## FORM OF ORDER SHEET

Court of 1079/2023

٠	<u>74</u>	peal No. 1079/2023
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1,	2	
1-	15/05/2023	The appeal of Mr. Issa Dad resubmitted today by
	,	Syed Noman Ali Bukhari Advocate. It is fixed for preliminary
		hearing before Single Bench at Peshawar on
		By the order of Chairman
		Foy REGISTRAR
: .		
		,
		:

The appeal of Mr. Issa Dad PTC GPS Spinki Tangi Ghallanai District Mohmand received today i.e. on:05.05.2023 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

**S**(2)

Annexures-G & H of the appeal are illegible which may be replaced by legible/better one.

.No. 1350 /S.T.

Dr. 8/5 /2023.

REGISTRAR

SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA
PESHAWAR.

Syed Noman Ali Bukhari Adv. High Court Peshawar.

O All objection ederal and a resolution wife of the appeal resolutions

15/85/23

#### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

APPEAL NO. 1079/2023

Issa Dad

.V/S

EDU Deptt:

INDEX

			•
S.No.	Documents	Annexure	Page No.
1.	Memo of Appeal		01-06
2.	Copy of 1 <sup>st</sup> appointment order	- A -	07-09
3.	Copy of regularization order	- B -	10-11
• 4	Copy of pay slip	: - C -	12
5.	Copy of writ petition	- D -	13-18
6.	Copy of judgment	- E -	19-20
7.	Copy of application	- F -	21-22
. 8.	Copy of rejection	-G-	23
9.	Copy of notification	-H-	24-25
10.	Vakalat Nama	,	26

APPELLANT

THROUGH:

(SYED NOMAN ALI BUKHARI) ADVOCATE HIGH COURT.

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Appeal No.\_\_\_\_\_ /2023

Issa Dad, PTC, GPS, Spinki Tangi Ghallanai, District Mohmand.

APPELLANT

#### **VERSUS**

- 1. The Secretary Education (E&SE) Deptt: KP Civil Secretariat, Peshawar.
- 2. The Secretary Finance Deptt: KP Civil Secretariat, Peshawar.
- 3. The District Education Officer, District Mohmand At Ghalanai.

RESPONDENTS

APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNALS ACT. 1974 AGAINST : INACTION AND OMISSION -OF THE RESPONDENTS TO CONSIDER THE APPELLANT'S CONTRACT PERIOD FOR THE BENEFITS OF PAY **PROTECTION** AND **PENSION** W.E.F 2004 TILL REGULARIZATION AND AGAINST REJECTION ORDER DATED 06/04/2023 WHEREIN THE APPEAL OF THE APPELLANT REJECTED WITHOUT SHOWING COGENT REASON.

#### PRAYER -

ON THE ACCEPTANCE OF THIS APPEAL THE ORDER DATED 06/04/2023 MAY PLEASE BE SET-ASIDE AND RESPONDENT MAY PLEASE BE DIRECTED TO CONSIDER THE CONTRACT PERIOD W.EFROM 2004 TILL REGULARIZATION OF THE APPELLANT FOR THE BENEFITS OF PAY PROTECTION AND PENSION TILL DATE AND ONWARD. ANY OTHER REMEDY WITH THIS AUGUST TRIBUNAL DEEMS FIT AND PROPER MAY ALSO BE AWARDED THE FAVOR OF THE APPELLANT.

#### RESPECTFULLY SHEWETH

#### FACTS.

- 1. That the appellant was initially appointed as PST Teacher in the Project Community School Teachers in the year 2003, Since the appointment the appellant is performing their duties upto the entire satisfaction of his superior Officers. Copy of order is attached as Annexure-A.
- 2. That in meantime the worthy Governor Khyber Pakhtunkhwa, in the capacity of the competent authority, notified on 11.05.2012 a policy/guidelines for accommodating the community school teacher against the available regular post. The appellant has been regularized in the year 2013 vide notification dated 30.08.2013. Since the regular appointment the appellant are continuously performing their duties upto the entire satisfaction of their superior's officers. But the salary of the appellant was started from initial pay stage and ignore all the previous service of the appellant. Despite that the initial appointment shown as 2003 in salary slip. Copy of regularization order and salary slip are attached as Annexure-B & C.
- 3. That since the appellant has more than 10 Years temporary services at their credit which was not counted towards their pay and pension protection which cost huge financial loss to the appellant.
- 4. That the appellant made several request but in vain therefore he filed writ petition No. 4090-P/2020 against the inaction/omission, of the respondents and not counting the previous Service of the appellant towards pay protection may be declared as illegal, unconstitutional, unlawful and violation of fundamental right. The said writ petition was finally heard on 01/10/2020 by the august Court and august Court disposed of the writ petition and treated the same as departmental appeal and transmitted to department for decision with certain directions. Copy of the writ petition and judgment is attached as Annexure-D & E.
- 5. That thereafter obtaining copy of the judgment appellant applied to the respondents for passing appropriate order in light of the judgment of august Court, but no response but after delay more than two years the departmental appeal of the appellant was rejected vide order dated 06/04/2023 without showing any reason. (Copy of application and rejection order is attached as annexure-F & G).
- 6. That the appellant constraint to file this service in August Tribunal on the following grounds amongst others.

#### **GROUNDS**

- A. That the order dated 06/04/2023 and depriving the appellant from the legal right of benefits of pay protection and pensionary benefits as against the law rules norms of justice.
- B. That the depriving the appellant from the benefits of pay protection is the violation of the superior Court judgments and Pension Rules.
- C. That since the appellant has more than 10 Years temporary services at their credit which was not counted towards their pay and pension protection which cost huge financial loss to the appellant.
- D. That the inaction of the respondents and not counting their previous service of more than 10 years toward pay and pension protection is against the principle of justice fair play equity and equality.
- E. That in summary to the worthy Governor it was admitted by the respondents department that the appellant has rendered more than 10 years' service on contract basis and also Senate Standing Committee recommended the regularization of the appellant therefore they should be regularized. On the basis of that summary the worthy Governor KPK has issued notification dated 11.05.2012. therefore the appellant are legally entitled to benefits of previous service towards pay and pension fixation.
- F. That as per pension rules 2.3 the temporary and officiating service followed by confirmation/regularizations will be counted towards pension and pay protection.
- G. That this august Court has already decided writ petition No. 1188-P/2014 and 361-P/2013 wherein the previous service has been ordered to be counted towards pay and pension protection.
- H. That even in and other writ petition No. 3221-P/2013 this august Court as directed the respondents to count the previous service towards pay and pension fixation by allowing the writ petition.
- I. That the august Court has also decided a similar writ petition bearning No. 5585-P/2018 on 04.09.2019. thus the appellant are also entitled for the same relief.
- J. That the appellant are not treated in accordance with law and rules keeping in view the above referred judgments the appellant also deserve same treatment under the principle of equity and equality and consistency.

