12.03.2018

Counsel for the appellant and AAG alongwith Mr. Attaullah Minakhel, DEO and Mr. Muhammad Kamran, ADO for the respondents present. Arguments of the learned counsel for the appellant heard. The learned AAG requested for adjournment on the ground that their file is incomplete. Adjourned. To come up for arguments tomorrow on 13.03.2018 before the D.B at camp court, D.I.Khan.

Camp Court, D.I.Khan

13.03.2018

Counsel for the appellant and Mr. Ziaullah, Deputy District Attorney alongwith Mr. Attaullah, DEO and Mr. Muhammad Kamran, ADO for the respondents present. Further arguments heard. To come up for order on 14.03.2018 before this D.B at camp court, D.I.Khan.

mber

Camp Court, D.I.Khan

14.03.2018

Junior to counsel for the appellant and Mr. Ziaullah, Deputy District Attorney alongwith Mr. Attaullah, DEO and Mr. Muhammad Kamran, ADO for the respondents present. Arguments already heard. Record perused. Vide our detailed judgment of today in service appeal No. 943/2012 entitled "Mst. Mehnaz Begum Vs. The Government of Khyber Pakhtunkhwa through Secretary, E&SE, Peshawar and others" this appeal is also dismissed. Parties are left to bear their own costs. File be consigned to the record room.

ember

<u>ANNOUNCED</u> 14.03.2018

Thairman

amp Court, D.I.Khan

is to the c

Counsel for the appellant present. Mr. Usman Ghani, District Attorney alongwith Mr. Muhammad Kamran, ADO (Litigation) and Mr. Naveed Zafar, Assistant Account Officer for the respondents also present. Written reply on behalf of respondents No. 1, 2 & 5 already submitted. Representative of respondent No. 4 requested for further adjournment. Another last opportunity granted. Adjourned. To come up for written reply/comments on behalf of respondents No. 3 & 4 on 22.02.2018 before S.B at Camp Court D.I.Khan.

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

22.02.2018

Counsel for the appellant present. Mr. Usman Ghani, District Attorney alongwith Mr. Muhammad Kamran, ADO for respondents No. 1, 2 & 5 and Mr. Naveed Zafar, Assistant Account Officer for respondent No. 4 also present. None present on behalf of respondent No. 3 hence, proceeded ex-parte. Written reply on behalf of respondent No. 4 submitted. Written reply on behalf of respondents No. 1, 2 & 5 already submitted. Adjourned. To come up for rejoinder and arguments on 12.03.2018 before D.B at Camp Court D.I.Khan.

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

**9**×

#### 26.10.2017

Counsel for the appellant present. Mr. Kamran ADO (Litigation) alongwith <sup>6</sup> Mr. Farhaj Sikandar District Attorney for the respondents present. Representative of the respondents department requested for further time to file written reply. Request accepted by way of last chance. To come up for written reply on 30.11.2017 at Camp Court D.I.Khan.

i steriat strate

Muhammad Hamid Mughal Member (J) Camp Court D.I.Khan

30.11.2017

Appellant in person present. Mr. Farhaj Sikandar, District Attorney alongwith Mr. Muhammad Kamran, ADO (litigation) and Mr. Naveed Zafar, Assistant Account Officer for the respondents also present. Written reply on behalf of respondents No. 1, 2 and 5 submitted. Representative of respondent No. 4 requested for adjournment for filing of written reply/comments. Representative of respondent No. 3 is not in attendance therefore, notice be issued to respondent No. 3 with the direction to direct the representative to attend the court and submit written reply on the next date positively. Another last opportunity granted to respondents No. 3 & 4 for filing of written reply. Adjourned. To come up for written reply/comments on behalf of respondents No. 3 & 4 on 25.01.2018 before S.B at Camp Court D.I.Khan.

(Muhammad Amin Khan Kundi) Member Camp Court D.I. Khan 25.01.2018

22.02.2018

Appellant in person present. Mr. Farhaj Sikandar, District

Attorney alongwith Mr. Muhammad Kamran, ADO (litigation) Counsel for the appellant present. Mr. Usman Ghani, and Mr. Naveed Zafar, Assistant Account Officer for the District Attorney alongwith Mr. Muhammad Kamran, ADO for respondents also present. Written reply on behalf of respondents respondents No. 1, 2 & 5 and Mr. Naveed Zafar, Assistant No. 1, 2 and 5 already submitted. Representative of respondent Account Officer for respondent No. 4 also present. None present No. 4 requested for further adjournment. Another last opportunity on behalf of respondent No. 3 hence, proceeded ex-parte. Written granted. Adjourned. To come up for written reply/comments on reply on behalf of respondent No. 4 submitted. Written reply on behalf of respondents No. 1, 2 & 5 already submitted. Adjourned. Camp Court D.I.Khan. To come up for rejoinder and arguments on 12.03.2018 before

D.B at Camp Court D.I.Khan.

(Muhammad Amin Khan Kundi) Member

(Muhammad Amtr Khahmandi) Member Camp Court D.I. Khan

23.2.2016

Counsel for the appellant present. Preliminary arguments performinary which shows that the appellant has already gone through many forums including the hon'ble High Court for redressal of his grievances. It was also brought into the notice of the Tribunal that there were about 1630 sacked employees and presently more than 200 appeals are pending at different stages on various dates and that the matter involved is one and the same. Hence, it is deemed proper to consolidate all the appeals for hearing in order to avoid conflicting situation and decisions. Hence, case to come up for further proceedings with connected appeals on  $26 \cdot 7 - 46$  at camp court, D.I.Khan.

MEMBER Camp Court, D.I.Khan

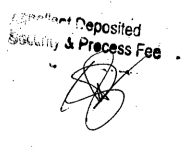
26.07.2016

Since tour is hereby cancelled, therefore, the case is adjourned for the same on 23.08.2017.

Reader

23.08.2017

Counsel for the appellant present. It was contended by learned counsel for the appellant that this Tribunal has already admitted service appeals of similar nature appeal for regular hearing, therefore, this appeal may also be admitted for regular hearing.



The contention raised by learned counsel for the appellant needs consideration. The appeal is admitted for regular hearing. Appellant is directed to deposit the security and process fee within 10 days thereafter, notices be issued to the respondents for written reply/comments for 26.10.2017 before S.B at Camp Court D.I.Khan.

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

### FORM-A

### FORM OF ORDER SHEET

Court \_

Case No.\_\_

1117/2015

	Date of order/	Order or other proceedings with signature of Judge/
	proceedings	Magistrate
1	2 .	3
1.	12.10.2015	The appeal of Mr. Naeem Akhtar presented to-
:		day by Mr. Muhammad Anwar Awan Advocate, may be
-	-	entered in the institution register and put up to the Worthy
		Chairman for preliminary hearing.
		REGISTRAR
		This case be put up before the S.B at Camp
		court, D.I.Khan for preliminary hearing on
		26-10-15
		CHAIRMAN
	· · · · ·	
	26.10.2015	Clerk of counsel for the appellant present.
		Senior counsel for the appellant is not available,
		therefore, case to come up for preliminary hearing at
		camp court, D.I.Khan on <u>28-12-45</u> constants
•		MEMBER
		Camp court, D.I.Khan
	, <i>t</i>	· · ·
		·

BEFORE THE KPK SERVICE TRIBUNAL PESHAWAR.

Appeal no. 11.7.... of 2015.

Naseem Akhtar

VERSUS

### Govt; Of KPK and others

No.	Particulars	Annexure	Pages
1	Appeal		1-4
2	Copy Advertisement	A	5
.3	Copy of Appointment Order	В	6
4	Copy of Judgment Dated 27.10.2011	С	7-21
• 5	Copy of list of appellants.	D ·	22-24
6	Copy of Inquiry Report Dated 26.01.2012.	E	25-30
7	Copy of Order Dated 14.03.2012.	F	31-33
8	Copy of Writ & Order Dated 14-05-2015.	G	34-40
9.	Copy of Termination Order	Ĥ	41-43
10	Copy of Departmental Appeal Along with	I · ·	1.1. 11
	Receipt		99-96
11	Copy of Documents	J	47-49
12	Wakalat Nama	K	50

### **INDEX**

Your humble Petitioner

Naseem Akhtar

wb~~wb

Mohammad Anwar Awan Advocate Supreme Court.

Dated; <u>11-10-2015</u>

### BEFORE THE KPK SERVICE TRIBUNAL PESHAWAR CAMP\_COURT\_AT\_D.I.KHAN.

## Naseem Akhtar D/O Muhammad Ramzan R/O Paharpur

#### GGPS Kachi Kath Garh D.I.Khan.

#### VERSUS

.W.T \*\* Sorv co NO Trees V

- 1. Director Elementary and Secondary Education Deptt: Peshawar.
- 2. District Education officer (Elementary and Secondary Education Deptt:) D.I.Khan.
- 3. Deputy Commissioner D.I.Khan.
- 4. Account Officer Kechary Road Dera Ismail Khan.
- 5. Government of KPK through secretary Elementary and Secondary Education Deptt: Peshawar.

APPEAL U/S 4 OF KPK SERVICE TRIBUNAL ACT 1974 AGAINST ILLEGAL AND MALAFIDE BACK DATED TERMINATION ORDER 08.02.2012 FROM SERVICE ON THE BACK OF APPELLANT.

That the brief facts of the case are as under:

- 1. That the appellant is permanently resident of Tehsil and District D.I.Khan and having qualification of PST along with M.A.
- 2. That the respondent advertised some post in daily Mashriq Peshawar dated 7<sup>th</sup> April 2007 of different categories including PST. The appeared applied for the post and appeared in test and interview.
   W The appellant was appointed as PST on 02-07-2007. Copies of advertisement and appointment order are Annexure A & B.

That the appellant after getting medical certificate, took the charge and performed his duty to the ut-most satisfaction of his high-ups.

4. That the some so called inquiries were conducted against some appointment and they terminated all the appointment orders during January 2007 to 30<sup>th</sup> June 2008 including the appellant. The appellant challenged the impugned order through service appeal which was accepted and impugned termination orders in their cases is set aside and remanded/sent back the cases to the Secretary Education for consideration in the light of above observation for reinstatement of qualified appellants. Copies of Judgment dated 27.10.2011are Annexure C.

- 5. That according to the order of learned service tribunal ,the secretary education conducted so called inquiry, inviting the appellant in circuit house D.I.Khan to those candidates who filed appeal in Service Tribunal and Clerk of education department provided a Proforma, which were filled by the appellant and submitted the same to the clerk. The Proforma contain inquiry regarding qualification of the appellant in which no show cause was given nor it contained charges of allegation. Copy of List of appellants is Annexure D.
- 6. That the inquiry committee after submission of Proforma, prepared his report in which recommendations were made against appellant and other for their termination due to the reason that they were appointed without observing codal formalitities. Copy of recommendation dated 26.01.2012 is Annexure E.
- 7. That the inquiry report was produced before the service tribunal who directed the department to ensure the compliance with the recommendation without any wastage of time, so the aggrieved persons can seek remedy available to them. Copy of order Dated 14.03.2012 is Annexure F.
- 8. That appellant after the inquiry report waiting for the decision and implementation of department and contacted several time for their reinstation or termination order but they reluctant to issue any such order. Feeling aggrieved from the act of the respondents, the appellant alongwith other filed writ petition before Hon'ble High Court for redressal of their grievances in which directions were issued to the respondents to provide termination Orders to the petitioners. Copies of writ along with judgment dated 14-05-2015 and termination Order are Annexure G & H.
- 9. That feeling aggrieved from the illegal back dated termination order, the appellant filed department appeal on 27-05-2015 which was not decided by the respondents till now. Copy of departmental appeal alongwith postal receipt is Annexure I.

10. That feeling aggrieved from above said action appellant is constrained to approaches this honorable court on the following amongst other:

Ľ,

#### <u>GROUNDS;</u>

- 1. That the appellant is not treated in accordance with law and the actions of the respondents are malafide besides being discriminatory and harsh.
- 2. That the report of committee is nothing more than a recommendation to Government. The said report could not be made sole ground for termination of large number of civil servants.
- 3. That the report of committee is not based on the direction of the service tribunal in which it is clearly mentioned that qualification of the teacher should be checked but committee terminated them on the basis of non observance of codal formalities which issued was already decided by the Hon'ble Service Tribunal in his judgment dated 27-10-2011.
- 4. That appellant is being penalized without giving them any opportunity of hearing, they were neither associated with the proceeding of standing committee nor have given any show cause notice by the department, which is against the principal of natural justice and equity.
- 5. That the respondent on the direction of Hon'ble court prepared back dated termination order in booklet shape from which it is evident that they had not issued any order to the appellant nor it was communicated to them.

In view of the above, It is, therefore, most respectfully prayed that on acceptance this appeal this honorable court may pleased to declare that the back dated termination order dated 08.02.2012 communicated to the petitioner on 14-05-2015, be without lawful authority and has no legal effect and respondents may pleased be directed to reinstate the appellant with all back benefits.

### YOUR HUMBLE APPELLANT

4

Nasem Autor

Naseem Akhtar Through Counsel

wards and

Mohammad Anwar Awan Advocate Supreme Court

Dated; <u>11.10.2015</u>

### <u>AFFIDAVIT</u>

Naseem Akhtar do hereby solemnly affirm and declare on OATH that the contents of the same are true and correct to the best of my knowledge and belief and that nothing has been concealed from this honorable court.

