Mary Man

GOVT HIGHER SECONDARY SCHOOL AYUN, CHITRAL

NO.1/Inquiry File/GHSS Ayun

Dated:12-01-2017

The Director,

Elementary and Secondary and Education,

Govt of Khyber Pakhtunkhwa,

Peshawar.

SUBJECT:

SUBMISSION OF INQUIRY REPORT

Мето:

Reference to your Endst No.4738-42/F.No K-C/(F)Appeal Chitral Dated Peshawar the 30-12-2016; the undersigned was directed to conduct Inquiry against DEO(F) Chitral in connection with the Bibi Saeeda Naz PSHTs of Chitral District.

Inquiry report alongwith enclosures Annexure A-H is submitted herewith for your kind information, please.

Enclosure:Annexure A-H

Uhsanu Haa,

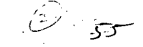
Principal. GHSS Ayun.

2-10

DD(F)

17/1/2017

2 ahis 391



INCLURY REPOERT AGAINST DISTRICT EDUCATION OFFICER(FEMALE) CHITRAL REGARDING TERMINATION OF MISS BIBI SHEHNAZ, SHAHIDA AKHTAR, NASEEM AKHTAR, BAITUL JAMAL AND BIBI SAEEDA NAZ PSHTS

Reference to the Endst. No 4738-42/F.No.K-C/(F) Appeal Chitral Dated Peshawar the 30-12-2016 received from the honorable Director Elementary and Secondary Education, Govt of Khyber Pakhtunkhwa;

The undersigned was appointed Inquiry Officer against District Education Officer (Female) Chitral in connection with the termination of Miss.Bibi Shehnaz PSHT GGPS Asper Domil, Miss. Shahida Akhtar PSHT GGPS Kushum Payeen, Miss. Naseem Akhtar PSHT GGPS Ursoon, Miss. Baitul Jamai PSHT GGPS Saht Mulkhow and Miss Bibi Saeeda Naz PSHT GGPS Kushum Bala.

BRIEF HISTORY OF THE CASE:

Misss.Bibi Shehnaz, Shahida Akhtar,Naseem Akhtar and Baitul Jamal were promoted to the Posts of Primary School Head Teachers (PSHTS) under up gradation policy 2012 vide Endst: No.21023-27/F.No. dated Chitral the 26-12-2012 and retained in their schools where they were working while Miss.Saeeda Naz was promoted to the same post vide Endst No.8262-65/EB(F)/Promotion PSHT(B-15) dated Chitral the 14-11-2014) and adjusted at GGPS Kushum Bala. The first four teachers remained in their stations w.e.f 26-12-2012 to 22-11-2014 and then adjusted at GGPS Asper Domil, Kushum Payeen, Ursoon, Saht respectively vide No. 8308-88 dated 22-11-2014 and Miss Saeeda Naz was also adjusted at GGPS Kushum Bala vide the same order.Miss.Bibi Shehnaz,Shahida Akhtar,Naseem Akhtar and Baitul Jamal refused to take over charge at their new stations on the ground that since they were upgraded on 26-12-2012, therefore, should have been informed before promotion regarding adjustment out of their respective Union councils under up gradation policy and they could have forgone the offer of promotion to avoid dislocation. They were also of the opinion that after a lapse of more than one and half year, they could not forego the promotion which causes heavy financial loss to them. Miss. Saeeda Naz refused to accept the adjustment order on the plea that on her up gradation she was first adjusted at GGPS Kari which she complied with, but after 20 days she was again transferred to GGPS Mori Bala on which she appealed to DEO for review. But instead of reconsideration, she was transferred to remote station GGPS Kushum Bala which was not acceptable to her because it was discrimination against her. The leachers were of the view that during December 2012 to November 2014, the blue eyed teachers were granted with their favorite stations through transfer while they were thrown away from their home stations in complete disregard of their senior position. Upon their refusal to accept the new adjustment order of November 2014, the DEO served explanation call, show cause notice and notice in the newspaper on them to report in the new stations. They were also called for personal hearing. But the five teachers stuck to their position and refused to comply with. They continued to serve in their previous stations and drew regular salary till their removal from service on 24-8-2016. Upon their removal from service, they appealed to the honorable Director E&SED and resultantly this Inquiry was

PROCEDURE TAKEN:

1-The sacked teachers were called to the DEO (Female) office chitral and questionnaires were hanged over to them (Annexure "A").

