### FORMOF ORDER SHEET

Court of\_\_\_\_

# 12(2) CPC Petition No. 257/2023

| S.No. | Date of order proceedings | Order or other proceedings with signature of judge or Magistrate  |
|-------|---------------------------|---|
| .1.   | 2                         | 3   |
| 1 ·   | 19/04/2023                | The application U/S 12(2) CPC in appeal no. 01/2022 submitted by Mr. Khaled Rehman Advocate. It is fixed for hearing before Division Bench at Peshawar on Original file be requisitioned. |
|       |                           | By the older of Chairman  |
|       |                           | REGISTRAR _ W   |
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# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

MISC: APPLICATION No. <u>257</u>/2023 IN S.A No.01/2022 Service Tribnoal

Diary No. 4936

plicant 19/4/20

IstSaima.....Applicant

Versus

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Through

Dated: 1/2/04/2023

Applicants

Khaled Rahman

Advocate,

Supreme Court of Pakistan

3-D, Haroon Mansion Khyber Bazar, Peshawar Off: Tel: 091-2592458

Cell # 0345-9337312

# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

MISC: APPLICATION No. <u>257</u>/2023 IN S.A No. <u>01</u>/2022

MstSaima,

#### VERSUS-

1. Dr. Salma, Sami

Principal GGHS, Irrigation Colony, Warsak Road, Peshawar

2. The Chief Secretary

Govt. of Khyber Pakhtunkhwa Civil Secretariat, Peshawar.

3. The Secretary

Education Officer (Female) Khyber Pakhtunkhwa, Peshawar

4. The Secretary

Elementary & Secondary Education Civil Secretariat, Peshawar.

5. Ms. Noshaba

Principal GGHS Irrigation Colony, Warsak Road, Peshawar.

6 Ms. Tahira Naz

Principal GGHS, Gulabda, Jumrud Khyber.....

Respondent

Application U/S 12(2) CPC for setting aside the Judgment/Order of this Hon'bleTribunal dated 13.03.2023 passed in Service Appeal No.01/2022 being procured by Respondent on the basis of misrepresentation and fraud.

Respectfully Sheweth,

### Facts giving rise to the present application are as under:-

1. That Respondent No.1 had filed Service Appeal No.01/2022(Annex:-A) before this Hon'ble Tribunal by assailing the posting/transfer order dated 20.12.2021(Annex:-B) which was admitted to full hearing. Replies were sought from the Respondents, which were accordingly submitted(Annex:-C).

- 2. That applicant is the senior-most Officer of the Department in Grade-18, who vide Notification dated 12.08.2022 (Annex:-D) was transferred from GGHSS Mian Gujjar Peshawar to GGHSS Malogo Peshawar, against the vacant post of Principal (BPS-18) with immediate effect, in the public interest. Applicant complied with the order and submitted Charge Report.
- That during pendency of Service Appeal No.01.2022 of Respondent No.1before this Hon'ble Tribunal she was inadvertently/mistakenlytransferred from GGHSS Irrigation Colony to GGHSS Malogo/at the place of applicant, vide Notification dated 14.09.2022 (Annex:-E), where Respondent No.1approached for charge assumption but she was apprised that the subject post had already been occupied/filled by applicant.
- 4. That the Respondent No.1 deliberately failed to bring material facts into the Notice of the Hon'ble Tribunal in that the applicant being necessary party was not arrayed in the panel of Respondents. Respondent No.1 knew that the post has already been filled by the applicant vide applications (*Annex:-F*) and obtained the impugned judgment/order dated 13.03.2023 (*Annex:-G*) of this Hon'ble Tribunal and took unlawful directions by suppressing the material facts to actualize the transfer order dated 14.09.2022 and place Respondent No.1 at the place of posting of applicant.
- 5. That the element of misrepresentation and fraud on the part Respondent No.1 is quite apparent on the face of the record and she was supposed to bring into the notice of the Hon'ble Tribunal the updated position on the subject matter but failed to do so. Moreover, requirements of Rule-6 of the Khyber Pakhtunkhwa Service Tribunal Rules, 1974 have not been complied with.

For the aforesaid reasons, it is therefore respectfully prayed, that on acceptance of this application, this Hon'ble Tribunal may kindly be pleased to recall the impugned judgment/order dated 13.03.2023 and by restoring Appeal of Respondent No.1 and decide the same on merits after adverting the stance of the applicant and providing her opportunity of defence.

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

Through

Applicant

Khaled Rahman

Advocate,

Supreme Court of Pakistan · \*

Dated: 19/04/2023

4

### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

| -             | MISC: APP | LICATION No             | /2023   | • •  |
|---------------|-----------|-------------------------|---------|------|
|               |           | IN                      | •       |      |
| • •           | • • •     | S.A No. <u>01</u> /2022 | •       |      |
| Ast Saima     |           | •                       | Applica | nt   |
| •             |           | Versus                  |         |      |
| Dr.Salma Sami |           |                         | Respond | lent |

### <u>AFFIDAVIT</u>

I, MstSaima, Principal. GGHSS, Mologo Peshawar, 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 Court.

. Deponent

### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

|                         | MISC: APPLIC   | CATION No  | /2023             |                   |
|-------------------------|--|--|-------------------|-------------------|
|                         |  | IN   |                   |                   |
|                         |  | A No. <u>01</u> /2022  |                   |                   |
| Mst Saima               |  | *******************  | Appl              | icant             |
|                         |  | Versus   |                   |                   |
| Dr. Salma               | ********************   |  | Respoi            | ndents            |
|                         |  |  |                   |                   |
| Annliastian for         | ananandina tha   | amauation of t   | ka impuanad ir    | dament dated      |
|                         | suspending the   |  | •                 | ingment dated     |
| 13.03.2023 till the     | e final disposal of  | the main appli   | cation.           |                   |
|                         | ***************************************                        |  |                   | · .               |
|                         |  |  |                   |                   |
| Respectfully She        | weth,  |  |                   | *                 |
| 1. That the ab hearing. | ove titled applicati   | on is being filed  | today which is ye | t to be fixed for |
| ,                       | ndgment called in ring applicant.                              | question was o   | otained by misrep | presentation and  |
| kindly be as            | cts alleged and gross an integral part of a favour of the appl | this application,  |                   |                   |
|                         | llance of convenier udgment is not susp                        | the state of the s |                   |                   |
|                         | ore, humbly prayed udgment dated 13. peal.                     |  |                   |                   |
|                         |  |  |                   |                   |
|                         |  | Thro   | Applicant         |                   |

Through

Khaled Rahman,

Advocate,

Supreme Court of Pakistan

Dated: 19 / 04/2023

### **Affidavit**

Verified that the contents of this application are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Tribunal.

