- 12th April, 2023 1. Learned counsel for the appellant present. Mr. Fazal Shah Mohmand, Addl: AG for official respondents present.
 - 2. Learned counsel for the appellant seeks adjournment on the ground that he has not prepared the case. To come up for arguments on **62**.0**6**.2023 before D.B.

(Muhammad Akbar Khan) Member (E) (Kalim Arshad Khan) . Chairman 29.11.2022

Junior to counsel for the appellant present. Kabir Ullah Khattak Additional Advocate General alongwith Behramand Khan Deputy Director for respondents present.

Written reply on behalf of respondents not submitted. Representative of the respondents sought further time for submission of written reply. Last opportunity is granted. To come up for written reply/preliminary hearing on 04.01.2023 before S.B.

(Rozina Rehman) Member (J)

4th Jan, 2023

Appellant in person present. Syed Naseer Ud Din Shah, Asst: AG for respondents present.

SCANNED KPST Peshawar

Written reply/comments on behalf of the respondents not submitted despite last chance, therefore, their right for submission of written reply/comments is struck of. To come up for arguments on 12.04.2023 before **3**.B.

(Kalim Arshad Khan) Chairman 18.07.2022

None present on behalf of the appellant. Mr. Kabirullah Khattak, Additional Advocate General for the respondents present.

counsel infor-By Telephone. 11-8-22 Reply/comments on behalf of respondents not submitted. Learned Additional Advocate General seeks time to contact the respondents for submission of reply/comments. Adjourned. To come up for reply/comments on 20.10.2022 before S.B. Notice be issued to the appellant and his counsel for the date fixed.

(Mian Muhammad) Member (E)

20.10.2022

Junior counsel for the appellant present. Leather Months Muhammad Jan, District Attorney alongwith Mr. Beharamand Assistant Director for the respondents present.

Reply/comments on behalf of respondents not submitted Representative of the respondents requested for time to submit reply/comments on the next date. Adjourned. To come up for reply/comments before the S.B on 29.11.2022.

(Mian Muhammad) Member (E) 29.07.2021

Learned Addl, A.G be reminded about the omission and for submission of reply/comments within extended time of 10 days.

Chairne

25.10.2021

Appellant in person present. Mr. Muhammad Adeel Butt, Additional Advocate General for respondents present.

Arguments could not be heard due to learned judicial member (Salah-ud-Din) is on leave. Adjourned. To come up for arguments before the D.B on 24.02.2022.

(MIAN MUHAMMAD) MEMBER (E)

24.02.2022

Due to retirement of the Worthy Chairman, the Tribunal is defunct, therefore, case is adjourned to 13.05.2022 for the same as before.

13.05.2022

 $\begin{array}{c} \text{Reader} \\ \text{Due to misplacement of the appeal file, case to come} \\ \text{up for the same on} 18.07.2022 \ \ \text{before S.B.} \end{array}$

Reader

14.06.2021 Counsel for the appellant present. Preliminary arguments heard.

Points raised need consideration. The appeal is admitted to regular hearing. The appellant is directed to deposit security and process fee within 10 days. Thereafter, notices be issued to the respondents for submission of written reply/comments in office within 10 days after receipt of notices, positively. If the written reply/comments are not submitted within the stipulated time, the office shall submit the file with a report of noncompliance. File to come up for arguments on 25.10.2021 before the D.B.

ACDY TOCESS FEE

Charles

Form- A

FORM OF ORDER SHEET

Court of			
	1,91,0		
ise No	9747	/2021	

٠	Case No	0) / 9 / /2021
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	. 2	3 .
1-	21/04/2021	The appeal of Kamran Khan resubmitted today by Mr. Yousaf Ali Advocate, may be entered in the Institution Register and put up to the Worthy Chairman for proper order please.
		DECISTRAD.
2-	27/05/21	REGISTRAR This case is entrusted to S. Bench for preliminary hearing to be put up there on 14/06/2
		CHAIRMAN
	۸,	
	T Character	
	5	

The appeal of Mr. Kamran Khan Ex-Chowkidar GPS Agrab Dag No.2 Ekka Ghund Mohmand received today i.e. on 14/04/2021 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

1- Memorandum of appeal may be got signed by the appellant.

2- Annexures of the appeal may be attested.

3- Departmental appeal having no date be dated.

No. 724_/S.T,

Dt.15/04 /2021

REGISTRAR SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Mr. Yousaf Ali Adv. Pesh.

Resubmitted eight removal of above deficiencies.

BEFORE THE PROVINCIAL SERVICE TRIBUNAL, KPK, PESHAWAR.

Kamran Khan		Appellant
	Versus	
DEO District Mohmand	and others	Respondents

INDEX

S.No.	Description of documents.	Annexure	Pages.
1	Grounds of appeal.		1-14
3	Addresses of the parties.		5
4	Copy of appointment Order	A .	6
5	Copy of Order dated 27.04.2020	В	7
6	Copy of Appeal	С	8
7 ,	Copy of Attendance Register	D	9
8	Copy of Slip	E	10
12	Wakalatnama.		11

Appellant

Through

Yousaf Ali Advocate Supreme Court of Pakistan

BEFORE THE PROVINCIAL SERVICE TRIBUNAL, KPK, PESHAWAR.

Service Appeal No.____/2021

Kamı	ran Khan s	on of Muka	ram Kha	ın			
R/o A	 Aqrab Dag	Islam Gul T	Tehsil Ek	ka Ghund Di	strict	Mohm	and.
Ex-Cl	howkidar C	GPS Aqrab I	Dag No.2	Ekka Ghund			
Mohi	mand	· · · · · · · · · · · · · · · · · · ·				Appella	int
		•	Versi	<u>1S</u>			
1)	District Ed	ducation Of	ficer Dis	trict Mohmano	d.		
2)	Director	Education	(E&SE	Department	G.T	Road	KPK,
	Peshawar).					
3)	District A	.ccount Offi	cer at Di	strict Mohmar	nd at C	Ghallan	ai
						Rospor	ndante

APPEAL U/S 4 OF KHYBER
PAKHTUNKWAH SERVICE TRIBUNAL
ACT 1973, AGAINST THE ORDER DATED
27.04.2020 RECEIVED ON 10.12.2020
WHEREBY THE MAJOR PENALTY OF
REMOVAL FROM SERVICE HAS BEEN
IMPOSED UPON THE APPELLANT AND
THE DEPARTMENTAL APPEAL HAS NOT
BEEN DECIDED WITH IN STATUTORY
PERIOD.

PRAYER

On acceptance of this service appeal the impugned order of removed from service may

kindly be set aside and the appellant be ^o reinstated into service with all back benefits.

Any other remedy to which the appellant is found fit in law, justice and equity.

