## FORM OF ORDER SHEET

## Appeal No. \_\_\_\_\_ 1191/2023

Court of

	Appeal No. <u>1191/2023</u>							
S.N	10.	Date of order proceedings	Order or other proceedings with signature of judge					
	1	2	3					
	, L -	26/05/2023	The appeal of Mr. Mukhtar Zada resubmitted today					
		· · ·						
	N.		by Mr. Yasir Saleem Advocate. It is fixed for preliminar					
	-	· .	hearing before Single Bench at Peshawar on 30-05-2023					
	•••							
:	•							
			By the order of Chairman					
	·. •	• •	1 m					
			REGISTRAR					
			· · · · · · · · · · · · · · · · · · ·					
·								
		· .						
		, <u>-</u>						
7								
			•					
· · · ·		,						
·								
		,						
		·						
		•						
,   ,								
		· · · ·						
·· · ·   · · ·	· .	- <u> </u>						
	4							
	•		· · · · · · · · · · · · · · · · · · ·					
		-	· · · · · · · · · · · · · · · · · · ·					

This is an appeal filed by Mr. Mukhtar Zada today on 23/05/2023 for release of salary against which she made/preferred departmental appeal/ representation on 02.05.2023 the period of ninety days is not yet lapsed as per section 4 of the Khyber Pakhtunkhwa Service Tribunal Act 1974, which is premature as laid down in an authority reported as 2005-SCMR-890.

As such the instant appeal is returned in original to the appellant/Counsel. The appellant would be at liberty to resubmit fresh appeal after maturity of cause of action and also removing the following deficiencies.

- 1- Copy of observation made by DAO on the pay bill of the appellant mentioned in para-3 of the memo of appeal is not attached with the appeal, be placed on it.
- 2- Affidavit be got attested by the Oath Commissioner.
- 3- The Paper used in printing the memo of grounds of appeal is very low standard.
- 4- Numbers have not been given to respondents.
- 5- The paragraphs of the memo of appeal are not according to sub-(2) (b) of rule-6 of the Khyber Pakhtunkhwa Service Tribunal rules 1974.
  No. \_\_\_\_\_\_/ST,

Dt. <u>24/5/</u>2023.

REGISTRAR

SERVICE TRIBUNAE KHYBER PAKHTUNKHWA PESHAWAR.

2415/023

Mr. Yasir Saleem Adv. High Court Peshawar.

Whi Depart mul appeal attached with the appeal on send dept appeal which has sen worthis by the appellant on 2/5/023 which he wrongly ben attached with the appeal while her dist deptic appeal way filed on 12/2/023 replaced with the appeal accordingle While the present Service appread is malined. I As per object nor Copy of the pay sall in strape of aller is altached A Anto C p. 7 oppahi au 2 has been Removed as Ama D 18, R, As pu objections 3 has also been sensored of bellin pager have been \_ رج Replaced with the appeal Hune, the Continuential to day

### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

# APPEAL NO. 1191 /2023

VS

MUKHTAR ZADA **DEPTT:** 

**EDUCATION** 

INDEX					
S. NO.	DOCUMENTS	ANNEXURE	PAGE		
	Memo of Appeal		1-2		
2.	Affidavit		3		
3.	Appointment order dated	Α	4		
4	Charge assumption & performance certificate	В	5-6		
4.	letter dated 24.01.2023	С	7		
5.	reply letters	D	8		
6	departmental appeal	E	9-10		
7.	Vakalatnama	•••••	10		
۰.					

01/13 APPELLANT

THROUGH:

4 Yasir Saleem & & A Afrasiab Khan Wazir Advocate high Court

### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

## Service Appeal No. 191 /2023

Mrs. MUKHTAR ZADA, PST (BPS-12), in district education Officer District North

.....APPELLANT.

#### Versus

Director education merged district, Khyber Pakhtunkhwa Peshawar.
 District education officer, District North Waziristan.

District Account Officer, District North Waziristan.

G The secretary E&SE department, Khyber Pakhtunkhwa, Peshawar.

#### 

APPEAL UNDER SECTION-4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT 1974 AGAINST INACTION OF THE RESPONDENT BY NOT RELEASING SALARIES W.E.F 01.07.2019 OF THE APPELLANT AND AGAINST INACTION ON DEPARTMENTAL APPEAL OF THE APPELLANT WITHIN THE STIPULATED PERIOD.