Deponent

BEFORE THE KHYBER PAKHTUNKHUWA SERVICE TRIBUNAL PESHAWAR

Ania A

Service Appeal No: 01 /2021

Dr. Salma Sami principal GGHS, Irrigation Colony, Warsak Road, Peshawar Appellant

#### VERSUS

- 1. The Government of Khyber Pakhtunkhwa through chief Secretary, Civil Secretariat, Peshawar
- The Section Officer (School Female) Khyber Pakhtunkhwa, Peshawar.
- 3. The Elementary & Secondary Education through Secretary Education, Civil Secretariat, Peshawar.
- **4.** Principal GGHS Mst. Noshaba, Irrigation Colony, Warsak Road, Peshawar
- **5.** Principal Tahira Naz GGHS Gulabad Jamrud Khyber Respondents

SERVICE APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST THE TRANSFER ORDER OF THE APPELLANT, WHEREBY SHE HAS BEEN TRANSFERRED, POSTED ILLEGALLY AND UNLAWFULLY.

### **RESPECTFULLY SHEWETH:**

Facts giving this present service appear are as under;

That the appellant is appointed/posted against the vacant post (BPS-18) on dated 08.02.2021 as a principal GGHS Nodeh District Newnsera-vide notification NO SO. (S/F) E&SE 4- 6-2021,

but the post was not available in District Nowshera subsequently posted/adjusted as principal (BPS-19) GGHS Irrigation Colony, Peshawar.

Copy of the dated 08.02.2021 order is attached as annexure "A"

- That the respondent No. 1 to 3 vested too much time of the appellant in procedure for appointment in (BS-18) but the appellant continued her struggle for (BPS-18) and the respondent NO. 1 ignoring, but finally the appellant, approached to provincial Mohtasib Khyber Pakhtunkhwa against the respondent No. 1 attitude, the then respondent No. 1 issue order of appointment to appellant against the vacant post (BS-18) vide notification NO. SO(S/F) E&SE 04.16.2021 in district Nowshera. (Application and order is attached as annexure B)
- That the appellant taken over the charge against the vacant post as a principle (BPS-19) GGHS, irrigation Colony, Peshawar on dated 13<sup>th</sup> July 2021.
- 4. That the respondent No. 1 & 2 after five month issued another order dated 14<sup>th</sup> December 2021 vide notification No. SO(S/F) E&SED 04.16.2021 against the appellant to adjust respondent No. 4 and the appellant transfer/posted against the vacant post (BPS-18) as a principal GGHS Gulabad Jamrud Khyber, but the said post is yet not vacant because the said post is already

occupied by Mst. Tahiranaz as a principal (BPS-18) in GGHS Gulabad Jamrud Khyber.

Copy of the order is attached as annexure "C"

- 5. That the respondent No. 4 moved an application to respondent No. 1 & 2 for non availability of post for serial No. 2 in notification No. SO(S/F) E&SED / 04.16/2021 and the respondent No. 4 also mentioned vacant four posts in Peshawar which is already vacant for (BPS-19). (Copy of application is attached herewith as annexure "D")
- 6. That the respondent No. 1 & 2 illegally, wrongfully and unlawfully issued order against the appellant from District Peshawar to District Charsadda GGHS Matta Palangzai instead of GGHS Gulabad Jamrud District Khyber which is against the law and policy of service Act.

Copies of order is attached as annexure "E")

7. That the appellant suit departmental appeal on dated 16.12.2021 but respondent ignored the application of the appellant and continue his order, the appellant also attached her husband posting/service certificate in Peshawar but in vain, then the appellant having no other remedy left, but to approach this Hon'ble court via instant service appeal, on the following grounds;

(Copy of Service Certificate & department Application are attached as annexure F & G)

#### **GROUNDS:**

A. That the appellant is permanent resident of Peshawar by domicile and her husband is also Professor of BPS-20 in IER Peshawar permanently, so the transfer of the appellant

against the service rules and policy Act from district Peshawar to Charsadda.

- B. That the appellant did not fulfill/complete the tenure of the 3 years from the first appointment order in GGHS irrigation colony Peshawar, it is also against the law and rules of Service Act.
- c. That the respondent No. 4 give four option in her application of the vacant post in Peshawar which required for the eligibility of (BPS-19) and the said four mention posts are also vacant from long time in Peshawar without any posted and the respondent NO. 4 according to law should be transfer/posted in these vacant post instead of GGHS irrigation Colony, Peshawar.
- D. That the appellant is a female gender which not possible to travel in daily routine 60 km in public transport with so many problems like security, transport unavailability etc.
- E. That the respondent No. 1 & 2 bionomically transferring/posting the appellant from one place to another without any legally, lawfully reason which is clearly violation of the service Policy & Rules.
- F. That any other grounds will be furnished at the time of final arguments with the prior permission of this honorable tribunal

For the aforesaid reason, it is therefore, respectfully prayed, that on acceptance of this service appeal, this Hon'ble tribunal may kindly be please to declare the impugned

order dated 20.12.2021 is illegal, unlawful corum-non judice, malafide of no legal effect and also ineffective on the rights of the appellant, further the respondent No. 1 & 2 may be directed to act in the matter in accordance with law and allow the appellant to perform her duty in Peshawar.

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

#### INTERIM RELIEF:

By way of interim relief, the operation of the impugned order dated 20.12.2021 may kindly be suspended, till the decision of the present petition.

**Appellant** 

Through

Muhammad Israr Khattak Advocate High Court

Ferhaus "

# BEFORE THE KHYBER PAKHTUNKHUWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No: /2020

Dr. Şalma Sami principal GGHS, Irrigation Colony
Appellant

### VERSUS

The Government of Khyber Pakhtunkhwa through chief Secretary & others

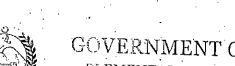
.....Respondents

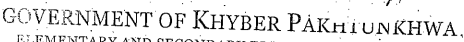
### **AFFIDAVIT**

I, Dr. Salma Sami W/o Hafiz Muhammad Inamullah R/o Lahori Gate, Flat No. 85, Mohallah Umara farooq Sheikh Abad Peshawar, (appellant) do hereby solemnly verify and declare on oath that all the contents of the subject service appeal are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honourable Court.

DEPONENT

16202-6959804-6





ELEMENTARY AND SECONDARY EDUCATION DEPARTMENT Block-"A" Opposite MPA's Hostel, Civil Secretariat Peshawar

Phone No. 091-9223588

Dated Peshawar the December 20th, 2021

Aux B

### NOTIFICATION

NO. SO(SF)E&SED/4-16/2021/POSTING/TRANSFER/TC: In partial modification of this Department's Notification of even number dated 14-12-2021, the place of posting of Dr. Salma Sami Principal (BS-18) may be read as GGHS Matta Palangzai District Charsadda instead of GGHS Gulabad Jamrud District Khyber.