Respectfully Sheweth;

- That after fulfilling all the codal formalities and gone through the selection process the appellant has been appointed vide order dated 03.12.2002. (Copy of appointment order is annexure A).
- 2) That the appellant perform his duties with full zeal & devotion and upto the entire satisfaction of his superior for all most two decades.
- That for the reason best known to the respondent No.1, the respondent No.1 initiated so called proceeding against the appellant Under (E&D) Rule 2011 and that to at the back of appellant.
- That the services of the appellant has been fired vide impugned order dated 27.04.2020. (Copy of Order is B). The same has been received by appellants on 10.12.2020.
- That the appellant filed departmental appeal on 18.12.2020. (Copy Annexure C) which has not been decided with in statutory period, hence, the instant appeal inter alia, on the following grounds:-

GROUNDS:-

- A. That to say at the very out set, the appellant has been performing the duty as evident from the attendance register, wherein, the concern authority has marked him as present, which negates the allegation of absentia in the imposing order. Attendance register is Annexure D.
- B. That the appellant has been receiving his monthly salary as evident from his pay slip from the month of October 2020 (Copy of slip E) Which also support the stance of the appellant.
- C. That no show cause notice has been served upon appellant; no regular inquiry has been conducted by the competent authority before passing the impugned order.
- D. That the appellant has not been treated with accordance to law, rules & policy on the subject rather has been discriminated which goes contrary to the provisions contained in article 4, 25 & 27 of the Constitution of 1973 and is liable to be struck down on this score alone.
- E. That the E &D rules has been disregarded and disrespected by the respondent No.1 in the matter in hand, thus grave action by this hon'ble Tribunal.
- F. That the respondent No.2 was under legal obligation to decide the departmental appeal with in stipulated time but he has not performed his duty and the same has not been decided yet.
- G. That the appellant seeks leave of the court to urge the additional grounds at the time of arguments.

It is therefore, prayed that on acceptance of this service appeal the impugned order of removed from service may kindly be set aside and the appellant be reinstated into service with all back benefits.

Any other remedy to which the appellant is found fit in law, justice and equity.

Dated:

کارال حال Appellant

Through

Yousaf Ali Advocate Supreme Court of Pakistan

Deponent Deponent

AFFIDAVIT

I, Kamran Khan ,do hereby affirm and declare on oath that the contents of the application are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Tribunal.

BEFORE THE PROVINCIAL SERVICE TRIBUNAL, KPK, PESHAWAR.

Service Appeal No/2021	1
Kamran Khan	Appellant
Versus	Tippenant
DEO District Mohmand and others	Respondents
A DORECCE OF TH	ID DADTIEC

APPELLANT:

Kamran Khan son of Mukaram Khan

R/o Aqrab Dag Islam Gul Tehsil Ekka Ghund District Mohmand.

Ex-Chowkidar GPS Aqrab Dag No.2 Ekka Ghund Mohmand.

RESPONDENTS:

- District Education Officer District Mohmand. 1)
- Director Education (E&SE Department G.T Road KPK, Peshawar). 2)
- District Account Officer at District Mohmand at Ghallanai 3)

كالرازخال

Appellant

Through

Yousaf Ali Advocate Supreme Court of Pakistan

(B) · Anna 'A'

OFFICE OF THE AGENCY ETHOATION OFFICER MOHMAND AT CHALLANAI.

APPOINTMENT ORDER.

Consequent upon the recommendation by the worthy Political Agent Molmands as well as approved by the D/E (FATA) NWFP, Peshawar vide his letter No.7096/A-1/Class-IV Dated Pesh: the 28/11/2002, Mr. Kamran Khan S/O Mukaram Khan is hereby appointed against the vacant post of chowkidar at OPS, Islam Gul Killim Mohmand Agency in BPS No.1 on contract basis according to the Govt: policy of NWFP SO(FATA) Educ: 6-1/2001 dated.9/02/2002 w.e.f the date of his taking over charge in the interest of public service. TERMS AND CONDITIONS:-

- 1. The appointment of the candidate is made purely on temporary basis and is liable to termination at any time without assigning any reason, in case of his wish to resign the post he shall have to give one month prior notice or forfeit one month pay in lieu of.
- 2. Health and age certificate should be produced from the Agency Surgeon Mohmand at Ghallahaf.
- 3. He will not be handed over charge of the post if he is below 18 years and above 33 years.
- He will not be paid his salary untill his N.I.C & Domicile Certificate are verified from the concerned quarter.
- 5. If he failed to report his arrival within 15 days, his appointment will be deemed as cancelled:
- 6. Charge report should be submitted(in diplicate) to all concerned.

(Said Mohammad)
Agency Education Officer.
Mohamnd Agency at Ghallanai.

Endost: No. 32/7-23 /Dated Challanai the: 03/12 /2002.

Copy of the above is forwarded to the:-

- 1. Director of Education FATA, Peshawar w/r to his letter No. and dated quoted above.
- 2. Political Agent Mohmands at Ghallanai with refrence to his letter No.9349/M dated. Challanai the 19/11/2002.
- 3. Agency Surgeon Mohmands at Challanai.
- 4. Agency Accounts Officer Mohmands at Challanai.
- 5. AAEO(Male) concerned.
- 6. Pay clerk concerned.
- 7. Official concerned.

Agency Education Officer, McDmand Agency at Ghallanai.

HAMADARD MOINAND.

ATTESTED TO BE PRUE GODY

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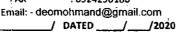
Medical Superintendent. Civil Hospital.....

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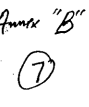


OFFICE OF THE DISTRICT EDUCATION OFFICER **MICHMAND TRIBAL DISTRICT**

Ph. No.: 0924-290180 FAX : 0924290180







NOTIFICATION

- 1. WHEREAS Mr. Kamran Khan Chowkidar GPS Agrab Dag Islam Gul Tehsil Ekka Ghund Mohmand Tribal District was found wilfully absent from duty during monitoring visit of the Assistant District Education Officer.
- AND WHEREAS it has also been reported that Mr. Kamran Khan Chowkidar GPS Agrab Dag Islam Gul has been abroad since 21.02.2015.
- 3. AND WHEREAS show cause notice was served upon the accused under Khyber Pakhtunkhwa Government servants (Efficiency and Disciplinary) Rules 2011, for the charge of "wilful absence from duty" as mentioned in the show cause notice at his home/school address vide No. 1343-47 dated 13.03.2020 wherein he was directed to resume his duty but he failed.
- 4. AND WHEREAS Mr. Kamran Khan Chowkidar GPS Agrab Dag Islam Gul Tehsil Ekka Ghund Mohmand Tribal District did not report to his duty within stipulated period of time and turned his cars deaf.
- 5. AND WHEREAS Charge sheet was served upon Mr. Kamran Khan Chowkidar GPS Agrab Dag Islam Gul Tehsil Ekka Ghund Mohmand Tribal District vide Endst; No: 1645 dated 21,03,2020 through registered post at his home/school address therein the accused was directed to submit reply in his defense through personal contact to this office.
- 6. AND WHEREAS the accused failed to put any defense in written and did not appear to be heard in person within stipulated time.
- 7. AND WHEREAS absence notice was published in Daily Mashriq Peshawar dated 10.04.2020 and Daily Aaj Peshawar dated 10.04.2020 therein Mr. Kamran Khan Chowkidar GPS Aqrab Dag Islam Gul Mohmand Tribal District was again directed to appear before the competent authority and show reason of his absence but once again he failed to do so.
- AND NOW THEREFORE, in exercise of the Powers conferred under Rules 4.1.(b) (iii) of Khyber Pakhtunkhwa Government Servants (Efficiency and Discipline) Rules 2011, the competent authority, District Education Officer Mohmand Tribal District is pleased to impose major penalty of "Removal form Service" upon Mr. Kamran Khan Chowkidar GPS Aqrab Dag Islam Gul Tehsil Ekka Ghund Mohmand Tribal District with immediate effect on account of his wilful absence from duty.