- K. That the pay protection was given to the some colleagues of the appellant but the same was denied to the appellant which was also discriminatory attitude of the department towards the appellant.
- L. That the inaction and not counting the previous service of the appellant toward pay and pension fixation protection, is against the principle of Article-2A, 9, 25 and 38 of the Constitution.
- M. That the appellant is entitled for pensionary benefits of the period which was rendered by the appellant on contract basis under the shelter of west Pakistan Pension rules 2.3 and under finance notification dated 06/02/2014. Copy of notification is attached as annexure-H.
- N. That the similarly nature service appeal decided by the Federal Service Tribunal in favor of appellant and the Supreme Court Judgment maintained the same. On the principal of consistency appellant also entitle to the same relief.
- O. That the appellant was treated according to the law and rules and was depriving from his legal right in arbitrary manner.
- P. That the appellant seeks permission to advance other ground proof at the time of hearing.

It is therefore most humbly prayed that the appeal of the appellant may be accepted as prayed for.

**APPELLANT** 

THROUGH:

(SYED NOMAN ALI BUKHRI) ADVOCATE HIGH COURT.



## BEFORE THE KP SERVICE TRIBUNAL PESHAWAR

APPEAL NO.\_\_\_\_ /2023

Issa Dad

V/S

EDU Deptf:

#### **CERTIFICATE:**

It is certified that no other service appeal earlier has been filed between the present parties in this Tribunal, except the present one.

DEPONENT

## LIT OF BOOKS:

- 1. Constitution of the Islamic Republic of Pakistan, 1973.
- 2. The ESTA CODE.
  - 3. Any other case law as per need.

(SYED NOMAN ALI BUKHARI) ADVOCATE HIGH COURT

## BEFORE THE KP SERVICE TRIBUNAL PESHAWAR

	<b>_</b> *	
APPEAL		/2023
AIFEAI	TINU.	7.2.112.3
	- 1 1 0 .	, 2020

Issa Dad

V/S

EDU Deptt:

## **AFFIDAVIT**

I, Issa Dad, (Appellant) do hereby affirm that the contents of this service appeal are true and correct, and nothing has been concealed from this honorable Tribunal.

Jawbel DEPONENT

A 7

OFFICE OF THE AGENCY EDUCATION OFFICER MOHMAND AGENCY AT GHALLIANAL

Consequent upon the recommendation of the selection committee and nomination of Political Agent Molimand Agency vide his office No.1085 -89 Dated. 20/02/2003, the following candidates are here by appointed against PTC Posts in the community schools under president special development package in Khwaizai / Baizai inaccessible areas in BPS. 7 plus Usual allowances as admissible under the rules on contract base for the project period in the schools noted against their names with immediate effect.

S.#	Name of candidate with Father name	School where appointed '
i	pammad Shah S/O Musa Yar Khan	C.S Bud Manai Ghafoor
2	Milnir Khan S/O Ali Rehman	C.S. Spars Chat Manager
3 •	Noor Ullah Khan S/O Mukaram Khan	C.S Sham Shah Yousaf Khan
4 <i>u</i>	Dawood Shah S/O Sadrud Din	Do C S Shah Mi W W
5	Qadar Khan S/O Shah Jehan	C.S Shah Mir Kore Khan Abad
<b>5</b> .	Syyar Khan S/O Amir Zada Khan	Do
7 <u> </u>	Ajmai Khan S/O Pir Ghulam	C.S Badmanai Gulzar
8 ,	Fazal-I- Subhan S/O Abdul Latif	C.S Ghair Dhand Akram
9	Mohammad Israr S/O Mir Zada Khan	C.S Manzari Cheena Faqir
0	Abdul Samad S/O Mohammad Rafig	C.S Badmanai Ghafoor
1	Abdul Malik S/O Feroz Khan	C.S Lakhkar Killi Gul Wali
	Bashir Ahmad S/O Said Akram	C.S Landi Shah Zarin
3	Shad Ali Khan S/O Hasham Khan t	C.S Lakhkar Kili Gul Wali
4	Sandullah S/O Haii Dama Lan	C.S Bad Manai Gul Zar
5	Saadullah S/O Haji Dawa Jan	C.S Mama Zai Sekandar
6	Nazir Gul S/O Nawab Khan	Do
	Zauta Khan S/O Khan Syed	C.S Manzari Cheena Shinwari
7	Tajawal Khan S/O Fazal Mohammad	C.S Jarobai Fazal
8	Ahmad Khan S/O Niaz Din	C.S Musti Kore Gulab
9	Hazrat Shoh S/O Sahib Jamal	C.S Kung Mehrab Gul
9	Ali Akber S/O Hazrat Mohammad	C.S Ucha Jewara Naik Mohd
	Sojjad S/O Khanzad Gui	C.S Kung Mehrab Gul
:  s	Kultun Maliammad SO Higi Whitemmei Shall	CS Klim: Baig Kore ljazat
. [4]	Haleem Khon S/O Zarif Khan	Do
	Samar Ahmad S/O Ahmad Gul	C.S Kuzu Kass Ghulam Bashir
1	Daftar Khan S/O Mohammad Akbar	C.S Khan Baig Kore Fazlai Manan
	Chaista Zar S/O Ihsanullah	C.C. Khan Daig Note Paziai Manan
	The second secon	C.S Khan Baig Kore Fazlai Mannan

