12.03.2018

Counsel for the appellant and AAG alongwith Mr. Attaullah, 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.

Member

Clarman 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.

Member

Camp Court, D.I.Khan

14.03.2018

Clerk of 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.

Member

ANNOUNCED 14.03.2018

Chairman Camp Court, D.I.Khan

Appellant in person present. Mr. Farhaj Sikandar, District Attorney alongwith Mr. Muhammad Kamran, ADO (litigation) for the respondents also present. Written reply on behalf of respondents submitted. Adjourned. To come up for rejoinder and arguments on 23.01.2018 before D.B at Camp Court D.I.Khan.

(Muhammad Amin Khan Kundi)

Member

Camp Court D.I. Khan

23.01.2018

Appellant in person and Mr. Farhaj Sikandar, Deputy District Attorney alongwith Mr. Muhammad Kamran, ADO for respondents present. Arguments could not be heard due to general strike of the Bar. Adjourned. To come up for arguments on 12.03.2018 before D.B at camp court D.I.Khan.

(Ahmad Hassan) Member (J)

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

12.03.2018

Counsel for the appellant and learned AAG alongwith Mr. Attauliah Minakhel, DEO and Mr. Muhammad Kamran, ADO for respondents present. Arguments of 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 D.B at camp court, D.I.Khan.

Member

Camp court, D.I.Khan

26.04.2016

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. Mr. Muhammad Kamran, ADO (litigation) alongwith Mr. Farhaj Sikandar, District Attorney for the respondents also present. Written reply on behalf of respondents not submitted. Representative of respondentdepartment requested for further time for submission of written reply. Adjourned. To come up for written reply/comments on 26.10.2017 before S.B at Camp Court D.I.Khan.

> (Muhammad Amin Khan Kundi) Member

> > Camp Court D.I. Khan

26.10.2017

Counsel for the appellant present. Mr. Kamran ADO (Litigation) alongwith 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.f.Khan.

> Muhammad Hamid Mughal Member (J)

Camp Court D.I.Khan

22.12.2015

Counsel for the appellant present. Learned counsel for the appellant argued that the appellant was serving as a Civil Servant in Education Department and after protected litigations including appeal in this Tribunal as well as writ petitions before High Court and it was directed that the appellant be treated in accordance with law and pursuant to the said directives impugned order dated 8.2.2012 terminating the services of the appellant was issued which was communicated to the appellant in writ petition on 14.5.2015 where against departmental appeal was preferred on 8.6.2015 followed by the instant service appeal on 7.10.2015.

That the appointment of appellant was made in the manners prescribed in KPK Civil Servants (APT) Rules, 1989 and, moreover, the inquiry was not conducted in the prescribed manners and findings were based on a fact finding inquiry which is not valid in the eye of law.

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 22.2.2016 before S.B.

Charlman

22.02.2016

None present for appellant. M/S Khurshid Khan, SO and Hameed-ur-Rehman, AD (lit.) alongwith Addl: A.G for respondents present. Requested for adjournment. To come up for written reply/comments on 26.4.2016 before S.B at Camp Court D.I.Khan as the matter pertains to the territorial limits of D.I.Khan Division.



# Form- A FORM OF ORDER SHEET

Court of	<u> </u>
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Case No	 1202/2015

Case No	1202/2015
Date of order Proceedings	Order or other proceedings with signature of judge or Magistrate
2	3
26.10.2015	The appeal of Mr. Saifullah Khan resubmitted today by
	Mr. Muhammad Arif Baloch Advocate may be entered in the
	Institution register and put up to the Worthy Chairman for
	proper order.
	REGISTRAR .
	This case is entrusted to S. Bench for preliminary
·	hearing to be put up thereon
	CHARMAN
. 10.11.2015	None present for appellant. The appeal be relisted for
	preliminary hearing for 22.12.2015 before S.B.
	Chaman
	<i>i</i>
	Date of order Proceedings  2  26.10.2015



The appeal of Mr. Saifullah Khan son of Lal Khan, for the purpose of Service House No. 1571, Street No. 15, Jinnah Road, Airport Society, Rawalpindi, received today i.e. on 08.10.2015 is incomplete on the following score which is returned to his counsel for completion and resubmission within 15 days.