54

 \mathbb{R}^{2} Gyptionnaire was also handed over to DEO (Female) Chitral ("B").

3-Scrutiny of all available files/records.

FINDINGS:

1-Under Up gradation Policy 2012,157 PSTs were promoted to the Posts of Primary School Head teachers (PSHTs) vide Endst No.21023-27,Dated 26-12-2012,including Baitul Jamal,Shahida Akhtar,Bibi Shehnaz and Naseem Akhtar (Annexure "C").

2-On 14-11-2014, another 18 SPSTs including Bibi Saeeda Naz SPST were promoted to the Posts of Primary School Head Teachers (PSHTs) and adjusted vide Endst No.8262-65/EB (F)/Promotion PSHT (B-15) Dated Chitral the 14-11-2014 (Annexure "D").

3-It was found as per record that 157 teachers promoted to PSHTs on 26-12-2012 under up gradation policy were adjusted on 22-11-2014 under adjustment Policy. These teachers should have been adjusted soon after their promotion on 26-12-2012. The reasons behind the unnecessary delay in the implementation of up gradation policy could not be justified.

4- The five delinquent teachers who refused to accept the adjustment order 22-11-2014 were served with explanation call, show cause notices, charge sheets, statement of allegations and show cause notice in newspaper during the period from 22-11-2014 to 24-08-2016 (Annexure "E").

5-They were also given a chance of Personal hearing to justify their long absence in their new schools under adjustment order 22-11-2014 (Annexure "F").

6-It was found that all these five teachers continued their service uninterrupted in their old stations and drew regular salary till their removal from service on 24-08-2016.

7-A Show Cause Notice was also published in daily Mashriq dated 19-08-2016 directing the five teachers to report at their original duty stations within three days after the publication of the notice. Usually under E&D Rules 2011, lifteen days are given to absent govt servants to report for duty after the publication of Show cause notice in the newspaper (Annexure "G").

8-No Preliminary/ Fact Finding and Departmental Inquiry was conducted in such a high Profile Case. Under E&D.Rules 2011, Inquiry plays pivotal role to determine the official misconduct of govt servants.

9-The available record shows that proper procedure under E&D Rules 2011 was not adopted which goes in favor of five sacked teachers.

10-The case of five sacked teachers challenging the adjustment order 22-11-2014 is still sub judice before the Service Tribunal Khyber Pakhtunkhwa Peshawar (Annexure "H").

RECOMMENDATION:

The five sacked teachers may be re-instated.

.....

Principal GHSS Ayun.

P.S.H.T Jih J. J. P. P. WILL ANNEXURE A 9 ١- أب والورانام ليا بي ٥- فيلم سي آب كى دوران ملازست كى ع على تولى اور المراكب مورى على المراكب كى ترقى لب مورى اور المراكب مورى المراكب مورى المراكب مورى الور q joy U Adquistment. J' 1)21 L'gn Promote J' 3 mgl P.S.H.T - 1 - 4 L' N' r' les zu m L, 1, 2 Up gradation Policy of J, W-5 فست آیک کول میں ایک ۱۰۲۰.۶ اوسٹ بھویا ہے ،۹ رُول الرَّامِ مَا اللَّهِ اللللَّهِ الللَّهِ الللَّهِ اللَّهِ اللَّهِ الللَّهِ اللَّهِ اللَّهِ اللَّهِ اللَّل ع الرحية أرزر ي الميل كى ؟ 9 - Will Doll Held Leli 2 sule hu 2 ? Jopa explanation call Joice JistinEo & DEO J. - 10 gy Jopos explanation call 1:11 cm () DEO of 1.1. المان مرفاه رس امل الوقى منبرفاه رسيا منبرفاه المرفاة المسرفاه رسيا منبرفاة 13- اک دوران کیا آپ - اسلول کورائ حیزال میس فی اوم بازی

22 DEO-F (i) 22کے دفتر نے من پہندا فراد کو گھر کے قریب پوسٹ دینے کے لئے Rationalization کے بعد ایڈجشمنٹ میں جان ہو جھنو مبر 2012 سے دیمبر 2014 تک تاخیر کی۔جو صریحابد نیتی تھی۔

(ii) مجھے سول کورٹ نے عمم امتناعی جاری کیا جس پرڈی ای او (فیمل کے دفتر نے عمل نہیں کیا۔

