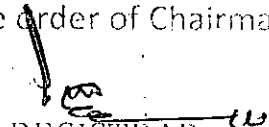


Form- A  
FORM OF ORDER SHEET

Court of \_\_\_\_\_

Implementation Petition No. 274 /2023

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1	04.05.2023	<p>The execution petition of Mr. Muhammad Arif received today by registered post through Mr. Muhammad Waqar Alam Advocate. It is fixed for implementation report before touring Single Bench at D.I.Khan on _____. Original file be requisitioned. AAG has noted the next date.</p> <p>By the order of Chairman</p> <p> REGISTRAR</p>

AA9

**BEFORE THE HONOURABLE KHYBER PAKHTUNKHWA  
SERVICE TRIBUNAL CAMP COURT DERA ISMAIL KHAN**

Implementation Petition No. 274 of 2023

In Service Appeal No. 4053/2020

Decided on 14/09/2021

**Muhammad Arif**

**Versus**


**Govt. of KPK etc**

**INDEX**


<b>Sr. #</b>	<b>Particulars of Documents</b>	<b>Annexure</b>	<b>Page</b>
1.	Grounds of implementation Petition along with affidavit	--	1- 3
2.	Copies of the grounds of appeal and order dated 14/09/2021	<b>A &amp; B</b>	4- 9
3.	Copies of reinstatement orders, promotion orders and application	<b>C to C/2</b>	10- 21
4.	Vakalat Nama	--	22

Date: \_\_\_\_/04/2023

Yours Humble Petitioner

  
**Muhammad Arif**

Through Counsel

  
**Muhammad Waqar Alam**  
Advocate Supreme Court

29-4-23

AAG

**BEFORE THE HONOURABLE KHYBER PAKHTUNKHWA  
SERVICE TRIBUNAL CAMP COURT DERA ISMAIL KHAN**

Implementation Petition No. 274 of 2023

In Service Appeal No. 4053/2020

Decided on 14/09/2021

**Muhammad Arif** Primary School Teacher GPS#2 Prova

District Dera Ismail Khan. Cell#0343-0473310

..... **Petitioner**

**VERSUS**

1. Government of KPK, Through Secretary Elementary & Secondary Education Peshawar.
2. The Director (E&S) Education Khyber Pakhtunkhwa Peshawar.
3. District Education Officer (Male) Dera Ismail Khan.

..... **Respondents**

**IMPLEMENTATION PETITION UNDER KHYBER  
PAKHUNKHWA SERVICE TRIBUNAL ACT 1974 READ  
WITH KPK SERVICE TRIBUNAL SERVICE TRIBUNAL  
RULES 1974 AS AMENDED FOR IMPLEMENTATION OF  
THE ORDER/JUDGMENT IN SERVICE APPEAL NO.  
4053/2020 DECIDED ON 14/09/2021 BY THIS  
HONOURABLE TRIBUNAL.**

*He*

**Respectfully Sheweth:-**

The Petitioner most respectfully submits as under:-

1. That the appellant was reinstated into service vide order dated 14/09/2021 by this Honourable Tribunal and the same judgment was ultimately be implemented in shape of office order No. 25356-59 dated 26/10/2022 vide which the services of the appellant was reinstated with all back benefits, but till date the respondent#3 has not acted upon the order dated 26/10/2022 despite of repeated requests from the appellant, hence, the present implementation petition is being filed on the following grounds.

**GROUNDS**

- A. That the acts and omissions of the respondents authorities to not obeyed/implement the order of this honourable tribunal in its true letter and spirit are clear cut violation of law, statutes and constitution.
- B. That lame excuses on behalf of respondents/authorities are not maintainable and respondents are required to implement the judgment of this honourable Tribunal in its true letter and spirit.
- C. That the order dated 26/10/2022 has not been complied, reasons best known to the respondents. It is pertinent to mention here that the appellant was not promoted in recent departmental promotions by the respondents and violated the judgment of this Honourable Tribunal.
- D. That the Counsel for the Petitioner may kindly be allowed to raise further legal grounds during the course of arguments.

It is therefore, humbly requested that the respondents be directed to fully implement the judgment/order of this honourable tribunal dated 14/09/2021 in its true letter and spirit.

Date: \_\_\_/04/2023

Yours Humble Petitioner

*M Arif*

**Muhammad Arif**

Through Counsel

*Muhammad Waqar Alam*

**Muhammad Waqar Alam**  
Advocate Supreme Court

**AFFIDAVIT**

I, **Muhammad Arif**, do hereby solemnly affirm and declare on oath that contents of above Petition are true & correct to the best of my knowledge and that nothing has been concealed from this Honourable Court.

Dated: \_\_\_/04/2023

*M Arif*  
**DEPONENT**

Identified by:

*Muhammad Waqar Alam*

**Muhammad Waqar Alam**  
Advocate Supreme Court

Annexure A

-4-

1 Page



**BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR**

Service Appeal No. 4053 /2020

Diary No. 3394

Dated 5-5-2020

**Muhammad Arif Ex PTC, Government Primary School, Jhok Mahey, Tehsil Paraova District Dera Ismail Khan.**

**(Appellant)**

**VERSUS**

1. Government Of Khyber Pakhtunkhwa through Secretary elementary/ secondary education, Khyber Pakhtunkhwa Peshawar.
2. Director elementary/ secondary education, Khyber Pakhtunkhwa Peshawar.
3. Executive District Officer(M), elementary/ secondary education, Dera Ismail Khan.
4. The Deputy District Officer(M), elementary/ secondary education, Parova, Dera Ismail Khan.