Nascon Akther Deponent.

nmissioner



تحکمہ تعلیم ڈیر واسا عمل خان بھی ور جرویل اسامیوں کیلیا مرف تربیت یا فتہ اور منسل ذیر واسا عمل خان سے سکوتی مرداد رخ انتین امید داروں سے متر دونار موں پر در خواستیں مطلوب ہیں۔ مقرر درخواست قارم زیرد بجلی کے دفتر سے میلنا۔ 15% دوپے میں دفتری لو تات کار میں دمول کے جاتنے ہیں ، مندرجہ ذیل شرائلا کے ساتھ درخواستیں تعلی / قدر کمی اساد مروس مر میکید شاخی کار دادرد دیساک کی مصدقہ نتول کے جمراء مور ہے 20/4/07 تک مطلوب میں۔ جو کہ از ۔ ذک اد (سکو تر ایز لٹر کی) ذیر ۱۰ ان کی دنتر و تر

كيت بالمقائل الممى بارك فترى لوقات كارش فينج جال جاجن - بعدازان كولى درخواست دمول مبين كي حالكي -بشرائط: (۱) - تیام تقرریان موجود دم دوجه کومنت رولز /پایسی کی بیاد پر بون کی - (۲) - سنتیش کی مورت ش امید دا. پنش کا مستق نه بودا - (۳) - ی تی / پا - ای - تی / زراینک اسر زنانہ / مرداند کی آسامیوں پر تقرری کورنمنٹ کے مردجہ قانون کے منابق 75% (نیمد) نکاد انبردائزادرہ ، 25 (نیمد) تقرر کی ادین میرٹ کی براد پر ہو کی ۔ (۳)۔ پی ۔ایس۔ ٹی (مردانہ /زنانہ) کی آسامیں پر تقرری کورنمنٹ سے مردجہ قانون سے منابق ہٰ؟ 15مونین کو نسل بیرٹ کا بنیاد پر اور یہ 125 دین میرٹ کی بنیاد پر اور کی۔ (۵)۔ منام امید داد دن کو مقروہ تاریخ / مقام پر تحریری شیٹ دینا ہوگا۔ مرف شیٹ میں کا میاب امید داد انزویو می شوایت ۔ نے ال ہوتے ۔ شیب میں کا میاب امید داروں کی لسٹ ذیر ستخلی سے دفتر سے نوٹس بورڈ پرلکائی جائے گ-(۲)۔انٹردیو سے دت اصل اسناد کا پیش کر،الازی ہوگا۔ بسورت در انٹردیو قبس لیا جائیا۔ (۲)۔ تک تعلیم سے زیر ماز مت امد دارایی در خواستی این متعلقه آفسر کے توسط سے محمد تعدین شدہ سر فیلیٹ میں او کی۔ (۸)۔ دودر خواستی جم میں امد داری عمر کی مدور خواست کی د مول کی آخری تاريخ اي. دن محى زياده موك وصول نيس كى باليكى - (٩) - تمام در خواسيس برلخاظ برل - تاعمل ادر ، ا معلومات پر بخ ادر مقرره تاريخ ب بعد وسول بوف وال موکا-(۱۱)- میب / اند ویودر جدویل پردکرام کے مطابق من 9 یے شروع ہوکا-(۱۲)- کوئی ٹی اے / ڈی اے میں در جایئا-ادر ای کوئی علیمد ، لیز جد کرکر جایئا-(۱۳)- ی ن / پی۔ای۔ ٹی / ڈی۔ایم / ایے۔ ٹی / ٹی۔ ٹی / قاری کی پوٹ بیلیے سر د / خواتین کی مرکز حد 18 سال بجر پی۔ ٹی۔ می سردند / زیند کی مرکز حد 18 سال ہے۔

		· ·	•		
بتام	1.3	بحوز ، تعلیمی تابلیت / المیت	· ·	ا_ انزديو / مين	ردل بر
		بحوزه ملیک تأثبیت (البیت	5.3	ז א דישט	الجر
بار علاج نم از برزیار GCHS و کو نیز	انٹر دیو		فمين		15
مرداد GMS فبراڈیر، ژناندCGHS دی بود مرداد GMS فبراڈیر، ژناندGHS دین بود	14507	یا این ایس م / دن کام مر س ک کورس	1 24/4/07	ر (CT) را (CT)	1
	15/5/07		25/4/07	دراینک اس (DM).	2
مردنه GMS نبراذیره زنانه GGIIS دین بور	15/5/07	یت _ ایت اس کا اذکام مد و ترزید ساد س	25/4/07		
مرداز GMIS فبراذيره وثناند GCHS دين بود	16/5/07	مركر مرد شبادت والميد سيند دويران و و آ	26/1/07	الم لي تجر (٦٨)	
*	۰.	الدرس یا ایم اے مربی سینٹہ ڈویژن(			14
· · · · · · · · · · · · · · · · · · ·	·	منظهر ويداري را			
ACCOGNS_10/ACCMS. 57	16/5107	مرزك محد شرادت عالسه متيناً. دويزن قر	26/4/07		
	j	رذاق المدارس بالى اے مربى اسا سات	201007	اما ميات يجر (TT)	5
		ما بيدالتي (مقسما - المداري)			. [
Con GGUS Strange Gaus	16'5'07	مینرک محمد محمد مستر مینرک محمد مجمود المتر آن منظور شد بلولس			
الم الم الم الم التي الم		یرک بند بویرم ای مور میزی ای کی ک الاب اے بی ٹی کی (ٹرینڈ) میٹرک پی ٹی کی (	26/4/07	٦. ک	6
الی در این العین میز ور) مردنه MIS کا مسرا این ا <sup>رز</sup>		الني الے پن کار کر ميں پر ڪپن کا کر ک	28/4/07.	لي الحرق ال	7
الاربال المراوية المرازيرات الشمل بيادا) مراجلة الأمالية الم	[	الريند) المريند التركي المريك المرين المريك		(پراتمری یکول نیچر)	·
المالي المراجع المعنى مراجع كان المرجع المالية الم		نوٹ - خواتمن کیلئے یہ کور، کوائف یورے نہ م			
این G G H S مرداین کان ( برائے تخصیل کان ) مر		ہونے کی مورت میں پالیسی کے منابق تری			
G#GGHSS_std#GHLS-1		-524.02	ĺ	. • •]	
	<u>l</u>				
		The second ported	S.S. M	200-2-10-00	्र इन्हें य
INE(D.I.Khan)/J-netrice		and the second states a	Certa C		63

M. Anwar Awan

3-6 OFFICE OF THE EXECUTIVE DISTRICT OFFICER, (SCHOOLS & LITERAC D.I.KHAN. APPOINTMENT ORDER: Consequent upon the approval of selection committee, following \* the school noted against their name in 1425 57 plus usual allowances being a qualified. is the candidate as per existing policy in the interest of public service w.e.from the date of taking : over that go on the following terms an <sup>17</sup> conditions ( S.No Name of candidate with lather's Name Schools where posted. 15. Brann Albert D/C INStance Rothin JORD Recht Noch De th, DIRB-, MC Dalmer By + Diabas & Ball on. TERMS & CONDITIONS: Charge reports should be submitted to all concerned. ł. 2. No pensionery benefit will be available. The service: of the above named candidate is made purely on temporary basis & 3 liable to terminate at any time with out assigning any notice/ reasons. The candidate will produce Health & Age certificate from the M/S concerned. 4. The original documents may be thecked/ verified by concerned Board/ 5. University through DDO goncerned before handing over charge. ΰ. No TA/DA is allowed. Sd/-EXECUTIVE DISTRICT OFFICER SCHOOLS & LITERACY D.I.KHAN Endst: No/2974-1311,6 Dated D.I.Khan the 02/07/2007 Copy to the: -Director Schools & literacy N.W.F.P. Peshawar. 1. District Co-ordination Officer, D.I.Khan 2. 3. District Accounts Officer, D.I.Khan. Headmistress/ Headmaster Concerned 4. 5. Candidate Concerned, EXECUTIVE DISTRICT OFFICER SCHOOLS & LITERACY D.I.KHAN

#### BEFORE KHYBER PAKHTUNKHWA SERVICE TRIBUNA PESHAWAR

#### SERVICE APPEAL NO. 1407/2010

Date of institution ... 21.07.2010 Date of judgment ... 27.10.2011

Abdul Salam S/o Shah Suliman, D.I.Khan Ex. P.T.C GPS, Kamal Khei

.. (Appellant)

#### VERSUS

- Province of Khyber Pakhtunkhwa through Secretary Elementary and Secondary Education, Peshawar.
- 2. Director of Education (E&S) Khyber Pakhtunkhwa, Peshawar.
- 3. Executive District Officer (F&S) Dera Ismail Khan.
- 4. District Coordination Officer, Dera Ismail Khan. ....(Respondents)

APPEAL US 4 OF NWEP (KINDLER PAKHTUNKHWA) SERVICE TRIBUNALS ACT. 1974 AGAINST IMPUGNED ORDER PATED 04.9.2009, WHEREBY THE APPELLANT HAS BEEN TERMINATED FROM SERVICE, BY THE INCOMPETENT AUTHORITY, DISREGARD OF THE RULES. AND WITHOUT OBSERVING THE LEGAL REQUIREMENTS, AND HIS DEPARTMETNAL APPEAL FLICITED NG RESPONSE WITHIN STATUTORY PERIOD.

1. Shahzada Irfan Zia, Advocate for the appellant

2. Ashraf Ali Khattak

3. Ghulam Nabi

- 4. Saadullah Than Marwat
- 5. Muhammad Arif Baloch
- 6. Muhammad Anwar Awan
- 7. Shaukat Ali Jan
- 8. Matiullah Rand

9. Abdul Qayyum Qureshi

- 16. Muhammad Ismail Alizai
- 1 Abdul-Hamid Khan
- 12. Muhammad Waqar Alam
- 13. Muhammad Saeed Bhutta
- 14. Muhammad Saced Khan & M.Asghar Khan

15. Rustam Khan Kundi

16. Gul Tiaz Khan

-17. Zahid Muhibullah

18. Khalil-ur-Rehman Hissam

19. Fazal-ur-Rehman Baloch

20. Javed Iqbal

21. Yasir Zakria Baloch

22. Allah Nawaz, Advocates

Advocates from S.No.2 to 22 for the remaining appellants.

Mr.Sher Afgan Khattak, AAG. ... For respondents

M. Anwar Awan

#### Mr.Qalandar Ali Khan Syed Manzoor Ali Shah

#### JUDGMENT

OALANDAR ALI KHAN, CHAIRM MN:- This single judgment is also directed to dispose of the appeals mentioned in the list appended herewith, as common questions of law and facts are involved in all the appeals.

Chairman

. Member

In the Daily 'Mashriq' Peshawar dated 7th April 2007, a publication/ advertisement appeared from the Executive District Officer (EDO), E&SE, D.I.Khun, inviting applications for unspecified posts, both male and female of C.T. Drawing Masters (D.M), Physical Education Teachers (PUT). Arabie Teachers (A.T). Islamiyat (Theology) Teachers (TT), Qarit and Primary School Teachers (PST) by 20.4.2007, and alongwith other conditions for selection of the candidates, the minimum qualification for the posts, dates of test and interview as well as places/venues of interview were also mentioned. The record would show that a large number of applications were received. Test and interview were also conducted for the said posts, resulting in appointments not only against the above mentioned posts but also against other posts like Junior Clerks, Lab: Assistants and Assistant Store Keeper (M) in the year 2007. However, in the year 2008, a local Member of the Provincial Assembly, raised question No.31 regarding recruitment/appointments made in the Education Department of District D.I.Khan by the EDO D.I.Khan, which was referred to Standing Committee No.26 for Elementary & Secondary Education, by the Provincial Assembly. The Standing Committee deliberated upon the issue, during which the Committee was informed that inquiries had also been conducted into appointments in Education Department of District D.I.Khan and Inquiry recommendations appropriate for Officers have made Committee/Inquiry A legal/departmental action. After deliberations, the Standing Committee recommended

that within one month the department should cancel appointment orders of those persons who were illegally appointed during the period between 1<sup>st</sup> January 2007 and June 2008 and also take stern disciplinary action against officers/officials found involved in illegal appointments. The record further shows that a Writ Petition was lodged in the High Court Bench D.I.Khan, which was accepted and an Hon'ble Bench of the Peshawar High Court D.I.Khan Bench directed the department to act upon the inquiry report dated '05.01.2009 positively within two months from 11.6.2009, where upon the District Coordination Officer (DCO) D.I.Khan passed office order dated 4.9.2009 thereby implementing the decision of the Standing Committee No.26, order of the Peshawar High Court D.I.Khan Bench dated 11.6.2009 and order of the Chief Minister NWFP (Khyber Pakhtunkhwa) contained in the Elementary & Secondary Education Department letter dated 26/8/2009, and terminated services of all the 'illegally/irregularly' appointed teachers, detail of which was given in Annexure to the office order. This office order of the DCO D.I.Khan was followed by a letter dated 7.5.2010 from the EDO(E&SE) -D.I.Khan to all concerned for implementation of termination orders issued by the DCO on 4.9.2009, and also a corrigendum on 20.5.2010 thereby terminating all the personnel appointed from January 2007 to 30th June 2008 except 131 (F)PST, 309 (M) PST + deceased son quota, disabled quota and minority quota in the light of decision of the Peshawar High Court, D.I.Khan Benca. It is against the said order of DCO D.I.Khan that the appellant in the instant appeal as well as appellants in the connected appeals, listed in the enclosed list, first preferred departmental appeals and then lodged these appeals. In the meantime, some of the appellants had also approached Peshawar High Court, D.I.Khan Bench and had filed Writ Petitions which were returned to the petitioners for presentation to the proper forum (KPK Service Tribunal) if they so desire, vide order dated 29.4.2010. The petitioners moved the august Supreme Court of Pakistan wherefrom the petitions were withdrawn and consequently dismissed by a Hon'ble Bench of

M. Anwar Awan

august Supreme Court of Pakistan vide order dated 28.6.2010 with the observation that if the petitioners approached proper forum for redressal of their grievances, the question of limitation be considered sympathetically if so raised. There-after, the appellants started lodging these appeals one by one, inter-alia, on the grounds that the impugaed order dated 4.9.2009 was void, illegal and without jurisdiction because DCO D.I.Khan was not competent to terminate the services of officials in BPS-1 to BPS-10; that the DCO did • not apply his independent mind and just acted upon the direction of Chief Minister and recommendation of a politically constituted standing Committee; that before passing the impugned order, legal requirements were not fulfilled and the appellants were terminated from service without any charge sheet and/or show cause notice; that no chance of personal hearing was afforded to the appellants before passing the impugned order, hence they were condemned unheard; that even during the course of successive inquiry. proceedings, the appellants were not associated to justify their respective position and thus the entire proceedings were conducted ex-parte; and that if there was any fault or lapse on the part of the department in the selection process, the appellants should not have been punished for the same.

