12.09.2018

12th September has been declared as public holiday on account of 1st Muharram therefore, the case is adjourned for the same on 27.11.2018 before S.B at Camp Court D.I.Khan.

Camp Court D.I.Khan

27.11.2018

Petitioner in person present. Mr. Usman Ghani, District Attorney for respondents present.

Petitioner submitted an application for withdrawal of the instant execution petition wherein he stated that his grievances have been redressed and do not want to pursue his case further. As such application is allowed and the instant execution petition is dismissed as withdrawn. File be consigned to the record room.

Announced: 27.11.2018

(M.Amin Khan Kundi)

(M.Amin Knan Kundi)
Member
Camp Court D.I.Khan

FORM OF ORDER SHEET

Execution Petition No. 78/2018

C N-	Dotto Seculos	
S.No.	Date of order Proceedings	Order or other proceedings with signature of Judge
1	. 2	3
. 1	16.03.2018	The Execution Petition of Mr. Rehmatullah submitted to-day by
_		him, may be entered in the relevant Register and put up to the Court for
	555 VA 189 VA	proper order please.
		Somether
-		REGISTRAR
2-	29-3-18	This Execution Petition be put up before Touring S. Bench at
		D.I.Khan on 26 - 4 - 2018.
•	-	
		CHAIRMAN
-		
	26.04.2018	Tour is hereby cancelled, Therefore the case is
2	20.04.2018	adjourned for the same on 30.07.2018 before S.B.
		adjourned for the dame on 50.07.20 to defect 8.15.
	·	Reader
,		Camp Court B.I Khan
_	20.07.2019	Datitionan massaut in mansau. Tann is houshy soundled
2	0.07.2018	Petitioner present in person. Tour is hereby cancelled.
		Therefore the Execution is adjourned for the same on 12.09.2018 before S.B.
		12:09:2010 00:010 00:01
		Reale
		Camp Court D.I Khan

العدالات منا - فيسر فيو يوان مروس كربيوس كيب كورط و يروالان Execution Petition No. 78/18 in willis is in Biary No. 303 291/2014 styll med 201/2014 styll med 201/2014 styll med 201/2014 styll med 27-12-2017 - Leve 2.16" رهمت الله ولد قدحين سكنه جوك ما فيى ، رمك ، تقيل بروا فلع دربره ال آ حکومت خیسر بخنو کو اه بزراج سیر بیری ایلیمیری اید ایرای ایجائین 2- دُانُر البيرُ البيبِرُ ي البيرُ ما البيرُ ما البيرُ البيرُ عاليمُ البيرُ عاليمُ البيرُ عاليمُ البيرُ البيرُ 3 - دُر مُرْكُ الْمِحْ الْمِحْ كُنِينَ أَفْلِيسِ (مُردان) وْ يروالمفيل خان -4 - سب د ويزنل ا يوكين أ فيمر (مردانه) برواضلع ديره المعيل خان -5- وطی کمشر درو ایمنیل خان -۵- در طرک کمشر درو ایمنیل خان -۵- در طرک اکا کو نیشه اکا فیسر درو ایمنیل خان - (سول الیم) در جواست زیر دفعه (b) (a) حسر بخو فراه روس فریمونی اللط م 1974 عراد حكم صادر فرما في ما في سول البيم كروه حكم مورد المراح عقدم مروس السيل من 140ه/ 191 مر على و أمد كر ت سور سائل كو بطور جو كبدار گرمنگ برائری کول جوکه ماهی مال کردس اور حکی مدالت کی حکم مدولی در کرس و تاریسی کاروانی فرما که حالے برخد ف سول النبم بوج حندف ورزی و کم عروی

حنار عاى ا سامی حسب ذیل عرض رسان سے ۱- بدکہ سائی کو لیکر رجوکس ار گور نمنظ برائم کی کھوکہ ما بھی ہرون طامورہ ما الی ابر کی طورہ ایک کی اور کے ما جوکہ سول البرام 4 نے ایمبیلہ مُنظ ایکسیمینج کارڈر میونے
کیوجہ شاتے ہوئے سامی کی معرز معت بروٹ کی مورخ الراچ ا ختم کردی۔
کیوجہ شاتے ہوئے سامی کی معرز معت بروٹ کی مورخ الراچ ا ختم کردی۔