**(RESPONDENTS)**

SERVICE APPEAL UNDER SECTION 4 OF THE SERVICE TRIBUNAL ACT, 1974, AGAINST THE IMPUGNED SUSPENSION ORDER NO. Endst. No.910-12, DIKhan DATED 26/01/2009 PASSED BY THE RESPONDENT NO. 3 AND AGAINST THE IN ACTION VIDE WHICH THE RESPONDENTS ARE NOT ACTING IN ACCORDANCE WITH LAW FOR ENTERTAINING THE APPEAL/REPRESENTATION OF THE APPELLANT VIDE DAIRY NO.5531 DATED 16/05/2019 FOR THE RE INSTATEMENT OF THE APPELLANT IN THE DEPARTMENT WITH ALL BACK BENEFITS.

Filed to-day  
Registrar  
05/05/2020

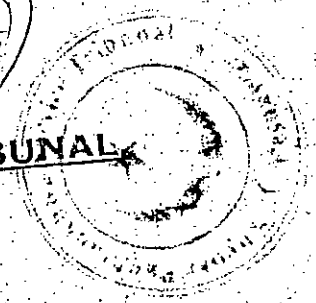
*ASL*

Attested  
*[Signature]*

ATTESTED

*[Signature]*

Annexure B" - 5 -  
**BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL,  
PESHAWAR.**



Service Appeal No. 4053/2020

Date of Institution ... 05.05.2020

Date of Decision ... 14.09.2021

Muhammad Arif Ex-PTC, Government Primary School, Jhok Mahey,  
Tehsil Paraova District Dera Ismail Khan.  
... (Appellant)

VERSUS

Government of Khyber Pakhtunkhwa through Secretary  
Elementary & Secondary Education, Khyber Pakhtunkhwa,  
Peshawar and three others. ... (Respondents)

Mr. TAIMUR ALI KHAN,  
Advocate

For appellant.

MR. RIAZ AHMED PAINDAKHEL,  
Assistant Advocate General

For respondents.

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

MEMBER (JUDICIAL)  
MEMBER (EXECUTIVE)

JUDGMENT:

ATTESTED

SECRETARY  
KHYBER PAKHTUNKHWA  
SERVICES TRIBUNAL  
PESHAWAR

SALAH-UD-DIN, MEMBER:-

Brief facts of the instant appeal are that the appellant,  
while serving as PTC Teacher was charged in case FIR No. 111  
dated 30.07.2007 under sections 365-A/395 PPC registered in  
Police Station Wahwa District Ghazi Khan, who was arrested  
and sent to jail. Vide the impugned suspension order No. 910-  
12 dated 26.01.2009, the appellant was suspended from  
service with effect from 30.07.2007 on the ground of his  
involvement in the criminal case. The appellant was ultimately



acquitted by the august Supreme Court of Pakistan vide judgment dated 06.06.2019. While in custody in the above mentioned criminal case, the appellant was also charged in another criminal case FIR No. 742/2013 under sections 224/225-B PPC registered at Police Station Cantt D.I.Khan and was acquitted in the said criminal case vide order dated 15.04.2019. Upon release of the appellant from the jail on 02.05.2019, he submitted departmental appeal on 16.05.2019, however the same was not responded, therefore, the appellant filed the instant service appeal.

2. Notices were issued to the respondents, who contested the appeal by way of submitting comments, refuting the contentions of the appellant.

3. Learned counsel for the appellant has contended that after charging of the appellant in the criminal case, he was suspended by the department with effect from the date of his charging in the criminal case and thereafter no further order has been made by the respondents; that after his acquittal in the criminal case, the appellant approached the respondents by way of filing departmental appeal/representation on 16.05.2019 for his reinstatement in service, however the same remained pending and ultimately vide letter dated 01.01.2020, the same was forwarded to the Director Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar, however no response was received by the appellant; that as the appeal was sent to the appellate Authority vide letter dated 01.01.2020, therefore, the limitation for filing of service appeal shall be counted from the said date and the appeal in hand is, therefore, within time; that there are numerous rulings of worthy Supreme Court of Pakistan, wherein it has been held that decision of cases be made on merits by avoiding technical knockout including the ground of limitation; that after suspension of the appellant by the competent Authority, no further order has been made by the respondents, therefore, the appellant is still under suspension and after his acquittal in the criminal case, he is entitled to all

*[Handwritten signature]*

*Attested  
[Signature]*

*[Signature]*  
 Director  
 Elementary and  
 Secondary Education  
 Khyber Pakhtunkhwa  
 Peshawar





back benefits in view of Article 194 of CSR as well as FR 53 and 54-A; that the impugned suspension order is liable to be set-aside and the appellant is entitled to be reinstated in service with all back benefits.

4. On the other hand, learned Assistant Advocate General for the respondents has contended that the appellant was required to have filed departmental appeal before the Director Elementary and Secondary Education, however the appellant filed departmental appeal before the District Education Officer (Male) District D.I.Khan, who was not the Authority competent to decide the appeal of the appellant; that the appellant had filed departmental appeal on 16.05.2019 while the instant service appeal has been filed on 05.05.2020, therefore, the appeal in hand is badly time barred and is liable to be dismissed on this score alone.