Endst; No. 2000-05 Dated 27/04/2020

Copy forwarded to the:

- 1. Director of Education E&SE Department KPK Peshawar.
- DC Mohmand Tribal District Mohmand. 2.
- District Accounts Officer Mohmand Tribal District at Ghallanai
- EDEO Concerned.
- Fry Clerk Local Office.
- 6. Official concerned.

(Mr. Jaddi Khan Khalil) **District Education Officer Mohmand Tribal District**

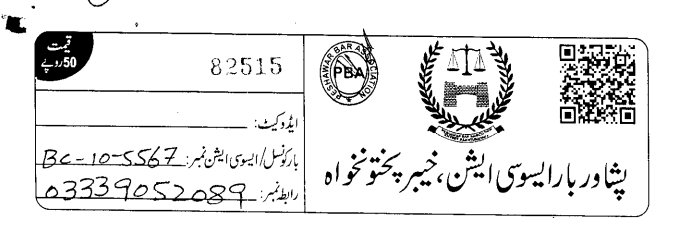
District Education Officer Mohmand Tribal District

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FORE THE KHYBER PUKHTUNKHWA SERVICE TRIBUNAL

SERVICE APPEAL NO. 4947/2021

Kamran Khan	R/O Distt: MO	HMAND .	•		
******	*****************	:	• • • • • • • • • • • • • • • • • • • •	APPI	ELLANT
		VERS	sus	i.	
1. District	Education	Officer	Mohmand	and	Others
	••••••	: ••••••••••••••••••••••••••••••••••••	RI	ESPONI	DENTS

INDEX

S.NO	DESCRIPTION OF DOCUMENTS	ANNEXURE	PAGE .
1	PARAWISE COMMENTS and affidavit	!	1-4
2	Copy of the Travel history	A	5-6
3	Copy of show cause notice, charge sheet and Newspaper Cutting	B, C, D	7-9
4	Copy Removal order	E	10
5	Copy of Notification Endst: No. 2025-28 dated 5-8-2020	F	11
5	Copy of inquiry report	G	12-18

(I

BEFORE THE KHYBER PUKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

SERVICE APPEAL NO. 4947/2021

Kamran Khan	R/O Distt: MC	HMAND	·		•
•••••	••••••	••••••		APP	ELLANT
	₹.	VERS	sus		
1. District	Education	Officer	Mohmand	and	Others
***********		·	RI	ESPONE	ENTS

Para-wise comments on behalf of respondent No: 1 & 2

Respectively Sheweth:

Preliminary Objection

- 1. That the appellant has got no cause of action to file the instant appeal.
- 2. That the appellant has not come to this Honourable Tribunal with clean hands
- 3. That the appellant has concealed material facts from this Honourable Tribunal.
- 4. That the appellant is estopped by his own conduct to bring the instant appeal

On Facts:

- 1. Pertains to record.
- 2. Incorrect hence denied. The appellant was absent from his duty since 21-2-2015 and was abroad without intimation/informing the answering respondents. (Copy of the travel history report is attached as annexure A)
- 3. Incorrect, hence denied. That during the monitoring visit of the Assistant District Education Officer the appellant was found absent since long from his duty without any intimation/proper authorization from the respondent department and was found

that the appellant went abroad. On this the respondent initiated a departmental proceeding in accordance with law and issued a show cause notice on dated 13-3-2020 which was not responded by the appellant. Later on, the respondent vides official letter No.1645 dated 21-3-2020 issued a charge sheet to the appellant through which the appellant was directed to submit reply in his defense through personal contact to the respondent office but the appellant failed to do so. Then the absence notice was published in daily Mashriq and daily Ajj Peshawar on Dated 10-4-2020 where the appellant was again directed to appear before the competent authority to show the reason of his willful absence but once again, he failed to do so. lastly, being competent authority the respondent after following all the codal formalities issued vide endst: No. 2000-05 dated 27-4-2020 the order of removal from service against the appellant (Copy of show cause notice, charge sheet, newspaper cutting and removal order are attached as annexure B,C,D & E)

- 4. The first part of the para is correct to the extent that the appellant was removed from service while the second part is incorrect, hence denied. The appellant filed an appeal before the respondent No.2 which was duly regretted and to this effect notification dated vide endst: No. 2025-28 dated 5-8-2020 was issued. (See annexure F)
- 5. Incorrect, hence denied. The respondent No.2 constituted an inquiry committee with the object to conduct an inquiry in connection with the appeals of the removed employees of district Mohmand. The committee after following the required proceedings submitted its findings and recommendation to the

respondent No. 2. According to the recommendation of the inquiry committee, the appellant appeal has already been rejected. It is pertinent to mention over here that even the appellant did not bother to submit a reply to the show cause notice, the charge sheet as well as any reply on publishing about his absence in the daily newspapers addressed to the appellant. Hence, the appellant fails to comply with required proceedings which ultimately resulted in removal from his service under the law. (Copy of inquiry report is attached as annexure G)

Grounds

- **A.** Incorrect. Hence denied. As evident from the record, the appellant remained abroad from date 21-2-2015.
- **B.** Incorrect hence denied. As stated in the above para, the appellant didn't perform his duty as evident from her absentia record. The respondent removed the appellant from service vide official order dated 27-4-2020 and a copy of the letter was also sent to the concerned district account officer.
- **C.** Incorrect. Hence denied. As elucidated in above para on facts.
- **D.** Incorrect, hence denied. The appellant was treated din accordance with law and while doing so no provision of the constitution has been violated.
- **E.** Incorrect, hence denied.
- **F.** Incorrect, hence denied.
- **G.** The respondents seek permission to present some other grounds at the time of arguments of the appeal.

Pray:

(4)

In light of the above factual and legal position, it is humbly prayed that the instant appeal may kindly be dismissed with cost.

Respondent NO. 1.