### SECRETARY TO GOVT: OF KHYBER PAKHTUNKHWA **E&SE DEPARTMENT**

### Endst: of even No.& date:

Copy forwarded for information to the: -

Accountant General, Khyber Pakhtunkhwa, Peshawar.

Director, E&SE Khyber Pakhtunkhwa, Peshawar. 2.

District Education Officer (Female) Peshawar, Swabi & Khyber. 3.

District Accounts Officer Swabi & Khyber. 4

- Director EMIS, E&SE Department with the request to upload the same on 5. the official website of the department. 6.
- Section Officer (Litigation-II), E&SE Department, Khyber Pakhtunkhwa.

PS to Secretary, E&SE Department, Khyber Pakhtunkhwa. 7.

Mst. Tahira Naz Afridi Principals, GGHS Gulabad Jamrdu, Khyber.

9. Principals, GGHS Matta Palangzai District Charsadda.

Officer concerned. 10.

(SAMIRA MEHSOOD)

SECTION OFFICER (SCHOOLS FEMALE)

BEFORE THE HONA'BLE SERVICE TRIBUNAL KHYBER PAKHTOONKHWA PESHAWAR.

### S.A NO. 01/2022

DR. Salma Sami Principal GGHS, Irrigation Colony, Warsak Road, Peshawar...APPELLANT VERSUS

The Government of Khyber Pakhtunkhwa through Chief Secretary, Civil Secretariat, Peshawar & Others.

... RESPONDENTS

### PARAWISE COMMENTS FOR & ON BEHALF OF THE REPONDENTS 01 TO 03

### RESPECTFULLY SHEWETH:

The respondents most humbly submits as under:

### Preliminary objections:

- 1. That the appellant has got no cause of action to file the instant appeal.
- 2. That the instant appeal is filed with malafide intentions.
- 3. That the appellant has not come to this august tribunal with clean hands.
- 4. That the appellant has no locus standai to file the instant appeal.
- 5. That Appellant is estopped by his own conduct to approach this Hon'able Tribunal.
- 6. That no vested right of the appellant has been infringed nor any provisions of the Constitution have been violated, therefore, the instant Service Appeal is not maintainable in the circumstances.
- 7. That the instant appeal is based on mala-fide intention just to put pressure on the Respondents for the grant of illegal and even unauthorized service benefits.
- 8. The present appeal has been filed to entangle the Department unnecessarily in litigation and to waste the precious time of the respondents as well as of this Hon'able Tribunal.
- 9. That the present appeal is against the relevant provision of law and rules.
- .10. That in the instant Service Appeal the Appellant has suppressed material facts from this Honorable Tribunal which are sin-qua-non for the just and fair disposal of the case.
- 11. That this Honourable Tribunal has got no jurisdiction to entertain the present appeal.
- 12. The appeal of the appellant is time barred.

#### ON FACTS: .

- 1. Relates to the Service record of the appellant.
- 2. Pertains to service record of the appellant.
- 3. Pertains to service record of the appellant.
- 4. That the transfer notification dated 14-12-2021 (Annex-A) was issued in compliance to the order of Honourable Khyber Pakhtunkhwa Service Tribunal, Peshawar announced on 25-06-2021 in Service Appeal No. 10297/2020. The operative part in said case judgment is as under:

"In light of the above, the respondents are directed to transfer the appellant to Govt. Girls High School Irrigation Colony Warsak Road Peshawar within a

period of one week of receipt of copy of this order."(copy of the order is attached as Annex-B)

5. That consequent upon the notification dated: 14-12-2021 it was found that the post of Principal GGHS Gulababad Jamrud, Khyber to which the appellant was transferred, was already occupied by Respondent No. 5.

6. Incorrect, hence denied. The competent authority have the prerogative to place the services of civil servant anywhere in the province. That Respondent No. 5 who already occupied the post of Principal GGHS Gulababad Jamrud, Khyber to which the appellant was transferred vide notification dated 14-12-2021, Respondent No. 5 requested to clear the position on her original position which is not against law. Hence, the appellant was posted against the vacant post of Principal (BS-18) GGHS Matta Palanzai District Charsadda vide notification dated: 20-12-2021

7. Pertains to record. However, detail reply is given I Para 4 to 6 above.

#### **REPLY ON GROUNDS:**

A. Pertains to record. As explained in Para 6 ibid.

B. Already discussed in Para No. 4. Further, as per Posting Transfer Policy (Annex-D) the tenure for posting is 02 years as under:

"iv.The normal tenure of posting shall be three years subject to the condition that for the officers /officials posted in unattractive areas, the tenure shall be two years and for hard areas the tenure shall be one year. The unattractive and hard areas will be notified by the Government."

C. Already explained in comments at Para No. 5.

D. That being civil servant, the appellant is required to serve in the place of posting anywhere in the province. Detail reply is given above.

E. Incorrect, hence denied. Already explained in facts.

F. That the respondents be allowed to raise additional grounds during arguments.

#### Prayer:

In view of above, legal and factual position, it is humbly prayed that the subject appeal, being devoid of merits against law / facts & rules, may please be dismissed with cost throughout.

Elementary & Secondary Education Department Khyber Pakhtunkhwa



# GOVERNMENT OF KHYBER PAKHTUNKHWA

ELEMENTARY AND SECONDARY EDUCATION DEPARTMENT Block-"A" Opposite MPA's Hostel, Civil Secretariat Peshawar Phone No. 091-9223588

Dated Peshawar the December 14th, 2021

### NOTIFICATION

NO. SO(SF)E&SED/4-16/2021/POSTING/TRANSFER/TC: The Competent Authority, in light of the Judgment of the Khyber Pakhtunkhwa Service Tribunal Peshawar dated 25-06-2021 in Service Appeal No-10297/2020, is pleased to order the following posting transfer, with immediate effect, in the public interest: -

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|-----|-------------|--|--|---|
|     | Sr.<br>No   | Maille & designation   | From   | То  |
| /   | 72.         | Mst. Noshaba,<br>Principal (BS-19)<br>Dr. Salma Sami,  | GGHS Kernal Sher Khan<br>Swabi.                  | Principal GGHS, Irrigation<br>Colony, Warsak Road<br>Peshawar (Vice No-2) |
| . [ |             | Principal (BS-18)  | GGHS, Irrigation Colony,<br>Warsak Road Peshawar | Principal GGHS Gulabad<br>Jamrud, Khyber against<br>the vacant post.      |

