28.1.2016

Agent of counsel for the appellant, M/S Fazal-e-Khaliq, ADO and Khurshid Khan, SO alongwith Mr. Kabirullah Khan Khattak, Assistant AG for respondents present. Office order dated 2.7.2015 submitted according to which transfer order of the appellant has been cancelled.

In view of the afore-stated development, the appeal has become infructuous and is disposed of accordingly. File be consigned to the record room.

ANNOUNCED 28.1.2016

Chairman 01.16.

3

Appellant Deposited

Appellant with counsel present. Learned counsel for the appellant argued that the appellant was serving as SST when vide impugned order dated 2.7.2015 he was transferred from GHS Serai to GHS Gar Munara regarding which appellant preferred departmental appeal on 6.7.2015 which was rejected on 8.7.2015 and hence the instant service appeal on 10.7.2015.

That according to term and condition No. 9 of promotion order of the appellant dated 30.10.2014 the services of the appellant are not transferable and that the impugned transfer order was politically motivated as evident from the copy of transfer order conveyed to PS to Minister.

Points urged need consideration. Admit. Subject to deposit of security and process fee within 10 days, notices be issued to the respondents for written reply/comments for 11.8.2015 before S.B. Notice of stay application be also issued for the date fixed. Status-quo be maintained.

Chairman

11.08.2015

Appellant in person, M/S Khurshid Khan, SO and Javed Ahmed, Supdt. alongwith Assistant A.G for respondents present. Requested for adjournment. To come up for written reply/comments on 15.10.2015 before S.B.

Chairmar

15.10.2015

Since 15.10.2015 has been declared as public holiday on account of 1^{st} Muharram-ul-Haram, therefore, case is adjourned to 26-15 for the same.

Form- A FORM OF ORDER SHEET

Court of		 _
Case No	 <u>793/2015</u>	

	Case No	793/2015
.S.No.	Date of order Proceedings	Order or other proceedings with signature of judge or Magistrate
1	2	3
1	10.07.2015	The appeal of Mr. Amjid Ali presented today by Mr. Khushdil Khan Advocate, may be entered in the Institution
		register and put up to the Worthy Chairman for proper order. REGISTRAR
2	ロート	This case is entrusted to S. Bench for preliminary hearing to be put up thereon $\frac{11-7-2011}{11-7}$
		•
	·	CHAIRMAN
-		
-		

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Service Appeal No.793/15

Mr. Amjad Ali SST Swabi------ Appellant

VERSUS

Secretary Education of Education Govt:of Khyber Pakhtunkhwa Peshawar and others.. Respondents.

WRITTEN REPLY

Respectfully Sheweth,

ON FACTS.

That the Elementary & Secondary Education Department has transferred the appellant vide Endst:No.10299-10306 dated 02.07.2015 which was cancelled from the date of its issue vide Endst:No.10674-78 dated 22.07.2015 (Annexure A & B attached).

It is therefore, most humbly prayed that keeping in view the above stated fact the appeal in hand may very kindly be dismissed as the appellant has no cause of action because his grievances have been removed accordingly.

DISTRICT EDUCATION OFFICER (MALE) SWABI

Diett: Education Officer (Male) Swabi

<u>Affidavit</u>

I do hereby solemnly affirm declare that the contents of the comments submitted by respondents is true and correct to the best of my knowledge and belief that nothing has been concealed from this Honourable Court.

DISTRICT EDUCATION OFFICER (MALE) SWABI

Dist: Education Officer
(Male) Swabi



District Education Officer (male) Swabi Reflect Education Officer (male) Swabi PH No. 0938-280239

TRANSFER ORDER.

The following SSTs are hereby transferred on their own pay and BPS in the best interest of public service with immediate effect.

S/No	Name & Designation	From .	To	Remarks
1	Muhammad Naeem (Phy/Maths)	GHS Karnal Sher Killi	GHSS Bam Khel	
2	Irshad Hussain (General)	GHS No 1 Yar Hussain	GHS Kalabat	, .
3 ′	Amjad Ali (Maths/Phy)	GHS Serai	GHS Gar Munara	-

Note 1. Charge report should be submitted to the all concerned.