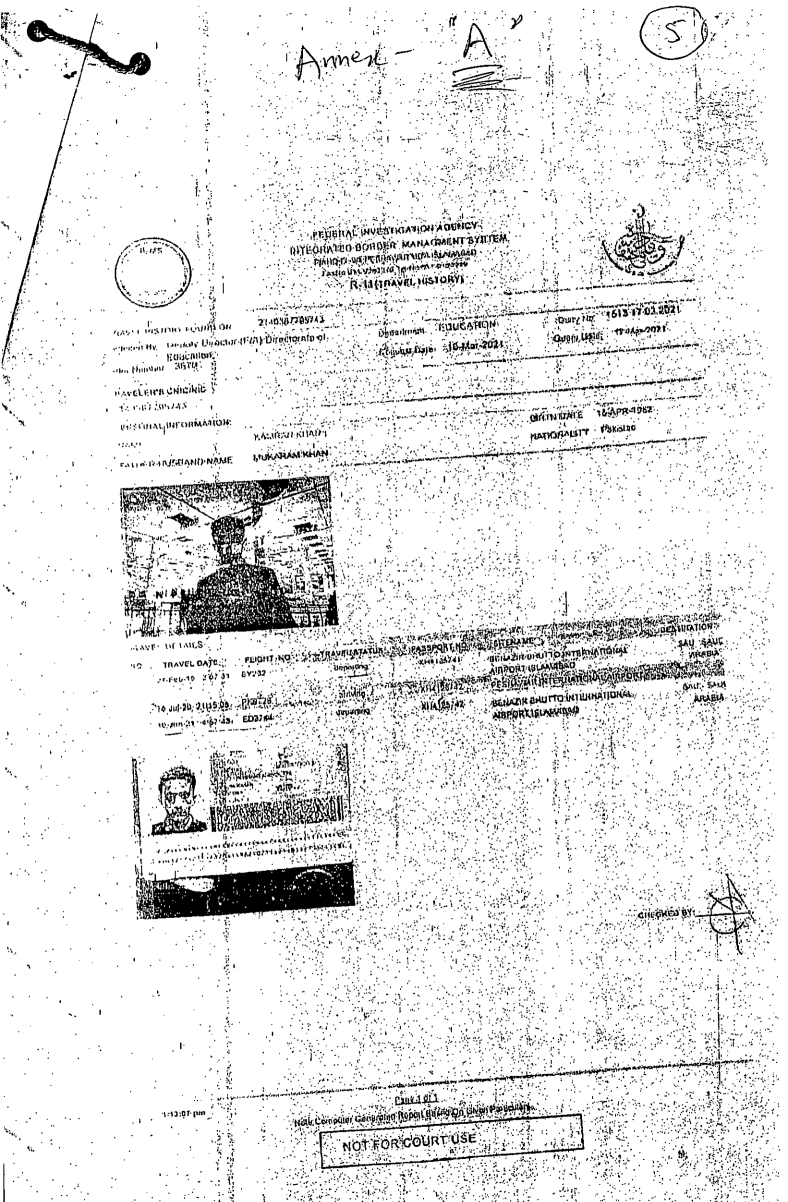
District Education Officer
Mohmand

AFFIDAVIT

The respondents do hereby declare and affirm on oath that the above comments are true and correct to the best of their Knowledge and belief and nothing has been concealed from this Honorable Tribunal.

Respondent NO. 1.

District Education Officer Mohmand

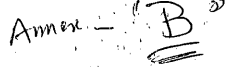


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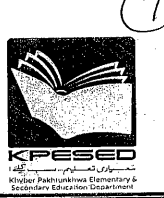


OFFICE OF THE DISTRICT EDUCATION OFFICER MOHMAND TRIBAL DISTRICT

Ph. No.: 0924-290180 :0924290180

Email: - deomonmand@gmail.com

DATED.



SHOW CAUSE NOTICE

- Officer Mohmand as competent authority Under Khyber Jaddi/Khan Khalil District Education Pakhtunkhwa Govt: Servants Efficiency, and Discipline, Rules 2011 do hereby serve
- Zain UI Haq N/ Qasid GMS Zarif Kore
- Naseer s/o Amir Ali C/IV GGMS Halim Sher
- Azmat Khan Chow GPS Tora Gharai No.2
- 5. Hiader Ali Chow GPS Zafar Kili
- 6. Fazli Rabi Chow GPS Kalim Kore
- 7. Hakim Said GPS Wali.Kore
- 8. Sadiq Ullah Chow GPS Irfan Kore
- 9." Abid Ullah s/o Noor Azam Chowkidar GPS Shahbaz Kore 1035500 ·
- 10. Kamran Khan s/o Mukaram Khan GPS Agrag DagʻIslam Gul
- 11. Ajam Khan^l Chowkidar GGP**S Gul**ab Jan .

MIS CONDUCT

Specified in rule 3 of the said rules:

- 1- As a result therefore I as competent authority hereby decided to impose upon you the major penalty of Removal from Govt: service under the said rules.
- 2- You are therefore directed to show cause as to why the aforesaid penalty should not be imposed upon you and also intimate whether you desire to be heard in person.
- 3- If no reply to this notice is received within seven days or not more then 15-days of it delivered it shall be presumed that you have no defense to front in the case an ex-parte action shall be taken against you.

Jaddi Khan Khalil District Education Officer **Mohmand Tribal District**

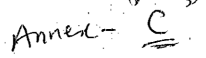
Endst No. 1349-47 dated 3/03/2020

Copy to the

- 1. Director of Education E&SE Department KPK Peshawar.
 - 2. DC Mohmand Tribal District Mohmand.
 - 3. ADEO Concerned.
 - 4. Pay Clerk Local Office.

District Education Officer Mohmand Tribal District





OFFICE OF THE DISTRICT EDUCATION OFFICER MOHMAND TRIBAL DISTRICT

Ph. No.: 0924-290180

: 0924290180

Email: - deomohmand@gmail.com

645 / DATEDW/ 13 /2020



CHARGE SHEET/PERSONAL HEARING

- 1) I, Jaddi Khan Khalil District Education Officer Mohmand as competent authority Under Pakhtunkhwa Government Servants Efficiency and Disciplinary Rules 2011, do hereby you, Mr. Kamran Khan s/o Mukarram Khan Chowkidar GPS Agrab Dag Islam Gul as follow:
 - That you had been reported by the concerned ADEO (F) that you have been absent since long and drawing full fledge salaries here.
 - Show cause notice was served upon you vide this office No. 1344-47 on dated 13.03.2020 through registered post at your home/school address therein you were directed to report to your duty but instead of resuming your duty, you turned yours ears deaf which is a matter of great concern and anxiety.
 - 2. By the reason given above, you are guilty acts of misconduct/incapability/irregularity under section (b) of rule 4 of the said rules and have rendered yourself liable of the penalties specified in rule 4 (b) of the rules.
 - 3. You are therefore required to submit your written defense within seven days after the receipt of this charge sheet to the undersigned.
 - 4. Your written defense, if any, should reach the undersigned within seven days, failing which it shall be presumed that you have no defense to put in and in that case ex-part action shall be taken against you.
 - 5. You are hereby strictly directed to appear before the undersigned on dated 06.04.2020 for personal hearing with tenable and justifiable proofs on the mentioned date positively.
 - 6. Statement of allegation described in Para 1 (serial No. a and b) above.