1. Copy of first termination order, Certified copy of judgment of this Tribunal, Order of the Hon'ble High Court and subsequent termination order (complete) may be placed on file.

No.  $15\overline{64}$  /ST, Dated 8/6 /2015

REGISTRAR

KPK SERVICE TRIBUNAL,

PESHAWAR.

#### MR. MUHAMMAD ARIF BALOCH ADVOCATE, D.I.KHAN.

The first termination was set aside by
This Tribunal ride Judgment deviced
27-9-2011 and is not Subject matter
a) this instant appeal. Howeve it sha
Be provided at the line of as greened

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## BEFORE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,

**PESHAWAR** 

Service Appeal No. 1202 /2015

Saifullah Khan S/o Lal Khan

VĒRSUS

Ministry of Education ETC

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Appellant

Through

Muhammad Arif Baloch

Advocate High Court

## BEFORE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,

## **PESHAWAR**

Service Appeal No. | 202 /2015

Saifullah Khan Son of Lal Khan, Address for the purpose of Service House No.1571, Street No. 15, Jinnah Road Airport Society, Rawalpindi. Appellant

#### **VERSUS**

- Ministry of Education Block-A, Civil Secretariat KPK, through Secretary Elementary and secondary Education, Peshawar
- 2. Director of Education (E&SE) Khyber Pakhtunkhawa Peshawar.
- 3. Executive District officer (E&SE) Dera Ismail Khan. Respondents

APPEAL UNDER SECTION 4 OF KHYBER PAKHTUNKHAWA SERVICE TRIBUNAL ACT, 1974 AGAINST IMPUGNED ORDER DATED 8-2-2012 (ANNEX-A) WHICH HAS BEEN SUBMITTED BY THE RESPONDENTS DURING PROCEEDINGS ON 14-5-2015 BEFORE HONORABLE HIGH COURT PESHAWAR, D.I KHAN BENCH IN WRIT PETITION NO.630-D/2014. WHEREBY SERVICES OF THE APPELLANT HAS BEEN TERMINATED IN UTTER **DISREGARD** AND **WITHOUT OBSERVING** REQUIREMENTS.THE APPELLANT FILED DEPARTMENTAL ON 8-6-2015 (Annex-B) BUT NO RESPONSE HAS BEEN GIVEN WITHIN STATUTORY PERIOD.

### Respectfully Sheweth:

That before proceeding to facts and grounds of instant appeal it is essential to give brief history of the case. The respondents advertised the posts of CT, DM, PET, PST, TT etc in daily "Mashriq" in 7<sup>th</sup> April, 2007. The appellant and others qualified candidates applied in response to above said advertisement. Resultantly about more than 1600 candidates were selected by the respondents against respective posts in early 2007. (Annex-C Advertisement)

In year 2008, a local Member of the Provincial Assembly raised question «e-submitted to dagegarding appointments/recruitments made in year 2007 which was referred to Standing Committee for Elementary and Secondary Education by the Provincial Assembly. Ultimately, the Standing Committee recommended that within one month the department should cancel appointment orders of those persons who

were illegally appointed during the period 1-12007 to June 2008.

and filed:

Resultantly, respondents terminated the services of more than 1600 teachers by single order dated 4-9-2009 without authority and adopting legal procedure. After approaching different legal forums, the said order was challenged before this honorable Tribunal. This Honorable Tribunal pleased to set aside termination order dated 4-9-2009 in term of relief granted in Para 9 (iii) of judgment dated 27-9-2011. Afterward no response of any sought has been given to the appellant therefore, he filed a writ petition No. 630-D/2015 in Peshawar High Court, D.I. Khan Bench. In the result of said writ petition the impugned order dated 8-2-2012 has been submitted in the High Court on 14-5-2015. Hence this instant appeal on following facts and grounds:

- 1. That in daily "Mashriq" Peshawar dated 7<sup>th</sup> April 2007 advertisement appeared from the respondent No.3 (Executive District Officer Elementary and Secondary Education Dera Ismail Khan), wherein he invited application for unspecified posts both male and female of CT, DM, PET, AT, TT, Qari and PST. Alongwith other conditions for selection of the candidates, the minimum qualification for the post, date of test and interview as well as venues were also mentioned.
- 2. That appellant is FA and possessing Primary Teaching Certificate (PTC) issued by recognized institution of Government. The appellant possess prerequisite qualification for the post of PTC. (Annex-D, Credentials)
- 3. That consequent upon the approval of Selection Committee, the respondents appointed the appellant against vacant post of PTC (Male) in BPS-7 vide order dated 1-10-2007 (Annex-E&F, appointment & joining report)
- 4. That appellant resumed his duty on 2-10-2007. The appellant was serving with devotion and sincerity but without Show Cause Notice, association in any inquiry, charge sheet and statement of allegation terminated the service of the appellant vide order dated 4-9-2009 against which appeal was preferred before this Honorable Tribunal. The Honorable Tribunal pleased to set aside termination order dated 4-9-2009 vide judgment dated 27-10-2011 and remanded the case to respondent No.1 for reconsideration.
- 5. That in post remand proceedings only record (credentials) of the appellant was collected but afterward no response has been given about the result of reconsideration. Therefore, he approached before Honorable Peshawar High Court, D.I.Khan Bench. During the proceeding on 14-5-2015 before Honorable Peshawar High Court, D.I. khan Bench, the respondents submitted the impugned termination order dated 8-2-2012. Hence this instant appeal on following grounds:
- A. That reason for termination shows that appointments of CT (Male) were illegal, irregular and void ab-initio in term of rule 10(2) of Khyber Pakhtunkhawa Civil Servant (Appointment, Promotion and Transfer) Rules 1989 and prescribe method of recruitment. The Said ground/reason is not attracted in the appellant's case because the post has not been in the preview of commission hence it was made on the recommendation of Selection Committee and post was duly advertised. The appellant has possessed prerequisite qualification for the post as

per rule 10(3) of Khyber Pakhtunkhawa Civil Servant (Appointment, Promotion and Transfer) Rules, 1989.

- B. That without prejudice to the above and in addition thereto that appellant should not be made to suffer for such lapses on the part of appointing authority. Reliance is placed on (1996 SCMR 411, 2004 SCMR 303, 2006 SCMR 676, PLJ 2006 SC 81 PLJ 2011 Lahore 736 (Multan Bench Multan) and 2011 SCMR 1581
- C. That appellant had been appointed on regular basis and completed his probationary period successfully hence, appellant could not deal beyond the provisions of the Khyber Pakhtunkhawa Civil Servant Act and rules framed there under. There is no charge sheet, statement of allegation and show cause notice stand against appellant therefore, termination from service without charge sheet, statement of allegation and show cause notice has no value in eyes of law impugned order is liable to set aside.
- **D.** That, although the Provincial Assembly, had directed termination of only unlawful appointment, yet for malafide reason the respondents abdicated his authority in favor of the dictate of the Provincial Assembly by wrongly assuming it to be a direction for termination of the service of the appellant.

In view of the above submissions, it is most respectfully prayed that this Honorable Tribunal may kindly be pleased to accept instant appeal and set aside the impugned order of termination dated 8-2-2012 and respondents may kindly be directed to reinstate the appellant into service with back benefits.

Through

Muhammad Arif Baloch Advocate High Court House No.1571, Jinnah Street, Sector-4, Airport Society Rawalpindi Cell No.0300-5082482

#### Certificate:

It is certified as per instruction received from the appellant that it is first appeal against impugned order before Tribunal. It is further certified that this appeal has been arisen form violation of non fulfillment of mandatory obligation under the law and no appeal, revision; review and writ petition is pending before any court of law.