Halam Khar (D.E.O) Mohmani Agency at Ghallana

Cimi Mexi page

	•			
٠,		$\mathcal{C}$	)	
		Y	`	
		(	)	
				/

	- B		
		Name of Candidate with Fathers Name	School where appointed
, r	7.	Jamil Shah S/O Hakeem Khan	· · · · · · · · · · · · · · · · · · ·
72	2	Asiam Khan S/O Hazrat Mohammad	C.S Nazar Korc Aslam
2	9 4	Mohammad Quraish S/O Mohammad Akhar	C.S Ucha Jewara Naik Mohd
3	0	Mohammad Khan S/O Ghulam Sakhi	
-	- ₽⊅	Mohammad S/O Shah Rasool	C.S Soor Dagi Yaqub Khan
,		Gul Nabi S/O Lal Said	C.S Kaka Kore Hunar Jan
			C.S Soor Dagi Yaqub
		Anwar Shamim S/O Ahmad Gul	C.S Kuzu Kass Ghulam Bashir
1	1	Ghal Zar S/O Khan Said	C.S Sum Ghakhai Siraj Khan
•	5	Fida Mohammad S/O Arsala Khan	Do
		Saz Mohammad S/O Shah Rasool	C.S Kaka Kore Hunar Jan
3	7 .	Niqab Khan S/O Khan Sharif	C.S Kung Sabzali
		Saddi Khan S/O Mawccz Khan	Do
. 1	19	render ion and soot sets.	C.S Spinki Tangi Nadar
1	10 U	Amir Khan S/O Hamid Khan	Do L
4	H 🖟	Shah Nazir S/o Arsala Khan	C.S Spinki Tangi Sikandar
1	12	Sultan Murad S/o Gula Dad	Do
	13	Tahir Ali S/O Gula Khan	C.S Bad Manai Bukht Jamai
, 1,	14	Mawad Gul S/O Hayal Gul	C.S Toora Khwa Sherin
•	ن 45		Do
- 1	45	Siyar S/O Dost Mohammad	C.S Gulma Haji Almas
	47	Azmat Gul S/O Rahat Gul	Do
- 1	48	1	C.S Atam Killi Ghulam Sarwar
- 1		Liagat Ali S/O Mumtaz Khan	
, · · · · · · · · · · · · · · · · · · ·	49	Khuzair Khan S/O Noor Jamal	C.S Atam Killi Mohdi Gul C.S Bad Manai Bakht Jamal
	50	Jamal Shah S/o Habib Khan	C.S Atam Kili Ghulam Sarwar
١	51	Khanadan S/O Wazir Khan	C.S Sham Shah Biland
	52	Azaz Ullah S/O Itbar Khan	C.S Atam Kili Mohdi Gul
ľ	<b>53</b> -	Issa Dad Khan S/o Dula Dad	C.S Landi-Shah Zarin Khan
١	54	Akbar Khan S/O Sher jan	C.S Badmanai Yad Mohd
· i	55	ijaz Ali S/O Wazir Khan	C.S Manzari Cheena Faqir
	56	Hussain Shah S/O Syed Mastan Shah	C.S Ghair Dhand Akram
	57	Janat Gul S/O Zulfan	C.S Baidmani Yad Mohd
1	58	Mazullah S/O Najeem Khan	C.S Manzari Cheena Shinwari
ı	59	Said Ahmad S/O Mohammad Afzal	C.S Toor Khel Ahmad Noor
ļ	60	Mohammad Khan S/O Mohammad Wali	Do
	61	Irfan Ullah S/O Alqash Khan	C.S Khanjar Killi Malik Abid
, }	52	Pazeer Khan S/O Mohammad Hanif	C.S Yara Khel Haji Madar
	63 -	Ali Gohar S/O Ajmir Khan	C.S Khanjar Killi Malik Abid
]	64	Zahir S/O Bashir Khan	C.S Jarobi Fazal
•	65	Sakhi Jan S/O Izzat Gul	C.S Sham Shah Biland
	56	Zahid Ullah S/O Najcem Khan	C.S Jarobi Abdullah
-,	57	Ghulam Said S/O Noor Siad	Do
.	68	Bad Shah Hassan S/O Ibrahim Shah	C.S Shamrad Khel Noor Zada
.	59	Shah Jehan S/O Shamroz Khan	Do Do
	70	Liqut Ali S/o Ikram Khan	C.S Maim Khel Malik Islam Bacha
-	71	Asif Khan S/o Jamal Khan	
	Į.		

•	· Area -	coame of Committee	
	172	Saddar Shah S/O M	
		Saddar Shah S/O Mir Zaman Khan Sartaj S/o Mahbooh Khan	School
	73	Sartaj S/o Mahboob Khan	School where Appointed
	74		C.3 Maim VI.
	75	Mohammad Nascer S/O Ghani Khan' Asal Khan S/O Saidan Khan Fayaz Khan S/O	C.S Maim Khel Malik Islam Bacha C.S Yara Khel Haji Madar C.S Mula Khel T.
	76	Payar Khan ew	C.S Mula Khel Toora Tangi Ayub
	77	Ajmai Khan S/O Harifullah  Darwaish Khan	Do Do
	78	Darwaish Khan S/o Gul Said  Mustafa Khan S/O Livi	C.S Shakar Khel Khatam Jan
	79	Mustafa Khan S/O Wasil Khan Aril Shah S/O Pakilon	Do Do
	80	Arif Shah S/O Rahii Shah	C.S Ughazado khel Farooq
	81	Shah Bad Shah S/O Hazrat Bad Shah Mohammad Hazon S/O II	Do
	82	Mohammad Hazoor S/O Hazrat Bad Shah Suhbat Shah S/O Amir Khisaat Bad Shah	C.S Abdul Khel Hingar M. Amin
	83	Subbat Shah Store Bad Shah	Do Do
. •	84	msan mah suo o	C.S Sana Khel Yaqub
•	85		1 100
	86	Dawood Shah S/O Suhnan Shah Fazlai Dayan S/O S	C.S Abdul Khel Saced Ullah
	87	Fazlai Dayan S/O Sadrud Din Muzafar Eban S/O	f ibo i
	88		C.S Malina Malik
	20		C.S kankar Killi M.Farid Ullah
	90	Fazlai Subhan S/O Mirza Hakeem Sadrud Din Yousaf Khan S/O Syed Rahman	
. !	91	Abdul Malik S/O Said Mohammad Shah	THESE ROTO LA
		Mohammad Shah	
I	ERMS/	CONDITIPONS.	C.S Lakhka Killi Faiz Ali
1	:- The	appointment	

1:- The appointments of the Teachers are made on temporary basis and liable to termination without any notice/assigning any reasons.

They should produce their Health and Age certificates from the Agency Surgeon Mohmand Agency at Ghallanai.

Charge report should be submitted to this office in duplicate with in a specific period.

4:- If the candidates/Teachers failed to report of their arrival to the concerned schools within fifteen days(15) their orders will be automatically considered as cancelled. 5:- Academic qualification is must to be verified.

(HAJI GUL RAHMAN) Agency Education Officer Mohmand Agency at Ghallanai.

#### Endst No. 4993-5089 Dated. 06 /02/2003.

Copy of the above is forwarded to the:-

Director of Education, FATA NWFP. Poshawar.

Political Agent Mohmand Agency at Ghallanai w/r his office memo No.as cited. 2 Agency Surgeon Mohmand Agency at Ghallanai. 3

Asstt:Political Agent(Upper Mohmand)at Ghallanai.

Agency Accounts Officer, Mohmand Agency at Ghallanni.

Acctt/Pay Clerk in local office.

7-97 Candidates concerned.

Agency Education Officer, Mohmand Agency at Ghallanai.

lakian Kless (D.E.O)

## EGULARIZATION OF COMMUNITY TEACHERS.

Consequent upon the notification No.SO(E)/SSD/CSCR 99-108, dated 11.5.2012, Adjustine BPS-07 in the schools mentioned against their names in the interest of public service w.e.f. .9 2013, on the base of Court decision dated 6.8.2013.