Jaddi Khan Khalil District Education Officer **Mohmand Tribal District**

Copy to the

- 1. Director of Education E&SE Department KPK Peshawar.
- 2. DC Mohmand Tribal District Mohmand.
- 3. ADEO Concerned.
- 4. Pay Clerk Local Office.

District Education Officer Mohmand Tribal District

19.1

 $m_{\rm eff}$

יין די ברי מול היין ושלי ולי ולי ייני Email: niazali125@gmail.com يوكر بيروي مقدمه كري بسورت ويجر يمطرف كادوال تمل محر الماجاكة كالدحظالية يشل كشنرفا كذاء E INTO TRATEGO

عادن شيث درسل بيرنك نسراد دنادخ ، فميروناري شوكازلو^لس م کول کام ا نازن فيرماشروا 1600 21/03/2020 13.03.2020 1340-43. بى ئى ئى لى الىرى كات غيرسعيذ ودت بجازرخان درسک شیم کوز 1595 21/03/2020 13,03,2020 1344-47 عی ایم ایس ظریت کود فيرسنين يزت <u>ر.</u> المير 1505 21/03/2020 بى ئا ئى ايم ايم ليم تير 13.03.2020 1344-47 برسيدوب ولياره 37 1610 21/03/2620 43,03.2020 1344-47 ني في المراكبين كم الرّب ناخب قامها على أن شاه 1615 21/03/2020 ی پیالی آر م*ازی قر*د 13.03.2020-1344-47 بوكيدار ` مغلبت خالن š 1625 21/03/2020 . می لی الیس ظفر کلے می لی الیس کلیم کور 13.03.2020 1344-47 حيدتى 6 وليدار 1620 21/03/2020 13.03.2020 1344-47 حوكميدار شر بي 1650 21/03/2020 کی ٹی الیس و لیاکور عمز 13.03.2020 1344-47 غيرسندندت چوکيدار 8 1635 21/03/2020 13.03.2020 1344-47 . کی بی ایس حرفان کور فيرمغينه مت چرکياار مديق الله 9 1640 21/03/2020 13.03.2020 1344-47 بى لى اسشهاد كار فجرمتين وستب بابرات *i 110 جوكيدار 1645 21/03/2020 13.03.2020 1344-47 ى بى ايس مقرب! أك بخا كحرالن خال خوكيدار 11.4 أملاكل

بى بى كى السركارات چوکمیدار آ يم فالح 12 کاولرد نے کالان کا بات کارگرد کے کالان کا بات Show Cause Notices/Personal Hearing Notices کو ایک کو کارگرد بیا لہذا آ ب کو بدر دو کو کہا اصلی کیا جاتا ہے کہاں او کی کا اشامت کے بندروون کے اعروا عروز مرحظی کے وقتر دوران کا داعر مرکز ای فیر ما شری کی وجہ بیان کریں ایسورت دیگرا کے علاق کی در ال مل بی ایا ت اور ال اید وی در برر 201 کے ت ماس کرده اختارات روئ کارلات اور کاردوائ کی جائے کی جرآ پ

جدی خان خلیل

13.03.2020 1344-47-

INF(P) 1311/20

ر سال 2020-21 **بذر**یعه رای

الله المالية بالتاريخ بات المائية ألي المراكة ألم عمالة 2020 عاد 202 معد ديد (E-Auction) أن لا أن المراج الأرج الأكراج القرب المراج المراج القرب المراج ال وجو (العکیداران بھی اوکل مراحب نا انتخر اردول و دلینٹ کی دب سرائ www.eauction.lebkp.gov.pk پرونٹ کرے بڑای عی صدے تے ہیں۔ شید اول نسیلامی يڈول نیلامی

্রিতেমাচ	ميعاد فحيك	ا کال ایمادث دریعانه	ا المنتيد	مزنار
27,28,29 بر لي 2020 بالمقرود إلا الدائي بلاك ندو نساك مورت على تميك جات محمد دو زكي وارغ بريام كيا جاسي كا) -	برراء کم جراد کی 2020 30t جرب 2021	مین برار مین برار	ي اپاره مري	1
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اينا	اينا .	ا در بزار باغی سر ۱ ایک لا کوئیل بزار	مشق شادی پرر میله مورشال کی	3
انیا کیا	ا بنا	ء بغيرار	سوز درگی افذه یلی ننگ	. 4.

يرن من صد لين كيل يبياه بين مركفات إن فواجشند معزات وفرم لكل كولس يورو فيبر مخوخوات باسة الى مال 21-2020 مناف كاس عن با قامده ومنزا وتيد يدوم لين ك مر - 2- برايد كاو بها الال بين المسال المداول المال الميالات المام TMO .TMA مميك عواكراس كانسيالات كارتك المكرامسك البكن ورول او المياسك كا ستر کردود بیب سائل و www. و wardion.lobkp.gov.pla من الله المات محرما التي اعدان كر سائل دريد سائل بهاوت بي حمل ملوبات نے پرخلا میں اور بیل ایس فراد دیا یا جا ۔ 4 ۔ 1 ال الوار ال عمام کرے کر سے کی میں اس کا دارا عدد میں اور میں اس کا ماد کا کہ اس کا کا دا کا مدوقة لور تعمل البرر كالين وفرى والات على الرائد كا إندوكا وي أن TMA كميد والمور في المادي كرك كالوكو الأس كا إنداد مكيداد مس میں لے تنے۔ 6 کامیاب بول دہر دلیاں آم کے علاد احترر و صاب سے انتہا کی براہ تی کرنے کا پایند ہوگا جیکہ کی سور ال انتہار کی سور ال کو الدار میں سے وقافہ قال کو ہوں تر این کا با بند ہوگا اورہ کا کا کہا کہ صورت کھر کا دینے ہوگا کہ دون کا میسری کی جائے گا کہ اور کا کا کہا کہ سال سے کا سوری کی جائے گا۔ حرید را و معربا کی موارد در این خوارد در این مورد کرد. بر مورد در مورد کرد. این مورد با در این مورد باز احد این از احد از احداد استرین از احداد استرین استرین استرین استرین از احداد استرین از ا ب) رضو ال محوت الا محروضية وين كالبيز أل الحراف TMA محب مقل وجرات كا ما ويكم مى ول كوستوريا ومعور كريد كاستار فرار يك ين و منظور شدد يكن بيند ولدي كاليا المتيالة إلى إلى بالمن بي يوكون جود يركن ودوال اوك وردكم شراك وتعدوات محدوق كومنت اليكن ودوول الإنفر كالوقات كار عن وفر تصل آ فير (ويكيش كل ايم المسكميت عن الما ملك من او وهمكيدادان باغثkg gov pk