5. We have heard the arguments of learned counsel for the parties and perused the record.

6. A perusal of the record would show that the appellant while serving as PTC Teacher was charged in case FIR No. 111 dated 30.07.2007 under sections 365-A/395 PPC registered in Police Station Wahwa District Ghazi Khan, who was arrested and sent to jail. Vide the impugned suspension order No. 910-12 dated 26.01.2009, the appellant was suspended from service with effect from 30.07.2007 on the ground of his involvement in the criminal case. The suspension order of the appellant is still in field and has not been followed by any subsequent order one way or the other. In view of F.R-53 clause (b), the appellant is entitled to fully amount of his salary and all other benefits and facilities during the period of his suspension. F.R-53 is reproduced for ready reference as below:-

"F.R.53 A government servant under suspension is entitled to the following payments:-

(a) In the case of 1. [an employee of the Armed Forces] who is liable to revert to Military duty, to

ATTESTED

*[Signature]*  
 Director  
 Service Tribunal  
 Patna

*[Handwritten signature]*


the pay and allowances to which he would have been entitled had he been suspended while in military employment.

- (b) 2[(b) In the case of a government servant under suspension, other than that specified in clause (a), he shall be entitled to full amount of his salary and all other benefits and facilities provided to him under the contract of service, during the period of his suspension.]

7. The impugned suspension order was passed on the basis of involvement of the appellant in the criminal case, however the appellant has now been acquitted by the august Supreme Court of Pakistan in the said case. It is by now well settled that every acquittal is honourable. In view of F.R. 54 clause (a), the appellant is entitled to receive full salary for the entire period of his absence from duty.

8. The appellant submitted departmental appeal to District Education Officer (Male) D.I.Khan on 16.05.2019, who kept the same pending and sent it to the appellate Authority i.e Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar vide letter No. 01.01.2020 and copy of the same was also sent to the appellant for information. The District Education Officer (Male) D.I.Khan was not an appellate Authority, therefore, in view of rule-6 of Khyber Pakhtunkhwa Civil Servants (Appeal) Rules, 1986, he was required to have withheld the appeal of the appellant and he should have been informed of the fact and reasons for the same. In view of second proviso to rule-6 of the *ibid* rules, in case an appeal is so withheld, the same may be resubmitted within 30 days of the date on which the appellant is informed of the withholding of the appeal and, if resubmitted properly in accordance with the requirements of the rules *ibid*, shall be deemed to be an appeal under rule-3 of the rules *ibid* and shall be dealt with in accordance with the provision of *ibid* rules. The provision of rule-6 of Khyber Pakhtunkhwa Civil Servants (Appeal) Rules, 1986, has not been complied with, therefore, the appeal is not hit by limitation. Even otherwise too, in view of peculiar facts and circumstances of the case, it would be highly unjustifiable

ATTESTED

  
 District Education Officer  
 Peshawar

Answer  
 Received  
 19/05/2019



to deny the rights of the appellant merely on the alleged technical ground of limitation.

9. In view of the foregoing discussion, the appeal in hand is allowed by setting-aside the impugned orders and the appellant is reinstated in service with all back benefits. Parties are left to bear their own costs. File be consigned to the record room.

ANNOUNCED  
14.09.2021

(SALAH-UD-DIN)  
MEMBER (JUDICIAL)

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

Certified to be true copy

  
Khyber Pakhtunkhwa  
Service Tribunal  
Peshawar

Date of Presentation and Filing: 25-7-22

Roll No: 2400

Page No: 261-

Page No: 261-

Date: 26-7-22

Date of Issuance of Order: 26-7-22

Accepted  
[Signature]

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

Tel: 09669280128-09669280131 Email: emisdikhan@yahoo.com

RE-STATEMENT

Annexure C<sup>o</sup> -10-

WHEREAS Mr. Muhammad Arif S/O Muhammad Afzal residence of Parova, District, D.I.Khan was appointed against the post of PTC (Trained) in BPS-07 at Govt. Primary School, Miran, Tehsil Parova, District, DIKhan. Vide the then DEO(Male)DIKhan Endst.No: 1678-869 dated 24/09/1986 and taken over charge on 05/10/1986.

AND WHEREAS Mr. Muhammad Arif was posted / transferred at GPS, Jhock Mahey, Tehsil Parova. Due to police case according to FIR No.0111/07 dated 30/07/2007 and intimated by the then Dy: DEO(M)Parova vide Memo No: 45, 132 and 194 dated 20/03/2008, 29/09/2009 and 07/11/2008 respectively. The above named official was suspended from service with effect from 30/07/2007 by the then Executive District Officer (Elementary & Secondary Education, DIKhan under Endst. No: 910-12 dated 26/01/2009.

AND WHEREAS According to the judgment of Honorable Supreme Court of Pakistan, in case of writ petition/appeal No. 166-L & 167-L of 2012 by Mr Muhammad Arif shall be released forthwith and the impugned judgment dated 13/12/2018 shall remain intact to the extent of co-accused/co-convict to the said case.

NOW THEREFORE In the light of decision issued by Honorable Services Tribunal Khyber Pakhtunkhwa Peshawar Appeal No.4053/2020 Mr Muhammad Arif is hereby re-instated in the services with immediate effect. And also adjusted against the vacant of (PTC) at GPS Sikandar Janubi No.1 for further duty.

- Note
1. Necessary entry to this effect should be made in his service book.
  2. His back benefits depend upon the outcome of CPJA.
  3. If the judgment of Honorable Service Tribunal is reversed by the August Supreme Court, then he will remove from the service and return all benefits to Govt.
  4. He shall have to produce affidavit on judicial stamp paper that he will have return all benefits, Salaries etc, if judgment is reversed by the August Supreme Court.

Sd/-  
DISTRICT EDUCATION OFFICER  
(M) DERA ISMAIL KHAN.