3. It may be mentioned here that quite a number of affectees of the impugned termination order had also approached this Tribunal in the year 2009 and vide order dated 10.2.2009, this Tribunal had disposed of around 49 appeals with direction to the Secretary to Government of NWFP (S&L) to constitute a committee of experts of his department and, if need be, of the Establishment Department and Finance Department, to consider the cases of all the appellants named in the order as well as cases of all similarly placed persons, and decision regarding the same be given at the level of the competent authority, so that the parties are saved from unnecessary litigation, i.e. the interest of justice, and in the interest of public work. It was expected that such a committee would be in a position to finalize its findings, and the competent authority may be in a position.

to grant a decision in these cases, within a period of three months from the date of delivery of the order. The said order was not implemented within the specified time, therefore, implementation petitions were lodged, wherein directions were accordingly; issued to the department for implementation of the order, following which, a committee, comprising a Chairman and three other Members was constituted; which conducted its proceedings and submitted its report, which has been kept in the office record, while a copy of report/findings/recommendations has been placed on this file. The Serutiny Committee concluded that appointments of all the appellants, except that of Shahana Niazi D/o Ghulam Sadiq (Service Appeal No.2177/2010), were illegal and irregular. The report/findings/recommendations of the Serutiny Committee reveals appointments of an two thousand teachers of various categories against following 1390 sanctioned

posts:-

PST	961
AT	61
TT	59
Qari	50
ĊT	171
DM	43
PET	.45
Total	1390

4. The respondents defended the impugned termination order and resisted the appeals on several legal and factual grounds including the one that the services of a civil servant can be terminated without notice during the initial or extended period of his probation under section 11(i) of the NWFP (Khyber Pakhtunkhwa) Civil Servants Act, 1973. They alleged, in their written reply/comments, that the appellants were neither eligible/qualified for the pests, nor requisite codal formalities for appointment were observed, hence the appointments were illegal and take. They contended that more than one inquiries were conducted and the matter was taken up in the Provincial Assembly and that it was recommended as a result of inquiries as well as by the Standing

Committee, recommendations of which were unanimously adopted by the Provincial Assembly, to terminate the services of all persons illegally appointed. They maintained that all the appointments were found illegal and in violation of recruitment policy except 309 (M) and 131 (F) PST. They concluded that the decisions of the Inquiry Committees and recommendations of the Standing Committee, adopted unanimously by the Provincial Assembly, were also confirmed by the Chief Minister as well as by the Peshawar High Court D.I.Khan Bench, which were followed by the DCO by terminating the services of all those persons who were illegally/irregularly appointed and that the order of DCO was also followed by corrigendum issued by the EDO.

5. Arguments of the learned counsel for the appellants and learned AAG heard, and record perused.

The main thrust of the arguments of the learned counsel for the appellants was 6. )against the impugned order dated 4.9.2009 of the DCO D.I.Khan, which was a general order in all the cases of 'illegal/irregular' appointments. The objections to the impugned order were two-fold. Firstly, the order was general in nature on the direction/ recommendation of the Standing Committee of the Provincial Assembly without application of mind to each and every case, and thereby services of around 1613 male : and female teachers of various categories were terminated with one stroke of pen; and, secondly, the order was passed by the DCO D.I.Khan who was not appointing authority for employees in BPS-1 to BPS-10, and thus not competent to dispense with their services. The learned counsel further laid stress on the non-observance of codal formalities essentially required for termination of services of civil servants, like service of charge sheet and/or show cause notice and providing them opportunity of defence and hearing. They also alleged non-association of appellants in the inquiry proceedings conducted in the matter. The learned counsel contended that the appellants were appointed after qualifying test and interview for the posts conducted in pursuance of

advertisement/publication made in the newspaper by the department/authority and after their applications for the posts were found in order by the department. They maintained that the appellants had joined service and performed their duty without any complaint about their performance from the quarter concerned.

The learned AAG assisted by the representatives of the department vehenicntly 7. contested claim of the appellants/counsel for the appellants and argued that the appointments were made without first obtaining proper sanction of the posts, without advertisement, and without observance of the codal formalities including test and interview, preparation of merit list, and its approval by the competent authority. It was argued on behalf of the department that some of the appointments were made even before advertisement, without specifying the posts against which the appointments were being made and without checking whether the educational qualification of the candidates fulfilled the academic requirements for the posts. It was pointed out that all 440 PSTs appointed on merits and after observance of codal formalities were retained, while the rest appointed 'illegally/irregularly' were terminated as a result of more than one inquiries, recommendation of the Standing Committee, and orders of the Chief Minister as well as Peshawar High Court, D.I.Khan Bench. It was alleged on behalf of the department that the competent authority i.e. EDO D.I.Khan not only endorsed the impugned order of DCO D.I.Khan dated 4.9.2009 but also issued a follow up letter dated 7.5.2010 and corrigendum on 20.5.2010. They further pointed out that none of the appellants was in possession of proper documents showing his eligibility for the post, and also proper appointment order against the post. They concluded that the appointments of the appellants have been found by various legal and constitutional forums as illegal/ regular, besides fake in most of the cases.

TESTEL

Advostativan

8. From whatever has been narrated above as well as from perusal of the record, the following points emerge which are critically important for determination of fate of these appeals:-

(a) The services of the appellants, appointed in 2007, were dispensed with vide a general order of the DCO D.I.Khan dated 4.9.2009. against which some of them preferred departmental appeals and then lodged appeals in the Tribunal, which were disposed of vide order dated 10.2,2009, while the rest moved the Peshawar High-Court D.I.Khan Bench in writ jurisdiction, but their writ peditions were returned to them for presentation to the proper forum vide judgment/order dated 29.4.2010, against which petitions were moved in the august Supreme Court of Pakistan, which were dismissed as withdrawn with the observation that if the petitioners/appellants approached appropriate forum for redressal of their grievances, the question of limitation be considered sympathetically if so raised. Not only that the question of limitation has not been raised so vehemently by the department, the appellants have also been vigilantly pursuing their case, albeit in the wrong forum, therefore, the appeals lodged in the Tribunal after disposal of their petitions by the august Supreme Court of Pakistan cannot be held as time-barred, especially when the august Supreme Court of Pakistan directed for sympathetic consideration of the question of limitation, together with certain facts of the case warranting interference by the Tribunal. Besides, the impugned order has been issued by the DCO D.I.Khan who was not appointing authority of civil servants in BPS-1 to BPS-10, and, as



such, the impugned order would be deemed to be an order by an authority not competent to issue the order, and, as such, void; and no limitation would run against such order (2007 SCMR 262 (g)) and PLJ 2005 SC 709 (Appellate Jurisdiction).

(b)

The posts of Junior Clerks, Lab.Assistants and Assistant Store Keeper (M) were never advertised, and, as such, no codal formalities were observed for appointment of 14 Junior Clerks, 03 Lab.Assistants and one Assistant Store Keeper. Their appointments were, therefore, aptly termed as illegal/irregular, and, consequently, their services have rightly been terminated, as appointments secured through illegal/irregular orders would be void ab-initio and would not confer any right on the holders of such appointment orders. Their appeals also deserve to be dismissed on this score.

After / painstaking exercise in pursuance of the order dated 20.01.2011 in one of the implementation/execution petitions, for which the then Secretary Education. Mr.Muhammad Arifeen Khan, and his team genuinely deserve commendation, the Scrutiny Committee prepared a detailed report, stretching over hundreds of pages, wherein they held only the appointment of PST Shahana Niazi D/o Ghulam Sadiq (Service Appeal No.2177/10) according to the prescribed procedure, as her name also appeared in the merit list, and recommended her reinstatement into service. The respondent-department also did not contest her appeal in the manner they contested appeals of other appellants. Therefore, her appeal deserves to be accepted.



Regarding the remaining cases, the respondents have resisted the appeals on the grounds that neither the posts on which appointments of the appellants were made were sanctioned before advertisement, nor the appellants qualified or were eligible for the posts and codal formalities like test and interview, preparation of merit list and approval of competent authority were not observed: but these assertions of the respondents are belied by the available record as well as some documents produced by the appellants/ counsel for the appellants alongwith a joint allidavit by Muhammad Ayub Khan, SET GHS Panyala and Abdullah TT GHS Panyala who performed duty during test and interview of the appellants on 24th, 25th and 26th April 2007, during the course of arguments, showing constitution of committees for conducting test and interview, preparation of merit list after test and interview, besides revealing some cases in which the candidates other than those claimed by the respondents to have been appointed on merit secured more marks than the latter. So far sanction prior to advertisement/publication is concerned, it was duty of the authority to secure the requisite sanction prior to advertising/publicizing the posts for inviting applications, and the appellants can, by no stretch of imagination, be held responsible for any fault/lapse in this respect on the part of the authority i.e. EDO D.I.Khan. Notwithstanding the fact that appellants have placed on file verification of the certificates/testimonials of some of the appellants by the respondent-department, even if some irregularity was found in the appointments, the appellants/appointees should

10

(d)

not be made to suffer for such lapses on the part of the appointing authority (1996 SCMR 411 (Supreme Court of Pakistan), 2004 SCMR 303 (Supreme Court of Pakistan), 2006 SCMR 678 (Supreme Court of Pakistan), PLJ 2006 SC 81 (Appellate Jurisdiction), PLJ 2011 Lahore 736 (Multan Bench Multan), and last but not the least 2011 SCMR 1581 (Supreme Court of Pakistan).

(e)

It is a matter of record that not in a single inquiry out of so many inquiries by the department, the then EDO D.I.Khan has been confronted with his signatures on appointment letters, so conveniently termed by the respondent-department as bogus and fake. When the 'authority' has never and no-where disowned his signatures on such appointment letters, how the same can be held as begus and fake. No-docot, the record shows departmental proceedings against the then EDO, and major penalty of compulsory retirement has been imposed upon him, but only after causing colossal loss to the national exchequer, for which he must be made accountable and also made to make good the loss so caused to the pubic money, and also landing hundreds of jobless persons in deep trouble by forcing them to engage in protracted litigation, during which they have not only been robbed of whatever money was left with them after securing the jobs: while 12 himself enjoying post retirement life with all perks and privileges. In view of implications/consequences of the acts on the part of the then EDO D.I.Khan, the penalty imposed on him does not appear commensurate with the gravity of his guilt, but since that matter is



not before us, we would stop short of making any order with respect to the departmental proceedings against him, but would, indeed, direct the respondent-department to recover the pay/salary paid to the illegally/irregularly appointed persons from the pension etc. of the then EDO instead of burdening the public exchequer for illegal/irregular acts on the part of the then EDO D.I.Khan.

(f)

No-doubt, an illegal/irregular and an order void ab-initio would not confer a right on the holder of such order, but an order passed by a competent authority in the discharge of his duty after observance of codal formalities does confer right on the holder of such order to be heard in support of order in his favour and his case decided on merit instead of a general order on the direction of some outside authority. If authorities are needed, one can readily refer to a number of cases including cases reported as 1995 PLC(C.S) 419 (Lahore\_High\_Court). 2005 SCMR 1814 (Supreme\_Court\_of Pakistan). 2006 PLC (C.S) 1140(Northern Areas Chief Court). 2005 SCMR 85 (Supreme Court of Pakistan), 1987 PLC (C.S) 868 (b), 2007 SCMR 330 (Supreme Court of Pakistan), 2003 PLC (C.S) 582 (Northern Areas Chief Court), and 2007 MLD 703 (Lahore). Undoubtedly, notices were not issued to the appellants prior to the impugated order by the DCO D.I.Khan, and they were never provided opportunity of hearing either by the 'authority' prior to passing of the impugned order or during inquiry/ scrutiny proceedings by several committees during the pre and post period of impugned order. As such, the principle of audi-alteram partem was violated at all levels and at all stages, rendering the impugned



order void and invalid, in respect of those who were found eligible for the posts after observance of codal formalities.

There is no dispute that in the case of appointments, in BPS-1 to BPS-10, the appointing authority, in view of notification of the Provincial Government dated 7th October 2005, was EDO and thus also competent authority for disciplinary matters, whereas the District Coordination Officer was appointing authority for officials in BPS-11 to 15; therefore, the impugned order in respect of the appellants issued by the DCO D.I.Khan was an order by an incompetent authority and not sustainable in law as held in cases reported as 1983 PLC (C.S) 354(Service Tribunal Punjab), 2001 PLC (C.S) 1097, 2008 PLC (C.S) 949 (Lahore High Court) and 1985 PLC (C:S) 1002. The contention of the respondents was that the competent authority i.e. EDO D.I.Khan not only endorsed the impugned order issued by the DCO D.I.Khan and issued a letter for implementation of termination order but also issued corrigendum thereby terminating the services of the appellants. Apart from the fact that endorsement of the order of an incompetent authority by the competent authority and follow up letter by him would not validate a void order issued by an AT THE THE incompetent authority, the corrigendum issued after more than 8 months of the impugned order would also not serve any useful purpose in view of PLD 2000 SC 104, as after issuance of termination order the department had become functus-officio.

It was urged on behalf of the respondents that recommendations of the Standing Committee of the Provincial Assembly assumed legal



13

(g)

(h)

status following judgment/order dated 11.6.2009 of the Peshawar High Court, D.I.Khan Bench, whereby a clear direction was issued to act upon the inquiry report, but they lost sight of the fact that no direction of any authority could absolve the departmental authority from following the law/rules on the subject and fulfill necessary legal requirements before passing the impugned order.

9. As a sequel to the foregoing-discussion, we would make the following order -

(ji)

(iii)

(i) All the appeals of Junior Clerks, Lab. Assistants and Assistant Store Keeper(M) are dismissed with costs, being devoid of merit.

The appeal of Ms.Shahana Hazi (Service Appeal No. 2177/10) is accepted, and by setting aside the impugned order, she is reinstated in service with consequential/back benefits.