#### Prayer:

That on acceptance of this instant service appeal of the appellant the inaction of the respondents by not releasing salaries of the appellant w.e.f 01.07.2019 till dated may very kindly be declared- illegal and without lawful authority of law, and the respondents may further please be directed to release salaries of the appellant w.e.f 01.07.2019 till dated, with all back benefits. Any other remedy which august tribunal deems fit that may also be decided in favor of the appellant. R/SHEWETH:

ON FACTS:

#### Brief facts of the appeal are as under;

That the appellant is working as PST (BPS-12) in the respondent department. (copy of Appointment letter is attached)

That on 24.01.2023 the respondent No.3 made an observation over the impugned bills which was removed by the respondent No.2 and resubmitted to respondent No.3. Copy of letter dated 24.01.2023 is attached as annexure ....C. That on dated 24.01.2023 respondent No.2 removed the observation and resubmitted to the respondent No.3 but no action has been taken on the said bills. Copy of reply letter is attached as annexure.....D That against the inaction of the respondents with regard to the outstanding salaries of the appellant, he also filed departmental appeal to the concerned authority which is still pending. Copy of the departmental appeal is attached as annexure..... ............... .....E. That appellant further feeling aggrieved and having no other remedy. but to file this appeal on the following grounds inter alia. ON GROUNDS: That the inaction of the respondents by not releasing salaries of the appellant w.e.f 01.07.2019 is against law, rules and norms of natural justice. That the appellant have not be treated in accordance with law and rules and as such respondents violated Article 4 and 24 of the constitution of Islamic republic of Pakistan 1973. That the action of the respondent No.3 amounts to sheer arbitrary and autocratic in nature hence against the norms of natural justice. That the conduct of respondent No.3 is not only ignoring the competent authority orders but conduct and attitude of the respondents No.3 from such inaction show something unfair means hence also violating the mandatory provision of the constitution that all Govt. departments are duty bound to strictly act in accordance with law. That its apex court decisions that salary is not bounty that can be stopped at the wishes of high ups. That the inaction of the respondents by not releasing salaries of the appellant is against Article 38(e) of the Constitution of Islamic republic of Pakistan, 1973.

· .

A That the respondents are using colorful exercise of power regarding not releasing the salaries outstanding against the respondents hence this action of the respondents is unwarranted under the law.

✓ That the appellant seeking indulgence of this honorable Tribunal for intervening in the matter to release immediately the outstanding salaries and clear the bill pending before the respondent No.3 without any cogent reason and the respondent No.3 has no locus standi to stop the bills being clear cut orders of the high ups and competent authority.

That the remaining points if any arise during the course of hearing may also be allowed.

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

APELLANT >1/12 MUKHTAR ZADA THROUGH: Yasir <sup>I</sup>Saleem & Afrasiab Khan Wazir Advocates high Court

#### Certificate:

That no earlier appeal is preferred before this august tribunal.

#### Affidavit:

I MUKHTAR ZADA, resident of district north waziristan, solemnly affirm and declare that the contents of this Appeal are true and correct to the best of my knowledge and belief and nothing has been concealed from this August Tribuanl.

Deponent

Deponent



### ICE OF THE AGENCY EDUCATION OFFICER NORTH WAZIRISTAN AGENC

And A

#### PPOINTMENT ORDER

In light of Director Education FATA order dated 08.11.2013 and the recommendation of departmental selection committee the following candidates are here by appointed against the vacant post of PTC on contract basis in BPS-7 (Rs: 2220.120.5820) schools mention against each on the following terms and conditions with effect from the date of tasking over charge.