2- به رساس فرطم مورخ الراجد ك صدف المرساس ليب ليبدروبرو الالت بذا رس دائرى جوكه معزز مدالت بذا ف بروغ حكم مورخ المراجد اس منظور فرهاى - نقل ابيس ونقل حكم مورخ المراجد لف ب

3 - به که سائل کام عدالت بنرای معدفه کفول سر مسول الیم نمبر 3 تا 6 کے باس فرداً فرداً کبا اور حکم عدالت بر معملر را مدی در فواست ی جسیر ول البیغر 5 حیمی نمر (۵۵) عدال 580/۵۷ نبام مسول البیم نمبر 3 حاری کی اور حکم عدالت بر معملر را مد

4- برکرسائل حکم عدالت مورفر جاراته و حیقی حار مگرده و بی کمتیم مدیر سو کالبیم و کے باس کیا جس نے میں کا میں در بط کر میری هدالت کی مکن مول البیم کی البیم کی البیم کی البیم کی البیم کی مکن مول البیم کی مکن مول کر تا رقا اور در بده دالت مدالت بدا کی مرامر حکدف ورزی کرتے ہوئے کر مورف ما الحال کو رفعنظ برائم ی مکل محور کا کیا ہیں میگر شخص کو تحور کی کرد یا گیا میں سائل کی صدر منت محال کر نبلی بی نے کئی دیا تھی کو فوری کرد یا گیا الفی اکس اکس اروز مرفع کا کرا گیا ہے۔

الفی اکس اروز مرفع محال اللہ مورفر مورفر مورفر ما اللہ اللہ مورفر میں دیگر شخص کو فوری کرد یا گیا ہے۔

ع- ببرکر مسول الیم نے دہرہ داکتہ مخرزعدالت بداکے مورخ جارا ہدی صدف وردی وکم عدولی کی ہے جو کہ اُنکا پر فعل تا بی تا دیں ہے کسپزاا سندعاهسیر منظوری درفواست برا سائی کولطور فوکسدارگورمنظ مرابر ی سکول فیوک مافعی قیم میروا جال فرمایای و سی اور برفوند سول الیم لوجه کم عروی تاریسی کاروائی فرماتی ی و

مورخ 13-03-2018

ر محت الله

SERVICE APPEAL NO.291/2014 TITLED AS REHMATULLAH VS GOVT, OF KHYBER PAKHTUNKHWA THROUGH ELEMENTARY & SECONDARY EDUCATION DEPARTMENT AND OTHERS.

A meeting of the Scrutiny Committee was held on 22-02-2018 at 14:00 hours in the office of Additional Secretary (Opinion) Law Department under his Chairmanship to determine the fitness of the subject case for filing of appeal / CPLA in the proper forum. Additional Advocate General (Mr. Riaz) was also present during the meeting being representative of Advocate General Khyber Pakhtunkhwa.

2. The meeting started with the recitation from the Holy Quran and thereafter Chairman of the Committee invited the representative of E&SE Department Mr. Fazale Subhan Section Officer (Lit-II) alongwith Mr. Khalid Saeed Akbar ADEO(Lit) to apprise the Committee about the background of the case which he did accordingly. The representative informed the Scrutiny Committee that the appellant was appointed as Class-IV (Chowkidar) by the competent authority on 29-10-2013. The appointment order of the appellant was cancelled on 12-11-2013 due to the fact that the appellant has not provided no objection certificate/employment exchange card. The appellant after exhausting departmental remedy filed the subject appeal in Khyber Pakhtunkhwa Service Tribunal. The Tribunal vide judgment dated 07-12-2017 accepted the appeal and set aside the cancellation of the appointment order and reinstated the appellant into service. Now the department intended to file CPLA against the judgment on the following grounds:-

GROUNDS:-

The grounds proffered by the representative were that the Services Tribunal has not taken into consideration the material placed before it. He further added that the competent authority has rightly cancelled the appointment order of the appellant. The scrutiny committee raised a query that whether the department has taken action against the competent authority who has appointed the appellant in violation of law and the rules. On this the representative stated that no action has been taken against the authority. Another query was raised by the Scrutiny Committee that whether the appellant was appointed against the employee son quota or otherwise. On which the representative stated that the appellant was not appointed on employee son quota but when the attention of the representative was invited towards para "2" of the judgment wherein it was mentioned that appellant was appointed on employees sons quota and when the representative was confronted with the Establishment Department letter No.SOR-I(S&GAD)4-1/80 dated 23-05-2000 and 30-06-2003 regarding reservation of quota for appointment of retiring Class-IV Govt. Servants the representative candidly acceded the same.