Dated DIKhan The 18/10/2021

Endst. No. 27-881-87 / DEO (M)

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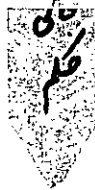
1. Honorable Service Tribunal, Khyber Pakhtun Khwa, Peshawar.
2. District Comptroller of Accounts, DIKhan.
3. Sub: Divisional Education Officer (Male) Parova. With the directions to receive judicial stamp paper before handing over charge.
4. Liaison Branch, Local Office.
5. Head Teacher GPS, Sikandar Janubi, Tehsil, Parova, District, D.I.Khan.
6. Official concerned.
7. Master file.

DISTRICT EDUCATION OFFICER  
(M) DERA ISMAIL KHAN.

*Arif*

*Arif*  
29-4-23

18-10-2021



Annexure C-1

11

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

CORRIGENDUM

In Partial Modification to this Office Order No. 22881-87 Dated 18-10-2021, the following alteration is hereby made in the best interest of public service.

S.No	Name of Teacher	Instead of	Read As	Remarks
1	Muhammad Arif PST GPS No. 2 Paroa	With immediate effect	With all back benefits	Vide service appeal No. 4053/202, Decided by honourable service tribunal on 04/09/2021.

This order is subject to the outcome of CPLA from the Apex Court.

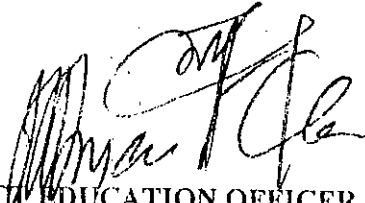
  
DISTRICT EDUCATION OFFICER  
(MALE) DERA ISMAIL KHAN

Endst No: 28256-59

Dated DIKhan the: 26/10/2022

Copy forwarded to the:-

1. Registrar, Service Tribunal Khyber Pakhtunkhwa, Peshawar.
2. SDEO (M) Paroa.
3. Mr. Arif PST GPS No. 2 Paroa.
4. Master File.

  
DISTRICT EDUCATION OFFICER  
(MALE) DERA ISMAIL KHAN

*Handwritten signature/initials*



**DIRECTORATE OF ELEMENTARY AND SECONDARY EDUCATION  
KHYBER PAKHTUNKHWA PESHAWAR.**

No. 4133 /F.No./Appeal for Back Benefit/Estab (M-1)  
Dated Peshawar the 04/8/2022.

To

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

Subject: - **APPEAL FOR ALL BACK BENEFITS IN R/O MUHAMMAD ARIF (PST) GPS  
NO.1 SAKANDAR DISTRICT D.I. KHAN**

Memo:

I am directed to refer to your letter No. 8782 Dated: 11-05-2022 on the subject noted above and to ask you to do the needful as per the Court's Judgement Dated: 14-09-2021 and CPLA being competent authority with intimation to this Directorate for onward submission to the quarter concerned, please.

*Jaeed*  
3/8/22  
Assistant Director (Estab-1)  
Directorate of Elementary & Secondary Edu:  
Khyber Pakhtunkhwa Peshawar.

4134

Copy forwarded to the:-

1. Section Officer (Primary) w/r to letter No. SO (PE/E&SED/5-19/Back Benefits/2022 Dated: Peshawar the 27-05-2022 with the remarks that the direction in the instant case has already been given to DEO (M) D.I. Khan, however, his report is attached for your kind information please.
2. P.A to Director Elementary and Secondary Education local office.

*Jaeed*  
3/8/22  
Assistant Director (Estab-1)  
Directorate of Elementary & Secondary Edu:  
Khyber Pakhtunkhwa Peshawar.

*Accepted  
Jaeed  
3/8/22*

o/c

To,

- 13 -

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

**Subject: 2<sup>ND</sup> APPLICATION REGARDING GRANT OF ALL BACK BENEFITS INCLUDING PROMOTION IN BPS-15 AS PSHT SINCE 02/09/2016.**

Respected Sir,

1. The applicant is a regular employee of your esteemed Department since October 1986.
2. That the applicant was reinstated in service with all back benefit vide office order No. 25356-59 dated 26/10/2022. Copy annexed.
3. That on 02/09/2016 a notification No. 16543-620 was issued and 70 SPST teachers were promoted except the applicant, hence, their application is submitted for your kind perusal and decision of the matter in light of the notification dated 02/09/2016. Copy enclosed.
4. That according to the judgment of the Service Tribunal all the benefits be awarded to the appellant, hence, the benefits of notification of promotion into SPSHT (BPS-15) is the right of appellant.
5. That your good self is the authority to grant the same benefit as required by worthy Service Tribunal vide order/judgment dated 04/09/2021.
6. That on 29/03/2023 the other PST Teachers were promoted as SPST BPS-14 against the vacant post in case of the applicant your good self flatly refused by your conduct to not promote the applicant due to unknown reasons despite the fact that your good self has submitted an office order No. 25356-59 dated 26/10/2022 in the Honourable Service Tribunal Khyber Pakhtunkhwa Camp Court Dera Ismail Khan vide which the

*Attested  
[Signature]*

applicant was reinstated into service with all back benefits. Hence, your this conduct is totally against the settled judgment of the Honourable Service Tribunal.

So, please in the given circumstances, the applicant may please be promoted as PSHT (BPS-15) with all back benefits since 02/09/2016. It is further prayed that the applicant is also entitled to receive all back benefits in the light of the judgment of Service Tribunal dated 04/09/2021.

Your early response should be highly appreciated.

Dated: 14 /04/2023

Humble Applicant

*M. Arif*

**Muhammad Arif**

PST, GPS No. 2

Prova, District Dera Ismail Khan

Cell#0343-047 3310

Office of the Distt. Educ. Officer  
(Male) D.I. Khan  
Diary No. 1587  
Date 14-4-2023

*[Handwritten signature]*  
*[Handwritten signature]*  
*[Handwritten signature]*  
14/4/23



To,  
The District Education Officer (H),  
Dera Ismail Khan.