The appeals of the rest of the appellants including PSTs(M&F), CTs(M&F), PETs(M&F), DMs(M&F), ATs(M&F), TTs(M&F) and Qaris (M&F) are also accepted and impugned termination order in their cases set aside, but instead of their outright reinstatement, their cases are remanded/sent back to the Secretary, Elementary & Secondary Education Department, Peshawar (Respondent No.1) for reconsideration of the cases in the light of above observations for reinstatement of the qualified appellants and a speaking order in respect of those who are not found qualified, by the competent authority, after affording opportunity of hearing to the said appellants through an efficient and fair mechanism to be evolved for the purpose by him so as to ensure compliance with the mandatory legal requirements on the one hand



and integrity of the proceedings on the other. Since the matter has already been delayed inordinately, it is expected that the proposed exercise should not take more than three months, whereafter a progress report be submitted to the Registrar of the Tribunal.

(iv) The respondent-department should also look into claim of those appellants who have alleged performance of duty for considerable time after their appointment, and if they are found to have actually performed duty for certain period, and, as such, entitled to pay/salary for the period of the duty, legal procedure should be adopted for recovery of their claims from the then EDO D.I.Khan who has already been held responsible for appointments inquestion as a consequence of departmental proceedings againgt him.

ANNOUNCED 27.10.2011 (3

Certified to be sta copy e Tribu

bil Ralandat Al " Ulian chailon ao solf byet mangers Al Sheh Member

monthlist stamplication 15-1-2014 booo Date CT ----- 32 Date of Contract in the Date of a line of a copy -- 1.5

Antin Allan Auvocato

<i></i>	· .		
	<u>ي ل</u>	TIST OF	CONNECTED APPEALS
	<u>S#</u>		Appellant Name
		1408/10 🤤	
	And in case of the local division of the loc	1408/10 cg	Allah Dita
	2		
			Muhammad Saleem Khan
•		1411/10.	Abdul Rashaid
		1412/10	Muhammad Sheraz
ļ		1413/10	Ahmad Nawaz
}		1414/10	Muhammad Suliman
ļ	- and the second second	1415/10	Inayat Ullah Khan
		1416/10	Saifullah
		1417/10	Fazal ur Rehman
		1418/10	Nabeela Ambreen
		1419/10	Robina Bibi
			Rabia Bibi
		1421/10	Amina Bibi
		1422/10	Qari Ahsan Ullah Farooqi
ļ		1423/10	Ghias udin
		1424/10	Haji Muhammad
•		1425/10	Muhammad Aslam
	<u> </u>	1426/10	Muhammad Baksh
		1427/10	Shahid Kl an
			Ehasanullah
		1429/10	Amir Hussain Shah
		1430/10	Naimat Ullah
		1431/10	Rozi Khar.
		1432/10	Tasleen A.khtar
		1433/10	Muhammad Salim
•		1434/10	Mohsan Hassan Khan
		1435/10	Muhammad Ayub Khan
		1436/10	Saad ud Din Khàn
		1437/10	Sibghatullah
		1438/10	Sultan Saifoor Khan
	·	1439/10	Muhammad Sadiq
		1440/10	Zahidullalı
	i	1441/10	Hafiz Hizbuilah
		1442/10	Inamullah Khan
		1443/10	Safiuliah Khan
		1444/10	Himayatullah
		1445/10	Hizbullah Khan
		1446/10	Rehmat Jan
		1447/10	Hidayatullah
		1448/10	Malik Amjad
	· · · · · · · · · · · · · · · · · · ·	1449/10	Shaukat Ali
	<u> </u>	1450/10	Manzoor Ahmad
	<u>`</u>	1451/10	Umer Hayat Khan
	1	1452/10	Qavyum Nawaz
	40 5	1455/10	Ihsan Ullalı Khan

2.

.

Stvice Triburg winkhisa 199AUT

ATTESTED EXAMINER Khyber Pakhunkhwa Service Tribunal Peshawar

, star		+	
	\$15	2346/10	Mira Khan
A Start	576	2347/10	Rukhsana Gul
Jarden L	517	2348/10	Muhammad Iqbal
΄. υ	578	2349/10	Asmat Ullah
	579	2350/10	Kalsoom Akhtar
· · ·	580	2351/10	Allah Nawaz
$\checkmark$	581	2352/10	Ch: Muhammad Shahid
سا	582	2353/10	Muhammad Tahir
V	583	2354/10	Arif Hussain
L	884	2355/10	Amanullah
	585	2356/10	Muhammad Bilal
V	586	2357/10	Abdul Aziz
Ū.	587	2358/10	Azmat Abbass
J	<i>5</i> 88	2359/10	Hafeez Ullah
/		2360/10	Muhammad Arif
	590	2361/10	Rashid Mehmood
1	591	2362/10	Zahida Rasheed
L	592	2363/10	Zulqarnan
J	593	2364/10	Tougeer Hussain
	594	2365/10	Sanaullah
	<b>3</b> 95 [	2366/10	Niaz Hussain
	<b>3</b> 96	2367/10	Asma ul Husna
	597	2368/10	Samiullah
	598	2369/10	Syed Baqir Hussain
	599 .	2370/10	Tayba Kusar
V	600	2371/10	Muhammad Bilal
		2372/10	Muhammad Asif
		2373/10	Kazim Ali
4	503	2374/10	Muhammad Hasnain
(	504	2375/10	Muhammad Bilal
<b>e</b> (	50,5 -	2376/10	Muhammad Salim
V	506	2377/10	Muhammad Ismail
· · ·		2378/10	Salma Nawaz
J	508	2379/10	Rustam Khan
₹	509	2380/10	Aslam Khan
		2381/10	Mureed Hassan
		2382/10	Muhammad Usman
		2383/10	Abdullah Jan
		2384/10	Muhammad Imran
		2385/10	Muhammad Ulyas
		2386/10	Syed Qamer Sultan Shah
		2387/10	Muhammad Sajid
i i i i i i i i i i i i i i i i i i i		2388/10	Naseem Akhtar
		2389/10	Nascem Akhtar
			Riaz Hussain
			Muhammad Safdar
			Naheed Akhtar
·Jo	22 2	2393/10	Sumaira Fatima
			•

ł

1

1

°4

FIGURAS

CC Shawar

23

É

			$\sum$	$\left( \begin{array}{c} \\ 1 \end{array} \right)$
,	1007	317/11	Shahabudin	
	1008	385/11	Zaffar Abbass	
	1009	415/11	Shafqat Ullah	and a state of the
	1010	416/11	Asia Bibi	1923 - Caller
	1011	432/11	Shah Jahan	
	1012	534/11	Shahzad Khan	
	1013	535/11	Shaheen Akhtar	
	1014	632/11	Muhammad Aslam	•
	1015	633/11	Ahmad Hassan	
	1016	634/11	Zafar iqbal	
	1017	635/11	Rehmat Ullah	
	1018.	790/11	Irum Noshad	
<u>ہ</u>	1019	893/11	Hamayun Saifullah 🛛 🕞	· · ·

Centified to'ly recently hwa ¥. Peshawar

Date of Presence in of Application 5-11-20 8.800 Number of Morthan 46 Convert Uigent \_\_\_\_\_ 48 Total Rent of Copylett 11-2011-Data at Compiction of 19 Date of Deligney of Contra

## MOST IMMEDIATE / COURT CASE.



### GOVERNMENT OF KHYBER PARHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

NO.SO (Lit) E&SED/1-3/2011 Dated Peshawar, the 26-01-2012.

To

The Executive District Officer. Elementary & Secondary Education D. I. Khan.

iliqu

Subject: -

INQUIRY REPORT REGARDING THE MININ	
PAKHTUNKHWA SERVICE TRIBUNAL JUDGMENT DATED 2 10-2011 ON SERVICE APPEAL NO. 1407/ 2010 AND OTHER CONNECTED APPEALS ON ULLECARD	<u>R</u>
-	<u>/-</u>
APPOITMENTS IN DISTRICT D.I.KHAN	<u>.</u>

I am directed to refer to the subject noted above and to enclose herewith a copy of the Inquiry report regarding the judgment dated: 27-10-2011 in Service Appeal. No. 1407/2010 and other connected appeals on illegal/ irregular appointments in District D.I.Khan for necessary action and strict compliance in letter and spirit under intimation to this Department and all other concerned.

.

Enclosure: (As above)

SECTION OFFICER (LEGIGATION)

SECTION OF LICER (LITTIGATION)

Endst: of even No. & date,

- Copy is forwarded for information to:-
- 1. Registrar Khyber Pakhtunkhwa Service Tribunal, Feshawar,
- 2. Director E&SE Khyber Pakhtunkhwa, Peshawar,
- 3. D.C.O. D.I.Khan.
- 4. P.S to Secretary E&SE Department.

### ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

(Meinber).

(Member).

(Member).

(Member).

(Member).

ESTED

Awan dvocate

# REPORT/FINDINGS/RECOMMENDATIONS/

OF THE COMMITTEE WITH REFERENCE TO SECRETARY TO GOVERNMENT OF KHYBER PARITUNKHWA ELEMENTARY AND SECONDARY EDUCATION DEPARTMENT NOTIFICATION NO SO LITIGATION/E&SE/1-3/2011 /D.I.KHAN DATED 29.11.2011 IN PURSUANCE OF KHYBER PAKIITUNKHWA SERVICES TRIBUNAL ORDER DATED 27.10.2011 ON SERVICE APPEAL NO 1407/2010 AND OTHER CONNECTED APPEALS.

### INTRODUCTION:

SUCT

In pursuance of the judgment of Khyber Pakhtunkhwa Services Tribunal dated 27.10.2011 in Service Appeal No 1407/2010 Abdust Salam versus Province of Khyber Pakhtunkhwa through Secretary Elementary and Secondary Education and the others connected Service appeals, (Annexure-A), and judgment dated 16,12,2011 2011 in Service Appeal No 3052/2010 Lubna Sadia versus Province of Kligber Pakhamkhwa through Secretary Elementary and Secondary Education , Secretary Elementary and Secondary Education Department Khyber Pakhtunkhwa constituted a Committee vide Notification No SO Litigation/E&SE/1-3/2011 /D.I.Khan dated 29.11.2011 comprising of the following for reconsideration of the cases in light of the judgment of the Honourable Services Tribunal vide (Annexure-B) (Chairman).

Secretary) E&SE Department

- J. ( Director (E&SE) Khyber Pakhtunkhwa, Peshawar 2.
- Abdul Wali Khan Dy Director (E&SE) 3.
- Ghulam Qasim EDO (E&SE) Tank.
- 4. Feroz Hussain Shah EDO (E&SE) DI Khan
- 5-Mushraf Ali AD (F&A) E&SE 6

#### TOR:

- > To examine the appeals of the rest of the appellants including PST(M&F),CI(M&F),PET(M&F),DM(M&F),AT(M&F),TT(M&F) and Qaris (M&F) in the light of the judgment of Khyber Pakhtunkhwa Services Tribunaldated 27.10.2011 in Service Appeal No 1407/2010 and the others connected
- > To examine, scrutinize the record of local office D.4.Khan regarding the appointments in the year 2007-08.

- To frame efficient and fair mechanism and procedure to find on the qualified oppellants according to the observations in the aforesaid judgment and implement.
- For ensure compliance with the mandatory legal requirements on the one hand and integrity of the proceedings on the other.
- > To consider the claim of those appellants who have alleged performance of duty for considerable time after their appointment as directed by the Honourable Services Tribunal.
- To provide an opportunity of hearing to the appellants.
- To provide an opportunity to all concerned to prduce record, documents etc in support of their claims and possible remedy.
- To act in accordance with rules, Law and Policy prevailing in 2007-08 regarding the recruitment of the above said posts.
- To fulfill the given task within the period as expected and proposed by the Honourable Service Tribunul in his judgment dated 27.10.2011.
- 7 To consign the record in the safe custody of the competent authority.
- To pass on coidence, both documentary and verble, record and analysis conclude findings and make recommendations as wayforward so as to ensure requity and justice.

### <u>BRIEF HISTORY OF THE CASE:</u>

In District D I Khan reportedly illegal and irregular appointments were made in Elementary and Secondary department at a large-scale during the period from 01.01.2007 to 30.06.2008. The matter was highlighted by one Honourable member of Provincial Assembly through Assembly Question No.31.The Provincial Assembly declared the same appointments as illegal and irregular and politically motivated which was debated in the house on 19.08.2008 and was referred to Standing Committee No.26 for scrutiny. The Committee finalized its report/recommendations and presented to the Assembly on 12.01.2009, which was adopted on the same day. In order to implement the decision of the Standing Committee, duly adopted by the Provincial Assembly The Elementary and Secondary Education Department constituted the following three Committees to check the appointments record of the appointments made by Ex-Executive District Officer (E&SE) DI Khan for the period from 01.01.2007 to 30.06.2008 in pursuance of the Minutes of the period from 01.01.2007 to 30.06.2008 in pursuance of the Minutes of the period from 01.01.2007 to 30.06.2008 in pursuance of the Minutes of the period from 01.01.2007 to 30.06.2008 in pursuance of the Minutes of the period from 01.01.2007 to 30.06.2008 in pursuance of the Minutes of the period from 01.01.2007 to 30.06.2008 in pursuance of the Minutes of the period from 01.01.2007 to 30.06.2008 in pursuance of the Minutes of the period from 01.01.2007 to 30.06.2008 in pursuance of the Minutes of the period from 01.01.2007 to 30.06.2008 in pursuance of the Minutes of the period from 01.01.2007 to 30.06.2008 in pursuance of the Minutes of the period from 01.01.2007 to 30.06.2008 in pursuance of the Minutes of the period from 01.01.2007 to 30.06.2008 in pursuance of the Minutes of the period from 01.01.2007 to 30.06.2008 in pursuance of the Minutes of the period from 01.01.2007 to 30.06.2008 in pursuance of the Minutes of the period from 01.01.2009 of the Standing Committee No. 26 of Provincial Assembly vide Notification No

2::Committee No.1 for scrutiny of Illegal/Irregular appointments of KPOs /PSTs [1]/Lab Assistants /Junior Clerks/ Assistant Store Keepers and Class-IV Male and [1] Female.