2. No TA/DA is allowed.

(NISAR MUHAMMAD)
DISTRICT EDUCATION OFFICER
(M) SWABI

Endst No 1029	9-103"6 dated	2-7	/2014
0			

Copy of the above is forwarded to the:-

- 1. PS to Minister for E & SE Khyber Pakhtunkhwa Peshawar
- 2. Director E & SE Khyber Pakhtunkhwa Peshawar.
- 3. District Accounts Officer Swabi.
- 4. District Monitoring Officer Swabi
- 5. Principal/Head Master Concerned:
- 6. ADEO (B & A) Local Office.
- 7. Supdtt: Local Office.
- 8. Official concerned.

DISTRICT EDUCATION OFFICER
(M) SWAISI

B

OF THE DISTRICT EDUCATION OFFICER MALE SWABI

The Transfer order issued vide this Office Endst No 10299-10306 dated 02-07-2015 is hereby cancelled from the date of issue.

(NISARMUHAMMAD)
DISTRICT EDUCATION OFFICER
(MALE) SWABI

Endost: No. 10674-78 Dated 22/7 12015

Copy of the above is forwarded to the -

- 1. Director E & SE Khyber pakhtunkhwa Peshawar.
- 2. PS to Minister for E & SE Khyber Pakhtunkhwa Peshawar.
- 3. District Accounts Officer Swabi
- 4. Principals/Head Master Concerned

5. Official concerned.

DISTRICT EDUCATION OFFICER

MALE) SWABI

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. <u>793</u>/2015

Amjad Ali,
Secondary School teacher (SST),
Government High School Serai, Swabi......Appellant

Versus

INDEX

S.No.	Description of Documents	Date	Annexure	Pages
1.	Service Appeal with Application for suspension of impugned orders			1-5
2.	Copy of the order thereby appellant was promoted to the post of SST and posted G.H.S Naranji	30-10-2014	A	16-18
3.	Copy of order thereby appellant was transferred to G.H.S Serai	08-01-2015	В	0-19
4.	Copy of impugned order thereby appellant was transferred to G.H.S Gar Munara.	02-07-2015	C	0-20
5.	Departmental Appeal	06-07-2015	D	0-21
6.	Copy of order thereby departmental Appeal was rejected	08-07-2015	E	0-22
7.	Copy of the chit thereon recorded the Email Massage	07-07-2015	F	0-23
8.	Wakalat Nama		G	

Appellant

Through '

Khush Dil Khan Advoeate,

Supreme Court of Pakistan 9-B, Haroon Mansion, Khyber Bazar, Peshawar. Cell # 091-2213445

Dated: <u>ኦ</u>ላ /07/2015

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. $\frac{793}{2015}$

Amjad Ali, Secondary School teacher (SST), Government High School Serai, SwabiAppellant

Versus

- 1. The Director. Elementary & Secondary Education Department, Khyber Pakhtunkhwa, Peshawar
- 2. District Education Officer (M), Elementary & Secondary Education, Department, District Swabi
- 3. Secretary. Government of Khyber Pakhtunkhwa, **Elementary & Secondary Education Department** Peshawar.....Respondents

SERVICE APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNALS ACT, 1974 AGAINST THE IMPUGNED ORDER DATED 02-07-2015 PASSED BY THE RESPONDENT NO.2 THEREBY APPELLANT WAS ILLEGALLY/ PREMETURELY TRANSFERD FROM G.H.S SERAI TO G.H.S GAR MUNARA AGAINST WHICH HE FILED DEPARTMENTAL APPEAL ON 06-07-2015 BEFORE THE RESPONDENT NO.1 BUT THE SAME WAS **REJECTED ON 08-07-2015.**

Respectfully Sheweth,

The facts giving rise to the present appeal are as under:-

1. That appellant initially joined the Education Department as C.T teacher than promoted to the post of SST (Maths & Physics) vide order dated 30-10-2014 (Annex A) and posted at G.H.S Naranji, therefrom he was transferred to present place of posting (G.H.S Serai) vide order dated 08-01-2015 (Annex B).