DECISION:-

4. After threadbare discussion it was decided with consensus by the Scrutiny Committee that as the respondents has failed to provide plausible grounds against which CPLA is to be filed, hence the subject case was not a fit case for filing appeal / CPLA in the Supreme Court of Pakistan.

TAHIR IQBAL KHATTAK DEPUTY SOLICITOR



GOVERNMENT OF KHYBER PAKHTUNKHWA LAW, PARLIAMENTARY AFFAIRS AND HUMAN RIGHTS DEPARTMENT

No.SO(Lit)/LD/9-5(15)E&SED/2018 Dated Peshawar the 6/62 /2018

Τō

The Advocate General,
 Khyber Pakhtankhwa, Poshawar.

 The Secretary to Govt. of Khyber Pakhtunkhwa, Elementary & Secondary Education Department.

Subject:

Service Appeal No.291/2014 Titled As Rehmatullah Vs Government Of Khyber Pakhtunkhwa Through Elementary & Secondary Education Department And Others.

Dear Sir,

I am directed to refer to Government of Khyber Pakhtunkhwa Elementary & Secondary Education Department letter NO.SO(Lit-II)E&SED/I-3/SA#291/14/Rehmatullah, dated 07-02-2018 on the subject noted above and to forward herewith minutes of the meeting held on 22-02-2018 in Law Department (which are self explanatory) for perusal and further necessary action, please.

Yours faithfully,

(ALAM ZEB)
SECTION OFFICER (Lit)

Endst: No.& Date Even.

Copy forwarded to the:

1. PS to Secretary Law Department Khyber Pakhtunkhwa.

2. PA to Deputy Solicitor Law Department.

SECTION OFFICER (Lit)

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OFFICE OF THE DEPUTY COMMISSIONER

DERA ISMAIL KHAN

Phone #: 0966-9280116 / Fax #: 0966-9280110 Email ID: dcderaa@gmail.com

No. **SSO**/DC (Edu)

Dated

DIKhan

the **O** /02/2018.

То

The District Education Officer (M), Dera Ismail Khan.

Subject:

APPLICATION REGARDING REINSTATEMENT INTO SERVICE.

A copy of an application submitted by Mr. Rehmat ullah s/o Mohammad Hussain cast Machi r/o Jhok Machi Ramak Tehsil & Dsitrict DlKhan is sent herewith for further necessary action.

It is requested to ensure the compliance of the order passed by the Honorable Service Tribunal Khyber Pakhtunkhwa Peshawar with due process and as per rules/law, please.

ADDL: DEPUTY COMMISSIONER
DERA ISMAIL KHAN

CC:

The Applicant.

addl: deputy commissioner **dera ismail khan**

Nulla,

עקת פתא 18נאבאנ

291-14 July 15/1/Wer & July 1916 مرجنا سخوط العال عربي العنالي فلرسي العنالي فلرسي Edu: حوكمة الموالم كاسكل فوكر ما تحسال رصل كحما ميروا جل ويره بناد بخوا و الما كا وان تكسم كا والا كا والا الما وي الوا (S) det plu / clus vie Objection Certificate) 12/11/2013 Elle 18 By of Employee Son Pouta Cline & plu Sur Keler my sold later a sellation from sold later for معالة مرح كما لورسوس ترسوا خورن في كي ليداور ماري July 112 Jely 2017 كوس الموركة الموك كو كالم كراب و الس منصل كالي مروس المربيوا عالمي du 25/1/m & mil & 8/25/1 / 6/1/6/2/1/ KPK 1/25/1/ 3/1/10/2/ 1/1/25/1/2/ كليرى لمالهم وعسى كي وليكن وصارال كفي الما دامرير باحيكاكر الماس المحسد المستعلم المراب ا مرماني سي لعرب ولارن آئے کلم الم کا کورس کے >3 pe mil (202)

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

No 125 /ST

Dated 17/01/2018

The Sub-Divisional Education Officer (Male), Parova, Government of Khyber Pakhtunkhwa, Dera Ismail Khan.

Subject:

JUDGEMENT/ORDER IN APPEAL NO: 291/14 MR. REHMATULLAH.

f am directed to forward herewith a certified copy of Judgment/Order dated 22/12/2017 passed by this Tribunal on the above subject for strict compliance.