### SECRETARY TO GOVT: OF KHYBER PAKHTUNKHWA **E&SE DEPARTMENT**

### Endst: of even No.& date:

Copy forwarded for information to the: -

- Registrar Khyber Pakhtunkhwa Service Tribunal, Peshawar.
- Accountant General, Knyber Pakhtunkhwa, Peshawar.
- 3. / Director, E&SE Khyber Pakhtunkhwa, Peshawar.
- 4. District Education Officer (Female) Peshawar, Swabi & Khyber.
- 5. District Accounts Officer Swabi & Khyber.
- Director EMIS, E&SE Department with the request to upload the same on the official website of the department.
- Section Officer (Litigation-II), E&SE Department, Khyber Pakhtunkhwa.
- → PS to Minister for E&SE, Khyber Pakhtunkhwa.
- PS to Secretary, E&SE Department, Khyber Rakhtunkhwa.
- 40. Principal concerned.
- 10. Master file.,

(SAMIRA MEHSOOD) SECTION OFFICER (SCHOOLS FEMALE)

### BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL, PESHAWAR

#### Service Appeal No. 10297/2020

. Date of Institution

... 26.08.2020

Ms. Noshaba, Principal (BPS-19) GGHSS, KSK, Swabi.

... (Appellant)

#### **VERSUS**

The Government of Khyber Pakhtunkhwa through Chief Secretary Khyber Pakhtunkhwa, Peshawar and another.

(Respondents)

Mr. MUHAMMAD MOHAY-UD-DIN, Advocate

For appellant.

MR. MUHAMMAD ADEEL BUTT, Additional Advocate General

For respondents.

MR. SALAH-UD-DIN
MR. ATIQ-UR-REHMAN WAZIR ---

MEMBER (JUDICIAL)
MEMBER (EXECUTIVE)

<u>ORDER</u> 25.06.2021

SALAH-UD-DIN, MEMBER: The appellant was serving as S (General) BS-18 in GGCHSS Peshawar, however upon her promotion o BS-19, vide Notification dated 18.12.2019, the appellant was posted as Principal GGHSS Kernal Sheer Killay Swabi. The appellant assumed the charge as Principal GGHSS-KSK Swabi, however being permanent esident of District Peshavar, the appellant challenged her transfer order by way of filing of departmental appeal, alleging therein that as the is unmarried, therefore, in light of Posting/Transfer Policy of Provincial Government, the respondents were required to have posted the appellant in District Peshawar. The departmental appeal of the

appellant was not responded to by the appellate Authority, therefore, she filed the instant Service Appeal.

- At the very outser, learned Additional Advocate General stated at the bar that upon consulting the concerned Additional Secretary, he has been informed that the post of Principal is laying vacant in Government Girls High School Irrigation Colony Warsak Road Peshawar and that he is having no objection on transfer of the appellant to the said school. In this respect, statement of learned Additional Advocate General recorded and placed on file.
- 3. Learned counsel for the appellant stated at the bar that the appeal may be disposed of in light of statement of learned Additional Advocate General recorded before the Tribunal today. In this respect, statement of learned counsel for the appellant recorded and placed on file.
- In light of the above, the respondents are directed to transfer the appellant to Government Girls High School Irrigation Colony Warsak Road Peshawar within a period of one week of receipt of copy of this order. The appeal in hard is disposed of accordingly. Parties are left to bear their own costs. File be consigned to the record room.

<u>ANNOUNCED</u> 25.06.2021

ST.

(SALAH-UD-DIN)
MEMBER (JUDICIAL)

(ATIQ-UR-REHMAN WAZIR)
MEMBER (EXECUTIVE)





### GOVERNMENT OF KHYBER PAKHTUNKHWA ELEMENTARY AND SECONDARY EDUCATION DEPARTMENT Block-"A" Opposite MPA's Hostel, Civil Secretariat Peshawar

Phone No. 091-9223588

Dated Peshawar the December 20th, 2021

### NOTHERATION

NO. SO(SF)E&SED/4-16/2021/POSTING/TRANSFER/TC: In partial modification of this Department's Notification of even number dated 14-12-2021, the place of posting of Dr. Salma Sami Principal (BS-18) may be read as GGHS Matta Palangzai District Charsadda instead of GGHS Gulabad Jamrud District Khyber.

### SECRETARY TO GOVT: OF KHYBER PAKHTUNKHWA E&SE DEPARTMENT

### Endst: of even No.& date:

Copy forwarded for information to the: -

- Accountant General, Khyber Pakhtunkhwa, Peshawar. 2.
- Director, E&SE Khyber Pakhtunkhwa, Peshawar.
- District Education Officer (Female) Peshawar, Swabi & Khyber. 3.
- District Accounts Officer Swabi & Khyber.
- Director EMIS, E&SE Department with the request to upload the same on the official website of the department.
- Section Officer (Litigation-II), E&SE Department, Khyber Pakhtunkhwa. 7.
- PS to Secretary, E&SE Department, Khyber Pakhtunkhwa.
- Mst. Tahira Naz Afridi Principals, GGHS Gulabad Jamrdu, Khyber.
- Principals, GGHS Matta Palangzai District Charsadda.

10. Officer concerned.

(SAMIRA MEHSOOD) SECTION OFFICER (SCHOOLS FEMALE)

### Posting and Transfer

### Statutory Provision.

# Section 10 of the NWFP Civil Servants Act,1973.

Posting and Transfer. Every civil servant shall be liable to serve anywhere within or outside the Province, in any post under the Federal Government, or any Provincial Government or Local authority, or a Corporation or body set up or established by any such Government:-

Provided that nothing contained in this section shall apply to a civil servant recruited specifically to serve in a particular area or region;

Provided further that, where a civil servant is required to serve in a post outside a service or cadre, his terms and conditions of service as to his pay shall not be less favourable than those to which he would have been entitled if he had not been so required to serve.

## Posting/transfer policy of the Provincial Government.

- i) All the posting/transfers shall be strictly in public interest and shall not be abused/misused to victimize the Government servants
- ii) All Government servants are prohibited to exert political, Administrative or any other pressures upon the posting/transfer authorities for seeking posing/transfers of their choice and against the public interest.
- iii) All contract Government employees appointed against specific posts, can not be posted against any other post.
- iv) Existing tenure of posting/transfer of three (03) years for settled areas and two (02) years for unattractive/hard areas shall be reduced to two (02) years for settled areas, 01½ years for unattractive areas and one year for hard areas.
- V) <sup>79</sup>[

Para-1(v) regarding months of March and July for posting/transfer and authorities for relaxation of ban deleted vide letter No: SOR-VI (E&AD) 1-4/2008/Vol-VI, dated 3-6-2008. Consequently authorities competent under the NWFP Government Rules of Business, 1985, District Government Rules of Business 2001, Posting/Transfer Policy and other rules for the time being in force, allowed to make Posting/Transfer subject to observance of the policy and rules.