WCommitteeNo.2 for scruting of fliegal/Irregular appointments of CT, DM, FET Male and Female.

Committee No.3 for scrutiny of Illegal/Irregular appointments of Arabic Teacher, Theology Teacher and Qari Male and Female.

The enquiry Reports were submitted to the Standing Committee on 08.04.2000. The Standing Committee recommended to the department to terminate the

				GGPS No.1	12974-13116	02.07.2007	30.04.2010	11.05.1999	Trained
2	2023 /10	Shabana Bibi	Jon	Basti	129/4 10				
				Dewala/Madni Town			00.04.2010	01.04.1996	Trained
	2027	Naheed	Manzoor		12974-13116	02.07.2007	30.04.2010	01.04.1990	
:	/10	Akhtar	Hussain	Sohlan/Bakht Wada				06.06.2003	Trained
		Sajeela	Malik Razaq	GGPS Jhoke	12655-973	02.07.2007	30.04.2010	00.00.2003	
	2030 /10	Andleeb	Ahmad	Sukhani/Jhoke Machi					Trained
			Abdul	GGPS No.2	12655-973	02.07.2007	30.04.2010	10.07.2005	Trainea
Э.,	2055 /10	Mumtaz Bibi	Holeem	Musazai Sharif		02.07.2007	30.04.2010	20.10.1998	Trained
<u>.</u>	2081	Nazina	110000	GGPS Karim Abad	12655-973	02.07.2007	<u> </u>		Trained
	/10 2088	Bano Naseem	Bakhsh Khalid	GGPS Kokar	12655-973	02.07.2007	30.04.2010	19.01.2002	114(1164
Ë	/10	Akhtar	Mehmood	a and till and a	10074-1216	02.07.2007	30.04.2010	05.05.2003	Trained
	2089	Humaira	Fazal	GGPS Wanda Sheru/GGPS	12974-1316	02.07.2007	0		
	/10	Rehman	Rehman	Band Kurai					
				No:1				14.05.1997	Trained
-	2094	Shaishta	Inayatullah	GGPS Chah	12974-13116	02.07.2007	30.04.2010	14.03.1997	·
	/10	Qaisar		Mapal GGPS Budh	12974-1316	02.07.2007	30.04.2010	1.05.1999	Trained
	2110/	Farzana Latif	Muhammad Latif	GOI & Dilan				09.01.2006	Trained
ų.	10	Amna	Muhammad	GGPS Karim	12974-13116	02.07.2007	30.04.2010	09.01.2000	
	10	Batool	Khalid	Abad/GGPS Kachi Paind					
	Ì			Khan					Trained
	2112/	Abida	Sibtul	GGPS Mubarak	12974-13116	02.07.2007	30.11.2010	31.12.1996	1 - 11-11-10-0
Ω.	10	Nazneen	Hassan	Shah	12974-13116	02.07.2007	NA	21:02.2005	Trained
::	2151/	Rúkhsana	Abdul Aleem	GGPS Chah Malwana	129/4-13110				Trained
	10 2159/	Bibi Kanwal	Bashir ul	GGPS Wanda	12974-13116	02.07.2007	30.04.2010	17.09.2010	1100000
•2	10	Yasmin	Hassan	Balouchan/GGP		Ì			i
	1 2250/	Kanwal	Amanullah	<u>S Jh:Dabari</u> GGPS Lachra	12974-13116	02.07.2007	NA	21.02.2005	Trained
3.	2159/ 10	Yasmeen		oope it the	10074-10116	02.07.2007	30.03.2010	05.05.1996	Trained
<i>4-</i> ;	2163/	Rafia Bibi	Karim Bakhsh	GGPS Jhoke Sukhani	12974-13116	02.07.2007			Trained
	10 2176/	Razwana	Abdur	GGPS Zamir	12974-13116	02.07.2007	30.04.2010	27.02.1998	
-J	10	Zaheer	Rehman	Abad GGPS Jhock	12974-13116	02.07.2007	NA	09.01.1995	Trained
÷ó	. 22/1	Sahahnaz Perveen	Mutiullah Khan	Qureshian	12974 -0				Trained
;?	2279	Salma	Muhammad	GGPS Saggu	12974-13116	02.07.2007	30.04.2010	28.04.2000	
7	/10	Shaheen	Anwar	Janubi No.2	12974-13116	02.07.2007	30.04.2009	31.03.2002	Trained
-8	2284	Sumaira	Muhammad Nazir	GGPS Lang Kher	129/4-13110	02.07.20-7			
	/10	Nazir	INULEII	Shah/Dhotar			ļ		1
				Jadeed	10004 10116	02.07.2007	30.04.2010	09.01.2006	Trained
-;9	2288	Fozia Nisa	Noor Muhammad	GGPS Kiri Pawanda	129/4-13110	02:07:2007			Traine
50	/10	Shiasta	Hafeezullah	GGPS AMAN	12974-13116	02.07.2007	30.04.2010	20.09.2007	1701/10
50	/10	Bibi		Abad	12974-13116	02.07.2007	30.04.2010	07.07.2003	Traine
51	2317/	Ulfat	Khuda Bakhsh	GGPS Aman Abad	129/4-13110	02.07.2007			
	10	Sumaria Aziz	Abdul	GGPS Kazi	12974-13116	02.07.2007	30.04.2010	23.12.1996	Traine
52	2327	Fatima	Qadous	Khokae			30.04.2010	20.06.2006	Train
53	2331		Noor	GGPS	12974-13116	6 02.07.2007	30.04.2010	20.00.2000	
	10		Muhammad	Kurar/Kiri Pawanda		İ			Turkin
54	2334	ı Shamim	Ehsan Ullah	GGPS Mian	12974-13110	5 02.07.200;	30.04.2010	09.01.2006	Train
54	/11	Akhter		Wada GGPS Wanda	12655-	02.07.200;	7 30.04.2010	28.04.2000	, Train
55	2337		ni Ghulam Akbar	Buchri	12033				Train
56	2350		Muhammad	GGPS Wandi	12655-973	02.07.200)	7 30.04.2010	25.04.2000	, 1,
<u> </u>	/10	Akhtar	Aslam	Bochra GGPS Paharpu	r 12974-1311	6 02.07.200	7 30.04.2010	20.10.1998	Train
57			Abdur Rashid	NO.1	129/4-1311				
58	2370		Abdul Aziz	GGPS Mubaral	12974-1311	6 02.07.200	7 30.11.2010	25.05.1996	Train
20	/10			Shah		6 00.07.000	7 30.04.2010	20.09.2007	, Train
59	237	3 Salma	Allah Nawaz	GGPS Muqeem Shah	12972-1311	6 02.07.200	/ 30.04.2010	,	
60	238		Muhammad		12974-1311	6 02.07.200	7 30.04.2010	10.07.1994	Train
00	/10	Akhtar	Ramzan	Kath Garh			1 20 04 2011	09.01.2006	Train
61	239	8 Sadia	Khuda Bakhsh	GGPS Saggu Shumali/Chah	12974-1311	6 02.07.200	7 30.04.2010	/	
	·   /10	I fahoom	I KAKDSD		1	1	· ·	1	1

語言

State State

中国の日本の代表の日本の

になるというという

111111

£

. \*

;

( 38

B

M. Anwar Awan Advocate

<u>}</u> \*



been

103

departmental Selection Committee after the vacancies have advertised in the newspapers"

6. In case of appointment of the applicants the vacancies were not advertised and Departmental Selection Committee has not recommended

- 7. Appeals being merit less deserve to be dismissed on the analogy of the decision of the Khyber Pakhtunkhwa Services Tribunal decision under
  - Para-9 (i) read with Para-8(b).

The Committee heard personally and scrutinized the record and appeals of RECONTMENDATIONS lerminated PST (M&F), CT. (M&F), DM (M&F), PET (M&F), AT (M&F), TT (M&F), Qani (M&F) teachers/officials lying in the office of the Executive District Officer (B&SE) D. I. Khan on case to case basis in accordance with Khyber Pachtunkhwa Services Tribunal order dated 27.10.2011, and segregated /check/scrutinize their cases on the basis of different categories of

All the appointments of the appellants against the posts of PST (M&F), CT Teachers/officials from 19.12.2011 to 24.12.2011, (N&F), IM (M&F), PET (M&F), AT (M&F), TT (M&F), Qari (M&F) appended under various categories from S.No 1 to 41 have been made without observing codel formalities/procedure, Government Policy and Merit and in violation of NWFP (now Khyber Pakhtunkhwa) Civil Servants (Appointment, Promotion and Transfer Rules 1989. The appointments of the appellants are declared illegal and irregular. Cases being merit less deserves to

& terminated. The following steps are recommended to be taken. a. Executive District Officer Elementary and Secondary Education D I Khan is required to issue proper termination orders of the above appellants

and similar cases listed above under various categories PST (M&F), CT (M&F), DM (M&F), PET (M&F), AT (M&F), TT (M&F), Qari (M&F) teachers in the findings from S.No.1-41 excepts those who were working on lower posts and were appointed on higher posts in other categories,

b. Executive District Officer Elementary and Secondary Education D I Khan is further required to release/activate the pay of those PST Male who

were appointed on merit included in the joint appointment order of 309 condidates dated 02.07.2007 and PST Female who were appointed on merit included in the joint appointment order of 131 candidates dated

c. Executive District Officer Elementary and Secondary Education D I Khan is required to advertise the vacant posts immediately and complete the

- recruitment process before 15 March, 2012 and the terminated teachers be provide opportunity to compete if otherwise they have the may be provide opportunity to compete y other and they may be awarded qualification required for the post and further they may be awarded extra 2 marks per year of span of service rendered if they actually
- d. District Coordination Officer DI Khan is required to recover the claim of appellants who have alleged performance of duty for the considerable \

. 1935 - 1946 1946 - 1946 - 1946 - 1946 - 1946 - 1946 - 1946 - 1946 - 1946 - 1946 - 1946 - 1946 - 1946 - 1946 - 1 1946 - 1946 - 1946 - 1946 - 1946 - 1946 - 1946 - 1946 - 1946 - 1946 - 1946 - 1946 - 1946 - 1946 - 1946 - 1946 -1.1.2 ъÇЦ. time after their appointment and they have actually performed duty for certain period to be calculated by Executive District Officer Elementary and Secondary Education D I Khan through legal procedure in accordance with Khyber Pakhtunkhwa Services Tribunal order dated STATI - M 1; Syed Feroz Hussain Shah Executive District Officer 2. Ghulam Qasim Executive District Officer E&SE DI Khan(Member) E&SE Tank (Member) :1. A-Wali Khan 4. (Muhammad Rafig Khattak) Dy Director E&SE) Khyber Pakhtunkhwa. Director, Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar. (Member) (Member) Muhammad Mushtaq Jadoon) 5. Secretary Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar. (Chairman) STED Not want

F-31

S.No.of Order	Date of Order	
or proceedings	or proceeding	Order or other Proceedings with Signature of Judge or
1	2	Magistrate and that of parties or counsel where necessary.
		Execution Petition No.34/12
		Muhammad Hassan Uhan au
		Muhammad Hassan Khan etc. (Petitioners)
		Secretary, E&SE Department, KPK, etc. (Respondents).
		<u>internet (internet)</u>
	14.03.2012	Counsel for the petitioners, Mr.Muhammad Rafique
		Khaitak, Director, Elementary & Secondary Education
		Khyber Pakhtunkhwa, Peshawar and Syed Feroz Hussain
		Shah, EDO(E&SE) D.I.Khan in person alongwith Mashal
		Khan, L.O and Muhammad Nawaz, ADO on behalf of the
	·	respondents with AAG present. The respondents have already
_	F	provided implementation report, which has been perused in the
	li	ight of judgment of the Tribunal. The implementation report
		yould show that after providing opportunity of hearing to the
	p	ctitioners and appellants in the connected appeals, and
	)sc	crutinizing record on case to case basis, the Committee made
	ce	ertain recommendations including issuance of termination/
	re	moval orders of those found illegally appointed and
	· · · re	version to lower posts of those who were appointed on
	hij	ther posts in other categories, and also releasing/activating
		y of those PSTs (Male) and (Female) who were found
	val	idly appointed on merit. The Director (E&SE) KPK and
	ED	O (E&SE) D.I.Khan stated at the Bar that they have already
	imŗ	plemented recommendations of the Committee and issued
	the	orders/letters accordingly, in accordance with the
	reco	ommendations and letter and spirit of the judgment of the
	Trib	punal dated 27.10.2011 in Service Appeal No. 1407/2010
	titlee	d Abdul Salam-vs-Province of KPK through Secretary,
STE	Elen	nentary & Secondary Education, Peshawar etc.". Be that as
Anwarawan	it m;	ay, the fact remains that in accordance with the afore-
Advocate	· • • •	a second the second s

. -

mentioned judgment of the Uribunal, the respondentdepartment not only widely publicized hearing of cases of the petitioners and other appellants through publication in the newspapers but have also prepared list of those who appeared before the Committee in response to the publication and obtained their signatures on the list. The learned counsel for the petitioners also confirmed holding of meeting by the Committee at D.I.Khan and participation of the petitioners and other connected persons in the proceedings of the Committee. The implementation report also shows that each and every case has been examined by the Committee after providing opportunity of hearing to the petitioners appellants, and in pursuance of such proceedings, recommendations have been made by the Committee which are being implemented by the respondent-department. In short, in accordance with the judgment dated 27.10.2011 of the Tribunal, the Secretary, E&SE, KPK, Peshawar (Respondent No.1) constituted a Committee, headed by him, and comprising five other officers of the Education Department including Director, E&SE, KPK, Peshawar and EDO(E&SE) D.I.Khan, conducted proceedings at D.I.Khan after widely publicizing the same through newspapers and thereby ensuring participation of the petitioners and other appellants and providing opportunity of hearing to them and also scrutinizing cases of the petitioners and other appellants on case to case basis and thereafter making certain recommendations which are being implemented through issuance of appropriate orders. As such, the judgment of the Tribunal stands implemented in its letter and spirit.