	AMIRICARD PERCENT	Plane at Postino	TREMME
1. 	(I) Uzms (ATC) (II) Saims (PTC)	- FCS Akhiar Nawaz Kot	Against V/Post
2.	(i) Nazia (PST)	FCS Salman Kot	-do-
	(ii) Abid Uliah (PST)	BCS Manay Khan Kot	
J.	(I) Amreen (PTC)	FC8 Masr cor Kot	-do-
	(II) Mukhtarząda (PTC)	FCS Sulman Kot	-do-
4. :	(1) Abidə (]az (PTC)	FCS Natesb Kol	-do-
	(11) Asifa (PTC)		-do-
5,-	(I) Adis Manzoor (PTC) (II) Salia (PTC)	FCS Telmu Kol	-do- -do-
	(I) Muhammad Sohall (PST)	BCS Hasnaln Kol	-do-
	(II) Jaseena Artí (PST)	ECS Jahangeer Kot	-do-
]	(l) Abdul Qayum (PST)	BCS Waclin Bibl	-do-
	(ll) She Abas Khan (PST)	BCS Surdar Khan Kot	-do-
]	.(1) Zahid Ullah PTC	BCS Barakat Khan Kot	-do-
	(11) Sawel Haidar PTC	FCS Taj Muhammad Kot	-do-
1	(1) Amra Haidar PTC	FCS Muhammad Iqbal Kot	-do-
	(ii) Abid Ullah PTC	BCS Shah Muhammad Kot	-do-

Their appointments are made on contract basis and liable to be terminated any lime and without any notice.

They should being their medical certificate from Medical Supdt AHQ Hospital Miranstian. If they suit to assume their orders within the suit to assume their orders within the traded as cancelled.

Their original CNICs should be produced to the accountant local office

Their survices will be terminated if they found absent for days continuously from the date of take

Agency Education Officer North Wazirlstan Agency

Endul: No. 369- 72

Daled 15 / 51-

Copy lo the:

- 1. Director Education FATA, Peshawar,
- Agency Accounts Officer, NWA
- The Accountant Local Official
  Candidates Concernad, A

Auguey Edúčalion Officer Horth Wazifistan Agency

jjice

al Distric

CERTIFICATES

1 certified that the CNIC issued by NDRA has been verified and reaction.
 2 Certifies that all the particular mentioned above are correct and the service Book atteched with the proforma is orignal and has been sined up-to date by the concerned.

Officer.

AMK B

The Agency Education Officer North Waziristan Agency Miranshah

## Subject: <u>ARRIVAL/CHARGE REPORT</u>

10

In the light of Agency Education Officer worth Some significant Agency Miranshah Vide Order No. 38331-36Dated:  $7 \cdot 9 \cdot 023$  Isotook over charge as PTC Teacher at ECS GOS Auf Illum. Kot NWA

Charge report is submitted for your perusal and further accessary action.

Your Obediently

Name \_ Mucchlan 2ada

Designation  $\oint S\overline{7}$ 

FOIE

ATTESTE

## OFFICE OF THE DISTRICT EDUCATION OFFICER, NORTH WAZIRISTAN TRIBAL DISTRICT

## DUTY / PERFORMANCE CERTIFICATE.

1.1

1. Salar

Certified that Mr/Mrst; <u>MurchTav 2ack</u> S/D/<u>ACyrck</u> Is serving is a PTC teacher BPS-12 at GPS /GGPS<u>Acy</u> 1Chan since long in the education department. He/She has a good moral character and obedient He/She always present in the school during my surprise visit.

TESTEL

ATTESTED

ß District Education Officer, North Waziristan tribal district.



Office of the CCOUNT NORTH WAZIRISTAN MIRAN SHAH PHONE NO.0928-300541



Dated 24 /01/2023

No. DAO/MRN/NW/2022-23/ 201-0

The District Education Officer (M) NW Miran Shah.

SUBJECT:

### CONFIRMATION OF SOURCE-I FORMS & SALARIE REGULARIZATION TEACHERS

iemo.

Kindly refer to the subject cited above

The Authorised Representative namely Mr. Abdur Ur Rahim Junior cleri of your office were submitted 14 numbers Source-I Forms and other connected documents for releasing of their salaries at the pre-audit counter section of this office. The detail of teachers are as under:-