20

### BEFORE THE KHYBER PAKHTUNKHWA, SERVICE TRIBUNAL, PESHAWAR.



Service Appeal No. 1/2022

Dr. Salama Sami

VS-

Govt of KP etc

### REPLY ON BEHALF OF RESPONDENT NO.4

### RESPECTFULLY SHEWETH:

### **Preliminary Objections:**

- 1. The appellant has no locus standi and cause of action.
- 2. The appellant has not come with clean hands.
- 3. The appeal is time barred.
- 4. The appeal is not maintainable.
- 5. The appeal is bad for non-joinder and misjoinder of parties.
- 6. That according to Section-10 of the Civil Servant Act 1973 the appellant is bound to do his duty anywhere in the Province.
- 7. That the appellant was transferred for the reason smooth running of the deptt: it is pertinent to mentioned here but the appellant agitate the transfer order for their ulterior motives.
- 8. That the appellant not facing any hardship on that transferred because the Charsadda and Peshawar are nearby district, so the appellant failed to make out any hardship case which is necessary in case of transferred.

### FACTS:

- 1. Denied for want of knowledge.
- 2. Denied for want of knowledge.
- 3. Correct to the extent of taking charge. The appellant was posted against the post of Principal (BPs-19) in own pay scale for the purpose of stop gape arrangement. Posting transfer in own pay scale is also not permissible in the eye of law.

- 4. Incorrect. The appellant was posted against the post of Principal (BPs-19) in own pay scale for the purpose of stop gape arrangement. Posting transfer in own pay scale is also not permissible in the eye of law. The appellant is not an aggrieved person but he want to do his duty on his own choice of station. Which is violation of Section-10 of the Civil Servant Act 1973. Moreover, the respondent no.4 was adjusted against the post on the direction of the Hon'able service Tribunal vide judgment dated25.06.2021. copy attached as annexure-R.
- 5. Incorrect and misconceived. The application filed by the respondent no.4 for the reason the salary of the respondent no.4 was stopped. Moreover the charge was handed over to the responded no.4 on 01.01.2022 properly and the salary of the respondent was released but thereafter the Hon'able Service Tribunal suspended the transfer order of the respondent no.4. due to which the salary of the appellant was again stopped. Coppy attached as annexure-R-1.
- 6. Incorrect. The appellant was transferred from the post due to judgment of Hon'ble Service Tribunal Peshawar.
- 7. Denied for want of knowledge.

#### **GROUNDS:**

- A. Incorrect. The impugned order is according to law, facts, norms of justice and material on the record, hence not liable to be set aside.
- B. Incorrect and misconceived. The appellant has been treated according to law and rules by the respondent Department on the subject and as such the respondent did not violated Article-4 and-25 of the Constitution of Pakistan as according Section-10 of the Civil Servant Act 1973 the appellant is bound to serve anywhere in Province in public interest. Moreover there is no legal right created against the post appellant adjusted because it is for the purpose of stop gape arrangement.
- C. Incorrect. Hence denied. Already explained. Moreover the appellant being junior Bps-18 official has no right to adjusted against the post of BPs-19 in light of superior court judgment.
- D. Incorrect. The order has been issued in public interest. Moreover according Section-10 of the Civil Servant Act

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1973 the appellant is bound to serve anywhere in Province.

- E. Incorrect. The appellant was transferred from the post due to judgment of Hon'ble Service Tribunal Peshawar.
- F. The respondent also requested to furnished any other ground at the time of arguments.

It is, therefore, most humbly prayed that the appeal in hand may be dismissed with cost through out merit less and devoid of any legal footing.

Respondent No.4

Through:

(SYED NOMAN ALI BUKHARI) ADVOCATE, PESHAWAR.

### **AFFIDAVIT**

It is affirmed and declared that the contents of reply are true and correct to the best of my knowledge and belief.

DEPONENT



### GOVERNMENT OF KHYBER PAKHTUNKHWA

ELEMENTARY & SECONDARY EDUCATION DEPARTMENT BLOCK A OPPOSITE MPA.S HOSTEL, CIVIL SECRETARIAT PESHAWAR PHONE NO 091-9223588

Dated Peshawar August 12th, 2022

### **NOTIFICATION**

NO.SO(S/F)E&SED/4-16/2022/Posting/Transfer/36: Mst. Saima Principal (BS-18) is hereby transferred from GGHSS Mian Gujjar Peshawar and posted at GGHSS Mologo Peshawar, against the vacant post of Principal (BS-18) with immediate effect, in the public interest.

### SECRETARY TO GOVT: OF KHYBER PAKHTUNKHWA E&SE DEPARTMENT!

### Endst: of even No. & date:

Copy forwarded to the:

- 1. Accountant General, Khyber Pakhtunkhwa, Peshawar,
- 2. District Education Officer (Female) Peshawar.
- 3. District Account Office Peshawar.
- 4. Director EMIS, E&SE Department for aploading at official website at the earliest.
- 5. PS to Secretary, E&SE Department.
- 6. Officers concerned.
- .7. Office order file:

(MUHAMMAD FAIZAN ZEB) SECTION OFFICER (S/F)



GOVERNMENT OF KHYBER PAKITUNKHWA
ELEMENTARY & SECONDARY EDUCATION DEPARTMENT
BLOCK A OPPOSITE MPAS HOSTEL, CIVIL SECRETARIA I PESHAWAR
PHONE NO 091-9221588