- 15 -

**Subject: APPLICATION FOR GRANT OF BPS-15 IN PSHT FROM  
02/09/2016.**

Respected Sir,

1. The applicant is a regular employee of your esteemed Department since October 1986.
2. That the applicant was reinstated in service with all back benefit vide office order No. 25356-59 dated 26/10/2022. Copy annexed.
3. That on 02/09/2016 a notification No. 16543-620 was issued and 70 SPST teachers were promoted except the applicant, hence, their application is submitted for your kind perusal and decision of the matter in light of the notification dated 02/09/2016. Copy enclosed.
4. That according to the judgment of the Service Tribunal all the benefits be awarded to the appellant, hence, the benefits of notification of promotion into SPST (BPS-15) is the right of appellant.
5. That your good self is the authority to grant the same benefit as required by worthy Service Tribunal vide order/judgment dated 04/09/2021.

So, please the notification benefit dated 02/09/2016 be allowed to the applicant in the light of judgment of Service Tribunal and order dated 26/10/2022.

Dated 31/10/2022

AD E.O. (P)  
10 DEC 2022  
31/10/22

8836  
31-10-22

Humble Applicant

M. Arif

Muhammad Arif

PST, GPS No. 2

Prova, District Dera Ismail Khan

Cell#0343-047 3310

Attested;  
[Signature]  
ga



OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE)

DERA ISMAIL KHAN

Tel: 0664261126, 0664261127, Email: emisdikh@pwt.com

-16-

NOTIFICATION

Consequent upon the recommendation of the Dept. of Education Committee... in pursuance of the Government of Punjab... Notification No. SGP/Ed-5/SSC Meeting 2012... Primary School Teachers (PSTs) are hereby promoted to regular basis... Senior Primary School Teacher (SPST) BPS-14 (22530-1740-74730) rates usual all matters... under the existing policy of the Provincial Government... are hereby adjusted at the stations noted against their names with immediate effect.

S.No	S.I	Name Of Teacher	Present Posting Of School	Posted at	Remuneration
1	125	MUHAMMAD RAMZAN	GPS NAIVE A	GPS HAIVELA	AVP
2	131	SAHMA SHAH	GPS WANDA NOORAK	GPS WANDA UMAR	AVP
3	141	MUHAMMAD UMAR IRFAN	GPS SHEIKH YOUSAF	GPS SHEIKH YOUSAF	AVP
4	158 A	HASHMAT ULLAH	GPS KULACHI WALA	GPS KULACHI WALA	AVP
5	162	SHAH JAHAN	GPS MISHORE	GPS MISHORE	AVP
6	478	KALEEM ULLAH KHAN	GPS SULTANIA MURYAU	GPS NOON COURT	AVP
7	510 A	IQBAL AHMAD KHAN	GPS NO.1 PANIALA	GPS NO.1 PANIALA	AVP
8	523	SAQIB NADEEM KHAN	GPS KACHA MALI KHEL	GPS KACHA MALI KHEL	AVP
9	598	MUHAMMAD SHOAIB	GPS GARA MAT	GPS GARA MAT	AVP
10	629	MUHAMMAD SAAD ZAMAN	GPS NO. 12 DIKHAN	GPS NO. 12 DIKHAN	AVP
11	630	MAQBOOL AHMAD	GPS LADHO KARLGO	GPS LADHO KARLGO	AVP
12	631	MUHAMMAD RAMZAN	GPS KACHI BAQIR SHAH	GPS KACHI BAQIR SHAH	AVP
13	632	MUHAMMAD RIZWAN RAUF	GPS NO. 12 DIKHAN	GPS NO. 12 DIKHAN	AVP
14	633	ASIF LATIF BALOCH	GPS SULTAN A MURYALI	GPS SULTAN A MURYALI	AVP
15	634	MUHAMMAD TAHIR	GPS SARDAR WALA JANOOBI	GPS SARDAR WALA JANOOBI	AVP
16	635	MUHAMMAD IMTIAZ	GPS DARABAN KHURD	GPS DARABAN KHURD	AVP
17	636	MUHAMMAD JUNAID KHAN	GPS HAI ABADI KOTLA SAIDAN	GPS HAI ABADI KOTLA SAIDAN	AVP
18	637	KIRAMAT ULLAH	GPS GARA MOKHABBAT	GPS KANORI	AVP
19	638	SAJJAD UL HASSAN	GPS SHAMEER	GPS SHAMEER	AVP
20	639	PAIND KHAN	GPS GARA SHEKH	GPS GARA SHEKH	AVP
21	640	MUHAMMAD RAEES	GPS HANIF TOWN	GPS KACHI BAQIR SHAH	AVP
22	641	MUHAMMAD PERVAZ	GPS BASTI KAMAL KHEL	GPS KACHA MALI KHEL	AVP
23	642	MUHAMMAD INAM	GPS NO.2 FAROON ABAD	GPS NO.2 FAROON ABAD	AVP
24	643	ARSALAN WASIM	GPS SHAH ALAM	GPS SHAH ALAM	AVP
25	644	FAHIM ULLAH KHAN	GPS KOT MUSA	GPS KOT MUSA	AVP
26	645	MUHAMMAD BILAL	GPS NO 2 MANDHRA KALAN	GPS NO 2 MANDHRA KALAN	AVP
27	646	ABDUL WAHEED	GPS DHAWA JANOOBI	GPS DHAWA JANOOBI	AVP
28	647	MUHAMMAD IQBAL	GMPS JHEEL HARIPUR	GPS JHEEL HARIPUR	AVP
29	648	HIKMAT ULLAH KHAN	GPS MANDHRA KALAN	GPS NO. 1 PANIALA KHEL	AVP
30	649	MUHAMMAD ARIF ULLAH	GPS HANIF TOWN	GPS HANIF TOWN	AVP
31	650	ZAHOR AHMAD	GPS NO. 1 MANGAL	GPS NO. 1 MANGAL	AVP
32	651	SAD QUL HUSSAIN	GMPS NAJM ULLAH	GMPS ALLAH ABAD	AVP
33	652	MUHAMMAD SHAH	GPS NO 2 SHORE KOT	GPS NO 2 SHORE KOT	AVP
34	654	RAE NAWAZ	GPS SHERU NAU	GPS SHERU NAU	AVP
35	655	AZMAT KHAN	GPS HANIF TOWN	GPS HANIF TOWN	AVP