Note: The candidates/tenchers who have not acquired the required qualification for PST post i.e FA and PTC as directed to acquire the requisite qualification with in 24 months after the using date of this order, otherwise adjustment of such like candidates will be considered as cancelled and they will be terminated.

S. Ngun with N Fieller's Name	Name of Community	Station of Posting as	Tehsil	Remarks
0 1	School	Regular PST		
Sarzemin Khan	BCS Bahlola	GPS Kamangara	Ambar	Vacant Post
2 Shad Ali S/O Hasham Khan	BCS Baidmanai Yad Muhammad	GPS Toor Kore	Baizei	. Vacent post
3 Abdul Malik S/O Feroz Khan	BCS Zabri Jour	GPS Zabri Jour	Baizai	Newly .
Knan Said	BCS Zabri Jour	GPS Zabri Jour	Baizai	created post
S Issa Dad S/O Guladad  Nascor Khor S/O	Khel Kahir Bandi	GPS Spinki Tangi	Halimzei	•
Abdur Rahman	BCS Koda Khel Kahirbandi	GPS Shamshah		Newly
Algash Khan	BCS Khanjar	GPS Toor Khel	Halimzai	Prented post Newly
M.Nasir Khan S/O Ghani Khan Sartaj S/O	Tangi Nadar	GPS Shamsha Guno	Halimzai	Nevely
Mahboob Khan	Fazle Manan	CDC	Halim zai	Vacant post
Said Muhammad	Haji Gulab   F	770	· i	Vacant post
i Noor Said	BCS Zoor Killi-	GPS Spinle	Halimzai	Newly
Raz Muhammad I S/O Shah Rasdol I Ikramullah S/O		GPS Sana Khel	Khwezai	Created post_Newly
Muhammad Sharif S	BCS Kung Cabzali Jalal	iPS Atam Killi	IVI.	created post Newly
S/O Shab D	CS Bakhshil G	PC C		created post
Kasooi   K	ore Hunar	PS Sana Khel	Khwezai .	Newly

	Shah Maran C	the I see to be the second	To produce the second s		
12.0	Arsala Khan	O-I BCS Spinki Tangi Sikandar	GPS Kharai Dara No 2	Khweza	Mucarit
	Maweez Khan	Dag Oalla	GPS Bahadar		Vacuui
, <u>-</u>	- Our July	D BCS Spinki Tanci Nadac	GPS Toor Khel	1 1	Newly
	_ v. osn ixnan	BCS Toora Khwa Sherin	<i>V</i> L . 1	Pandiali	Vecame
19	Ahmad Khan S/C Niazuddin	BCS Koda Khel Haji Gulab	GPS Serai	Prang Ghar	Vacant

## TERMS AND CONDITIONS.

1. All terms & conditions will remain the same, meant fro new appointment; other than the;

Dated

(SAID MUHAMMAD) Agency Education () late. Mohmand Agency at Ghaltagad

Endst No. 14053-58/Project/ Appointment Copy of the above is forwarded to the:-

...... PA to Secretary to Governor KPK. Peshawar.

2. Description Education FATA, K.P.K. Peshawar.

3. Political Agent Mohmand Agency.

4. Agency Accounts Officer Mohmand Agency at Ghallanai. 5. AAEOs concerned.

G. Accountant local office.

7. Teachets concerned.

Agency Education Officer Mohmand Agency at Ghallanai.

#### Dist. Govt. KP-Provincial District Accounts Office GHALANAL Monthly Salary Statement (January 2023)



#### Personal Information of Mr ISSA DAD KHAN d/w/s of GULA DAD

Personnel Number, 00354938

CNIC: 2140680212209

NTN.

Date of Birth 47,07,1968

<sup>4</sup> Entry into Govt. Service: 06.03,2003

Length of Service: 19 Years 10 Months 027 Days

Employment Category: Active Temporary.

Designation: PRIMARY SCHOOL TEACHER 🔞

80926290 DISTRICT GOVERNMENT KHYBE

DDO Code: MG6013-Govt Primary Schools Mohmand

Payroll Section, 001

CPF Section: 001 GPF Interest applied

Cash Center: 63 GPF Balance:

258 730,681 (provisional)

Vendur Number:

GPL A/C No.

Pay and Allowances:

Pay scale: BPS For - 2022

Pay Scale Type: Civit / BPS: 12

Pay Stage: 9

	Wage type	Amount		Wage type	Amount
0001	Basic Pay	32,640 00	1001	House Rent Allowance 45%	2,940,00
1210	Convey Allowance 2005	2.856.00	1300	Medical Allowance	1,500.00
1528	Unantractive Area Allow	1.500.00	2148	15% Adhoc Relief All 2013	329.00
2199.	Adhoc Reflef Allow 10 10 .	225.00	2316	Teaching Allowance 2021	2,664 (8)
2341	Dispr. Red All 15% 2022KP	3,150.00 -	2347	Adhoc Rel Al 15% 22(PS17)	3.150.00

#### Deductions General

	Wage type	Amount	Wage type	Amount
3042	GPF Subscription	2.220.00	3501 Benevolent Fund	1.200.00
3609	Income Tax	12 00	3990 Emp Edu Fund KPK	125 00
4004	R. Benefits & Death Comp:	690.00		0.00

#### **Deductions - Loans and Advances**

Loan	Descrip	tion	Principal amount	Deduction	Balance
Deductions -		till JAN-2023:	24.00 Exempted	. 26 33 Recovera	hle 57 10
Gross Pay (R	s.): 50,954.00	Deductions: (Rs.):	4.157.00	Net Pay: (Rs.): 46,	797.00
- Account Nun	ISSA DAD KHAN aber (01027776 UNITED BANK LIMIT	ED. 211384 GHALAT	VAI GHALANAL		
Leaves:	Opening Balance:	Availed:	Earned:	Balance:	,
Permanent A City: MOHM	ddress: IAND AGENCY	Donucile: NW - K	hyber Pakhtunkhwa	Housing Status	: No Official

Email isramahaqi12@gmail.com

System generated document in accordance with APPM 4.6 12.9(357481-26.01, 2023 v3.9).

All amounts are h. Pak Rujee

Temp. Address

Errors & omissions excepted (SERCICES01/02/2023/19/12/33)







## BEFORE THE PESHAWAR HIGH COURT, PESHAWAR.

Writ Petition No. 4340P /2020

- 1. Mustafa Khan, PTC, Government Primary School Amno Khel Ghallani District Mohmand.
- Ghazala, PTC, Government Primary School Bahi Dag, Ghallanai, District Mohmand.