The learned counsel for the petitioners, however, raised

objections regarding the proceedings conducted by the Committee; but he was unable to augment his contentions in this regard with support of law; as fresh orders in parsuance of the proceedings and recommendations of the Committee would accrue a fresh cause of action for appeal or any other remedy prescribed by the law, which is, certainly, beyond the scope of the implementation execution proceedings. The misgivings, probably, emanate from lack of knowledge about proceedings of the Committee, which have been provided to the Tribunal in the shape of a book, but not available either with the counsel for the petitioners or petitioners and other appellants. Therefore, the respondents are directed to place the report on the website of the department so that the petitioners, appellants and all concerned should get knowledge of the proceedings and recommendations and chalk out future course of action in accordance with law. The respondents are further directed to ensure compliance with the recommendations of the Committee forthwith, without further wastage of time, so that the aggrieved persons can seek remedy available to them under the law.

In view of the above, the implementation/execution petition is disposed of as having served the purpose. File be consigned to the record.

<u>ANNOUNCED</u> Date of P Number Contraction Ur – Tuil Manne et aller Date of float ph Date of Lonv+

Certific Ki		Py C
	517. 5	Nunder

BEFORE THE PESHAWAR HIGH COURT BENCH DERA ISMAIL KHAN

1. M. Safdar Shah S/O Muhammad Azam GPS Kot Mehsudan D.I.Khaj

2. M. Ilyas S/O Ghulam Abbas GPS Zawar Shu nali D.I.Khan.

3. Sami Ullah S/O Ghulan: Qadir GPS Hero Khal D.I.Khan.

4. Rehmat S/O Ahmad Hussain GPS Pharpur 2 D.I.Khan.

Writ petition No.

5. Shah Jehan S/O Muhammad Jan GPS Chah Ladha D.I.Khan.

б. Sana Ullah S/O Ghulam Saddique GPS Pharp Jr 3 D.I.Khan.

7. Muhammad Ismail S/O Muhammad Hayat G <sup>2</sup>S Wanda Nadir Shah D.I.Khan.

8. Riaz Hussain S/O Muhammad Ibrahim GPS Islam Pur D.I.Khan.

9. Aman Ullah S/O Nasrullah GPS Chah Langhan Walan D.I.Khan.

10. Arif Hussain S/O Khuda Bakhsh GPS Wanda . amali D.I.Khan.

11. Rustain Khan S/O Fateh Sher Khan GPS Banc Kurai No. 1 D.I.Khan.

12. Muhammad Tahir S/O Rab Nawaz GPS Basti Malana No. 1 D.I.Khan.

13. Nasrullah S/O Muhammad Khan GPS Wanda Shahbaz D.I.Khan.

14. Muhammad Iqbal S/O Kalu GPS Wanda Shel baz D.I.Khan.

15. Allah Nawaz Khan S/O Haqnawaz GPS Wanca Dau D.I.Khan.

16. Malik Hamid Ullah \$/O Malik Mamdu GPS B ind Kurai D.I.Khan.

17. Khanzaman S/O Muhammad Akbar GPS Toba D.I.Khan.

18. Kashmir Khan S/O Ghazi Khan GPS Niazi Abt ad D.I.Khan.

19. Ullat Ali S/O Ghulam Shabbir GPS Kachi Katl: Garh D.I.Khan.

20. Mureed Hassan S/O Muhammad Hassan GP3 Rasool Abad D.I Khan.

21. Aslam Khan S/O Haji Sardar Khan GPS Mura I Abad D.I.Khan.

22. Abdul Aziz Khan S/O Haji Gul Habib Khan GI S No. 1 Band Kurai D.I.Khan.

23. S. Tougeer Hussain Shah S/O Nazar Hussain Shah GPS Burz Wali D.I.Khan.

24. S. bne Hassan Shah S/O Niaz Hussain Shah BPS Bilot Sharif D.I.Khan.

25. Muhammad Saleem S/O Malik Khan GPS Qazi Khokhar D.I.Khan.

26. Qazim Ali S/O Ghulam Sarwar GPS Rasool Abad D.I.Khan.

27. Gohar Iqbal S/O Ghub 👘 👘 bani GPS Chah Ladha D.I.Khan.

Elect (aday. Anter Rei 11/3/1/

ar hij

(Ki EXAM NOR CTRINGER High Doved CTRING BOAS" 161510 2... Rehmat Ullah S/O Allah Diwaha GPS Kot Mehsudan D.I.Khan

29. M. Husnain S/O Abdul Qadoos GPS Sheru D.I.Khan.

30. M. Usman S/O M. Bakhsh GPS Luthrana D.I.I.han.

31. M. Farooq S/O M.NRamzan GPS No. 3 D.I.Khan.

32. M. Nawaz S/O Ghulam Ali GPS Pharpur No. 1 D.I.Khan.

1/33. Ghulam Abbas S/O Allah Bakhsh GPS Niazi Abad D.I.Khan.

134. Muhammad Khalid S/O Rab Nawaz GPS Gandi Umer Khan D.J.Khan.

35. Farhat Abbas S/O Ghulam Sadiq GPS Jhek Muhana No. 1 D.I.Khan.

36. Muhammad Sajid S/O Imam Bakhsh GPS Kale Gorh No. 1 Pharpur D.I.Khan.

37. Ulfet Sumaira S/O Khuda Bakhsh GGPS Aguar Abad D.I.Khan.

38. Shaista Bibi D/O Muhammad Hafeez GGPS Wanda Jani D.I.Khan.

39. Safeena Bibi D/O Muhammad Akram GGPS Jhok Musa D.I.Khan.

40. Safroorna Bibi D/O Ghulam Akber GGPS Bhagwani Shumali D.I.Khan.

41. Hafsa Bibi D/O Ghulam Akber GGPS Wanda Bechohra D.I.Khah.

42. Aziz Fatma D/O Abdul Qadoos GGPS Qazi Khokhar D.I.Khan,

43. Naseem Akhter D/O M. Ramzan GGPS Kachi Kath Garh D.I.Khan.

44. Shaheen Akhter D/O Ashiq Hussain Shah GGPS Band Kurai D.I.Khan.

45. Hafeez Ullah S/O Muhammad Jan GPS Risal D il Abad D.I.Khan.

46. Kifayat Ullah S/O Ghulam Hassan GPS Bilot Sharif D.I.Khan.

47. Dr. Allah Ditta S/O Muhammad Nawaz GPS Matwala Shah D.I.Khan

48. Rehmat Ullah S/O Muhammad Ashraf GPS Hali Khel D.I.Khan

49. M. ShahidS/O Muhammad Azam GPS New Chura D.I.Khan.

50. Tehmina S/O Meharban Khan GGPS No. 1 Takwara D.I.Khan.

51. Abdul Haleem S/O Ghulam Fareed GPS Kachi Kath Garh D.I.Khan.

52. Mati Ullah S/O Jamal KhanGPS Kotla Lodhian" ).I.Khan.

53. S. Sibtain ul Hassan S/O S. Nazar Hussain Shah GPS Kahushrana D.I.Khan.

54. M. Ibrahim S/O Rehmat Ullah GFS khokhara D.J.Khan.

55: Ruskhsana Gul S/O Mehmood Ul Hassan GGPS Wanda Nankani D.I.Khan.

56. Inayat Ullah S/O Habib Ullah GPS Riaz Abad D.I.Khan.

计数据数据 化合合合金 医子宫

57. Syed Sibtain Shah S/O Syed M. Arif Shah GPS Wanda Dost Ali D.I.Khan.

58. Iqbal Hassan S/O Ghulam Hassan GPS Mehmood Abad D.I.Khan.



West techs 11/3/15

Basoliwar R. -Dit Khan Baori SIT YE

1615/19

55: M. Iqbal S/O Ghulam Muhammad GPS Kotjai No. 2 D.I.Khan. 60. Kifayat Ullah S/O Sarfaraz Khan GPS Jhock Daara D.I.Khan.

#### VERSUS

1. Government of Khyber Pukhtunkhwa through Secretary Elementary & Secondary Education Department K.P.K Peshawar.

2. Director of Education (E&S) Khyber Pulchtur khwa Peshawar,

3. District Education Officer (Male) D.I.Khan.

4. District Education Officer (Female) D.I.Khan.

5. District Account Officer D.I.Klian.

# WRIT PETITIONER UNDER PRTICLE 199 OF THE CONSTITUTION OF ISLAMIC REPUBLIC OF PAKISTAN, 1973.

**RESPECTFULLY SHEWETH**,

Siles today 74 11 Add: Regi

1. That the petitioners above hamed are peaceful respectable. law abiding and sona fide citizen of District Dera Ismail Khan, I. lamic republic of Pakistan. The petitioners have completed their Academic cualification and was appointed against the vacant posts of PST etc. Later on the basis of political victimization the Government in the year 2010 conducted an inquiry against the petitioner, which resultantly, the dismissal of the hundreds of the appointed teachers. Copies of orders are Annexure A.

2. That feeling aggrieved from the termination orders, petitioners preferred an

appeal before the service tribunal, which was decided vide its order dated 2'-01-

RETERDET EMANINCIS BARGARINE 15 - 1615155 2011 directing the respondents to conduct an inquiry in the light of direction given by Hon'ble Service Tribunal. The copy of judgment is Annexure B.

- 3. That on the basis of the judgment dated 27-10-201, the so-called inquiry was conducted by Government of Khyber Pukhtunkhwa vide later No. SO (Ljt) E & SED/1-3/2011 Dated Peshawar, the 26-02-2012 communicated recommendations of the committee which is annexed as Annexure C.
- 4. That it is to be noted that the committee vide its report dated 26-01-2012 also framed certain recommendation which beside the others also include a propetermination orders of all the affectees by the then decision of service tribunal report 26-01-2012 and inquiry report dated 27-01-2011.
- 5. That service of the effectives opted to execute the judgment dated 27-10-2011 before the Honorable service tribunal Khyber Pukhtunkhwa, which was decided vide its judgment dated 14-03-2012. Copy of the order is Annexure D.
- 6. That the petitioners time and again approached to the respondents for the implementation of all the orders along with recommendation but no proper order of termination has yet been issued/ communicated to the petitioners. The some of the affectees challenged the illegal act of the respondent through writ petition No 48-D/2014 which were decided on 03-02-2015 with the direction that termination orders were handed over to the effectees and also the copy of the

same is placed on the record of above mentioned petition. Copy of writ-petition along with order dated 03-02-2015 is Annex are E.

7. That petitioners on coming to the knowledge of above mentioned order dated (3-

tenteris in a star bail

1818/100 100 1815/15

respondent clearly in so. Copy of Application is Annexure F.

That the respondents all together ignored the rights so accrued, having no other alternate remedy, the petitioner is constrain to chollenge the same inter alia the following grounds.

### <u>GROUNDS</u>

ii,

łii,

That the act of the respondents is against the law, facts and circumstances of the case and the same amounting to high handedness on the part of the respondents.

That the non-issuance of the termination letters is based on malafide and deliberate act of the respondents whereby, the petitioner have become made disable to challenge the same before service tribundline today. That very purposely the termination letter were withheld by the respondents up till now, as the non-availability of the termination letters has created a legal disability for challenging the act/recommendation of the committee before the Honorable Service Tribunal, hence, the acts of the respondents is against the law, good governess and fundamental rights of a citizen who has the right to have an access to all the legal forums as per law.

iv. That is settled law that if any point related to the terms of service was decided by a court then the benefit of such judgments be extended to



others who may not be parties to the litigation instead of compelling them

to approach the court.

v

That counsel of the petitions may kindly be allowed to raise further

grounds during the course of arguments.

It is , therefore, Humbly prayed that by accepting the present Writ Petition, respondents may graciously by directed to issue the termination orders of the petitioners with all back benefits up till now Or any other appropriate relief, which this Honorable Court may deems best in the interest of justice, may also be granted to petitioners.

11/3/15

Yours Humble Petitioners

Feren

Safdar Shah and Others

Muhammad Anwar Awan Advocate Supreme Court

### CERTIFICATE

and second for the second second

Certified that petitioner in this hor orable court has earlier filled no other write

Petitioners

UOOKS REFEE

and Barry Barry

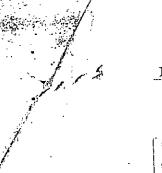
petition on the subject.

Dated: 09-03-2015

Histor 1973 lon diution of

THAN GOVEN MENNER





## IN THE PESHAWAR HIGH COURT, D.I.KHAN BENCH

## FORM OF ORDER SHEET.

 Date of order or other proceedings with signature of order or judge(s).

 proceedings

 (1)

 (2)

 14.5.2015.

 W.P.No.156-D/2015.

<u>Present</u>: Mohammad Anwar Awan, Advocate for petitioners.

\*\*\*\*

MUSARRAT HILALI, J,- At the very outset learned counsel for the petitioners requests that if direction be given to respondents to provide termination orders passed by them in favour of the petitioners in that case he would not like to press the instant petition. 2. Hence, the instant petition is disposed of accordingly. However, the respondents are directed to provide termination orders to the petitioners.

1615115

<u>Announced</u>. 14.5.2015.

instances in in

Aftab/\*

į.

# OFFICE THE EXECUTIVE DISTRICT OFFICER (E&SE) D.L.Khan

## ORDER:

In pursuance of order dated 27-10-2011 of the KPK Service Tribunal in service appeal No. 1407/2010 and other connected appeals, committee headed by the Secretary to Govt, of Khyber Pakhtunkhwa (E&SE) Department considered the cases of the appellants and similar placed persons and came to the conclusion that the appointment of the following PSTs (Female) was illegal, irregular and void ab-initio in terms of rule 10(2) of the NVVFP Civil Servants (Appointment, Promotion and Transfer) Rules 1989 and prescribed method of recruitment. On the recommendation of the committee contained at page 103-104 of the enquiry report, their so called services are hereby terminated.

