15 |
|--|---|---|--|--|---|---|
| Signature and designation of the Head of the office or other Attesting Officer in attestation of columns 1 to 8 دستخط الترخيص مجاز | Date of termination or appointment تاريخ اللطاع ملازمت | Reason of termination (such as promotion, transfer, dismissal etc.) وجوهات اللطاع ملازمت ترقى، تبادلہ یا برطرفی | Signature of the Head of the office of other Attesting Officer. دستخط الترخيص مجاز | LEAVE Allocation of periods of leave on average pay upto four months (or earned leave not exceeding 120 days) to which leave salary is debit to another Government چار ماہ تک کی رخصت کیلئے اوسط تنخواہ کا تعین Nature and duration of leave taken رخصت کی نوعیت و معیار Period عرصہ Govt. to which debitale گورنمنٹ جس کو رولم اذا ہوگی | Signature of the head of the office or other Attesting officer دستخط الترخيص مجاز | Reference to any recorded punishment, or censure or reward or praised of the Government servant سزا یا جرم یا غیر مناسب کارکردگی کا ریکارڈ |
| Principal, G.H.S. Rangpur Shumali, D.I. Khan. D. I. Khan | 3 7/97 Transferred | Principal, G.H.S. Rangpur Shumali, D.I. Khan. | Principal, G.H.S. Rangpur Shumali, D.I. Khan. | Service verified up to 30-11-93 with the Reg. Office of the office concerned | 11-11-93 | 11-11-93 |
| Principal Govt. High School No. 1 Paharpur (D.I.K.) | 3/57 Principal | Principal Govt. High School No. 1 Paharpur (D.I.K.) | Principal Govt. High School No. 1 Paharpur (D.I.K.) | Service verified with Reg. Office | 30-11-94 | 30-11-94 |
| Principal Govt. High School No. 1 Paharpur (D.I.K.) | 7/53 Transfer (1/6/52 AN) | Principal Govt. High School No. 1 Paharpur (D.I.K.) | Principal Govt. High School No. 1 Paharpur (D.I.K.) | Service verified with Reg. Office | 30-11-95 | 30-11-95 |
| Principal Govt. High School No. 1 Paharpur (D.I.K.) | 20/11/97 E/leave sanctioned u.c.f. 11-1-97 20/11/97 - bull PT vide D.D. 3 D.I.K. No. 242 - | Principal Govt. High School No. 1 Paharpur (D.I.K.) | Principal Govt. High School No. 1 Paharpur (D.I.K.) | Service verified from 3-7-97 AN to 01-09-97 AN with Reg. Office record. | 12-11-97 | 12-11-97 |
| Principal, G.H.S. Rangpur Shumali, D.I. Khan. | | Principal, G.H.S. Rangpur Shumali, D.I. Khan. | Principal, G.H.S. Rangpur Shumali, D.I. Khan. | Service verified with Reg. Office | 30-11-98 | 30-11-98 |

G.H.S. Rangpur Shumali
D.I. Khan