- 3. Sabiha, PST, Government Girls Primary School Soor Braj Ghallanai, District Mohmand
- Farzana Yousaf, PTC,
  Government Girls Primery School Kung Farmanullah Ghallanai,
  District Mohmand.
- Signat Bano, PST,
  Government Girls Primary School Baghi Shah Ghallanai,
  District Mohmand
- Shaista, PST,
  Government Girls Primary School Joura Rawesh Ghallanai,
  District Mohmand
- Janat Gul Khan, PST,
  Government Primary School Ghair Dand Ghallanai,
  District Mohmand

  2.5 SEP 2020
- Sartaj, PTC, Government Primary School Qamardin, Ghallanai. District Mohmand
- Adil Shah, PTC, Government Primary School Said Rahman Gurbaz, Ghallanai, District Mohmand
- Muhammad Irshad, PTC,
  MPS Abdul Jabbar, Ghallanai, District Mohmand.
- Nasir Khan, PTC,
  Government Primary School Shamshah Guno Ghallanai,







#### District Mohmand

- Government Primary School Bacha Kandao Ghallanai,
  District Mohmand
- (13) M. Naseer, PST,
  Government Primary School Toor Khel, Ghallanai,
  District Mohmand
- Irfan Ullah, PTC,
  Government Primary School Toor Khel Ghallanai,
  District Mohmand
- Amir Khan, PTC,
  Government Primary School Gumbati Ambar Ghallani,
  District Mohmand.
- Shahid Nasim, PTC,
  Government Primary School Yaqoob Khanzadagan Ghallanai,
  District Mohmand
- Meen Khan, PTC,
  Government Primary School Selai Dawad Jan Ghallanai,
  District Mohmand.
- Gul Nabi, PTC,
  Government Primary School Zanawar Cheena Gul Said GHallanai,
  District Mohmand.
- 79. Zahir, PTC, Government Primary School Zanawar Cheena Gul Said GHallanai, District Mohmand.
- Jūž Issa Dad, PTC, Government Primary School Spinki Tangi Ghallanai, District Mohmand.

PETITIONERS

FILED TODAY BEPITY FCBISHAN 25 SEP 2020



#### VERSUS

- 1. The Government of Khyber Pakhtunkhwa through Chief Speretary Civil Secretariat, Peshawar.
- The Secretary Education Department, Government of Khyber Pakhtunkhwa, Civil Secretariat, Peshawar.
- 7. The Seerstary Finance Department, Government of Rhyber Pakhtunkhwa, Givil Seerstariat, Pashawat.
- 4. The Additional Chief Secretary (FATA)
- 5. The Director Education (FATA), FATA Secretariat, Warsak FATA Secretariat, Warsak Road, Jeshawar Road, Peshawar.

5. The District Education Officer District Mohmand at Ghallanai.

FILED TODAY Deput Kegistrar 25 SEP 2023

RESPONDENTS

# WRIT PETITION UNDER ARTICLE 199 OF THE CONSTITUTION OF ISLAMIC REPUBLIC OF PAKISTAN AS AMENDED UPTO DATE.

#### RESPECTFULLY SHEWETH:

- That the petitioners were initially appointed as PST Teacher in the Project Community School Teachers in the year 2000, 2001, 2003, 2004, 2006 & 2007. Since the appointment the petitioners are performing their duties upto the entire satisfaction of their superior Officers. Copy of orders are attached as Annexure-A.
- 2. That due to some complaint by the local people of the area in some of the agencies the communities' schools were closed in the year 2010 but reopened by the Fata Secretariat scon. Copies of orders of closer and reopening of the school are attached as Annexure-B.
- That in meantime the worthy Governor Khyber Pakhtunkhwa, in the capacity of the competent authority, notified on 11.05.2012 a policy/guidelines for accommodating the community school teacher against the available regular post. It is also worth to mention here that after the opening Communities schools the petitioners were readjusted / reappointed against their original post



(16) (PG)

in the year 2011. Copies of notification and readjustment order are attached as Annexure-C & D.

- 4. That the petitioners have been regularized in the year 2013 and onwards vide vide notification dated 30.08.2013 to the petitioners have been regularized w.e.from 01.09.2013. Since the regular appointment the petitioners are continuously performing their duties upto the entire satisfaction of their superiors officers. Copy of regularization order are attached as Annexura-I.
- 5. That since the petitioners have more than 10 Years temporary services at their credit which was not counted towards their pay and pension protection which cost huge financial loss to the petitioners.
- 6. That having no other remedy the petitioners are constrained to file the instant main writ petition on the following grounds amongst the others.

#### **GROUNDS:**

A) That the inaction of the respondents and not counting their previous service of more than 10 years toward pay and pension protection is against the principle of justice fair play equity and equality.

FILED TO DAY

Deputy Registrar B)

2 5 SEP 2020

That in summary to the worthy Governor it was admitted by the respondents department that the petitioners have rendered more than 10 years service on contract basis and also Senate Standing Committee recommended the regularization of the petitioners therefore they should be regularized. On the basis of that summary the worthy Governor KPK has issued notification dated 11.05.2012 (Annexure-C), therefore the petitioners are legally entitled to he benefits of previous service towards pay and pension fixation, Copy of Summary is attached as Annexure-F

- C) That as per pension rules the temporary and officiating followed by confirmation/regularizations will be counted towards pension and pay protection. Copy of the relevant rules is attached as Annexure-G.
- D) That this august Court has already decided writ petition No. 1188-P/2014 and 361-P/2013 wherein the previous service has been ordered to be counted towards pay and pension protection. Copy of Judgment is attached as Annexure-H & I







- E) That even in and other writ petition No. 3221-P/2013 this august Court as directed the respondents to count the previous service towards pay and pension fixation by allowing the writ petition.

  Copy of Judgment is attached as Annexure-J.
- F) That the august Court has also decided a similar writ petition bearning No. 5585-P/2018 on 04.09.2019, thus the petitioners are also entitled for the same relief. Copy of the Judgment is attached as Annexure-K.
- G) That the patitioners are not treated in accordance with law and rules keeping in view the above referred judgments the petitioners also deserve same treatment under the principle of equity and equality and consistency.
- H) That the inaction and not counting the previous service of the petitioners toward pay and pension fixation protection, is against the principle of Article-2A, 9, 25 and 38 of the Constitution.
- I) That the petitioner seeks permission to advance other grounds and proofs at the time hearing.