Encl: As above

Cony Cony

REGISTRAR
KHYBER PAKHTUNKHWA
SERVICE TRIBUNAL
PESHAWAR.

oll

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

SERVICE APPEAL NO. 291/2014

Date of institution ...

03.02.2014

Date of judgment ...

27.12.2017

Rehmatullah, S/O Muhammad Hussain, R/O Jhok Machhi, Remak, Tehsil Parova, District D.I.Khan

(Appellant)

VERSUS

- 1. Govt. of Khyber Pakhtunkhwa through Secretary Elementary & Secondary Education, Peshawar.
- 2. Director Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar.

3. District Education Officer (M), Dera Ismail Khan.

4. Sub-Divisional Education Officer (M), Parova, Dera Ismail Khan.

5. Deputy Commissioner, Dera Ismail Khan.

6. District Accounts Officer, Dera Ismail Khan.

(Respondents)

SERVICE APPEAL UNDER SECTION-4 OF KPK TRIBUNAL ACT, 1974 AGAINST THE LETTER NO. 652-55 DATED 12.11.2013 ISSUED BY THE RESPONDENT NO. 4 WHEREBY THE APPOINTMENT OF THE APPELLANT STOOD CANCELLED.



Mr. Ahmad Ali, Advocate.

Mr. Farhaj Sikandar, District Attorney

For appellant.

For respondents.

Mr. MUHAMMAD AMIN KHAN KUNDI MR. MUHAMMAD HAMID MUGHAL

MEMBER (JUDICIAL) MEMBER (EXECUTIVE)

JUDGMENT

MUHAMMAD AMIN KHAN KUNDI, MEMBER: - Counsel for the appellant Mr. Farhaj Sikandar, District Attorney alongwith Mr. Khalil-ur-Rohman, ADO

(litigation) for the respondents also present. Arguments heard and record perused.

- 2. Brief facts of the present service appeal are that the appellant was appointed as Class-IV (Chowkidar) on employee son quota in Education Department by the competent authority vide order dated 29.10.2013 however, vide impugned order dated 12.11.2013 his appointment order was cancelled by the Sub-Divisional Education Officer on the allegation of non-availability of No Objection Certificate/Employment Exchange Card. The appellant filed department appeal on 26.11.2013 but the same was not responded hence, the present service appeal.
- Learned counsel for the appellant contended that the father of appellant was 3. serving in Education Department as Class-IV and after his retirement the appellant applied for the post of Chowkidar and thereafter he was appointed as Chowkidar on the basis of Employee Son Quota vide order dated 29.10.2013. It was further contended that neither charge sheet was framed nor statement of allegation was served upon the appellant nor proper inquiry was conducted and the appointment order of the appellant was cancelled without observing codal formalities. It was further contended that the impugned order was passed by the competent authority malafidely. It was further contended that the appellant was appointed after observing all legal formalities and under the Khyber Pakhtunkhwa Civil Servant (Appointment, Promotion and Transfer) Rules, 1989, obtaining of NOC from any office or getting card from Employee Exchange are not perquisite for appointment of civil servant. It was further contended that if the respondents deemed necessary the same than it was the duty of respondent No. 4 to obtain the same and the appellant cannot be held responsible of omission of respondent No. 4 therefore, the impugned order is illegal and liable to be set-aside.
- 4. On the other hand, learned District Attorney for the respondents opposed the contention of learned counsel for the appellant and contended that the appellant has not fulfilled the codal formalities. It was further contended that the competent authority has

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rightly cancelled the appointment order of the appellant on the ground mentioned in the impugned order therefore, prayed for dismissal of appeal.

Perusal of the record reveals that the father of appellant was serving in Education Department as Class-IV and upon his retirement the appellant applied for the post of Chowkidar on the basis of Employee Son quota and after observing all codal formalities the appellant was appointed by the competent authority as Chowkidar vide order dated 29.10.2013. The record further reveals that later on the appointment order of the appellant was cancelled by the competent authority without affording opportunity of personal hearing vide impugned order dated 12.11.2013 on the allegation of nonavailability of no objection certificate. Admittedly, the appellant was appointed on the basis of Employee Son Quota reserved for the children of Class-IV employees and his appointment order was cancelled due to non-availability of NOC or card of Employee Exchange. However, if the respondents deem it necessary that NOC and Employment Exchange Card was the perquisite before the appointment order than obtaining of NOC and Employment Exchange Card was the duty of respondent No. 4 and the appellant cannot be held responsible for the omission of respondents No. 4 moreover, no private person has challenged the appointment of the appellant on retired Class-IV employee son quota, therefore, the impugned order of cancellation of appointment order of the appellant is liable to be set-aside. As such we accept the present appeal and reinstate the appollant

in service. Parties are left to bear their own costs. File be consigned to the record room.