That all of sudden, the respondent No.2 issued a common order dated 02-07-2015 (Annex C) thereby not only appellant was transferred from the present place of posting (G.H.S Serai) to G.H.S Gar Munara being president of Malgari Ustazan Khyber Pakhtunkhwa but Mr. Muhammad Irshad who is presently General Secretary of Malgari Ustazan District Swabi was also transferred without any reason and complaint. The appellant filed departmental appeal on 06-07-2015 (Annex D) before the respondent No.1 which was rejected on 08-07-2015 (Annex E) without cogent reason.

Hence the present appeal is submitted on the following grounds.

Grounds:

- A. That the impugned order passed in violation of policy on subject that appellant has not yet completed six months at present place of posting that he was transferred malafidly and without legal justification. Therefore the impugned order is illegal, without lawful authority and not sustainable under the policy so liable to be set aside.
- B. That the impugned order neither passed in the public interest nor in the exigency of Service rather the same was prompted by political interference for ulterior motives which is not warranted by law, rules and policy on subject and untenable.
- C. That the impugned order passed under the pressure and influence of Mr. Shahram Khan Tarakai, Health Minister Khyber Pakhtunkhwa who developed pressure on the respondent No.1 and on his telephonic massage, the respondent No.2 passed the impugned order as evident from the Chit which was copied from E mail massage from Respondent No.2 to Respondent No.1 (copy of the chit is attached as Annex F)
- D. That the appellant was politically victimized and only he and Mr. Muhammad Irshad were transferred by same impugned order and no one has yet been transferred against their posts it shows that the impugned order is not passed in the public interest rather based on malafide and political interference and victimization.

E. That respondent No. 1 has not acted in accordance with law and rejected the departmental appeal of the appellant in slipshod manner. Moreover the impugned appellate order is not a speaking order which is without any reason passed in violation of section 24-A of the General Clauses Act 1897 which is liable to be set aside.

It is therefore humbly prayed that on acceptance of this Service Appeal the impugned orders dated 02-07-2005 and 08-07-2015 may graciously be set aside and appellant be retained at present place of posting i.e G.H.S Serai.

Any other relief as deemed appropriate in the circumstances of case not specifically asked for, may also be granted to appellant.

Appellant

Through

Khush Dil Khan,

Advocate/

Supreme Court of Pakistan

Dated: <u>09</u>/ 07/ 2015

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Misc.	Appliction	No	/2015

In

Service Appeal No.____/2015

Amjad Ali,
Secondary School teacher (SST),
Government High School Serai, SwabiAppellant

Versus

APPLICATION FOR SUSPENDING THE OPRATION OF IMPUGNED ORDERS DATED 02-07-2015 AND 08-07-2015 TILL THE FINAL DISPOSAL OF THE INSTANT APPEAL.

Respectfully Sheweth,

- 1. That the above titled service appeal is being filed today which is yet to be fixed for hearing.
- 2. That the facts alleged and grounds taken in the body of main appeal may kindly be taken as an integral part of this application, which make out an excellent prima facie case in favour of appellant/applicant
- 3. That all the ingredients as necessary for temporary injunction under the law and rules lie in favour of appellant.

4. That the appellant has not been relieved from the post at present place of posting as none of transfer has yet been made against that very post and he is still holding the post.

It is, therefore, humbly prayed that on acceptance of this application, the operation of the impugned orders dated 02.07.2015 and 08-07-2015 may graciously be suspended till the final disposal of the appeal.

Appellant

Through .

Khush Dil Khan,

Advocate,

Supreme Court of Pakistan

Dated: ________/ 07/2015

Affidavit

I, Amjad Ali SST G.H.S Serai do hereby solemnly affirm and declare on oath that the contents of this application are true and correct to the best of my knowledge and nothing has been concealed from this Hon'ble Tribunal.