S. No.	Appeal No/year	Name of appellan	t Father's Name	School
1	2801/10	Shahcen Rabbi	Muhanna LV	
			Muhammad Yaseen	GGPS Gomal
		•		Khurd/GGP8
				Mondhra
2	2063/10	Nafees Bibi	Ghulam Qadar	Saidan
}			Obtaan Qadar	GGPS Adal
	.:			Sipra/Khad
3	Nil -	Samina	Insha'C Ilah	mat Gara
		-	nisha Chan	GGPS Potab
1 [ ]	2049/10	Agila Andleeb	Muhammad Iltaf	Dasal Zai
		1	muuammad mai	GGPS Kiri .
				Khaisoor/Dh
		Rabia Tabbsum	Ziamudin	allah
		·		GGPS
				Sakindar
2	.605/10	Kalsoon Bibi	NAubon I D.	Junabi
•			Muhammad Baksh	GGPS shoke
•			-	Ikhtiar
		· ·		Khel/GGPS
		,		Kachi Paind
	riþ	Rifat Shaheen	Muhammad Sadiq	Khan
			i ranaminad baoit(	GGPS New
N	1	Asia Gul	Khuda	Shanki
		-	Bakhsh	GGPS
90	2/11	Nusrat	Muhammad	Dhandla
•		Jabeen	Ramazan	GGPS
	<u> </u>			Wanda
N	!	Sobia Dar	Rah Nawaz Dar	Baloch
25	90/10	Ancels Parveen	Muhammad Iqbal	GGPS No.2 Dewala
	!	:	eresiumnau rqbai	GGPS Haji
	04/10	Deeba Rani	Ahmad Jan	Abad
Ni	1	Cal 21		GGPS Kiri Pawanda
28	05/10	CL-I THE	Muhammad Idrees	GGPS Kari Malang
	÷		Muhammad Ismail	GGPS Civil Rakh Band
20	50/10	Zahida Igbal		Kurai
· • • • • • • • • • • • • • • • • • • •			lqbal Khan	GGPS Adda Khira



l 2

Ę

86.	1()	Sumaria	Bakhsh	Abad ;
00.	2327	Ażiz	Abdul	GGPS <sup>*</sup> Kazi
	/10		Qadous	Khokuo
87	2331/	Ulfat Nisa	Neor	GGPS
	10		Muhammad	
				Kurar/Kiri
88	2334	Shamim	Ebsan Ullah	Pawanda GGPS Mian
	/11	Akhter	S ritir	1
89 -	2337	Hafsa Bibi	Ghulam	Wada
-	/10		Akbar	GGPS Wanda
)0 ·	2350	Kalsoom	Muhammad	Buchri
	/10 .	Akhtar		GGPS:Wandi
)]	2362	Záhida	Aslam	Bochra
	/10	Rashid	Abdur	GGP-5 Paharpur
2	2370		Rashid	NO. I
4		Tayviba	Abdul Aziz	GGPS Mubarak
	/10	Kausar		Shah
3	2378	Salma	Allah Nawaz	GGPS Muqcem
5	/10	Mawaz		Shah
4	2388	Maseem	Muhanimad	
	/10	Akhtar	Ramzan	GGES Kachi
5	2398	Sadia	Khuda	Kath Carh
	/10	Jabeen	Bakhsh	GGPS Saggu
			Dakhsh	Shumali/Chah
6	2403	Agecla	Muhammad	Hussain Khan
	/10	Firdons	Han if	GGPS Thatha
7	2408	Razia Bibi	Bashir	Balouchan
	/10		Bussain	GGPSAra
\$	2435	Naheed	Muhanimad	GGPS Daraban
<u>.</u>	/10 -	Akhter	Khan	Khurd
)	2512/	Hameeda	Nazim Din	GGPS
۰	10	Bibi		Dewala/GGPS
		:		Chab Syed
0	2520	·		Munawar
	/10	Dil	Muhammad	GGPS Nourang
i i	710	Nasheen	Jehangir	Uttra/GGPS
   ]	2524	Aisha Bibi		Jogianwala
	/10		Muharimad	GGPS Jhoke
:		:	Haidar	Machi/Bali
2	2526	Kancez	Muhariimad	Shumali No .2
	/10	Fiza	Mushtaq	GGPS Juma
3	2527	Kausar	Amanullah	Sharif
	/10	I'arveen	- Amananan	GGPS Kachi
	2529	Ambar	Ghulam	Paind Khan
·	/10	Gul	Qasim	GGPS Lachra
	2537	Rehana	Abdur	C CIPC TT
1	/10	Yasmin		GGPS Thatha
	·····			Balochan/Zafa
				Balochan/Zafa r Abad Cotony
			14	· (J)
	•		5 47	
		•	44	· · · ·
		:	, NIC	"Ha
			4	C

Я÷,

こうちょう ちょうちょう ちょうない ちょうちょう ちょうちょう ちょうちょう しょうしょう しょうしょう

and the second se

「「「「「「「「」」」

the second second

ł

•

PST: F



Ľ

	·			Kulachi No:2
467	Nill	Rehana Bibi	Abdu Hanan	GGPS Gara
				Muhammad
		·	· · · · · · · · · · · · · · · · · · ·	Akber
468	Nill	Paras	Rasheed	GGPS Musa
		Rasheed	Ahmed	Khar
469	Nill	Nosheen	I-laji	GGPS Jhoke
		Bibi	Muhammad	Khallar
		· · · · · · · · · · · · · · · · · · ·	Ramzan	· .
470	Nill .	Nosheen •	Muha mnad	GGPS Jhoke
		Kanwal	Khan	Mossu
471	2616/10	Irum Gul	Sham aud Din	GGPS Gara
	·			Bakhtair

EXECUTIVE DISTRICT OFFICER (E&SE) D.I.Khan

Dated D.I.Khan the 08/2/2000

Ends No. <u>1045-15/91</u> Copy for information to:

- P.S to Secretary (E&SE) KPK.
   P.A to Director (E&SE) Peshawar.
- 3. District Coordination Officer D.I.Khan.
- 4. District Officer (E&SE) (M/F) D.I.Khan

5. All concerned.

: j

## EXECUTIVE DISTRICT OFFICER (E&SE) D.I.Khan



1	· · ·	Zamen 10	-	Iqbal KI an	GGPS	S Adda Khira	
§ .		÷.	-:	, I		42 1	

# Elementary & Secondary Education

### Khyber Pakhtun Khaw

Peshawar.

The Director,

Through: Proper Channel.

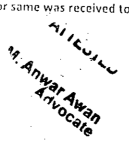
#### Subject: DEPAETMENTAL APPEAL AGAINST ILLEGAL VERBAL

TERMINATION FROM SERVICE

Respected Sir,

The appellant humbly submits as under:

- 1. That the appellant being eligible and having required qualification was appointed by the Executive District Officer, Elementary & Secondary Education D.I.Khan after due course/ process of recruitment.
- 2. That, after furnishing Medical Fitness Certificate and taking over the charge of said post, the appellant started performing her official duties regularly with due diligence, care devotion and to the satisfaction of superiors and leave no stone unturned in performance of his/her official duties.
- That during the period the services rendered by the appellant remained up-to the mark and no deficiency, inefficiency, negligence or irregularity of the appellant was reported.
- 4. That, due to the political influence, some inquiries were conducted and during course of such inquiries appellant was no served with any notice, whatsoever, not appellant was given any opportunity of hearing. Thus, the appellant condemned un-heard and thereafter, the DCO D.I.Khan terminated the teachers being appointed in the year 2007 and the E.D.O D.I.Khan Elementary & Secondary Education D.I.Khan.
- 5. That feeling aggrieved from the illegal termination orders of E.D.O.D.I.Khan, the appellant filed an appeal along with others before learned Service Tribunal, who after hearing the counsel for the parties, accepted the appeal of some appellants on 27-10-2011 with the direction that qualification of the appellants have been checked.
- 6. That secretary education conducted so called inquiry, inviting the appellant in circuit house D.I.Khan and Clerk of education department provided a Proforma, which were filled by the appellant and submitted it to the same clerk. The Proforma contain inquiry regarding qualification of the appellant in which no show cause was given nor it contained charges of allegation on the appellant.
- 7. That secretary education after inquiry, recommended termination of all teachers which were appointed in 2007 and on such recommendation E.D.O D.I.Khan verbally informed the court during the proceeding of implementation of the judgment that he terminated the all the teacher who were present in the inquiry but did not issue any termination order nor same was received to the appellant. Feeling aggrieved from the



situation, the appellant filed writ petition regarding issuance of termination order; in which direction was issued by the Hon.ble court on 14.05.2015 that termination orders passed by the department be provided to the petitioners. It is also evident from the combined termination orders of the 1691 teachers that it was not signed by the EDO but stamped signatures were shown on the termination orders. The combined termination order has no sanctity in eyes of law. It is also evident from the department record that termination orders were not issued to the appellant.  $\downarrow$ 

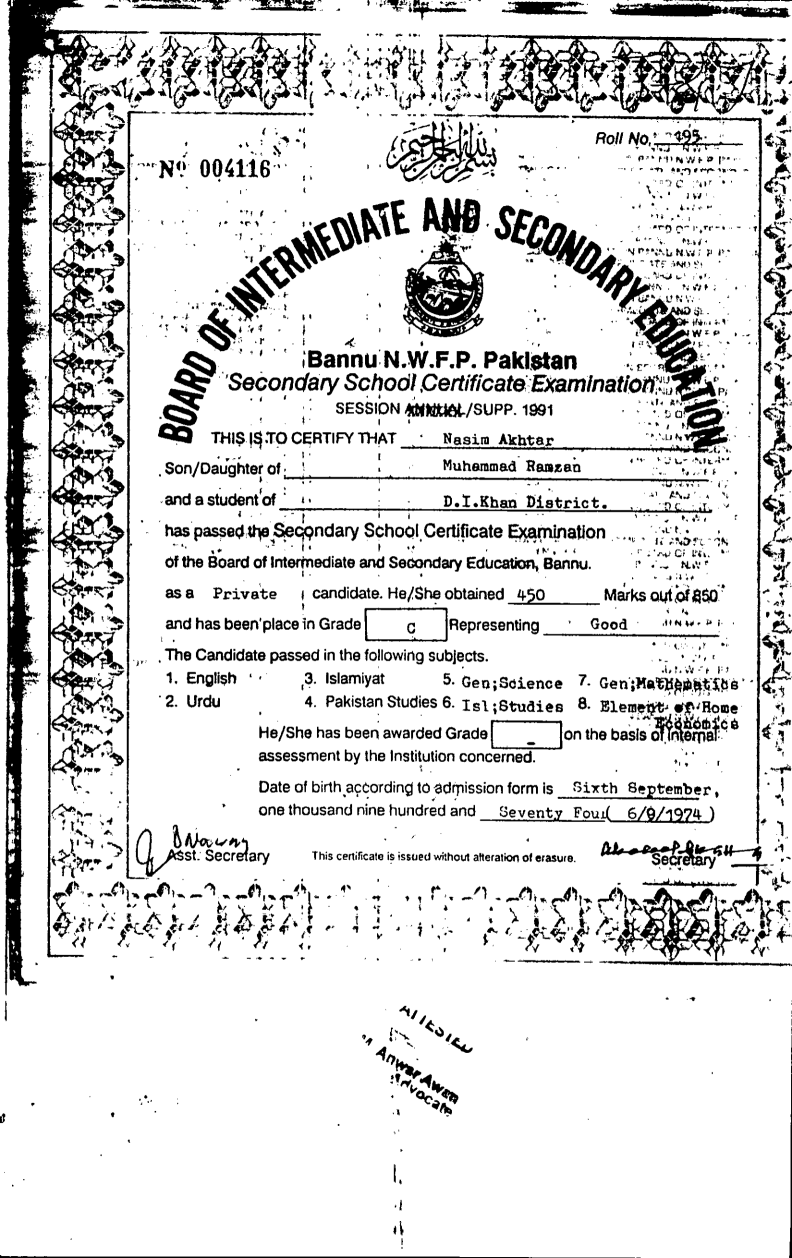
- 8. That feeling aggrieved from the illegal termination order, appellant filed this departmental appeal.
- 9. That education official did not issue any charge sheet, nor issue any show cause notice but provided a Performa which did not contained any allegation regarding inquiry. The inquiry was conducted only for checking of qualification of all civil servants which were terminated.

In wake of above submissions, it is respectfully prayed that on acceptance of instant appeal, the termination orders may please be set aside and appellant may graciously be re-instated with all back/ future benefits.

لیہ احر کبلہ حور Your Honorable Appellan بسيم اخر ولد ممدر مسان ملنه يها در لي م

1) Copy to the sectory elemantry and secondary Eduaration K.P.K Peshawal.