ANNOUNCED	SAL
27.12.2017	<i>' </i>

Soft M. Amin Klan Kundi, Mankey
Court wit D I klan

soft M. Hamid Mueybal, Manker

Peshawa Number of War 2 19-01-18

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PAKISTAN BAR COUNCIL		In the event of paving or carrying an any other contribution, turning or carrying an any other contribution, turning or carrying and any other contribution.
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	10 (00) 16:0	Fathor's Name RAHIM GUL Date of Birth 106-04-1967 CHC[1]2]1[0]11-[5]11-[
MIR. AHMAD ALI Advocate Advocate		Date of Enrolment as Advocate of Supreme Court
Supreme Court of Pakistan (ASC)		Enrolment No. 3092 Ref No. 69/POC/KPK # 13
Date of Issue : 13-06-2013 Valid Upto : 31-12-2015		Tel: Off 0092-965-710005 Res: 0092-965-710005 Cell 0092-965-710005
[Muhammad Arahad] [Mian Ahmad]		If found please return to: PAKISTAN BAR COUNCIL
Secretary Chamman Fabilition for Correct Executive Committee		Supreme Court Building, Constitution Avenue, Islama, a Tet No. 0022-51-3206805, Pax tro, 6002-51-6, 10-10-10
	•	11 0
1	. 1	
In the court of	Sconce Inbunal K	P.K Camp Court July
Applicant	سنان	
- Whmalwern	eathers the Govt: 1	L. P. K and others
	Application US	7/21/11
10 Dr	Comment of the second	1 (2) (2)
10. P.K	Service Tribana	تفصيل عوى ماجرم
	اء ۽ ج برآن	20.00
E D 9 101.4	بالمس الريبة المعرب	
E. J. D. Bhanes	ا) ٹی کمرف داسطے ہیروی وجواب دہی برائے جیک یا تصفیہ مقد ہ م	مقدمه منددجه بالاعوان ميس
 	Thinks A HU K	
ن کا اور ہر وت ، لیکارے جانے مقدمہ ویل صاحب	شی برخود با بندا بذرایه رو برو عدالت حاضر آوتا را دا	المسلمان المسلم
) کی وجہ سے کی طور میرے طالب ہو گیا تو مقاصب	بیش بر منکه حابض نه بو اور مقدمهٔ میری غیر حاضرگ	Rent Cale in Control
یا بھری کے ارقاب سے بچے یا بچے یا سے	س کیل میاجی موصوف صدر مقام پھھریا کے ملادہ	المستحدث والمعادل كالملا
ں) پیجری کے اوقات کے ایک بار کئے گئی ادھے	المستحرين من ملان الدرجي ساعرت جو افريا مروز تعطيط	
ئے کے بی مہاہب موسوف د مہ زار شہ ہوں 🤐 🤻 📲	رامها نمس دارد سرارا کر از ایجنین و اول کر	Contract to the contract of th
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ر الواريخ يه دو ماحب ريال بال	کے انتخاب میں ان وہ ان متعدمہ میڈ پیٹو مجھ پر جانا	المه حج سای مست ا
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	پہنے ہوئے۔ ریرخلاف کیٹن اوگا	ا مي او چاري اين اين اين اين اين اين اين اين اين اي

accepta

2018.

Rehmatullah

مصمون وکالت نامدین لیا ہے اور البیل طرح سمجھ لیاہے اور منظور ہے

للذاوكالت تأمدلكوديا بيتا كيستدي

Applicant

ن كالتيز منشرا ، روين تين ذر ماركيت بالقابل جانز وفي ذير واساعيل خال

Before the court of Service tribunal K.D.K. Subject: Execution petition no 78/2018. with drawal. I mr. Rehmat ullah 3/0 M. Hussain Resident porna with draw my execution petition as I have Re-appointed as a class - In 9 am Reciving my Salary per month. 0346-6202380 Mohno: 12105-0345849-7.