Identified by:

Khush Dil Khan,

Advocate

Supreme Court of Pakistan

Amjad Ali

Deponent



District Education Officer (Male) Swabi

ADJUSTMENT.ORDER

Consequent upon the promotion order issued by the Director E & SE Khyber Pakhtunkhwa Peshawar Endst No 3366-70/File No:2/Promotion SST BPS-16: dated Peshawar the 28-10-2014, The following (Male) SCTs/CTs , SDMs/DMs, SATs/ATs , STTs/TTs , Senior Qari/Qaris , PSHTs/SPSTs/PSTs promoted to the post of SST (BIO-Chem) SST (Physics-Maths), SST (General) and adjusted against the post of SST in the School noted against regular basis under the existing policy of the provincial Government on the terms and condition given at the end with

S/No	S/List	Name of Teacher	Present place of posting	Tea in the second	
	No	or reaction	r resent place of posting	Name of School where	Remarks
1	199	Syed Shaheen Shah	SCT GHSS Ismaila	adjusted	
2	232	Gohar Zaman		GHS Jehangira	Bio/Chem:
3	246	Kishwar Khan	SCT GHS Swabi	GHSS Ismaila	Bio/Chem
4	260	Fazli Dayan	SCT GHS Shewa	CUS Kala	Bio/Chem
5		Ayaz Jung	CT GHS Naranji	GHS Naranji	Bio/Chem
- 6	634	Fazli Amin	CT GMS Manki	GHS No 2 Yar Hussain	Bio/Chem
7	641	Iftikhar Ali	CT GHS Thand Koi	GHS Baja	Bio/Chem.
8	637	Munawar Hayat	CT GHSS Tahnd Koi	GHS Kalabat	Bio/Chem
9	362	Altaf Hussain	GPS No 1 Kalu Khan	GHS Bazargi	Bio/Chem
10	1012	Abdul Halcem	PST GPS Permoli		Bio/Chem
11	1015	Akram Shah		The section of the se	1010/Chem
	1013	Aktain Shan	Abad/Y:Hussain	GHS Dobian	Bio/Chem
12		Ali Sher	PST GPS Arkh Bachai	GHS Dobian GHS Jagan Nath	Dia/Cha-
13		Rashid Ahmad	II 3 I OE 3 IVIII SAIG KOTONA	Harberton College Viscon, 201	1775.1 17711
14		Akber Khan	PST GPS Kula Dhand	GHSS Raniman	Bio/Chem
15		Nadim Haidar	ILDI OFDINO LOWANI	If a lad C (A Solder A Data and 1997), 1997 (1997)	Transfer of the contract of th
16	1268	Anwar Ul Haq	PST GPS No 1 Panj Pir PST GPS No 6 Topi GPS No 1 Paleri	GHS Panis Pite and Asset	Dio/Cham
17	1272	Subhan Ullah	PST GPS No 6 Topi	GHS Bata Kara	Dio/Chem
18	1328	Faiz Muhammad	GPS No 1 Palosi	GHS-Salim-Khan No.1	Dio/Chem
19	91	Arif Zaman	DM GMS Jamal Abad	GH2 Turlandi	District
20	96	Nizar Ali	AT GMS Beka	GHS:Haryan	Bio/Chem
21	49	Husnul Wahab	S Oari GHS Manari Pause 2 :	ATTO '01 ''1	
22	50	Unamed 41'	S.Qari GHS No 2 Salim Khan	Vic h / h / h	bio/Cliem .
	50	Hazrat Ali	Khan	GHS Serai	Bio/Chem
23	184	Muhammad Afsar	SCT GHS Dagai	GHS Dagai	Digital and a
24	188	Bakhtiar Khan			
25	200	Muhammad Tariq		GHS No.1 Yar Hussain	Enyaviaths
26		Ishfaq Ali		MYONE 3 TO	Phy:/Maths
27		Safdar Ali		GHS No 1-Lahor	Phy:/Maths
28		Ravail Muhammad		GHS Baja	Phy Maths
29		Shakir Ullah		GHS Kalu Khan	Phy:/Maths
30		Abdul Wahid	CT GHSS Thand Koi; "	OHSS Thand Koi	Phy:/Maths
31)		·	CT GHS Swabi	GCMHS Marghuz	Phy:/Maths
32		Amjad Ali Ayaz Hussain	CI OHS KSK	GHS Naranji	Phy:/Mathsl
33		Sher Nabi Khan	CT GHS Kunda CT GHSS Maneri Payan	GHS Sudher	Phy:/Maths
34		Zahid Hussain		GHS Manai	
35		Viaz Gul			Phy:/Maths
			~~ ~ ~ ~ ~ ~		Phy:/Maths
36		Ayaz Ahmad			Phy:/Maths
37		vluhammad Bilal	CT GHS No 2 Maneri Payan	GCMHS Marghuz	Phy:/Maths
38					Phy:/Maths
39			PST GPS 2 Mehar Ali		Phy: (Maths
40	1017 F	fazli Hadi			hy:/Naths