1314/20

می موجود ہے جیکہ آئے والے بیزو ہے مقرر والداف، کے صول کو بیٹی ذرائع استعال ارنے پر کام جاری منام كو براية كاكما كما فرام فأفر بدارا

ئے اوران کا مشرکی کوال تھے بعی من جواس پشته باس دا زمره نسراه بات. گرونجی نبیس بها-آلی نجر

مح مدوشريف كالول كأكبر

یں اور جن کی بزی بزی وکا میں ج

20000 ليزنان المارين ا

نے مکومت سے اول کی ہے کہ النا

وران كوفى ورميان راسته لكا جاي

ساتھ موک دوراندائی کا بھی مقابل کا ایسان ما بارک ایسان مارد کی -

داؤن كا دور عدد يبال كانداد -مجود إلى اورك سي شام تعد مرك

派が出せての المائمين كرودا دواء كر ينل الا

مريض ل ملى كليداشت كومتافرية

کے ملاج سوالیج کے عمل کو جارا

الَّهِ إِلَاتِ الْحَالَ^{عِ}لِ إِلَيْكِيرِ إِلَّهِ مِلْ مِنْتِهِ مُّ

کے میں میں الدابات ذی می حاکث ار وستیاب وسائل اور زواق ک^{ور} المول إلى الريكوم عن والمشندي

ذرائع كو ال يخت حالات على فها

بہنجائے کیلمے استعال میں الانے کے

عقياطي تداييركا للإل تين رضا مام وائرس کے بھیلاڈ کا مُدشینر نے بڑھ^ک

ملی تسا کے طور پر کی جار ک ہے وو

پختر نخرا منوست کی مرف سے 00

ادا سی برگ مو بالی محدمت سے الدا فاكه فاندال مستغيد اوسنكي فيجبر يختر ے ذکرہ فنز ہے موہے کے ایک 12000 ردىيى ئى خاندان الك د. راگرام سے سوبہ مرکا 42 نید روزائل نے جانت کا ہے کہ اوانگیان کمل کی جائے ، کا ارب مروم ريخ ل شكامة كسرا ل ما ب تنام امور کی خود مانیز نگ کرد (اول نيبرليخونخوا محمود خان كوسوك م سور تخال اور آنے والے بیزان کیلئے انظامات سے تعلق بریفنگ فيهرة تخزانو اخلومت سرب عمل كنام ال معيز معطلات كابخ الك ٹیں گندم کے گوداموں، سناممی اور^ا بملهة وركوة فوميت كرنية بركام ك مرف رجار د کے کے سالوں برائے بكدن م ز سياتی چين ک زمينک ا مرزعال كر إرب عي هاكن م اده: بدرتایا آیا کرسوے نیک ایسا مریدان کا موف د کھا گیا ہے جس مورے کی ایلی بیدادان نے جنگ وال وتكرذ رائع بستافرية عاسة كالمانز مسورير شميا المحيد دو الخمن مستول أكبلة

الأأبرة

محمود خاز

220 كوماند احماس مروكرام كحفت 12 بزاورد

بفرنمس

بقیہ نمبر میر بنزادا کے

1.18

<u> 24/2</u>

بفيه يمبر

<u> لمرن بجن مملئے رزن۔</u>

لفيدنم بر

1650 21/03/2020

حسول کونینی بات کیلے شروری اا سوب عل مارکیس کی صورتمال مائیز کس کے سور نقام کومجی میں موجور ومسورتمال كا فائده أفعات ذخيره الدوزي كأبطش نسكر

القيد نمبر الركي ما المركي ما المركي ما المنطق المركي ما المنطق المركي المنطق مايرين سفركها كدان وماحته شرادا عرائف والادورائم الاكتاب يهويل إوزر ني كها كدشكا بإجمال

اب اوران پر دو کا ادر سال کے آ شہر کا اس مرش کے بیشل میں پیشن كأنكرهاى فاصلح بإغمل ورآمات



OFFICE OF THE DISTRICT EDUCATION OFFICER MOHMAND TRIBAL DISTRICT

Ph. No.: 0924-290180 AX : 0924290180

Email: - deomonmand@gmail.com

NO._____/ DATED _____/2020





<u>NOTIFICATION</u>

WHEREAS Mr. Kamran Khan Chowkidar GPS Aqrab Dag Islam Gul Tehsil Ekka Chund Mohmand Tribal District was found wilfully absent from duty during monitoring visit of the Assistant District Education Officer.

- AND WHEREAS it has also been reported that Mr. Kamran Khan Chowkidar GPS Adrab Dag Islam Gul has been abroad since 21.02.2015.
- AND WHEREAS show cause notice was served upon the accused under Khyber Pakhtunkhwa Government servants (Efficiency and Disciplinary) Rules 2011, for the charge of "wilful absence from duty" as mentioned in the show cause notice at his home/school address vide No. 1343-47 dated 13:03.2020 wherein he was directed to resume his duty but he failed.
- AND WHEREAS Mr. Kamran Khan Chowkidar GPS Aqrab Dag Islam Gul Tehsil Ekka Ghund Mohmand
 Tribal District did not report to his duty within stipulated period of time and turned his ears deaf.
- AND WHEREAS Charge sheet was served upon Mr. Kamran Khan Chowkidar GPS Aqrab Dag Islam Gul Tehsil Ekka Ghund Mohmand Tribal District vide Endst; No: 1645 dated 21.03 2020 through registered post at his home/school address therein the accused was directed to submit reply in his defense through personal contact to this office.
- AND WHEREAS the accused failed to put any defense in written and did not appear to be heard in person within stipulated time.
- AND WHEREAS absence notice was published in Daily Mashriq Peshawar dated 10.04.2020 and Daily Aaj Peshawar dated 10.04.2020 therein Mr. Kamran Khan Chowkidar GPS Aqrab Dag Islam Gul Mohmand Tribal District was again directed to appear before the competent authority and show reason of his absence but once again he failed to do so.
- AND NOW THEREFORE, in exercise of the Powers conferred under Rules 4.1 (b) (iii) of Khyber Pakhtunkhwa Government Servants (Efficiency and Discipline) Rules 2011, the competent authority. District Education Officer Mohmand Tribal District is pleased to impose major penalty of 'Removal form Service' upon Mr. Kamran Khan Chowkidar GPS Agrab Dag Islam Gul Tehsil Ekka Ghund Mohmand Tribal District with immediate effect on account of his wilful absence from duty.