Counsel

a 4-

## BEFORE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,

## **PESHAWAR**

Service Appeal No.\_\_\_\_\_/2015

Saifullah Khan

**VERSUS** 

MINISTRY OF EDUCATION ETC

#### **AFFIDAVIT IN APPEAL**

I,Saifullah Khan S/oLal Khan, address as given in memo of appeal do hereby solemnly affirm and declare that content of accompanied appeal are correct and true to the best of my knowledge and belief, nothing has been concealed intentionally and willfully.

**Deponent** 

#### Verification:

It is verified on oath at Rawalpindi this day 29<sup>th</sup> September, 2015 that contents of above mentioned affidavit are correct and true.

MULEB-UR-REHMA
Sath Commissioner
Advocate High Court

Deponent

Z5-

# BEFORE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No.\_\_\_\_/2015

Saifullah Khan VERSUS MINISTRY OF EDUCATION ETC

## APPLICATION FOR EXEMPTION OF FILING CERTIFIED COPIES READ WITH INHERENT POWER OF THIS HONORABLE TRIBUNAL

### Respectfully submits:

- 1. That the contents of the accompanying Appeal may kindly be read as part of the present application as the same are not being repeated herein for the sake of brevity and to avoid prolixity.
- It is submitted that the Appeal is being filed in urgency and due to paucity of time; the Appellant could not get the certified copies of all annexure attached with the Appeal.
- 3. it is, therefore, prayed the Appellant may be permitted to file the uncertified copies of annexure.
- 4. The Appellant undertakes to file the certified copies/typed copies, if this Hon'ble Court so directs.
- 5. That the present application is being filed bonafide and in the interest of justice.

In view of above submissions it is therefore, prayed that instant application for exemption may graciously be accepted in the interest of justice.

ا Applicant

Through

Muhammad Arif Baloch Advocate High Court -6-

## BEFORE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,

## **PESHAWAR**

Service Appeal No.\_\_\_\_/2015

Saifullah Khan

#### **VERSUS**

MINISTRY OF EDUCATION ETC

## **AFFIDAVIT IN EXEMPTION APPLICATION**

I,Saifullah Khan Shah do hereby solemnly affirm and declare that content of accompanied application are correct and true to the best of my knowledge and belief, nothing has been concealed intentionally and willfully.

Deponent

#### Verification:

It is verified on oath at Rawalpindi this day 29<sup>th</sup> September, 2015 that contents of above mentioned affidavit are correct and true.

MUJEEB-UR-REHMAN
Oath Commissioner
Advocate High Court

Deponent

## OFFICE THE EXECUTIVE DISTRICT OFFICER (U&SE) D.I.Khan

## ORDER:

In pursuance of order dated 27-10-2011 of the KPK Service Tribunal in service al No. 1407/2010 and other connected appeals, committee headed by the Secretary to Govt. Thyber Pakhtunkhwa (E&SE) Department considered the cases of the appellants and similar paced persons and came to the conclusion that the appointment of the following PSTs (Male) as illegal, irregular and void ab-initio in terms of rule 10(2) of the NWFP Civil Servants appointment, Promotion and Transfer) Rules 1985 and prescribed method of recruitment. On recommendation of the committee contained at page 103-104 of the enquiry report, their so used services are hereby terminated.