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S No	_	Name of Teacher	Present place of posting	Name of School where adjusted	Remarks
	No		PST GPS No 1 Mian Dheri	GHS No.2 Marghuz	Phy:/Maths
41		Said Abdul Fatah	DOT CDC KCK	GHS Tano Service	Phy Maths
42	1111	Husnul Amin	DCT CDS Torkha	GHS Manki	Phy:/Maths
43		Nizar Ali	PST GPS Parkita	GHS Zarobi	Phy:/Maths
44		Syed Ashfaq Ali	DM GHS Maneri Bala	GHS No Z Dagar	Phy:/Maths
45	103	Nizam Ud Din	DM GMS Sard Ching		Phy /Maths
46	117	Junaid		GHS No.1. Tordher	Phy/Maths
47	144	Farrukh Sear	S. Qari GHS Gajai	GHS Dagai	Phy:/Math:
48	63	Sajjad Hussain	SCT GHS Swabi	GHS Kala	General
49	19	S.Ahmad Ali Shah	SCT GHS Haryan	GHS Sheikh Dheri	General
50	23	Wisal Muhammad Muhammad Ali Shah	SCT GHS Utla	GMS Lyran	General
51	26		SCT GHS Pabani	GHS Panjman	General
52	30	Ali Hussain	SCT GHS Zaida	GHS No 1 Zaida	General
53	31	Muhammad Tariq	SCT GHS KSK	GMS Ghulaman	General
. 54	34	Husnul Amin	SCT GHS kotha	GHS Kotha	General
55	36	Muhammad Shoaib	SCT GHS kalu Khan	GHS Kalu Khan	General
56	37	Gul Jehan	SCT GHS Pabani	GHS Manai	General
57	38	Mir Qadar	SCT GHS Fabain	GHS Wand	General
58	43	Kifayat Ullah Noor Muhammad	SCT GHS Sher Data SCT GHSS Kabgani	GHS Bata Kara	General
59	44		SCT GHS Kunda	GHS Shahmansoor	General.
60	47	Farid Ul Haq	SCT GHS Shewa	GHSS Tarakai	General
61	49	Murad Ali	SCT GHSS Ismaila	GHSS Ismaila	General
62	 -	Nisar hussain	SCT GHSS Ishland	GHS Golu Dheri	General
63	52	Fazli Rahim		GHS Dobian	
64	53	Manzoor Ali	SCT GHS Dobian		
65	55	Umar Dad	SCT GHS Dagai	GHS Dagai GHS Lahor	
66	57	Jehan Zeb	SCT GHS Lahor		
67	60	Jehan Zeb	SCT GHS No 1 Yar Hussain		
68	61	Allah Bakhsh	SCT GHS Hemlet		
69	64	Muhammad Tariq	SCT GHS Kalabat	GMS Gar Aka Khel	
70	65	Ashraf Ali	SCT GHS Dagai	- GHS-Dagai	Canaral
7	66	Ajmal Khan	SCT GHS Adina	GHS Adina	
7:	2 68		SCT GHS K.Sher Kali	GHS-K. Sher Kali-	
73			SCT GHS Managi	GHS Manage	General
7.			SCT GHS Swabi		Genera
7:			SCT GHSS Maneri Payan	— GHSS Maneri-Payan	Genera
7			SCT GHS Jhanda	GHS Sheikh Jana	Genera
7			SCT GHS Panj Pir	GHS Panj Pir	Genera
7			SCT GHS Dagai	GHS Dagar	Genera
7			SCT GHS Gabasni	GHS:Kot:Gabai	Genera
⊢	0 8		SCT GHS Ghani Chatra	GHS No 1 Zaida	Genera
<u> </u>	1 8		SCT GHS Kalabat		
١		6 Aman Ullah	PST GPS No1 Dagai	GHS No 3 Yar Hussai	
ļ . 		6 Muhammad Tariq	PST GPS 3 Chanai	GHS Not Zaida	Gener