(Mr. Jaddi Khan Khalil)
District Education Officer
Mohmand Tribal District

Endst; No. 2070 - 05 Dated 271 04 12020

Copy forwarded to the:

- . Director of Education E&SE Department KPK Peshawar.
- DC Mohmand Tribal District Mohmand.
- 3. District Accounts Officer Mohmand Tribal District at Ghallanai
- 4. ADEO Concerned.
- 5. Pay Clerk Local Office.
- 6. Official concerned.

District Cipic Office Monmand Extraction Systems

Directorate of Elementary & Secondary Education Departmen

Khyber Pakhtunkhwa

Notification

- 1. WHEREAS Mr. Kamran Khan, was serving as Chowkidar at GPS Agrab Dag Islam Gul Tehsil Ekka Ghund, District Mohmand and was willfuly found absent from duty during monitoring visit of the Assistant District Education Officer, he was reported abroad since 21-02-2015
- 2. AND WHEREAS, the District Education Officer, District Mohmand served show cause notice upon him on his home/School address vide No.1343 -47 dated 13-03-2020 under the Khyber Pakhtunkhwa E & D Rules 2011.
- 3. AND WHEREAS, he did not report to duty within stipulated time and he was charge sheeted vide Endst: No.1645 dated 21.03.2020 through registered currier at his home/ school address, wherein he was directed to submit reply in his defense through personal contact to the office of the District Education Officer Mohmand.
- 4. AND WHEREAS, he failed to put any defense in written and did not appear within stipulated time.
- 5. AND WHEREAS, fulfilling all the codal formalities, the District Education Officer being Competent Authority under Rules 4.1. (b) (iii) of Khyber Pakhtunkhwa Government Servants (Efficiency and Discipline) Rules 2011, imposed him major penalty "Removal from Service".
- AND WHEREAS, he lodged an Appeal to the Appellate Authority (Director Elementary & Secondary Education, Khyber Pakhtunkhwa) against the order of removal from service by the District Education Officer Mohmand.
- 7. NOW THEREFORE, in exercise of power conferred under Section -17(2) (a) of E & D Rules-2011, the Appellate Authority (Director Elementary & Secondary Education, Khyber Pakhtunkhwa) please to upheld the order of penalty and reject the appeal of the accused.

DIRECTOR
Elementary & Secondary Education
Khyber Pakhtunkhwa

Endst: 2025-28dated: 5/08/2020

Copy to:

1. Additional Director (Estab), Local Directorate.

District Education Officer Mohmand.

3. PA to Director Elementary & Secondary Education Departments Khyber :
Pakhtunkhwa

4. Mr. Kamran Khan, Ex-Chowkidar at GPS Agrab Dag Islam Gul Tehsil Ekka Ghund District Mohmand

Deputy Director (F/A)



Anneeuve -





Directorate of Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar PH No. 091-9210389, 9210938, 091-9210437, 9210957, 9210468 Fax 091-9210936

3819 /Inquiry report of Removed teacher Mohmand. Dated/9/03/12021.

ΤÓ

The District Education Officer, Mohmand.

Subject:

INQUIRY REPORT

I am directed to refer to the subject noted above and to enclose therewith a copy of Inquiry conducted by Mr. Syed Hussain Afridi, Principal/Chairman BPS-19 GHS Memo:-Jalaka Mela Orakzai District Sardar Hussain Principal/Member, GHS Ekka Ghund District Mohmand and Mr. Karmul Wahab Assistant/Member Local Office (inquiry committee), with the remarks to implement the recommendations of the inquiry committee in letter & spirit under intimation to this office. Deputy Director (Est

Encl: As Above.

Eņdst: No

Copy forwarded to the:-

1. P.A to Director Elementary and Secondary Education local office.

Deputy Director (Estti) Merged Areas

Merged

The Director Elementary & Secondary Education Knyber Pakhtunkhwa, shawar constituted a committee consisting of the following officers vide Notification 6694-99 dated 08-12-2020 to conduct an inquiry in connection with appeals

inst the removal from services of removed employees (Annexure-A)

6694-99 dated US-12 services of removed emi	JiOyo	Chairman
6694-99 dated 06-12 and from services of removed eminst the removal from th	Nela Orakzai	Member
Mr. Syed Hussain	hund Monmand	Member
All Alling Alling Alling Alling	* Education	
Mr Karm Ul Wahab Merged 193		
(S/Clerk)		1140
		visited the

In response of the Notification cited above the committee visited the office of the District Education Officer Mohmand on 23-12-2020 to examine scrutinize PROCEEDINGS.

The committee accordingly served a questionnaire upon the following the record pertaining to the removed employees. removed employees (Annexure-B) and they submitted the replies of their

1100 / 5	The committee	and they		
•	employees (Annexure-B aires except Mr. Murad Ali	a maxure-C)	42 of	<u>ب</u> ب
haved	employees,	PST (Anilex	Date of	
Teiliffracie	except Mr. William	Trast place of	removal 01-12-2019	i tr
auestionn	aires exortion	The second secon	01-12-20	W_{ij}
11110	Name & Designation	GPS Bahadar Killi	1 120	$L \cap L$
\ S#.	Name & Designa of removed employee	GPS Bahadar Killi.	01-12-2019	:
	of removed Silver Mr. Murad Ali PST	GPS Ballo		$\mathcal{H}_{\mathbf{u}}(X)$
11	Mr. Murad All F.B. Mr. Noor UI Amin PST Mr. Noor UI Amin PST	GNS Bahadar	01-12-2019	: 4
. 1.5	Mr. Noor O. Karam DM	and the second s		-1:4
· \. \. \. \. \. \. \. \. \. \. \. \. \.	-LWL Belli-6	TODS WOUND	01-01-2020	
/ 3	Mr. Najeeb Ullah PST	Touran Dala	01-01-2020	$\cdot \mid \cdot \mid \cdot \mid$
\ ·	Mr. Najeen Ulla	CDS Walkalla	27-04-2020	$\cdot \cdot T \cdot \cdot$
\4	Mr. Jahangir Shah PS	T GPS Islam Gul	· · · · · · · · · · · · · · · · · · ·	
· \	Tahangir Shairi	- 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	14-09-2020	
: 5	Mr. Janana Khan	GPS No.6 Kuz		
/ 6	Mr. hamdar	GPS NO.	14-09-2020	، لبسيبيد
1	Chowkidar Khan PST	Wadi:		.: ::
. \	Chowkidar 7 Mr. Imran Khan PST	GPS Falosal	Ann Office	٠. ٦
/	8 Mr. Bashir Khan PS	HT GPS Palosal HT GPS Palosal also served upon the Ex	nietrict Education	Ç.
· · · · · · · · · · · · · · · · · · ·	Mr. Bashir Kilan	ad amon the EX	Annexure-E	<u>-)</u> - : : : 5
	8	also served up	auestionel (

A questioner was also served upon the Ex District Education Officer Mohmand (Annexure-D) and he submitted the reply of questioner (Annexure-E)

2. FACTS & FINDINGS.

Murad Ali PST GPS Bahadar Killi.

ne to non attendance the inquiry proceedings by Mr. Murad Ali PST All ADEO Mohimand for

serving upon Mr. Murad Ali PSTGPS Bahadar Killi, but the ADEO concerned informed the committee that despite of repeated calls through Mobile, Mr. Murad Ali neither submitted reply of the questionnaire appeared before the committee (Annexure-F).