بسب اللهِ آلَرُحسنِ الرَّحِسمُ ر جبونيشن نبر <u>83-اين دياين- 291</u> بزغر 41776 الم الم الم الم الم الم دول بنر <u>6474340</u>  $(\mathbf{X})$ Advoc 3tp سمير خزان 1993م تصدیق کی ماتی ہے کہ لي / بنت معد رضان بالمرى شيجب مكر شيفك مندج ذب كورس باس كرك ماص كيا ب-ماكن/حوب \_\_\_\_ <u>کوڑ کورس</u> ماس کردہ تمبر بن کوڑ کورس ۱۱۱۴ تا قریکتان و تدریسی متق . ... <u>است ۲۵ سنت ا</u> ۱۱۲۰ تدریس او دو مامل کرده منز کم \_\_\_\_.51 ما ٦ احول تعليم ۲۱۸ تدرس درامنی 63 . . ۲۱۴ تعليمى نفسيات ۲۱۵ تنظيم حدسه سكول تمييون ادرعملى فنون 414 503/900 45 طالب علم في في في في في من ير وكرام من <u>من المح</u> \_\_\_\_ فیصد نمبراور \_\_\_\_\_ مطيني كامياني حاصل كي -إسلام آثاد 10 جونانی . 1994م ( يەسىدىغېركىي نىتان تىنىيخىركى كىكى) مترجى 1 March 19 Patrick War Har 

**GOMAL UNIVERSITY** 

Nº 136574



١

# DETAILED MARKS CERTIFICATE BACHELOR OF EDUCATION (Private)

Held in April-May 2013

Session 3, 2012/Annual

÷

URDU MEDIUM

DERA ISMAIL KH (Khyber Pakhtunkhwa, Pakistan)

Name: NASEEM AKHTAR

Roll No: 120

Passing Marks = 45%

	Total No of Marks	MARKS OBTAINED			
SUBJECT	Allotted	In Figure	In Words		
C E/School Society and Teacher	50	29	Twenty Nine	••••••	
Perspective of Education	100	51	Fifty One		
School Organization and Classroom Management	100	45	Forty Five		
Human Development Learning	100	46	Forty Six		
Education Measurement Evaluation	100	. 45	Forty Five	•	
Education Technology	. 100	49	Forty Nine		
Curriculum and Instruction English (Comp)	100	49 - 58	Forty Nine Fifty Eight		
Viva Voce	50		-		
Teaching of English	100	45 -	Forty Five		
Teaching of Urdu	100	4			
Teaching of Pak Studies	<u>.</u>	4. <sup>1</sup> . –			
Teaching of Islamiyat	100	54	Fifty Four		
Teaching of Chemistry	100	-	-		
Teaching of Physics	100	-	• ·	۰۰۰ محمد معامد معامد الم	
Teaching of Bio	, 100	-	-	2	
Teaching of Math	100	-	-	•	
Computer/Guid: and Counc:/ School Teachers	<b>5</b> 0	· 26	Twenty Six		
Essay	50	1. 1. 2	-	· (	
Project and Practical Skill	- 200		One Hundred Ten		
Total Marks	1200	607	Six Hundred Seven		

Result Declaration Date. 29/11/2013

Errors & Ommissions Accepted

Additional Controller of Examination

City Campus, Gomal University, Dera Ismail Khan.

# VAKALATNAMA

IN THE COURT OF K. P.K. Segvice Instruenal Gup D.I.KHAN Naseen Akhlas VERSUS Gout of R.P.K SUIT/OFFICE..... Appea **I/WE..** Yaseem The above named..... .....hereby appoint MUHAMMADANWAR AWAN ADVOCATE, HIGH COURT D.I.Khan, in the above mentioned case to all or any of the following acts, deeds and things. 1. To appear, act and plead for me/us in the above mentioned case in this court/tribunal in which the same may be tried or heard or any other proceedings out of our connected therewith. To sign and verify and file or withdraw all proceedings, petitions, appeals, affidavits, and 2. applications for compromise or withdrawal, or for the submission to arbitration of the said case or any other documents, may be deemed necessary or advisable by them by the conduct, prosecution or defense of the said case at all its stages. To receive payments of and issue receipts for all moneys that may be or become due and payable to 3. us during the course on conclusion of the precedings. To do all other acts and things, which may deemed necessary or advisable during the court of Proceedings. AND hereby agree: To ratify whatever advocates may do the proceedings. a) Not to hold the advocates responsible if the said case be proceed ex-parte or dismissed in default in b) consequence of their absence form the court when it is called for hearing. That the advocates shall be entitled to withdraw from the prosecution of the said case if the whole c) or any part of the agreed fee remain UN-paid. That advocates may be permitted to argue any other point at the time of arguments. d) In witness whereof I/we have signed this vakalatnama here under the contents of which have been read/explained to me/us fully understood by me/us this. Date.11-10-01 Nasen Mittal Truby A Accepted by:

MUHAMMAD ANWAR AWAN ADVOCATE **HIGH COURT** Distt: Courts, D.I.Khan. Ph.# (off) 0966-730828

Signature of executant (s)

# BEFORE THE HONOURABLE SERVICE TRIBUNAL KPK PESHAWAR

#### Service Appeal No. 1117/2015

Nasim Akhtar

#### VS

Government of KPK

# JOINT PARAWISECOMMENTS ON BEHALF OF RESPONDENTS

### Preliminary Objections

- 1. That the Service Appeal is not maintainable and incompetent in the eyes of law in its present form.
- 2. That the appellant is estopped by his own unwholesome conduct as Public Servant to file this appeal.
- 3. That the appellant has got no cause of action or locus standi to file the instant appeal, when there is provision for Review under Rule 3 of Appeal Rules, 1986.
- 4. That the appellant has not come to this Honourable Court with clean hands and has suppressed all relevant facts.
- 5. That the appellant has concealed the material facts and ground realities from this Honourable Tribunal.
- 6. That the appeal is bad due to mis-joinder / non-joinder of necessary parties.
- 7. That the appellant has not come to Honourable Court with clean hands.
- 8. That the KPK Service Tribunal has no jurisdiction to entertain the instant petition in its present form.
- 9. That the appeal has been mis-oriented, mis-constructed and mistakenly drawn and is incompetent in its present frame and context, and is liable for Rejection.
- 10. That the appeal is weak having no force, fabricated, fictitious, based on ill will, malafide motives and having no legal footings in the eyes of law.
- 1). That the present service appeal is not maintainable in its present form and jurisdiction of this Honourable Service Tribunal is barred by the Section 23 of Khyber Pakhtunkhwa Rules 1974 "According to which no Tribunal shall entertain any appeal in which the matter directly or substantially has already been finally decided by a Court / Tribunal of competent jurisdiction".
- 12. That the recommendations of the Committee constituted in light of direction of this Honourable Tribunal were implemented and terminated all the illegal teachers and provided them termination orders. Hence the appeal is badly time barred as well as barred by leeches.
- 13. That the proceeding with the instant appeal would be a futile exercise and just wastage of the precious time of this honourable Tribunal.
- 14. That as stated in the objections supra, the appeal is bereft of cause of action and is liable for dismissal.

### **Objection** on Facts

- 1. Para pertains to the address of parties hence need no comments.
- Incorrect / not admitted. Vehemently denied. The EDO (S&L) advertised vacant post of PST; CT and other cadres on 07.04.2007. After completion of codal formalities 309 male PSTs was appointed on merit under joint appointment order. No. 12655-973 dated 02.07.2007: The name of appellant does not reflect in the said appointment order.
  - i. The appellant is one of the 1613 illegal terminated teachers. His services along with 1613 teachers were terminated by the then DCO DIKhan vide order dated 04.09.2009. (annexure A).
  - ii. Termination orders dated 04.09.2009 were challenged before the Honourable • Peshawar High Court DIKhań Benchand Honourable High Court suspended

the operation of termination orders dated 04.09.2009 till the decision of writ petitions (annexure B).

On 29.04.2010 writ petitions were returned to the petitioners and termination orders dated04.09.2009 was implemented with effect from 01.05.2010 (annexure C).

iv. That the appellant and others preferred service appeal for reinstatement of their services.

The Honourable Service Tribunal vide judgment dated 27.10.2011 in Service Appeal No. 1407/2010 instead of outrightreinstatement of appellantand others remanded / sent back case of the appellantand similar placed persons to the Secretary E&SE KPK Peshawar for reconsideration (annexure D).

vi. The High Level inquiry committee headed by the Secretary E&SE KPK Peshawar examined and considered the case of the appellant and others. The committee dismissed the appeals of all the appellants being devoid of merits as well as legal footings and submitted inquiry report to this Honourable Tribunal. The name of the appellant reflects in the findings of inquiry committee.

vii. Incompliance with the recommendations of the inquiry committee, the then EDO DIK han issued termination order on 08.02.2012. The name of appellant is present in the termination order list.

viii. After submission of inquiry report and termination orders some of the aggrieved affectees filed Execution Petitions for the implementation of the order dated 27.10.2011 of the Honourable Tribunal. The Honourable Tribunal disposed of Execution Petition on 14.03.2012. Subsequently order dated 14.03.2012 of the Honourable Tribunal was challenged in CPLA before Supreme Court of Pakistan. But the apex court declined leave to appeal and dismissed the petitions. Thus termination of the service of the appellant and others attained finality.(annexure E,F)

3. Incorrect / not admitted. This para pertains to the record.

 $\mathcal{V}_{\mathcal{B}}$ 

iή.

N .

4. Incorrect/not admitted, strongly denied. The appellant was appointed as school teacher **without observing all the codal formalities.** The appointment of the appellant was illegal, out of turn without performing all the pre-requisites which are necessary and compulsory for the appointment of the school teacher as per existing rules. The act of the respondents is quite legal, justified, bonatide, based on real legal facts and in the interest of government and the public at large.

5. Incorrect/not admitted intensely denied. In year 2008 Mr. IsrarUllah Khan Gandapur (Latc) Ex MPA has raised a question in provincial assembly regarding the illegal appointments and recruitments in the education department DIKhan. Hence the provincial Assembly constituted a committee No. 26 for Elementary and Secondary Education Department dated 20.08.2008. The standing committee No. 26 scrutinized all the appointments record of the year 2007-08 and concluded that all the illegal appointed teachers were terminated from service during the period of 01.01.2007 to 30.06.2008. (Annexure G)Therefore the appellant has been terminated from service along with all the illegally appointed teachers in the year 2007 & 2008 on the direction of Provincial Government dated 04.09.2009. Then appellant and other terminated teachers approached the Honourable High Court and Supreme Court of Pakistan, both the courts has dismissed the appeals of appellant. Then appellant and others approach the Honourable

Service Tribunal and Service Tribunal remanded all the appeals to the Secretary E&SE KPK Peshawar vide judgment, dated 27,10,2011 in Service Appeal No. 1407/2010. Therefore, the stance of the appellant is having no truth and is totally false and fictitious.

- 6. Incorrect / not admitted, vigorously denied. The Secretary Education has constituted a committee to probe the matter. The committee concluded that the appointment of the appellant and other were illegal and irregular under Rule 10(2) of the Khyber Pakhtunkhwa Civil Servant Appointment Promotion and Transfer Rules 1989 which reproduce as, "initial recruitment to the posts which do not fall within the purview of the commission shall be made on the recommendations of the Departmental Selection Committee after the vacancies have been advertised in the News Papers". The termination order of the appellant has been made in good faith, bonafide and in the best interest of public at-large.
- 7. Incorrect / not admitted, fervently denied. The recommendations of the enquiry committee were implemented with letter and spirit. In the Execution Petition No. 34/2012 the Director E&SE KPK Peshawar and EDO DIKhan stated at the bar dated 14.03.2012 before the Service Tribunal that they have already implemented the recommendations of the committee and issued the termination orders / letter accordingly. Further appellants filed writ petition No 481/2014 and the same was disposed of on 03.02.2015. This act of the respondents cannot be declared against the law on any ground whatsoever but the straight away rejection of appeal. (Annexure H)
- 8. Incorrect / not admitted. The appeal of appellant is badly time barred. According to Section 23 of Khyber Pakhtunkhwa Rules 1974 "No Tribunal shall entertain any appeal in which the matter directly or substantially has already been finally decided by a Court / Tribunal of competent jurisdiction".
- 9. Incorrect / not admitted. The Honourable Court has no jurisdiction to interfere in the administrative action of the authority in instant Service Appeal.

## **Objections on Ground**

 $V_{\odot}$ 

- Incorrect/ not admitted, strongly denied. After fulfilling all the codal and legal formalities, besides the act of respondents was according to the law with legal justification and in the light of Judgment onService Tribunalin service appeal No. 1407/2010 decided on 27.10.2011. There is no prepense malic in fact and malice in law against the appellant.
- 2. Incorrect / not admitted, vehemently refuted. The report of committee was comprehensive in all respect as per the direction of Honourable Service Tribunal Khyber Pakhtunkhwa Peshawar.
- 3. Incorrect / not admitted, forcefully denied. The committee was constituted on the direction of the Honourable Service Tribunal. After personal hearing of appellants

committee comes to the conclusion that the appointments of the appellants were illegal and irregular in the light of Rule 10(2) of APT 1989 (annexure I).

- 4. Incorrect / not admitted, hotly denied. The appellants were treated according to law and provided an **opportunity of hearing and defense** but the appellants failed to defend their illegal appointment orders. The termination orders were issued in the public interest by the Competent Authority after fulfilling all legal and codal formalities, therefore, the petitioner has got no cause of action or locus standi to file the writ petition for his grievances
- 5. Incorrect / not admitted heatedly denied. It is clear crystal from the judgment dated 14.03 2012 in EP No. 34/2012 the termination orders were produced before the Honourable Service Tribunal and the same termination order were also presented before the Honourable High Court dated 03.02.2015. The photocopy of the same was provided to the appellants. Hence the appeal of the appellant is badly time barred and in fructious.

The respondents also seek leave of the Honourable Court to advance and urge additional as well as further grounds during the course of arguments.

#### PRAYER:

It is, therefore, most humbly prayed that on acceptance of these para-wise comments, the instant Service Appeal being devoid of legal footings and merits, may graciously be dismissed with cost.

Secretary

Elementary & Secondary Education Department Khyber Pakhtunkhwa Peshawar

Director Elementary & Secondary Education Khyber Pakhlunithwa Pashawar Director

Elementary & Secondary Education Department . . Khyber Pakhtunkhwa Peshawar

District Education Officer ( Dera Ismail Khan

# BEFORE THE HONOURABLE SERVICE TRIBUNAL KPK PESHAWAR

VS

Service Appeal No. 117 - 2015-

Masim-Atchtor.

Government of KPK

# <u>Affidavit</u>

I Mr. kamran Khan legal representative of District Education Officer (M) DIKhan do hereby solemnly affirm and declared on oath that content of the above mentioned service appeal are correct to the best of my knowledge and nothing has been concealed from this Honorable Service Tribunal.

# BEFORE THE HONOURABLESERVICE TRIBUNAL KPK PESHAWAR

Service Appeal No. 117-2015-

Masim-Alehtor. VS

Government of KPK

### **Authority**

I Mr. Atta Ullah Khan District Education Officer (M) DIKhan do hereby authorized Mr. Kamran Khan Legal representative of DEO (M) DIKhan to attend this Honourable Service Tribunal KPK Peshawar DIKhan Bench on my behalf in connection with submission of para wise comments and till the decision of the service appeal.

District Education Officer (M)