3.50	Appeal a No/year	Name of appellant	Father's Name	School
	2528/10*	Tariq Hussain	Ghulam Qasi	GPS Ghumsan
12	Nil	Malik Abdur Ráshid	Haji Mahk Rashid	GPS Sakhadi
33	Nil	Shoukat Jinran	Muhanmad Nawaz	GPS Umar Buba
94	2391/10	Muhaminad Safdar	Muhammad Azam	GPS Kot Mehsudan Band Kurai
3	2036/10	Atta Muhammad	Allah Jad ,	GPS Muga
6	3102/10	Abdul Ghafar 🔞	Sher Muhammad 💎	GPS Udwal
1	2648/10	Abdul Saeed Khan	Ahm d	GPS Asghan K hel
3	2372/10	Muhammad Asif	Faiz Pascot	GPS No. I. Kaich Kiri Baz Muhammid
11.1	2052/10	,Muhammad Nacem	Muhammad Broblin	GPS Jhoke Da /Din Pur
8.º	1893/10	Asif Mehmood	Abdul Aziz	GPS Jhoke Baial
	2090/10	Saifur Rehman	Sona Khan	GPS No. 4 Ku.achi/GPS No.2 Maddi
412	'Nil	Khalid Mehmood Kha	Chan try sign ( Dun, )	GPS Jandhir Abdul Sattar
	2114/10	Muhammad Shahid	Falik Sner	GPS Talgai
14	2066/10	Muhammad Ashun	Mahammad Ram; an	GPS Jhoke Sakhani
ું 15	2626/14	Ghulain Abid Shah	Ghuran Aubas Snah	GPS Audwal/GPS Joke Dar
-	1755/10	Munitaz Ahmad	Ghid im Akbar 🔝	GPS Jhoke Dar / Abdul Khel
.17	1494/10	Muhammad Javed	Mails, Allah Nawaz	GPS Aslam Abac/Kala Gorh
18	1721/10	Kifayatullah	Sarfacaz	GFS Jhock Daar
19	2724/10	Muhammad Ali	Malik Ahah Wasaya	GPS Sheesha / GPS Rora
	2101/10	Muhammad Khalilur Rehman	Haji Fazal Rehman	GPS Noor Pur Paliyar
21	1455/10	Ghulam Abbas	Maula Dad	GPS Jok Amin DIK/No.1 Kot Essa Khan
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£ 23	Nil	Muhammad Ishfaq	Muhammad Mushtaq	GPS Umer Kliel
24	2640/10	Sheikh Muhammad Zahid	Sheikh Ghulani Akber	GPS Bait Keheri/GPS Malik
25	1989/10	Syed Muhammad Abdullah Shah	S.Nazar Hussain	Mir/Dhapanwali GPS Kachi Khasore
26	2853/10-	. Qamar Ali	Jan Muhammad	GPS Kachi Kath Garh
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عمد تعلیم فریره اساعیل خان می دوجد فیل اسامیول کیلیے مرف تربیت یافتداور مللی فیره اساعیل خان کے سکو تی مر داور خوا تین امید دارون استی مرفوب محکد تعلیم فریره اساعیل خان می دوخراستیل تعلیم از مرد درخواستیل تعلیم استیر درخواست درخواست فارم فریرد و تنظیم کے وفتر سے مسلخ -25/دوب میں دفتری اور تاسام کار میں وصول کے جاسکتے ہیں۔ مندر جدذیل شرائع کے ساتھ درخواستیل تعلیم استیر درخواست کارم فریرد و تنظیم کے دفتر سے مسلخ -25/دوب میں دفتری استیر کار میں دفتری دفتری میں دفتری دفتری دفتری میں دفتری دفتری میں دفتری دورخواست دفتری دورخواست دفتری دورخواستی دفتری دورخواستی دفتری دورخواستی دفتری دورخواستی دفتری دفتری دفتری دورخواستی دفتری دفتری دورخواستی دفتری دفتری دورخواستی دورخواستی دورخواستی دفتری د

اسناد مروس مر مینکید شاخی کار داور دومیاکل کی مصدقد نتول کے امراہ مورجہ 20/4/07 تک مطلوب ہیں۔ جو کہ ای نوی اور سکولز اینزلٹرین) ڈیرہ اساعیل خان کے دفتر داتی کینٹ بالقائل استی پارٹک دفتری او قامت کار میں پہنچ مانی جا ہیں۔ بعد ازاں کوئی درخواست و مول نہیں کی جا تیگ ۔ کینٹ بالقائل استی پارٹک دفتری او قامت کار میں پہنچ مانی جا ہیں۔ بعد ازاں کوئی درخواست و مسلک میں کی جا تیگ ۔