		7 Irfan Ullah	GPS Sakar	GMS Gulbahar Manai	
		17 Sarfaraz Khan	PST GPS Ahad Khan	GHS Sheikh Jana	
		47 Nusrat Ali	PST GPS Kulalo Shewa	GHS-Bazargi	Gener
		48 Muhammad Irshad	GPS No 2 Sano	GHS No.1 Yar Hussa	n Gener
		97 Syed Mustafa Shah	GPS Nazar	GHS Adina Nag	Genel /
		01 Riaz Muhammad	GPS Adda KSK	GHS:No:2 Dagai	Gener Gene
_		10 Rahman Ullah	GPS Jamra	GMS-Bhatai	enel .
		20 Ikram Ullah	GPS Jamra GPS Manki GPS 6 Topi	GMS Belça	Gene
		65 Abdur Rashid	GPS 6 Topi	GMS Zarobi	Gëne
- ⊢		07 Azam Khan	GPS 1 Manai		Gene
		45 Rawayat Khan	GPS Walibaz Korona	GHS Golu Dheri	Gene
ı	J. J	1	1		
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S/List	Name of Teacher	Present place of posting	Name of School where.	Remai
No			adjusted // x	
358	Said Islam -	GPS Pak Depo lahor 🖫 🔆 🚎	GMS:Tehangira	Gener
364	Iftikhar	GPS Muslim Abad Permooli	Gf1SStIsmaila	Göner
365	Muhammad Tahir		GHS No. 1- Yar Hussain.	Gener
366	Tilawat Khan	GPS Zozo	GHS Yaqoobi	Gener
371	AbdulMukhtar	GPS No 2 Shewa 法法律管理	GHSS Mansabdar	Gener
3	Muhammad Jehan Zeb		GHS Gani Chatra	
15	Shah Room	S.DM GHS Sikandari	GHS Dagai	Gener
21_	Shoukat Ali Khan	S.DM GHS Permolia	GHS Permoh.	Gener
24	Abdur Rauf Khan	S.DM GHS Ghani Chatra	GHS Kotha	Gener
3	Atta Ur Rahman	SAT GHS Bazar	GHS Bazar	Gener
7	Khalid \fuh: nmad	AT GMS Ambar	GHS Kunda	Gener
45	Ikram Ottali	SAT GHS Kalu Khan	GHS No 2 Dagai	Gener
46	Shamsul Haq	SAT GHS Swabi	GHS Swabi	Сепе
44	Shah Numan	STT GHS Kalabat	GHS Yousafi	Gener
48	Muhammad Sajid-	STT GHS Panj Pir	GMS Gar Panj Pir	Gener
52	Abdul Haleem	STT GHS No 1 Tordher :	GMS Chontrai	Gener
53	Sami Ur Rahman	STT GHS Asota	GMS Aman Kot: is in its	Gener
27	Fida Hussain	S.Qari GHS Shahmansoor	GHS Kunda	Gener
40	Abdul Jalal	S.Qari GHS Sher Ghund	GHSS Mansabdar	Gener
45	Ubaid Ullah	S.Qari GHSS Bam Khel:	GHSS Bam Khel	Genei
	No 358 364 365 366 371 3 15 21 24 3 7 45 46 44 48 52 53 27 40	358 Said Islam 364 Iftikhar 365 Muhammad Tahir 366 Tilawat Khan 371 AbdulMukhtar 3 Muhammad Jehan Zeb 15 Shah Room 21 Shoukat Ali Khan 24 Abdur Rauf Khan 3 Atta Ur Rahman 7 Khalid Juhammad 45 Ikram Olian 46 Shamsul Haq 44 Shah Numan 48 Muhammad Sajid 52 Abdul Haleem 53 Sami Ur Rahman 27 Fida Hussain 40 Abdul Jalal	Said Islam GPS Pak Depo lahor GPS Muslim Abad Permool	Said Islam GPS Pak Depo lahor GMS Ishangira