Handwritten signatures and initials on the left margin.

Name Of Teacher	Present Posting Of School	Posted at	Remarks
ADNAN KHAN	GPS MAHEER	GPS RIA KHAYARA	AVP
IMTIAZ HUSSAIN	GPS POLICE LINE	GPS NO. 6 DIKHAN	AVP
KABIR AHMAD SHAH	GPS KAT SHAHANI	GPS KAT SHAHANI	AVP
ABDU LATIF	GPS NO. 1 KULACHI	GPS NO. 1 KULACHI	AVP
TANVEER UR REHMAN QURESHI	GPS ZAFFAR ABAD COLONY	GPS POTAH DASALZAI	AVP
MALIK MUHAMMAD SAJID	GPS NO. 2 PAHARPUR	GPS NO. 2 PAHARPUR	AVP
SAIF ULLAH	GPS BAND KURAI	GPS BAND KURAI	AVP
HIZB ULLAH KHAN	GPS GARA MOHABAT	GPS GARA MOHABAT	AVP
REHMAT SHAH	GPS NO. 1 KIRRI SHAMOZAI	GPS NO. 1 KIRRI SHAMOZAI	AVP
ZIA UR REHMAN KHAN	GPS PIR KORONA	GPS PIR KORONA	AVP
JAMSHED ABBAS	GPS RIAZ ABAD	GPS RIAZ ABAD	AVP

- Note: 1. PSTs having BA Qualification as required for initial recruitment and were senior but they have submitted their refusals as noted against their names in the final seniority list of PST have been excluded as per their request.
2. DDOs are bound to verify BA and professional Degree required for the post from their concerned university board/institution before fixation of pay at their new posts with notification to this office.
- In case if any degree of the teacher found tampered/fake/hogus then his promotion will be automatically treated as cancelled and he has no right of appeal at any forum.

Terms & Conditions:

- On promotion the teacher concerned will be on probation for a period of one year in terms of section 6(2) of Khyber Pakhtunkhwa civil servant act 1973 read with rule 5 (1) of civil servant (Appointment, promotion & transfer) rules 1989.
- They will be governed by such rules and regulations as may be issued from time to time by the Govt.
- Their service can be terminated at any time, in case their performance is found unsatisfactory during probationary period. In case of misconduct, they will be proceeded under the rules from time to time.
- Their inter-se-seniority on lower post will remain intact.
- They will give an undertaking to be recorded in their service book to the effect that if any over payment is made to them in the light of this order will be recovered and if they are wrongly promoted they will be reversed.
- They should join their post within 15 days of the issuance of this notification. In case of failure to join their posts within 15 days of the issuance of this notification, their promotion will expire automatically and no subsequent Appeals will be entertained.
- Necessary entry should be recorded in their original service books.
- Charge reports should be submitted immediately to all concerned.
- Before handing over charge, the concerned DDOs must check their original documents.
- No TADA is allowed.

*Handwritten notes:*  
 Addressed  
 Approved  
 Gu

*Signature*  
 DISTRICT EDUCATION OFFICER  
 (MALE) DERA ISMAIL KHAN

Date of Dikhan (no): 29/03/2023

Inst No 5089-95

- Copy is forwarded for information to the:
- Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar.
  - PS to Secretary to Govt of Khyber Pakhtunkhwa Elementary & Secondary Education Peshawar.
  - District Comptroller of Accounts Dera Ismail Khan.
  - District Monitoring Officer (EMA) District Dera Ismail Khan.
  - All Sub Divisional Education Officers (Male) in District Dera Ismail Khan.
  - Officials concerned
  - Master File

*Signature*  
 DISTRICT EDUCATION OFFICER  
 (MALE) DERA ISMAIL KHAN



**OFFICE OF THE  
DISTRICT EDUCATION OFFICER (MALE)  
DERA ISMAIL KHAN  
TIN: 072512-072513  
E-mail: [deod@khyber.gov.pk](mailto:deod@khyber.gov.pk)**

**NOTIFICATION**

Consequent upon the recommendation of the Departmental Promotion Committee meeting held on 03.05.2016 and in pursuance of the Government of Khyber Pakhtunkhwa Elementary & Secondary Education department Notification issued vide No. 50 (PE)-SSSRG/Meeting/2012/Teaching vide dated 13.11.2012, the following 70 Senior Primary School Teachers (SPST) are hereby promoted to the post of Primary School Head Teacher (PSHT) OPS-15 (Rs. 12510-1120-17110) @ plus usual allowances as admissible under the rules on regular basis under the existing policy of the Provincial Government in Teaching Cadre are hereby adjusted at the stations noted against their names with immediate effect on the terms & conditions given below:

Sr.	S/Usr No	Name of Teacher	School	Place of Posting	Remarks
1	1002	SAWA BILAL	GPS QIAI INAYAT WALA	GPS KHANU KHEL SHUMALI	Against Vacant Post
2	1003	SI TARIK KHAN	GPS HO.3 DIRTIAN	GPS PATHAN KOT	Against Vacant Post
3	1007	KHIDRAT GUSHTAR	DIP. (D) MUJIB KHAN SHAI	GPS WAZIR NAGAR	Against Vacant Post
4	1025	SI SHAHID BASSAM	GPS ZANGI PUR SHUMALI	GPS BAIT NAHFERI	Against Vacant Post
5	1053	JELUM JAWAN	GPS HO.2 KHORR KHORR	GPS MAISER ABAO	Against Vacant Post
6	1004	GHASIA TARIK KHAN SHAI	GPS HO.1 PURIA	GPS LAL MAHRA	Against Vacant Post
7	1031	MURAD KHAN KIRRIAN	GPS KOT LALO	GPS BASTI FAREEN	Against Vacant Post
8	1052	MUHAMMAD	GPS BIRHAN	GPS HO.2 RAMAK	Against Vacant Post

1/PAGE

*Approved  
Deputy  
Commissioner*

*[Signature]*

No	Matr. No.	Name of Teacher	Subject	Remarks
45	111	KALIM (AZAM)	GURU BAHASA	Againt Vacant Post
46	112	MUHAMMADIAN	GURU BAHASA	Againt Vacant Post
47	113	MUHAMMADIAN	GURU BAHASA	Againt Vacant Post
48	114	MUHAMMADIAN	GURU BAHASA	Againt Vacant Post
49	115	MUHAMMADIAN	GURU BAHASA	Againt Vacant Post
50	116	MUHAMMADIAN	GURU BAHASA	Againt Vacant Post
51	117	MUHAMMADIAN	GURU BAHASA	Againt Vacant Post
52	118	MUHAMMADIAN	GURU BAHASA	Againt Vacant Post
53	119	MUHAMMADIAN	GURU BAHASA	Againt Vacant Post
54	120	MUHAMMADIAN	GURU BAHASA	Againt Vacant Post
55	121	MUHAMMADIAN	GURU BAHASA	Againt Vacant Post
56	122	MUHAMMADIAN	GURU BAHASA	Againt Vacant Post
57	123	MUHAMMADIAN	GURU BAHASA	Againt Vacant Post
58	124	MUHAMMADIAN	GURU BAHASA	Againt Vacant Post
59	125	MUHAMMADIAN	GURU BAHASA	Againt Vacant Post
60	126	MUHAMMADIAN	GURU BAHASA	Againt Vacant Post
61	127	MUHAMMADIAN	GURU BAHASA	Againt Vacant Post
62	128	MUHAMMADIAN	GURU BAHASA	Againt Vacant Post

Assisted  
*[Signature]*  
 1990

*[Signature]*

- 8. Charge report should be submitted immediately to all concerned.
- 9. Checking of verification of all the documents shall be ensured by the DDO concerned.
- 10. No TADA is allowed.

*[Signature]*  
 DISTRICT EDUCATION OFFICER (MALE)  
 DERA ISMAIL KHAN  
 Dated 02/09/2016

Endat: No 16543-620 / DBO (Estt.) Pw

Copy is forwarded for information to:

- 1. PS to Secretary to Govt of Khyber Pakhtunkhwa, E&SED Peshawar.
- 2. Director E&SED Khyber Pakhtunkhwa Peshawar
- 3. District Accounts Officer Dera Ismail Khan
- 4. All Sub Divisional Education Officer (Male) in District Dikhan
- 5. Budget & Accounts Officer Local office
- 6. Officials concerned.
- 7. M/File.

*[Signature]*  
 DISTRICT EDUCATION OFFICER (MALE)  
 DERA ISMAIL KHAN

*Asst. Secy  
 Peshawar  
 Pw*



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


- 21 -

CORRIGENDUM

In Partial Modification to this Office Order No. 22881-87 Dated 18-10-2021, the following alteration is hereby made in the best interest of public service.

S.No	Name of Teacher	Instead of	Read As	Remarks
1	Muhammad Arif PST GPS No. 2 Parom	With immediate effect	With all back benefits	Vide service appeal No. 4053/202, Decided by honourable service tribunal on 04/09/2021

This order is subject to the outcome of CPLA from the Apex Court.

  
DISTRICT EDUCATION OFFICER  
(MALE) DERA ISMAIL KHAN

Dated DIKhan the 26/10 2022

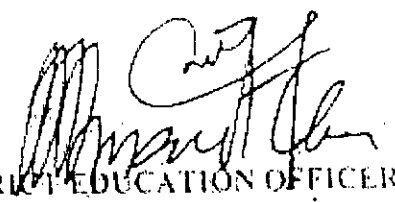
Encl No. 25356-19

Copy forwarded to the:

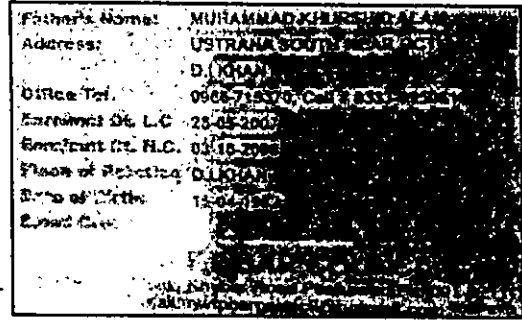
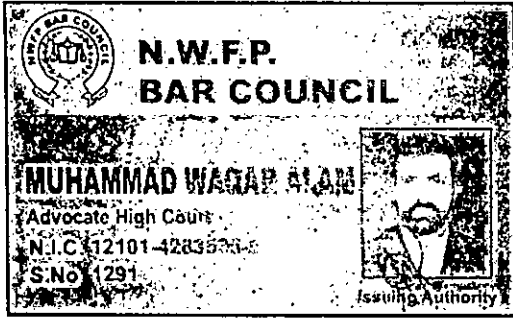
1. Registrar, Service Tribunal Khyber Pakhtunkhwa, Peshawar.
2. SDEO(M) Parom
3. Mr. Arif PST GPS No. 2 Parom
4. Master File