کیند بالقائل ما می بادیک وفتر کا و قات کاریم بیج میلی بی بیر ازاں ہو کا در جواست و میوں دیں کا جائے۔

بھر انک (ا) ۔ جہام تقر ریاں موجود مروجہ کو رشند روقہ آبالیسی کی بیاد پر ہوں گا۔ (۲) ۔ سلیٹن کی صورت میں امیدوار بخش کا مستون نیر سن کی بنیاد پر ہو گا۔ (۲) ۔ سلیٹن کی صورت میں امیدوار بخش کا مسامیوں پر نقر ری کو و مشند کے مروجہ قانون کے مطابق 75 اپنے وائز اور کا کو از ایر دائز اور کا کا دیاں مرح کی بنیاد پر ہوگا۔ (۲) ۔ آبالیس کی بنیاد پر ہوگا۔ (۲) ۔ سلیٹن کا میاب امیدوار دائز اور کا کو این بر اس کی بنیاد پر ہوگا۔ رہا ہوگا۔ ایس مرحبہ کا ایس کی بنیاد پر ہوگا۔ (۲) ۔ آبالیس کی بنیاد پر ہوگا۔ (۲) ۔ آبالیس کی بنیاد پر ہوگا۔ مرحبہ بنی کا میاب امیدوار دائز ویو میں شولیت کے اہل ہو تھے۔ نمید میں کا میاب امیدوار دائز کی مشروہ تاریخ کی مقام پر تحر پری نمیسٹ وینا ہوگا۔ مرف شیب شرکا کا میاب امیدوار دائز ویو میں شولیت کے اہل ہوتھے۔ نمیسٹ میں کا میاب امیدوار دائز کی ہوگا۔ امیروت دیکر انٹرویو ویو کی درت اصل اسٹاد کا بیش کرنالازی ہوگا۔ امیروت دیکر انٹرویو ویو کی درت اصل اسٹاد کا بیش کرنالازی ہوگا۔ امیرون ویو سیسٹ کا میاب امیدوار کا میاب امیدوار کا میاب امیدوار کا میاب امیدوار کا میاب کا در خواست کی درخواست کی در

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CEC

Bannu N.W. F. P. Pakistan

\*\*Tificate Examination\*\* BN. Nº 001707 THIS IS TO CERTIFY THAT SAIR MELLAN KHALL Son / Daughter of LAAL KHAN and a student of GOVEENMENT HIGH SCHOOL LAR DERW ISMAIL WHAN. has passed the Secondary School Certificate Examination of the Board of Intermediate & Secondary Education, Bannus Comas a Regular / Marks out of 850 Representing - xin and has been placed in Grade | D The Candidate passed in the following subjects. 1. English 3. Islamiyat 5. GEN: MATHS 7. ISL: STUDIES .2. Urdu 4. Pakistan Studies 6. GEN: SCIENCE 8. ART. He / She has been awarded Grade on the basis of internal assessment by the Institution concerned. Date of birth according to admission form is FIFTH DECEMBER. one thousand nine hundred and SEVENTY FOUR. (05412-1974) This certificate is issued without alteration or erasure.

## BOARD OF INTERMEDIATE AND DERA ISMAIL KHAN

73670 Serial No 1693, Roll No

Group

Humanities



## SECONDARY EDUCATION -W.F.P (PAKISTAN)

Session	2008 (Supplementary)				
Registration No		-			
Attempt					

HIGHER SECONDARY SCHOOL CERTIFICATE EXAMINATION

## DETAILED MARKS CERTIFICATE

In favour of Mr./MissSA	IF JLLAH KHAN
Son / Daughter of Mr	LEHAN
who has qualified for award of High	her Secondary School Certificate at the
Examination held in the month	of Nov 200 8 as a Private
candidate ofDistri	ct : Dera Ismail Khan
securing 527 marks	as per statement given below. He/She
has been placed in grade	D representing

## SUBJECT-WISE STATEMENT OF MARKS

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(Marks in words Date of declaration of result <u>30-01-26</u>69 Date of Issue.