5.N <u>^0</u>	NAME OF EMPLOYEES	PLACE OF POSTING	S.NO	NAME OF EMPLOYEES	PLACE OF POSTING
1	Amra Halder PST	GGPS Naseeb Khan Kot	14	Mukhtar Zada PST	· .
2	Zainab PST	GGPS Zindai Kot	15	Nasreen Shaheen PST	GGPS Alif Khan Kot
3	Imran Ullah PST	GPS Data Khel	16	Taskeen PST	GGPS Said Rasool Kot GGPS Muhd Salam Kot
4	Umar Khitab PST	GPS Muhd Aslam Kot	17.	Abida PST	GGPS Gul Raat Kot
5	Ihsan Ullah TT	GPS Nadeem Kot	18	Anila Afam PST	GGPS Zair Muhd Kot
6	Noor Zubaida PST	GGPS Inzar Kas	19	Kalnoon Bibi PST	GGPS Fareed Ullah Kot
7	Atia Kiran PST	GGPS Aziz Muhd Kot	20	Sawal Haider PSTi.	GGPS Per Mitar Kot
8	Masoom PST	GGPS Rahmat Ullah Kot	21	Sadia PST	GGPS Gul Rat Kot
9	Sameena PST	GGPS Muhd Noor Din Kot	22	Nigat PST	GGPS Akhtar Nawaz Kot
10	Sumaira PST	GGPS Lal Marjan Kot	23	Shameem PST	GGPS Pir Mitar Kot
11.	Rukhia Bagam PST	GGPS Aziz Muhd Kot	24	Kalsoom PST	GGPS Rahmat Ullah Kot
12	Saira Khan PST	GGPS Yaqoob Khan Kot	25	Safia PST	GGPS Mirza Gul Kot
13	Salma Khan PST	GGPS Inzar Kas			GGF5 WIIZA GUI KOT

It is therefore, requested that the above named regularized teachers may kindly be confirmed / verified and genuine employees of the Education Department before payroll processing for the month of  $0 \frac{1}{2023}$  or otherwise please

#### Copy forwarded to:

- 1. The Accountant General Khyber Pakhtur khwa Peshawar.
- 2. The Director E&SE Khyber Pakhtunkhwa Peshawar.

TESTE

- The Deputy Commissioner NW Miran Shah. 3.
- Mr. Muhammad Atif Sub Accountant of this office is hereby nominated and personally attend d٠ the Education Officer, to verify / confirmed the above named Source Forms from the DFO Miran Shah:

District Accounts Officer

District Accounts Of NW Mingh Shall

onts Office

# OFFICE OF THE DISTRICT EDUCATION OFFICER, NORTH WAZIRISTAN TRIBAL DISTRICT

/DEO/NWTD dated Miranshah the / /2023.

The District Accounts Officer, NWTD Miranshah.

Subject:-

No.

To.

Memo :-

### CONFORMATION OF SOURCE-I FORMS AND SALARIES OF THE REGULARIZED TEACHERS.

Kindly refer to your letter No. DAO/MRN/NW/2022-23/2301-04 dated, 24.01.2023 on the subject noted above and to state that the undersigned has already been submitted various source forms of the Community school teachers in the light of Governor directives, various court orders and DE FATA letter received to the office of undersigned time to time and submitted to your good office.

It is further stated that it is a long pending issue and they are performing their duties regularly to the entire satisfaction of the their superiors and they are genuine employees of this office.

It is therefore, requested in your kind honour that **26** Nos source-1 forms may kindly be processed in the larger interest of justice and public being low paid Govt: servants

### No. 35985-88 | Delec >4/1/2023

Copy forwarded to :-01. The Accountant General KPK Peshawar. 02. The Director E&SE KPK Peshawar. 03. The Deputy Commissioner North Waziristan tribal district. 04. Mr,Muhammad Atif Sub Accountant of DAO office.

District Education Officer, North Waziristan tribal district.

District Education Officer,

North Waziristan tribal district.

Anex E 19 the Serry B&SE deptt 1ep pestarran Subjut Appeal for culuse of pay in n/ samina pst and others with great respect it's stated that our pays were blopped by the No Bx DEO North with out any legat reason we lodged appeal to your good office and shelli was Byued by the So premary on 11/8/022 and span dwechd the DEs on 29/3/23. The DEs has been hered our salarie but the Des sewale weig delay faction. It is northly meetined that stoppage ge pay costlout any cogart heasin is illigal to per Genee rule. and Blandy Superion Court order. The DAO presed observation on our pay Bills got c/so form the Funale DEO. The Finale DEO Grigned the hemer teacher bills and Blid feding in the DAO THE It is thinkfure hubby kegnited in par gracions Remove that The DES M/F may verily to directed to rehear our occlustic pay bills for the larger aleret of India. Land You's Stanty. Dalid 2/5/023 Candidale list as under Sarmina pst wisin ud ding (1) Stunnia por. (2) Am va Hacden pst (2) Sawe Havide pst (7) Lainab pst (3) Abida 6) (urran ullah ) Clever Ichaitab & The Susullah () Noor Jubida pot (10) Adia Verin ps7 (D) MAGOOM PST (D) Salmera ps7 (13) Ruchiap. [14 ( Saina cena (15, Salma rega B Mulchlar Zada O wasvin Shela PS 18' Taskin pst (19, Anila ergen pet (2) Kalnoon biba pst. & sedie ps (22 ) Nigat pst (2), Shamin pst. (24) Kalsoom pst. (25) Safia pot. ATTESTED