It is, therefore, most humbly prayed that on acceptance of this writ petition the inaction on the part of respondent and not counting the previous service of the petitioner towards pay protection and pensionary benefit may be declared as illegal unconstitutional arbitrary and exploitation of the past good service of the petitioners. The respondent may further please be directed to allow full pay protection and pensionary benefit of the past service to the petitioners to meet the ends of justice, principles of equity and by treating them at par with the petitioner of the above referred writ petition. Any other remedy which this august court deems appropriate may also be awarded in favour of petitioners.

Deputy Cgistrar 25 SEP 2020

PETITIONER

Mustafa Khan etc.

THROUGH:

(M. ASIF YOUSAFZAI) ADVOCATE SUPREME COURT, OF PAKISTAN.



## VERIFICATION:

It is verified that no other Writ Petition earlier has been filed between the present parties, except the present one.

DEPONENT

#### LIT OF BOOKS:

- 1. Constitution of the Islamic Republic of Pakistan, 1973.
- 2. Any other case law as per need.

NOTE: Prior Notice along with the copies of the Writ Petition has already been given to the respondents as par amended High Court's Rules dated. 23.02.2016

(M. ASIF YOUSAFZAI) ADVOCATE SUPREME COURT, OF PAKISTAN.

-FILED FODAY Deputy Rogistrar

25 SEP 2020





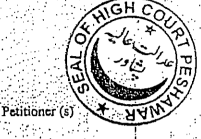


## IN THE PESHAWAR HIGH COURT, PESHAWAR,

[Judicial Department].

#### Writ Petition No.2802-P/2020

Murad Ali, PTC, GPS Taraki Tangi Ghallanai, District Mohmand and others.



#### YERSUS

The Government of Khyber Pakhtunkhwa, through Chief Scaretary and others:

Kaspondeni (s)

For Petitloner (5) 12 For Respondents Mr. Mühammad Asir Yausatzat. Advabata.

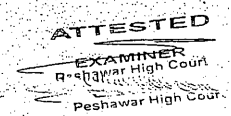
Mr. Rab Nawaz Khan, AAG. 01.10.2020.

Date of hearing:

JUDGMENT

ROOH-UL-AMIN KHAN, J:-Through this common judgment, we propose to decide the instant writ petition and connected Writ Petition No.2803-P/2020, titled, "Muhammad Ishaq etc vs Government of Khyber Pakhtunkhwa through Chief Secretary and others" as identical question of law and fact is involved therein.

2. As per averments in the writ petitions; the petitioners were initially appointed as PSTs in the Project Community School Teachers in the year 2000to 2007. The said schools were closed in the year 2010. In the meanwhile, the Governor Khyber Pakhtunkhwa vide notification dated 11.05.2012, accommodated the petitioners by re-adjusting/appointing them against the substantive posts. The services of the petitioners were regularized w.e.f. 01.09.2013. Grievance of the petitioners is that the respondents have refused to count temporary service



towards their regular service for the purpose of pension, hence, these writ petitions.

- At the very outset learned counsel for the petitions fairly and frankly conceded that petitioners are civil servants and jurisdiction of this Court in the matter is barred under Article 212 of the Constitution, however, requested that it would be in the interest of justice if the petitions of the petitioners are treated as departmental appeals and sent to the resignates that declaims in light of the guidelines laid down by a Larger Bench of this court in its judgment dated 22.06.2017. rendered in Writ Petition No.3394-P/2016, titled, "Amir Zeb etc vs the District Account Officer Nowshera and others".
- In view of the above, we instead of dismissing the writ petition treat them as departmental appeals on behalf of the petitioners and transmit the same to the respondents for consideration and decision strictly in accordance with the Civil Servants Pension Rules 1963 as well as the guidelines laid down by the Larger Bench of this court in its judgment dated 22.06.2017, rendered in Writ Petition No.3394-P/2016, titled, "Amir Zeb etc vs the District Account Officer Nowshern and other

Announced: 01.10.2020

ENTIFIED TO BE TRUE COP

13 8CT 2020

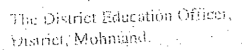
Looking Con JUDGE

JUDGERIFEEDING

DB of Hon'ble Mr. Justice Rooh ul Amin Khan; and Hon'ble Mr. Justice Ikeum Ullah Khan.

13 OCT 2020







#### Through proper channel

# SUBJECT: REMINDER/APPLICATION FOR DECIDING THE DEPARTMENTAL APPEAL OF THE APPELLANT WHICH WAS TRANSMIT BY THE PESHAWAR HIGH COURT PESHAWAR VIDE ORDER DATED 04/09/2019.

Respected Sir,

Most humbly it is submitted that I am civil servant and presently working as

That the same benefit was not awarded to the appellant and the pay of the appellant was fixed as tresh pay without considering the previous pay and service of the appellant which is against the law and rules.

The appellant filed wirt petition no 4340-p/2020 for his claim. The said Writ Petition was neard an and the Hon'ble Court was kind enough to convert the Writ Petition as departmental appeal and transmit it to your good self for treating the Writ Petition as departmental appeal and to decide the same in accordance with law. Copy attached.

The depth so many times makes promise to decide the departmental appeal of the appellant but no fruitful result achieved now after passing two years the departmental appeal of the appellant is still pending. Which is also violation of Peshawar High Court Peshawar Judgment:









That according to government policy, the appellant had right to benefit of the pay protection will be admissible to the employees under WEST Pakistan 1963 pension rules and judgment of Larger bench of Peshawar High Court Peshawar.

> It is therefore, most humbly requested, on acceptance of this application/reminder, the departmental appeal of the appellant shall be decided and the pay of appellant may kindly be protected and the service rendered on contract basis may be accounted toward the length of service and pensionary benefits in order to the save the appellant from financial loss.

1550 Dad 510 Gula dad lood.

Applicant

Nic, 21406-8021220-9

CC to: The Secretary to Govt: (E&SE) Deptt: KP Peshawar.

CC to: The Director (E&SE) Merged Area, KP, Peshawar.

Better Copy

#### GOVERNMENT OF KHYBER PAKHTUNKHWA ELEMENTARY AND SECONDARY EDUCATION DEPARTMENT Block A Opposite MPA s Hostel, Civil Secretariat Peshawar Phono No. 091-9223587

ORDER

## No. SO (Lit-IV) E&SED/COC#69-P/2023/WP 4340-/P/2020/Mustafa Khan & others

WHEREAS Mustafa Khan and 19 others appellant (Petitioners) were initially appointed as PST Teacher in the Project Community School Teachers for a project period at various community schools at District Mohmand in the year 2000 to 2007.