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|          | ,  |                     |               |  |             | -                               |             |    |
|----------|--|---------------------|---------------|--|-------------|---------------------------------|-------------|----|
|          | :  | 15 Mst. Gul F Ran   | a Sidiq       | GGHSS  | BSL         | GGHS No.1 Hangu                 | ., :        | _  |
|          | {  |                     | •             | Peshawar   | 17.11       | A COURT INOUT FRAMEN            |             | οį |
|          | _  |                     |               | 1  |             |                                 | Principal   |    |
|          |  | 16 Mst. Saceda Tat  | oassum        | GGHSS Kotto S  | a dai       | GGHSS Shewa Swabi               | (BS-19)     |    |
|          | 1.   |                     | _             | , and the state of | · ·         | LIGHTS Shear Sampi              |             | οť |
|          | -  |                     | •             |  |             |                                 | Principat   |    |
|          |  | 7 Mst. Bibi Amina   | - ·           | GGHSS Parkbast   | ili         | GGHSS Hathian Mard              | (BS-19)     |    |
|          |  |                     |               | Mardan   | MCH         | COURS Hathan Mard               |             | ١f |
|          |  |                     |               |  |             |                                 | . Principal |    |
|          | 1  | 8 Mst. Banaras Be   | rum           | GGHS Akora,Kh  |             |                                 | (BS-19)     |    |
|          |  |                     |               | Nowshera:  | anak        | GGHSS Total                     |             | ť  |
|          | _  |                     |               | 1 .  | •           | Malakand                        | Principal   |    |
|          | 11   | 9 Mst. Yasmin Ara   | Bibi          | GOUGE  | <del></del> |                                 | (BS-19)     |    |
|          |  |                     |               | Baba Mardan  | Jand        | GOHSS Rustam Marda              |             | ľ  |
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|          | 20   | Mst. Sh             | amila         | COTIE XI   |             |                                 | (BS-19)     | i  |
|          |  | Tabassum            |               | Khan   | D.I         | GGHSS Ismaili Ma                | una AVP o   | rl |
|          | _  |                     | • .           | Kilali   |             | Khel Bannu                      | Principal   | ì  |
|          | 21   | Mst. Jamila Begu    | m             | GGHS Math  |             |                                 | (R\$-10)    |    |
|          |  |                     |               | GGHS Math<br>Malakand  | cani        |                                 | and AVP of  |    |
|          | ٠.   |                     | ļ             | marakana   | l           | Malakand                        | Principal   | 1  |
|          | 22   | Mst. Shaista Kam    | val           | GGHee I I  |             |                                 | 1           | 1  |
| •        | }  |                     |               | Kohal  | .hel        | GGHSS Gumbat Kohat              | AVP of      |    |
|          | L  | _                   | 1             | ronat.   |             |                                 | Principal   | ļ  |
|          | 23   | Mst. Irshad Begur   | 77            | CCUSE N. L.D.  |             |                                 |             | 1  |
| j        | ,  | .                   |               | City   | տա          | GGHSS Bilawar Kha               | an AVP of   | 1  |
| Į        |  |                     | - 1           | cny  | .           | Bannu                           | Principal   |    |
| ł        | 24   | Mst. Farrah Deba    |               | GGHSS Laho   |             | 0.0110                          | 67DR 100    | l  |
| 1        |  |                     |               | Swabi  | жe          | GGHSS Kalukhan Swabi            | AVP of      | 1  |
| Į        |  | ·                   | - 1           | •  | -           |                                 | Principal   |    |
| 1        | 25   | Mst. Farzana Yasn   | nin (         | GGHSS Jungle Kl  |             | COMO                            | [400 10s    | ĺ  |
| l        |  |                     |               | Kohat  |             | GGHSS Qamar Zama                | in AVP of   |    |
| Ļ        |  |                     |               | ,  | - [ '       | Mandeew Bannu                   | Principal   |    |
| ľ        | 26   | Mst. Shaista Gui    |               | GGHSS Universi   | 10/         | GHSS Magday                     | (BS-19)     |    |
| ĺ        |  |                     | T             | Town Peshawar  |             | GHSS Mandar<br>Charsadda        | ii AVP of   | •  |
| L        |  |                     | . 1           |  | 1           | anusaaga ,                      | Principal   |    |
|          | 27   | Mst. Romaisa Sadia  | 1 0           | GHSS Sahibzac  | 1.1         | Chicogram                       | (BS-19)     |    |
|          |  |                     |               | lmar Khan Shahee   | C           | GHSS Tehkal Peshawar            | AVP of      |    |
| _        |  |                     | ]   Po        | eshawar  | -           | · ·                             | Principal   |    |
| <u>-</u> | 8.   | Mst. Farhana        | R             | PDC Swabi  | -1-         | CHOOV                           | (BS-10)     |    |
|          |  |                     |               |  | .   '       | GHSS Kunda Swabi                | AVP of      | •  |
| _        | _  |                     | 1             |  | - [         |                                 | Principal   |    |
| 2        | 9  | Mst. Sadaf Reha     | ma G          | GIISS  | C           | CHEORITA                        | (BS-19)     |    |
|          | .  | Malik               |               | omprehensive   | 10          | GHSS Siri Kot Haripur           | AVP of      |    |
| -        |  |                     | Al            | obottabad  | -           |                                 | Principal   |    |
| 3        | 0  | Mst. Syeda Tayyaba  |               | GHSS   | 10          | CHER II                         | 1 / 1 / 1   |    |
|          | .  | •                   | Co            | mprehensive  | 11.         | GHSS Kot NajibUllah<br>ripur    | AVP of      |    |
| -        | , -  | 14 0                | \ <b>/</b> \b | bottabad   | 1 "         | ու դուր                         | Principal   |    |
| 3        | ' ∤  | Mst. Shagufta Khana |               | GHSS BSD   | 100         | Higg Time 12                    | Onn in      |    |
|          |  | •                   |               | shawar   |             | JHSS Titter Khel Lakki<br>arwat | AVP of      |    |
|          | <del>,                                    </del> | 14.100              |               | •  | IVI         | urat ·                          | Principal   | •  |
|          | •  | Mst. Iffat Begum    | GG            | illss Sahibzada  | RD          | DC Peshawar                     | (BS-19)     |    |
|          |  |                     | Um            | nar Khan Shaheed   | 1,0         | DC resnawar                     | AVP of      |    |
|          |  |                     | Pes           | hawar  | ļ           |                                 | Principal   |    |
|          | !_   |                     |               | ·  | 1           |                                 | (BS-19)     |    |
|          |  | •                   |               |  |             |                                 | 1           |    |