TERMS AND CONDITIONS:-

- 1. They would be on probation for a period of one year extendable for another one year,
- 2. They will be governed by such rules and regulations as may be issued from time to time by the Govt:
- 3. Their services can be terminated at any time in case of their performance is found unsatisfactory during probationary period. In case of misconouct, they shall be preceded under the rules framed from time to time.
- 4. Charge report should be submitted to all concerned.
- 5. Their Inter-Se-seniority on lower post will remain intact.
- 6. No TA/DA is allowed for joining his duty.
- 7. They will gave an under taking to be recorded in their service book to the effect that if any over payment is made to him in the light this order will be recovered and if he is wrongly promoted he will be reversed.
- 8. They will be governed by such rules and regulations as may be issued from time to time by the Govt.

 (9) Their posting will be made on School based. They will have to serve at the place of posting and their service is not transferable to any other station.
- 10. Before handing over charge once again their document may be checked it have not the required relevant qualifications as per rules, they may not be handed over charge of the post.

(NISAR MUHAMMAD)

DISTRICT EDUGATION OFFICER

MALESWARI

Endst No 6/60-628 / Dated Swabi The 30 / 10 /201

- 1 Director Elem; & Secy; Education Khyber Pukhtunkhwa Peshawar.
- 2 Deputy Commissioner Swabi.
- 3 District Monitoring Officer Swabi.
- 4 District Accounts Officer Swabi.
- 5 Principal/Head Master Concerned.
- 6 Supdtt: Local Office.
- 7 Budget & Accounts Officer Local Office.
- 8 Teacher Concerned.

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DISTRICT EDUCATION OFFICE

80/10/2014

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Annex: B'

District Education Officer (male) Swabi Kryber Pakhererkheraa PH No. 0938-280239



The following SSTs are hereby transferred at the schools noted against each on his own pay and BPS in the best interest of public services. With immediate effect.

S.No.	Name and Designation	Name of School where Transferred	Remarks
I .	Zahoor Ahmad SST GHS Serai	GMS Mian Killi	AVP
2	Amjad Ali SST GHS Naranji	GHS Serai	Vice S/No 1

1. Charge report should be submitted to the all concerned.

2. No TA/DA is allowed.

(NISAR MUHAMMAD)
DISTRICT EDUCATION OFFICER
(M) SWABI

	4				210 1 1/1/C1	PROCENTO
Endst No 211	-19		011	:		(M) SWABI
Endst No VII		dated	8/1	·/2	01\$, ,
•	Copy of	the abov	e is forw	arded to	the-	
1 270 1						

1. Director (E & S) Education Khyber Pakhtunkhwa Peshawar.

2. District Monitoring Officer Swabi.

3. District Accounts Officer Swabi.

4. Principal/Head Master Concerned.

5. ADEO (B & A) Local Office.

6. Supdtt: Local Office.

Official concerned.

DISTRICT EQUICATION OFFICER

(M) SWAB

07/15

Annex-<u>C</u>" 20 District Education Officer (male) Swabi Khyber Pakhtunkhua PH No. 0938-280239



TRANSFER ORDER.

The following SSTs are hereby transferred on their own pay and BPS in the best interest of public service with immediate effect.

S/No	Name & Designation	From	То	Remarks
1	Muhammad Naeem (Phy/Maths)	GHS Karnal Sher Killi	GHSS Bam Khel	
2	Irshad Hussain (General)	GHS No 1 Yar Hussain	GHS Kalabat	
3	Amjad Ali (Maths/Phy)	GHS Serai	GHS Gar Munara	

Note 1. Charge report should be submitted to the all concerned.