- AND WHEREAS, the Community School Teachers project was closed down on 31,12,2010.
- AND WHEREAS, the Community School Teachers was re-appointed consequent upon the direction of competent authority vide order No. 6048-61 dated 09.12.2011.
- AND WHEREAS, in pursuance of the notification No. SO (E)/SSD/SCTR/99-10. dated 11-05-2012 duly approved by the then Government Khyber Pakhtunkhwa the services of the appellant were regularized w.e.f 01/0/2013.
- AND WHEREAS, Mustafa Khan and 19 others filed Writ Petition No. 4330-P/2020 before the Hon' able Peshawar High Court with the prayer of couting their previous services 5. towards pay protection and back benefits.
- AND WHEREAS, the Hon' able Peshawar High Court Peshawar vide its Judgment dated 12-12-2020 treated the Writ Petition as Departmental Appeal and transmitted the same to the respondent Department for consideration and decision in light of the Judgment in Writ Petition No. 2802-P/2020 as well as decision strictly in accordance with Civil Servant Pension Rules, 1963 and the guidelines laid down by the larger bench in Writ Petition No. 3394-P/2016 title Amir Zeb etc Vs Account officers, Nowshera & other.
- AND WHEREAS, the respondent Department in the light of Judgment of Peshawar High Court in Writ Petition No 4340-P/2020 conducted a Departmental Consideration Committee meeting on 21/03/2023.
- AND WHEREAS, the respondent Department in the light of Judgment of Peshawar High Court conducted a Departmental appellate committee meeting and provided opportunity of hearing to the Petitioners.
- NOW THEREFORE, in pursuance of order Dated 10-12-2020 the Hon' able Peshawar High Court Peshawar, with relevant law, rules, policy and recommendations of the Appellate Committee meeting, discussed hereinabove, the undersigned, in the capacity of Appellate Authority is of the considered view that the Petitioners namely Mustafa Khan and 19 others are not entitled to back benefits and pay protection for the period served in Community School Project, hence, the claim of the Petitioners hereby stands rejected in the interest of public service.

SECRETARY E&SE DEPARTMENT

## Endst of even No. & date

Copy of the above is forwarded to the:-

- 1. Additional Registrar (Judicial), Peshawar High Court, Peshawar.
- 2. Additional Advocate General Peshawar High Court, Peshawar.
- 3. Director, Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar.
- 4. District Education Officer (Male), Mohmand.
- 5. Section Officer (Lit:III), Elementary & Secondary Education Department.
- Teachers concerned.



## GOVERNMENT OF KHYBER PAKHTUNKHWA

ELEMENTARY AND SECONDARY EDUCATION DEPARTMENT Block "A" Opposite MPA's Hostel. Civil Scorefariat Peshawar

Phone No. doi-022/1587

Dated Peshawar the April 6th, 2023

23

ORDER

## No. SOi La-IVIE&SEBIC OCHES-PIZSTIAVP#4320-PIZSTIASINF& Khan & others:

WHEREAS. Mustake Khan and Is other opportune togetheness twere include appearant as 1984 could be Project Community School Leveluest for a project period at various community schools to have Memorapi to the year 2000 to 2007.

AND WHEREAS, the Community Sensed describers project was closed down on 31-12-2010

ANN WHEREAS, the Community School Teachers twee re-appointed educacions upon the

AND WHEREAS. If pursuance of the antification No. SO(E)\$SD/SC/TR/99-10, distendent in the specific of the appellant were subjected by the distribution of the specific of the specific state.

AND WHERE AS Name of the paper of Courang their previous screens found as the previous screens for the previous screens and the previous screens for the previous screens and the previous screens for the previous screens and the previous screens are the previous screens for the previous screens and the previous screens for the previous screens and the previous screens for the previous screens f

AND WHEREAS, the Elopatable People of Figure Court Pestiawar vide is judgment classes.

Less of the product of pestiant and experimental appeals of transmitted the same to the estimated for example of any section in light of the said ment in article pention. To the position of the said ment in article pention. To the position of the said ment in article pention. The position of the said of the said

m White Peach No. 42-44-7 20-9 command a Departmental Appellate Consideration Committee and Appellate Consideration of Committee and Committee

- s. ADD WHEREAS, the respondent department in the light of judgment deteiled to the conducted a Departmental Appellate Committee programs and provided opportunity to the pelitioners.
- NOW, THEREFORE, in pursuance of order dated 19-12-2020 the Honorable Peshawar Holorat Peshawar consulting with relevant faw, rules, policy and recommendations of the Ampellate Committee mentions, discussed hereinabove, the understanded in the capacity of Appellate Authority of the considered view that the permioners namely Mustafa Khan and 19 others are not entitled to benefits and pay projection for the period served in Community Schools Project, hence the claims of peritioners hereby sands rejected in the interest of public service.

SECRETAL SECRETARY

Endyt: of even No. & date:

Copy of the sources forwarded to the

Additional Resistar (Judicial), Pestawar High Coors Pestawar

And Comment of the Co

Better Copy

#### GOVERNMENT OF KHYBER PAKHTUNKHWA FINANCE DEPARTMENT

NO. FD (SOSR-1) 12-7/2014 Dated Peshawar the 6th February, 2014

- 1. All Administrative Secretaries to Govt of Khyber Pakhtunkhwa.
- 2. Senior Member Board of Revenue Khyber Pakhtunkhwa.
- 3. Secretary to Government of Khyber Pakhtunkhwa.
- 4. The Principal Secretary Chief Khyber Pakhtunkhwa.
- 5. The Secretary Provincial Assembly, Khyber Pakhtunkhwa.
- 6. The Secretary Finance FATA, FATA Secretariat, Peshawar.
- All Heads of Attached Departments in Khyber Pakhtunkhwa. 7.
- 8. All Divisional Commissioner's in Khyber Pakhtunkhwa.
- 9. All Political Agents/District & Session Judges in Khyber Pakhtunkhwa.
- 10. The Registrar Peshawar High Court Peshawar.
- 11. The Chairman Public Service Commission Khyber Pakhtunkhwa.
- 12. The Chairman Service Tribunal, Khyber Pakhtunkhwa.
- 13. The Accountant General, Khyber Pakhtunkhwa.

### Subject:- PROTECTION OF PAY OF CONTRACT EMPLOYEES ON REGULARIZATION/APPOINTMENT ON REGULAR BASIS.

Dear Sir:-

In pursuance to the finance Davison's Office Memorandum No. R.1/2012 dated 31th May 2013, the competent authority is pleased to allow the pay protection to non gazatted contract employees on their regularization/appointment on regular basis with immediate effect subject to the following conditions:-

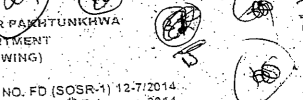
- That the contract appointment has been made on standard terms and conditions circulated by this Provincial Government are amended from time to time. i)
- That the contract employ has applied through proper channel and has been properly by the appointed authority. This condition shall not apply in case of ii) regularization on the same post.
- That regularization/regular appointment has been made with the approval of iii) competent authority.
- That there is no break/interruption between contract service and regular service. iv)
- That the service rendered on contract basis shall not qualify v) pension/gratuity.
- That in case of regular appointment in lower pay shall not be protected./ vi)

Your Faithfully RAZAULLAH KHAN Addl Secretary (Regulation)



#### GOVERNMENT OF KHYBER P FINANCE DEPARTMENT (REGULATION WING)







Dated Peshawar the 6th February, 2014

At Acthinistrative Secretaries is Govt of Khyber Pakhtunkhwa The Semon Member, Board of Revenue, Milyber Pakhtunkhwa.