Prepared by

Checked by

Note:

- 1. This certificate is issued without alteration or erasure.
- 2: Error / omission excepted.

#### <u>Grading</u>

- 80% and above but below 80% 60% and above but below 70%
- (Exceptional) (Excellent):

Five Hundred & Twenty Seven

CONTROLLER OF EXAMINATIONS B.I.S.E, DERA ISMAIL KHAN:

50% and above but below 60% 40% and above but below 50% Below 40% to minimum Pass Marks

(Good)

D (Fair) E (Satisfactory)



## OFFICE OF THE EXEXCUTIVE DISTRICT OFFICER, (SCHOOLS & LIT:) DIKHAN

#### APPOINTMENT ORDER:

Co-ordination Officer, D.I.Khan the following Fresh Candidate is hereby appointed against vacant post of PTC in the school noted against their name BPS <u>07</u> plus usual allowances being a qualified, fresh candidate as per existing policy in the interest of public service w.e. from the date taking over charge on the following terms and conditions.

#### S.No Name of candidate with Father's Name

Schools where posted,

01. Saifullah S/o Lal Khan

GP\$ No 2 Dhallah ... D.I.Khan

#### TERMS & CONDITIONS:-

- 1. Charge reports should be submitted to all concerned.
- 2. No pensionery benefit will be available.
- 3. The services of the above named candidate is made purely on temporary basis & liable to terminate at any time with out assigning any notice / reasons.
- \_4. The candidate will produce Health & Age certificate from the M/S concerned.
  - 5. The original documents may be checked / verified by concerned Board /University through DDO concern before handing over charge.
- 6. No TA / DA is allowed.

Sd/-EXECTIVE DISTRICT OFFICER, SCHOOL & LITERACY DIKHAN

Endst: No. 12655-973 / Copy to the:-

Dated D.I.Khan the 02/07/2007

- 1. Director School & Literacy N.W.F.P Peshawar
- 2. District Co-ordination Officer, D.I. Khan.
- 3. District Accounts Officer, D.I. Khan.
- 4. Headmistress/ Headmaster concerned.
- 5. Candidate concerned.

EXECTIVE DISTRICT OFFICER, SCHOOL & LITERACY DIKHAN

c is

No2 -2-7-07 Las' 2ido CilistersT viale Co الع ما ان آردا با 176 - 55 - 973 1/09 Pip a m Jamin min - Marilan 0,12/2/6 al 3 cmo الريخ المسام المراسان سف الرقال لثم و د Pallactal a pallace

	وكالبديامه
كور فيس	

بعدالت جناب كري كريس في الموسي منجان المركال على المالي والمركال المالي والمر دعوے ایا جرم <u>است</u> باعث تحریر آنکه