27 2018



OFFICE OF THE DY. DISTRICT EDUCATION OFFICER

(MALE) DERA ISMAIL KHAN

Phone No. 0966-9280128

OFFICE ORDER

In Compliance with the decisions of Hnourable Service Tribunal KPK Peshawar under service appleal No.291/2014, titled Mr. Rehmat Uliah VS Govt: of KPK E&SE Department & other decided on 27-12-2017.

AND WHEREAS matter discused in disiplnary committee of this office and apported in meeting held on 22-03-2018.

So Mr: Rehmat Ullah S/O Muhammad Hussain R/O of Jhoke Machian Ramak Tehsil Parova District DIKhan is appointed against vacatn post of Chowkidar GPS Mitthi DIKhan in BPS-03 (9610-390-21310) plus usual allowances as admissible under the rules & existing policy of the provincial Government, on the terms and conditions given below with effect from the date of his taking over charge in the interest of public service with immediate effect.

TERMS AND CONDITIONS.

- 1. No TA/DA is allowed.
- 2. Charge Reports should be submitted to all concerned in duplicate / DDO will countersign the same & no charge report will be accepted without the countersign of DDO.
- 3. One month pay will be forfeited to Govt. in case of resignation without prior notice. The period of giving notice is one month before the date of resignation.
- 4. They are required to join the post within 15-days failling which the appointment order will be cancelled automatically.
- 5. They are required to produce Health & Age Certificate from the Medical Suptd. DIKhan.
- 6. He will be governed by such rules and regulations as may be issued from time to time by the government.
- 7. The appointment is made subject to the condition that the candidate is permanent Domicile of District DIKhan.

Ends: No. 11168-73/DEO(M)

Copy forwarded for information and necessary action to the:

- 1. Director E&SE KPK Peshawar.
- 2. Registrar Service Tribunal, KPK, Peshawar.
- 3. District Controller of Accounts DIKhan.
- 4. SDEO (M) Parova/Headmaster Concerned.
- 5. Caadidate Concerned.
- 6. Master File.

District Education Officer (Male) Dera Ismail Khan

Datad: 97 1

-/2018

District Education Officer (Male) Dera Ismail Khan//



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



TRANSFER ORDER:

On the recommendation of SDEOs (M) Paroa/Draban/ Paharpur Tehsil & H.M GHS Wanda Dost Ali District DIKhan The following Class-IV are hereby Mutually Transferred to the schools noted against their names in the interest of public service with immediate effect.

S#	Name of Teacher & Designation	From	То	Remarks
٦,	ikram Ullah Chowkidar	GPS Wanda Ali	GPS: Abbasi Khel	Vice S No. 2 (Mutual)
2	Akbar Saeed Chowkidar	GPS Abbasi Khel	GPS Wanda Ali	Vice No. 1 (Mutual)
3	Syed Qalab Abbas Chowkidar	GPS Jhoke Machian	GPS Mitthi	Vice S.No 4 (Mutual)
4	, : Rehmat Ullah Chowkidar	GPS Mitthi	GPS Jhoke Machian	Vice S.No 3 (Mutuai)
Ś.	Hanif Chowkidar	GPS Muchiwal	GPS Gara Mureed Shah	Vice S.No 6 (Mutual)
6.	Kochwan Chowkidar	GPS Gara Mureed Shah	GPS Muchiwal	Vice S.No 5 (Mutual)
7	Muhammad Yamin Chowkidar	GHS Wanda Dost Ali	GPS (Tigwani Shumali	Against vacant Post

- 1. Charge report should be submitted to all concerned.
- 2. No TA/DA is allowed.
- 3. Necessary entries should be made in service books.

Endst: No. 17873-80 Copy.is forwarded to the: -

- 1. SDEOs (M) Concerned District DIKhan.
- 2. District: Accounts Officer DIKhan.
- 3. Headmaster/Head Teacher concerned.
- 4. Official concerned.
- 5. Master File.

-sd-DISTRICT EDUCATION OFFICER (MALE) DERA ISMAIL KHAN

Dated D!Khan the 30/5 /2018

DISTRICT EDUCATION OFFICER (MALE) DERA ISMAIL KHAN

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Before the court of Service tribunal K.P.K. Subject: Execution petition no 78/2018. with drawal. I mr. Rehmat ullah s/o m. Hussain Resident porna with draw my execution petition. as I havek-appointed as a class-Ir 9 am Reciving my Salary per month. 0346-6202380 Mohno: 12105-0345849-7. enics.

27 2018

MA 7.11.2018