Noor Ul Amin PST GPS Bahadar Killi

In accordance with the service book (Annexure-G), Mr. Noor UI Amin had been appointed as PST on 21-08-2004. The them DEO has served show cause notice upon the said PST for willful absence vide dated 28-11-2019, but the copy of show cause notice neither available in his personal file nor the DEO office provided the same to the committee. The accused teacher submitted the reply of his show cause notice to the DEO on 12-12-2019 (Annexure-H). However the DEO charge sheeted him on 30-12-2019 without mentioning of his absence period and also published an absence notice in daily newspaper Mashriq dated 28-01-2020, in spite of the fact that the teacher available as he given the reply of show cause notice at (Annexure; J). He drews his salaries up to October, 2019. The DEO removed the said teacher from service w.e.f. 01-12-2019 vide notification No. 1056-63 dated 26-02-(Annexure-K). As per attendance register, he attended the School till March, 2020 (Annexure L) dully attested by Head of 2020 Institution as well ADEO concerned.

Bahr-e-Karam DM GMS Bahadar Killi

In accordance with the service book (Annexure-M), Mr. Bahr-e-Karam had been appointed as DM on 21-11-2005. The then DEO has served show cause notice upon the said DM for willful absence vide dated 28-11-2019, but the copy of show cause notice neither available in his personal file nor the DEO office provided the same to the committee. The accused teacher submitted the reply of his show cause notice to the DEO on 08-12-2019 (Annexure-N) However the DEO charge sheeted him on 30-12-2019 with the charges of hiring a substitute and also published an absence notice in daily newspaper Mashrid dated 28-01-2020, in spite of the fact that the teacher available as he given the reply of show cause notice at (Annexure-P). He draws his salaries up to October, 2019. After the publication of absence notice in the newspaper the DEO removed the said teacher from service w.e.f 01-12-2019 vide notification No. 1048-55 dated 27-02-2020 (Annexure-Q) As per attendance register, he attended the School till January, 2020, (Annexure-R) duly attested by Head of Institution at

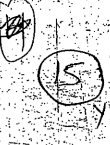
In accordance with the service book (Annexure-S), Mr. Najeeb Ullah Najeeb Ullah PST GPS Wochko. had been appointed as PST on 21-08-2004. The then DEO has served show cause notice upon the said PST for hiring a substitute vide dated 28-11-2019, but the copy of show cause notice was neither available in his personal file nor the DEO office provided to the committee. The accused teacher submitted the reply of his show cause notice to the .DEO on 06-12-2019 (Annexure-T) However the DEO charge sheeted him on 30-12-2019 with the charges of hiring a substitute and also published an absence notice in daily newspaper Mashriq dated 28-01-2020, in spite of the fact that the teacher available as he given the reply of show cause notice at (Annexure U). He draws his salaries up to October, 2019. After the publication of absence notice in the newspaper the DEO removed the said teacher from service w.e.f 01-12-2019 vide notification No. 1077-79 dated 26-02-2020 (Annexure-V). As perattendance register, he attended the School till March, 2020 (Annexure-W) dully attested by Head of Institution as well ADEO

Mr. Jahangir Shah PST GPS Malkana concerned.

In accordance with the service book (Annexure-X), Mr. Jahangir Shah had been appointed as PST on 05-05-2010 at District North Waziristan. Then transferred from District North Waziristan to District Mohmand on 01-10-2013. The then DEO has charge sheeted him for hiring a substitute. The accused teacher submitted the reply of his charge sheet to the DEO on 08-12-2019 (Annexure-Y). However the DEO also published an absent notice in daily newspaper Mashrid dated 28-01-2020, in spite of the fact that the teacher available as he given the reply of charge sheet. He draws his salaries up to January, 2020. After the publication of absence notice in the newspaper the DEO removed the said teacher from service wielf. 01/401-2020 vide notification No. 1064-71 dated 26-02-2020 (Annexure-Z). As per attendance register, he attended the school fill March (Annexure-AA) dully attested by Head of Institution as well ADEO concerned As per report of DEO that there is no record regarding hiring the substitute for his duty (Annexure-F)

Mr. Kamran Khan Chow GPS Islam Gul

In accordance with the service book (Annexure-AB), Mr. Kamran khan had been appointed as Chowkidar on 03-12-2002. As per travel history. (Annexure-AC), he was found abroad since 2015 due to which The



then DEO has served show cause notice upon the said Chowkidar for willful absence vide dated 39-03-2020. The accused chow has submitted no reply to the DEO After fulfillment of codal formalities the DEO removed him from service wielf date of his absent from duty vide Notification No. 2000-05 dated 27-04-2020 (Annexure-AD). Later on the removed Chowkidar filed an appeal before the Director Elementary. Secondary Education: Khyber Pakhtunkhwa, Reshawar being appellant authority. Whereas his appeal has been rejected through a speaking order vide Notification. No. 2025-28 dated05-08-2020 (Annexure-AE).

vii. Mr. Imran Khan PST GPS No.6 Kuz Kadi.

In accordance with the service book (Annexure-AF). Mr. Imran Khan had been appointed as PST on 11-11-2004. The then DEO has served show cause notice upon the said PST for misconduct (Involved in Journalism activities) vide dated 11-06-2020. The accused teacher submitted the reply of his show cause notice to the DEO (Annexure-AG). The DEO call him for personal hearing on 18-06-2020. However he removed him from service on 14-09-2020 (Annexure-AH), while he has drawn his salaries till December, 2020. He attended his school up to December, 2020 as per attendance register (Annexure-AJ) dully attested by Head of Institution as well DEO/ADEO concerned. The president Mohmand Press Club certified that he has not involved in Journalism activities at (Annexure-AK).

/iii Mr. Bashir Khan PSHT GPS Palosai.

Mr. Bashir Khan PSHT GPS Palosai has been removed from service on 14-09-2020 (Annexure-AL) due his involvement in journalism activities, but as per report of DEO Mohmand, he is still working at his Office as focal person for polio activities (Annexure-AM) and drawing his salaries regularly. According to his verbal statement fre has not received the removal notification so far.

OBSERVATIONS AND RECOMMENDATIONS

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Sardar Hussain Principal/Member GHS Ekka Ghund Mohmand

Karm Ul Waltab / Wy Senior Clerk Directorate of Merged Districts Peshawa

Syed Hussain Afridi Principal/Chairman Govt High School Jelaka Mela

District Orakzai