GOVERNMENT OF KHYBER PAKHTUNKHWA
ELEMENTARY & SECONDARY EDUCATION DEPARTMENT
BLOCK A OPPOSITE MPA,S HOSTEL, CIVIL SECRETARIAT PESHAWAR,
PHONE NO 891-9223588

|     | •                                     |  |  |                     |
|-----|---------------------------------------|--|--|---------------------|
| 33  | Mst. Sughra Sadaf                     | DPD Peshawar                           | GGHSS Irrigation Colony  | Vice St.44          |
|     |                                       |  | Peshawar.  |                     |
| ľ   |                                       |  |  |                     |
| 34  | Mst. Nusrat Hussain                   | GGHSS Garhi                            | GGUSS Thathi Khurd   | Vice Sr.            |
| -,  | 14131.1 (4314)                        | Habibullah Mansehra                    | Manselva -   | Nó. 41              |
| ļ   |                                       |  |  |                     |
|     | NI C III                              | DCTE Abbottabad                        | CICILADA DARANO  | VAb of              |
| 35  | Mst. Samia Danish                     | IX.11. Minaminom                       |  | Principal           |
|     |                                       |  |  | (BS-19)             |
| '   |                                       | •                                      |  |                     |
|     |                                       | ************************************** | GGHSS Matta Swat   | $\Delta VP = of$    |
| 36  | Mst. Roshan Ara                       |  | O(115.5 Matta : Mat  | Principal           |
|     |                                       | Swat                                   |  | (BS-19)             |
|     |                                       | "•                                     |  | , , , , , ,         |
|     |                                       |  | The state of the s | Vice, Sr.           |
| 37  | Mst. Ishrat Jabeen                    |  | GGHSS Jamrud Khyber  | No.43               |
|     |                                       | Peshawar                               |  | 110.10              |
|     |                                       | 0                                      |  | AVP of              |
| 38  | Mst. Robina Farooq                    | GGHSS Dhamtor                          | GGHSS KTS Sector No. 2   | Principal           |
|     |                                       | Abbottabad,                            | Haripur  | (BS-19)             |
| ١.  |                                       |  |  | (D3*12)             |
|     | -                                     |  |  | AVP of              |
| 39  | Mst. Zeb Jehan                        | GGHSS Chamkani                         | GGIJSS Saidu No. 1 Swat  |                     |
| "   |                                       | Peshawar                               |  | Principal-          |
|     |                                       |  |  | (BS-19)             |
| . * |                                       |  |  |                     |
| 40  | Mst. Shela Nauman                     | GGHSS University                       | GGHSS Koper Malakarid  | AVP of              |
| 170 | Mar. There I decrease                 | Town Peshawar                          |  | Principal           |
|     | · · · · · · · · · · · · · · · · · · · |  |  | (BS-19) ·           |
|     |                                       |  |  |                     |
|     | *                                     |  | •  |                     |
| 100 | NSEQUENTIAL POST                      | NG                                     |  |                     |
| 1   | Mst. Fehmida Malik,                   | GGHSS Thathi Khurd                     | GGHSS Darband  | AVP of              |
| 4.1 | Principal (BS-18)                     |  | Mansehra   | Principal           |
| Ì   | working against the                   |  | · .  | (BS-18)             |
|     | post of (BS-19) in OPS                |  |  |                     |
|     | post of (153-17) there                |  |  |                     |
|     | Mst. Shabana Noreen,                  | GGHS Serai Naturang                    | GGCMHSS No. 06 D.1   | Vice Sr.            |
| 42  |                                       | Lakki Marwat                           | Khan   | No. 09              |
|     | (BS-18)                               | Laikki Missi vitti                     |  |                     |
|     |                                       | GGHS Jamrud                            | DPD Peshawar   | Vice Sr.            |
| 43  | Najma Niaz, Principal                 | Khyber                                 |  | No.33               |
|     | (BS-18)                               | Knyber                                 | · ·  | 1                   |
| ,   |                                       | GGHSS Irrigation                       | GGHSS Malogi, Peshawar   | AVP of              |
| 44  | Dr. Salma Sami                        |  | Transminer Commen  | Principal           |
|     | Principal (BS-18)                     | Colony                                 | 1  | (BS-18)             |
| 1.  |                                       |  | RPDC (Female)  |                     |
| 45  | Dr. Dil Ara Begum                     | Instructor (BS-19)                     | · <b>L</b>   | Vacant              |
|     | Principal (BS-19)                     | RPDC (Female                           | Malakand (BS-20)   | Post o              |
| 1   |                                       | - Malakand -                           |  | Principal Principal |
| į,  | · · · · · · · · · · · · · · · · · · · |  |  | (BS-20) ir          |
| į   |                                       |  |  | OPS                 |
| ļ,  |                                       |  |  | Ura                 |



### GOVERNMENT OF KHYBER PAKHTUNKHWA

ELEMENTARY & SECONDARY EDUCATION DEPARTMENT BLOCK A OPPOSITE MPA, SHOSTEL, CIVIL SECRETARIAT PESHAWAR PHONE NO 091-9223588

SECRETARY TO GOVT: OF KHYBER PAKHTUNKHWA · E&SE DEPARTMENT

### Endst: of even No.& date:

### Copy forwarded to the:

- 1. Accountant General, Khyber Pakhtunkliwa, Peshawar,
- 2. CSO to Chief Secretary, Khyber Pakhtunkhwa, Peshawar.
- Director, E&SE, Khyber Pakhtunkhwa, Peshawar.
- District Education Officer (Female) concerned.
- District Account Officer, concerned.
- 6. Director EMIS, E&SE Department for uploading at official website at the earliest.
- 7. PS to Minister for E&SE Department, Khyber Pakhtunkhwa.
- PS to Secretary, E&SE Department.
- 9. PA to Additional Secretary, E&SE Department.
- 10. Officers/Officials Concerned.
- 11. Office order file.

SECTION OFFICER (S/F)

The Secretary
Elementary and Secondary Education
Department KPK

## Subject:- Transfer Consequential/Posting.

Reference your good office order NO.SO(SF)E&SED/4-16/2022/Posting/Transfer/51: Dated Peshawar, September 14<sup>th</sup>,2022

I have been transferred to GGHSS Malogo, Peshawar on the post of Principal (BS-18) I reported my arrival in the respective school here I have been aware that the post has already been occupied/Filled by Mst, Saima Principal (BS-18 vide your notification NO.SO(SF) E&SED/4-16/2022/Posting/Transfer/ 36: Dated Peshawar August 12<sup>th</sup>, 2022: (her office order DDO Ship copy annexed as reference)

Therefore it is requested kindly adjust me on my present post i.e. in GGHSS Malogo Peshawar.

Yours Sincerely

Ant'

Encls As above

**Dr**, **Salma Sami** (Principal) GGHS Irrigation Colony Peshawar.

Secretary Diary.

Secretary Diary.

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# BEFORE THE KHYBER PAKHTUNKHUWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No: 0/ /2020

Dr. Salma Sami principal GGHS, Irrigation Colony, Warsak Road, Peshawar Appellant

#### VÉRSUS

- 1. The Government of Khyber Pakhtunkhwa through chief Secretary, Civil Secretariat, Peshawar
- 2. The <u>Secretary</u> <u>Education</u> Section Officer (School Female) Khyber Pakhtunkhwa, Peshawar.
- 3. The Elementary & Secondary Education through Secretary Education, Civil Secretariat, Peshawar.
- Principal GGHS Mst. Noshaba, Irrigation Colony, Warsak Road, Peshawar
  - 5. Principal Tahira Naz GGHS Gulabad Jamrud Khyber Respondents

SERVICE APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST THE TRANSFER ORDER OF THE APPELLANT, WHEREBY SHE HAS BEEN TRANSFERRED, POSTED ILLEGALLY AND UNLAWFULLY.