*Attest*

*[Signature]*

  
DISTRICT EDUCATION OFFICER  
(MALE) DERA ISMAIL KHAN

## وکالت نامہ



بعدالت جناب Khyber Pakhtunkhwa Service Tribunal

Petitioner

منجانب

Muhammad Anif

نام Govt: KPK.

Implementation Petition

دعویٰ یا جرم

تفصیل دعویٰ یا جرم

## باعث تحریر آنکہ

مقدمہ مندرجہ بالا عنوان میں اپنی طرف واسطے پیروی و جوابدہی برائے پیشی یا تصفیہ مقدمہ بمقام D.I. Khan کیلئے

محمد وقار عالم ایڈووکیٹ ہائی کورٹ

کوسب ذیل شرائط پر وکیل مقرر کی ہے، کہ ہر پیشی پر خود بذریعہ اختیار خاص رو برو عدالت حاضر ہوتا رہوں گا۔ اور ہر وقت پکارے جانے مقدمہ وکیل صاحب موصوف کو اطلاع دیکر حاضر عدالت کروں گا، اگر پیشی پر مظہر حاضر نہ ہوا، اور مقدمہ میری غیر حاضری کی وجہ سے کسی طور پر میرے برخلاف ہو گیا، تو صاحب موصوف اسکے کسی طرح ذمہ دار نہ ہوں گے۔ نیز وکیل صاحب موصوف صدر مقام پکھری کے علاوہ کے اوقات سے پہلے یا پیچھے یا بروز تعطیل پیروی کرنے کے ذمہ دار نہ ہوں گے۔ اور مقدمہ صدر پکھری کے علاوہ اور جگہ ساعت ہونے یا بروز تعطیل یا پکھری کے اوقات کے آگے پیچھے پیش ہونے پر مظہر کو کوئی نقصان پہنچے تو اس کے ذمہ دار یا اس کے واسطے کسی معاوضہ کے ادا کرنے یا بیانہ واپس کرنے کے بھی موصوف ذمہ دار نہ ہوں گے۔ مجھ کو کل ساختہ پر داخلہ صاحب موصوف مثل کردہ ذات خود منظور قبول ہوگا۔ اور صاحب موصوف کو عرضی دعویٰ یا جواب دعویٰ یا درخواست اجراءے ڈگری و نظر ثانی اپیل و نگرانی و ہر قسم درخواست پر دستخط و تصدیق کرنے کا بھی اختیار ہوگا۔ اور کسی حکم یا ڈگری کرانے اور ہر قسم کا روپیہ وصول کرنے اور رسید دینے اور داخل کرنے اور ہر قسم کے بیان دینے اور اس پر ثالثی یا راضی نامہ و فیصلہ پر حلف کرنے، اقبال دعویٰ کا بھی اختیار ہوگا، اور بصورت مقرر ہونے تاریخ پیشی مقدمہ مذکورہ بیرون از پکھری صدر پیروی مقدمہ مذکورہ نظر ثانی و اپیل و نگرانی و برآمدگی مقدمہ یا منسوخی ڈگری یا کٹرف یا درخواست حکم اختتامی یا ترقی یا گرفتاری قبل از فیصلہ اجراءے ڈگری بھی صاحب موصوف کو بشرط ادا سنگی علیحدہ مختانہ پیروی کا اختیار ہوگا اور تمام ساختہ پر داخلہ صاحب موصوف مثل کردہ ذات خود منظور قبول ہوگا۔ اور بصورت ضرورت صاحب موصوف کو بھی اختیار ہوگا کہ مقدمہ مذکورہ یا اسکے کسی جزو کی کارروائی یا بصورت درخواست نظر ثانی اپیل یا نگرانی یا دیگر معاملہ مقدمہ مذکورہ کسی دوسرے وکیل یا بیرسٹر کو اپنے بجائے یا اپنے ہمراہ مقرر کریں، اور ایسے مشیر قانون کو بھی ہر امر میں وہی اور ویسے اختیارات حاصل ہوں گے، جیسے صاحب موصوف کو حاصل ہیں، اور وہ ان مقدمہ میں جو کچھ ہر جانہ التواء پڑیگا، وہ صاحب موصوف کا حق ہوگا۔ مگر صاحب موصوف کو پوری فیس تاریخ پیشی سے پہلے ادا نہ کروں گا۔ تو صاحب موصوف کو پورا اختیار ہوگا کہ کسی مقدمہ کی پیروی نہ کریں اور ایسی صورت میں میرا کوئی مطالبہ کسی قسم کا صاحب موصوف کے برخلاف نہیں ہوگا۔

لہذا وکالت نامہ لکھ دیا ہے۔ تاکہ سند رہے

مورخہ \_\_\_\_\_ ماہ \_\_\_\_\_ 20

Accepted

مضمون وکالت نامہ سن لیا ہے۔ اور اچھی طرح سمجھ لیا ہے اور منظور ہے۔

Signature

العبد

العبد

العبد

375/23

محمد وقار عالم ایڈووکیٹ ہائی کورٹ

Mob: 0333-9950616

Email: waqaralam1982@gmail.com