the Honourable Scorp Edu East 10p poshawar. Subject: Appeal for tracese of pay stopped with out any logent sceson / illigally " with great respect it is brought into your thind notice that our pays were scopped without any asgent headon/illegally. We have already lodged appeal to Director Edu Marged Dist. The DE (M) Sull "was kind enough and issued order vide no 1666 all 30/1/2019 and NO 2149-51 all 7/2/019 (Copy actached, The Districe Eath officer Conduct ca enquiry in This (regard (Copy alla cher ), splin enguring Bills were prepared and submilled to the Dist. Accounts officers, but relie due to Some observation, then the same was remained and resubmitted to the Dras office. (Copy attached) The EX DAO Derpped the process and we filled appeal. to & GICP. The AG ICP was land enough and issued direction & process the claim (Copy attached) when a new DEO was posted and slopped all the length Correspondence without my legal reason. Therefore it is tunding requised in your gracion hondurisher a mecessary orden may trained be AT Proved do DEO Morth for Release the Salartics With and Mopped by the Ex DEs; For which we are alregal -TESTED Netto Fairs obedite Copy to the Nasir-ud - dui ASTO stland (1) The Borthy AG lep Denta j. Q. Sa ming & chain PST, and other a, The DE (M) Draff ico ر في ال Milatar Zida pST.2 STH Mecanily officer work 法则。 call ast.



Τo

### **GOVERNMENT OF KHYBER PAKHTUNKHWA** ELEMENTARY & SECONDARY EDUCATION DEPARTMENT CIVIL SECRETARITE PESHAWAR (PHONE NO. 091-9223587)

No. SO(P/F)/E&SED/5-1/ release Salary Nasiruddin etc/2023 Dated Peshawar the 2nd May, 2023

The District Education Officer (Male/Female) District North Waziristan.

#### APPEAL FOR RELEASE OF PAYS IN R/O NASIRUDDIN, SHOAIB Subject: -- \* MUHAMMAD & SAMINA PST AND OTHERS

I am directed to refer to this Department letter of even No. dated 03.08.2022 & 29.03.2023 on the subject noted above and to enclose herewith a copy of self-explanatory appeal submitted by Mr. Nasiruddin PST and others along with its enclosure regarding release of their outstanding salaries.

I am further directed and ask you to solve the issue and release their 2 outstanding salaries within a week time under intimation to this Department.

Encl.As above.

wastin SECTION OFFICER (P/F)

Copy forwarded to:-

- 1. Director E&SE Khyber Pakhtunkhwa, Peshawar.
- 2. PS to Secretary. E&SE Department Khyber Pakhtunkhwa.

SECTION OFFICER (P/F)

VAKALATNAMA

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

OF 2023

APPELLANT) Muldhan Dada (PLAINTIFF)

VERSUS  (PETITIONER)

Sut 7 (cp follow (RESPONDENT) (DEFENDANT) (RESPONDENT)

Murchlan Zada Do hereby appoint and constitute, Yasir Saleem & Afrasiab Khan, Advocates High Court, Peshawar to appear, plead, act. compromise, withdraw or refer to arbitration for me/us as my/our Counsel/Advocate in the above noted matter, without any liability for his default and with the authority to engage/appoint any other Advocate Counsel on my/our cost, I/we authorize the said Advocate to deposit, withdraw and receive on my/our behalf all sums and amounts payable or deposited on my/our account in the above noted matter.

Dated. 19 / 5 /2023

Î/We

ACCEPTED YASIR SALEEM 8 AFRASIAB KHAN ADVOCATES HIGH COURT PESHAWAR