#### RESPECTFULLY SHEWETH:

Ex 1 Try

Postularion of

Facts giving this present service appeal are as under:

That the appellant is appointed/posted against the vacant post (BPS-18) on dated 08.02.2021 as a principal GGHS Nodeh District Nowhsera vide notification NO SO. (S/F) E&SE 4-16-2021,

<u>ק</u>

08.02.2023

Learned counsel for the appellant present. Mr. Uzair Azam

Khan, Additional Advocate General for the official respondents and

Private Respondent No. 5 in person present.

Mrs. Rozina Rehman, Learned Member (J) is on leave today, therefore, case is adjourned to 13.03.2023 for arguments before the D.B.

> (FAREEHA PAUL) Member (E)

Learned counsel for the appellant present. Mr. Fazal Shah Mohmand, Additional Advocate General for official respondent; No. 1 to 3 and learned counsel for private respondent No. 4 present.

- The record reflects that one Mst. Sughra Sadaf had submitted an application for her impleadment in this appeal on the strength of femaler Notification dated 14.09.2022, copy annexed with the application. in the said Notification, the appellant was shown to have been transferred against vacant post of Principal (BPS-18) at GGHSS Malogi Peshawar. When confronted with the situation, learned counsel for the appellant submits that if a direction is given to the respondents that posting/transfer Notification issued 14.09.2022 should be actualized, he would not press this appeal. Order accordingly. Consign.
- Pronounced in open court in Peshawar and given under our hands and seal of the Tribunal on this 13th day of March, 2023.

(Salah Ud Din)

(Kalim Arshad Khan) Chairman

Member (Judicial)



#### GOVERNMENT OF KHYBER PAKHTUNKHWA

ELEMENTARY & SECONDARY EDUCATION DEPARTMENT
BLOCK A OPPOSITE MPA,S HOSTEL, CIVIL SECRETARIAT PESHAWAR
PHONE NO 091-9223588

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Aunt K

Dated Peshawar, September 14th, 2022

### **NOTIFICATION**

NO.SO(S/F)E&SED/4-16/2022/Posting/Transfer/51: Upon their promotion vide notification No.SO(S/F)E&SED/2-3/2022/Promotion dated:20.04.2022 the following Teaching Cadre (BS-19) Officers are hereby posted against the post mentioned against each.

| Sr.<br># | Name/ Designation     | Present Posting                   | То                                      | Remarks                          |
|----------|-----------------------|-----------------------------------|---|----------------------------------|
| 1        | Mst. Attin Báno       | GGHSS Dhamtor<br>Abbottabad       | GGHSS Sherwan<br>Abbottabad             | AVP of<br>Principal .<br>(BS-19) |
| 2        | Mst. Tahira Tabàssum  | GGHSS Shahdand<br>Baba Mardan     | GGHSS Jalala Mardan                     | AVP of<br>Principal<br>(BS-19)   |
| 3        | Mst. Salma Kalsoom    | GGHSS Lahor Swubi                 | GGHS Panjpir<br>Swabi                   | Vice Sr.<br>No.12                |
| 4        | Mst. Noreen Afzal     | RPDC (Female)<br>Peshawar         | GGHS Prang Charsadda                    | AVP of<br>Principal .<br>(BS-19) |
| 5 .      | Mst. Azra Begum       | RPDC Malakand                     | RPDC Malakand                           | Agaisnt Sr.<br>No.45             |
| 6        | Mst. Gul E Rana       | GGHSS Jogiwara<br>Peshawar        | GGHS KSK Swabi                          | AVP of<br>Principal<br>(BS-19)   |
| 7        | Mst. Alia Iqbal       | Peshawar                          | Shakar Dara Kohat                       | AVP of<br>Principal<br>(BS-19)   |
| 8        | Mst. Ambareen Fatima  | Khan                              | GGHSS Jandola Tank                      | AVP of<br>Principal<br>(BS-19)   |
| 9        | Mst. Nusrat Parveen   | GGCMHSS No.6 D.1<br>Khan          | GGHSS Karak No.1                        | AVP of<br>Principal<br>(BS-19)   |
| 10       | Mst. Salima           | GGHSS Toru Mardan                 | GGHSS Palai Malakand                    | AVP of<br>Principal<br>(BS-19)   |
| 11       | Mst. Shabana Rehman   | GGHS No.1 Lakki<br>Marwat         | GGHSS No.1 Serai<br>Nurang Lakki Marwat | No. 42                           |
| 12       | Mst. Zubaida Bibi     | GGHSS Panjpir<br>Swabi            |   | AVP of<br>Principal<br>(BS-19)   |
| 13       | Mst. Farceda Sabeen   | GGHSS University<br>Town Peshawar | Charsadda                               | AVP of<br>Principal<br>(BS-19)   |
| 14       | Mst. Shaheen Shehriaz | GGHS Takhti Nasrati<br>Karak      | GGHS Chokara Karak                      | AVP of<br>Principal<br>(BS-19)   |

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# WAKALAT NAMA

| , IN T | HE COURT OF KP Service Pribused 12 hawar  |
|--------|---|
|        |   |
| M      | st. Saima   |
|        |   |
|        | Appellant(s)/Petitioner(s)  |
|        | VERSUS  |
| 1)2    | Salma Sami Respondent(s)  |
| •      |   |
| I/We   | do hereby appoint   |
|        | Khaled Rehman, Advocate, Supreme Court, Mr. Muhammad  |
| Ami    | n Ayub & Muhammad Ghazanfar Ali, Advocates in the above   |
| ment   | ioned case, to do 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 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<br>the conduct, prosecution or defence of the said case at all its stages. |
|        |   |
| 3      | To receive payment of, and issue receipts for, all moneys that may  |
|        | be or become due and payable to us during the course of proceedings.  |
|        | 1.000   |
| AND    | hereby 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                                     |
|        | and the family difference by morals this  |
|        |   |
|        | Attested & Accepted by  |
| ,      | Signature of Executants   |
|        |   |
| ٠.     | Khaled Rahman,  |
|        | Advocate,   |
| : &    | Supreme Court of Pakistan   |
|        |   |
| •      | Muhammad Amin Ayub  |
| &      | Advocate, High Court  |
|        | $\mathcal{L}_{\mathcal{U}}$   |
|        | Muhammad Ghazanfar Ali  |
|        | Advocate, High Court  |
|        | 4-B, Haroon Mansion   |
|        | Khyber Bazar, Peshawar  |