> 2. No TA/DA is allowed.

> > (NISAR MUHAMMAD) DISTRICT EDUCATION OFFICER (M) SWABI

Endst No_	0211-103	_dated	2-	Ź.,	/201 4 *
	Copy of t	he above is	forward	ed to	the:-

1. PS to Minister for E & SE Khyber Pakhtunkhwa Peshawar

2. Director E & SE Khyber Pakhtunkhwa Peshawar.

3. District Accounts Officer Swabi.

4. District Monitoring Officer Swabi

5. Principal/Head Master Concerned.

6. ADEO (B & A) Local Officé.

7. Supdtt: Local Office.

8. Official concerned.

DISTRIC

إيل عود إنهان طلب تر ، سے آن سال اُل 12-01-2015 سے لور منت 13 S. T. (Mally Phy) لهذا آب مامان ی خدمت سر (کل کا اینل منظور کرنے ہوئے SST (Mally) (36) G.H.S Serai (Swahi)

Annex: E

Directorate of Elementary & Secy: Education Khyber Pakhtunkhwa, Peshawar

No. 2631-7F. No. 02/Appeal/SST (M) KP.

Dated Peshawar the 8/2 2014

To

1. Mr. Amjad Ali SST,

Govt. High School Serai (Swabi).

2. Muhammad Irshad SST, Govt. High School No.1 Yarhussain (Swabi).

Subject: -

APPEAL FOR CANCELLATION OF TRANSFERS.

Memo:

I am directed to refer to your appeals No. nil dated 06-07-2015 on the subject cited above and to state that your transfer/adjustment has been issued by the DEO (M) Swabi being competent authority in the respective District. Moreover under rules-10, Civil Servant Act, the Government servant is liable to serve anywhere, where the competent authority desired your service.

Hence your appeals are hereby rejected.

Deput Directorl(Estab)
Elementary & Secondary Education
Khyber Pakhtunkhwa.

Endst: No.

Copy of the above is to:-

1. PA to Director (E&SE) Khyber Pakhtunkhwa.

ATTISTED

Deputy Director (Estab)
Elementary & Secondary Education
Khyber Pakhtunkhwa.

Reference your Comments on the body of original application, of Mr. Amjad Ali SST. The transfer order has been [sened to lelephonic message by 30th June. Dated 7/7/2015 A1 11 11 am

WAKALAT NAMA

IN TH	HE COURT OF Sever befor	th. 11. P.K.				
Sexu	vice Eribunal Peshours					
1/2	mfad PO: Ap	ppellant(s)/Petitioner(s)				
VERSUS						
The director Flomenty						
See	anding Edection.	Respondent(s)				
I/We		do hereby appoint				
	Khush Dil Khan, Advocate Supreme Court oned case, to do all or any of the following as					
memno	oned case, to do an or any or the ronowing as	cts, accus and unings.				
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 and any other proceedings arising out of or connected therewith. 					
2.	To sign, verify and file or withdraw all proceedings, petitions, appeals, affidavits and applications for compromise or withdrawal or for submission to arbitration of the said case, or any other documents, as may be deemed necessary or advisable by them for the conduct, prosecution or defence of the said case at all its stages.					
3.	To receive payment of, and issue receipts to be or become due and payable to us proceedings.					
AND	hereby agree:-	72.94°C				
AND	nereby agree					
	a. That the Advocate(s) shall be entitled to withdraw from the prosecution of the said case if the whole or any part of the agreed fee remains unpaid.					
	In witness whereof I/We have signed this Wakalat Nama hereunder, the contents of which have been read/explained to me/us and fully understood by me/us this					
	Attested & Accepted by	Di				
		Signature of Executants				
Khush Dil Khan						
Khush Dil Khan, Advocate,						
Supreme Court of Pakistan						

9-B, Haroon Mansion Khyber Bazar, Peshawar Off: Tel: 091-2213445