مندرجه بالاعنوان میں اپی طرف سے بیروی وجوابدی مقام کیسی اور سرول تر برا کے <u> کریک رو ملو ؟ اریکر و رکت ب</u>رین شرط وکیل مقرر کیا ہے کہ میں ہر پیثی پرخود یا بذر بعد مخار خاص روبر وعدالت صابی ہو۔ حاضر ہوتا رہوں گا اور بوقت بکارے جانے دکیل صاحب موصوف کواطلاع دے کرحاضر کروں گا۔ اگریکی بیٹی پرمظمر حاضر نہ ہوا اور موصوف صدرمقام پجہری کےعلاوہ کی اور جگہ یا پجہری کے مقررہ اوقات سے پہلے یابروز تعطیل پیروی کر نیکے عجاز نہ ہول گے اگر مقدمہ ۔ '' کچبری کے کسی اور جگہ ساعت ہونے پر ما بروز کچبری کے اوقات کے آگے یا پیچھے ہونے پرمظبر کوکوئی نقصان بیٹیجاتو ذمہ داریا اس کے واسطے سی معاوضہ اداکرنے مخارنامہ واپس کرنے کے بھی صاحب موصوف ذمہ دارنہ ہول گے۔ مجھے کل ساختہ پر واختہ صاحب مثل کردہ ذات خود منظور وقبول ہوگا اوصاحب موصوف کوعرضی دعویٰ اور درخواست اجرائے ڈگری ونظر ثانی ایک نگرانی وائر کرنے اور رسید دینے اور داخل کرنے کا ہرشم کا بیان دینے اور سپر د ثالثی وراضی نامہ، فیصلہ برخلاف کرنے وا قبال دعویٰ کا اختیار ہوگا اور بصورت اپیل وبشرط ادائیگی علیحدہ پیروی مخار نامہ کرنے کا مجاز ہو گا اور بصورت ضرورت اپیل یا اپیل کے واسطے بھی دوسرے وکیل یا بیرسٹر کو بجائے اپنے ہمراہ مقر رکریں اور ایسے مشیر قانونی کو بھی اس امر میں وہی اختیارات حاصل ہوں گئے جیسے صاحب موصوف کو یوری فیس تاریخ پیش سے پہلے ادانہ کروں گا تو صاحب کو پوراا ختیار ہوگا کہ مقدمہ کی پیروی نہ کریں اور ایس حالت میں میرا مطالبہ صاحب موصوف کے برخلاف نہیں ہوگا۔لہذا مخارنا مدلکھ دیاہے کہ سندرہے۔

### BEFORE THE HONOURABLE SERVICE TRIBUNAL KPK PESHAWAR

Scy/ullah Kervice Appeal No. 394/2011/202//J

Sovernment 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.
- 11. 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.

2. 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.

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).

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).

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 DIKhan issued termination order on 08.02.2012. The name of appellant is present in the remination order list.

After subtraction of inquiry report and termination orders some of the aggrieved affectees for a execution Petition: for the implementation of the order dated 27.10.2011. The Honourable Trionnal, The Honourable Tribunal disposed of Execution Position on 14.03.2012. Subsequently order dated 14.03.2012 of the Honourable informal was challenged in CP124 before Supreme Court of Pakistan. But the appropriate 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 admirred. This para pertains to the record.

**X** 

iii.

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-requisite which are necessary and compulsory for the appointment of the school teacher as perspirating rules. The act of the respondents is quite legal, justified, bonafide based on real theat facts and in the laterage of government and the public at large.

5. Incorrect/not admitted, intensely denied. In year 2008 Mr. Is artillab Khan Gandapur (Late) Ex MPA has raised a question in provincial assembly regarding the illegal appointments and recruitments in the education dependent DIKham Hence the provincial Assembly constituted a committee No. 26 for itementary and Secondary Education Department dated 20.08.2008. The standing co. attee No. 26 scrution will all the appointments record of the year 2007-08 and concluded that all the illegal appointed teachers were terminated from service during the period at all the illegal appointed teachers were terminated from service during the period at all the illegal appointed teachers in the year 2007 & 2008 at the direction of Provincial Government dated 04.09.2009. Then appellant and other work attention of Provincial

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

- 1. 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 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

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 fructuous.

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.

Elementary & Secondary Education Department Khyber Pakhtunkhwa Peshawar

Director

Elementary & Secondary Education Khyber Palintunkhwa Peshawar

Director Elementary & Secondary Education Department Khyber Pakatunkhwa Peshawar

District Education Officer (Male)

Dera Ismail Khan

Deputy Constitution

# BEFORE THE HONOURABLE SERVICE TRIBUNAL KPK PESHAWAR

Service Appeal No. 1202

Gogyathillet. Vs

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.

Dephuent T

# BEFORE THE HONOURABLESERVICE TRIBUNAL KPK PESHAWAR

Service Appeal No. 1202/2015.

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 Educ Dera Ismail Khan