They let Fakisher than

The Principal Secretary of Chicakinhere. Khylor Pestimodowa

The Secretary, Provincial Assembly, Khyber Pakhtunkhwa

The Secretary Finance FATA, FATA Secretorial, Poshawa All Heads of Attached Departments in Khyber Pakhtuckhwa.

All Divisional Commissioners in Khyber Pakhtunkhwa.

Ali Political Agents (Tristrict & Sessions Judges in Khyber Pakhtunkhwa

The Registrar, Pashewar High Court, Peshawar.

The Chairman, Rublic Service Commission, Khyber Pakhtunksvia

Gos Chaircan Services Tribinal, Khyber Parhtonkhwa.

The Accountant General, Knyper Pakhtunknya, Pestrawar,

Subject

## PROTECTION OF PAY OF CONTRACT EMPLOYEES ON REGULARIZATION / APPOINTMENT ON REGULAR BASIS:

In pursuance to the Finance Division's Office Memorandum Dear Sir. REP(0)R-1/2012 dated 31st May 2013, the competent authority is pleased to thow the pay projection to non-Gazelled contract comployees on their regularization / appointment on regular basis with immediate effect subject to the sollowing conditions -

- That the contract appointment has been made on standard terms, and concutions, circulated by this Provincial Government as amended from time to time.
- That the contract employee has applied through proper channel and has been properly releved by the appointing authority. This condition shall not apply in case of regularization on the same post.
  - That regularization I regular appointment has been made in with the approval of competent authority.  $iji\, \ell$
  - That there is no break / interruption between contract service. iv) and regular service.
  - That the service rendered on contract basis shall not qualify νĥ for pension / gratuity.
  - That in case of regular appointment in lower grade, pay shall not be protected.

Yours faithfully.

MARN TIA THIRTEAN Addl. Secretary (Regulation)

P.T.O



Endst o FD, (SOSR-1)

12-7/2014

Dated 6h Feb, 2014

## Copy for information and necessary action to the:-

- 1. The Director, Treasures & Accounts, Khyber Pakhtunkhwa.
- 2. All the District comptroller of Accountrs in Khyber Pakhtunkhwa.
- 3. The Director Local Fund Audit, Khyber Pakhtunkhwa, Peshawar.
- 4. The Director, PMIU, Finance Department.
- 5. The Treasury Officer, Peshawar.
- 6 The Secretary, Board of Revenue, Khyber Pakhtunkhwa.
- 7. All the District & Agency Accounts Officers, in Khyber Pakhtunkhwa/ FATA.

(MASOOD KHAN) Deputy Secretary (Reg-II)

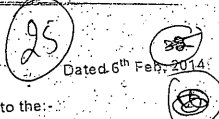
Endst No. & date Even

## Copy for information is forwarded to the:-

- 1. All the Section Officers/Budged Officers in Finance Department, Khyber Pakhtunkhwa, Peshawar.
- 2. The Private Secretary to Senior Minister for Financed, Khyber Pakhtunkhwa.
- 3. The Private Secretary to Secretary/P.As to Special Secretary/Additional Secretaries/Deputy Secretariat in Finance Deptt:-

(Wazir Muhammad Afgar) Section Officer (SR-1)

Endst: No .FD (SOSR-1) 12-7 /2014



## Copy for information & necessary action to the:-

- The Director, Treasuries & Accounts, Knyber Pakhtunkhwa.
- 'All the District Comptroller of Accounts in Khyber Pakhtunkhwa.
- The Director, Local Fund Audit, Khyber Pakhtunkhwa, Peshawar.
- The Director, FiVIU, Finance Department
- The Treasury Officer, Pashawar
- The Secretary, Board of Revenue, Khyber Pakhtunkhwa.
- All the District & Agency Accounts Officers in Khyber Pakhtunkhwa / FATA

(MASOOD KHAN) Deputy Secretary (Reg-II)

## Endst: No. & Date Even

## Copy for information is forwarded to:

All the Section Officers / Budget Officers in Finance Department, Khyber

The Private Secretary to Senior Minister for Finance, Khyber Pakhtunkhwa

The Private Secretary to Secretary I.P. As to Special Secretary I Additional Secretaries / Deputy Secretaries in Finance Deptt:

> (Wazir Muhammad Afgar) Section Officer (SR-1)

#### VAKALAT NAMA

*		
NO.	/2023	
IN THE COURT	exolu Pribar	w, Pesho
ISSA DA	· 04	(Appellant)
		(Petitioner) (Plaintiff)
<u>VE</u>	RSUS	
Edu Depe	<u> </u>	(Respondent)
DAD ISSA DAD	•••	(Defendant)
he by appoint and constitute M. Asif akida & Syed Noman Ali Bukhari, A compromise, withdraw or refer to arbitratio the above noted matter, without any liabili mgage/uppoint any other Advocate/Counsel	dvocate High Court to ap n for me/us as my/our Cour ty for his default and with	pear, plead, act, asel/Advocate in
I/We an horize the said Advocate to deposit sums and amounts payable or deposited on The Advocate/Counsel is also at liberty proceedings, if his any fee left unpaid or is or	my/our account in the aborto leave my/our case at an	ve noted matter.
AND to all acts legally necessary to respects, whether herein specified or not, as a		
AND I/we hereby agree to ratify ar behalf under or by virtue of this power or of		
PROVIDED always, that I/we under Court/my authorized agent shall inform the the case may be dismissed in default, if it be be held responsible for the same. All costs counsel or his nominee, and if awarded again	Advocate and make him ap proceeded ex-parte the said awarded in favour shall be	pear in Court, if counsel shall not the right of the
Dated/2023	(CLIENT)	duc
	ACCEPT	<u>ED</u>
	(M. ASIF YOU ADVOCATE SUPKE OF PAKIS	EME COURT, STAN.
	(S. NOMAN ALI I ADVOCATE HIC	
OFFICE: Room # FR-8 4th Floor		<b>-</b> ,

Room # FR-8, 4 Floor, Bilour Plaza, Peshawar, Cantt: Peshawar Cell No. 0302-5548451 0333-9103240 0306-5109438