(iii) کیس نے سول کورٹ سے جذبہ خیرسگالی کے تت اپنا کیس واپس لیا مگر پھر بھی محکمانہ بے روخی جاری رہی۔

(iv) سروس ٹرا بیونل میں میری کیس کی پیٹی جاری تھی کہ 2016-24 Removal from service لیٹر موصول ہوا۔

(۷) چونکه هاری پروموش 2012-12-26 کو ہوئی تھی اگر اسی دن ہماری ایڈ جسٹمنٹ ہوتی تو مجھے بیموقع ملتا کہ میں اپنی پروموش فارگوکرتی اورلوئر سکیل میں اپنے گھر کے قریبی سکول میں ڈیوٹی سرانجام دیتی۔

(vi) 22-12-26 ہے 2014-11-22 تک کی خواتین اساتذہ کو تنف بہانوں سے مختلف سکولوں میں ٹرانسفر کئے گئے۔ جس سے منصوبے کے تحت اپنے من پہنداساتذہ کو ایڈ جسٹمنٹ پالیسی کی ٹرانسفر سے بچایا گیا۔ اگر بیا یڈ جسٹمنٹ آرڈ ربر وقت میل اساتذہ کی طرح جاری ہوتے تو موصوفہ کے گئی لاڈ لیفتصان اٹھاتے۔

- (vii) 22-08-2016 کومروں ٹرابیوئل پیٹا در میں میری کیس کی پیٹی تھی جبکہ 2016-08-24 کومیرے خلاف Removal of Service

(Vii) لہذا میں گزارش کرتی ہوں کہ درجہ بالاحقائق کو مد نظر رکھ کرمیری سروس بحال کرے مجھے انصاف دی جائے۔

23 غلطالیہ جسٹمنٹ کو کسی نے بھی تسلیم نہیں کی۔ تاہم میری طرح انہیں بھی ڈرایا دھمکایا ہوگا جسکی وجہ سے وہ مقدے سے الگ ہونے رمجور ہوئے۔ پرمجبور ہوئے۔

24 چونکہ ایڈ جسٹمنٹ پالیسی کر Voilation ہوئی تھی ہم اس ظلم کے خلاف مختلف درواز وں میں انصاف مانگ رہے تھے کہ اُس دوران موصوفہ نے ہمارے خلاف کی طرفہ کاروائی کی جو کہ خود E&D Rulles کی خلاف ورزی ہے۔ میں سمجھتی ہوں کہ میرے خلاف جو کاروائی ہوئی ہے وہ E&D Rulles کے مطابق نہیں ہے۔

S/4-The PSHT The The Ship of the Ship of

Dated:07-01-2017

PSITI job job plin plille 1-2-017 9 C W/Villy 6 21-1 ٥- فكرنظم ميرال س أب ما كمن مال معروت كى ؟ تر الل من الله المراب ٠٠٠ اب کریدرن بالی که لحست ژب کی بہی ارقی کر سوى ٢ ٥- اب گردزرین کا لفر آب کی ایزوجیمند کی س اورلاب ابوئی ؟ - آپ نارز مسند آردر کو کیوں سی قانا الله المرادر به ما س ك لعداك يو بيلي دفع سول يا ومامى كال كونى قومول بروا ٩ 9 3 color 2/0 5 3 3 2 16 012 41 - 8 ٩- سَارُ مَا اللَّهُ عَلَى سین بھی سمولست اصیار کی ہ ٥٠ - سول کو رث فيرول ، دادالففا د سوارت اورسرول. 9 2 1 m 30 L m 20 m اا - كيا أب كو فزكوره بالا مراليون سے كو كى مارى ريا

ع خورب میں منیر حامری کی کی وجوہات سیتی کس ؟ عکم ی طرف سے ایک نے مبینہ نا الفاقی کے وزرف الل IN JUST COST CO POGO أنه المسال مات إلى صقى بين كه المس ولوني المن ے نوبر 140 سے آئے۔ 106 کر نیرطور زے ؟ - تباست شیر جا فتری نوم ۱۹۰۵ و تا اگست کاه کی ریک نوکس کا منرف امنار میں بھی آیا کھر بھی آپ نے امل ڈلوئی اکیستن اکتوں جوائل تنس ces 6 Personal hearing of Nie a copo of La ورقع دما كما ٩ الله المالي كو بيم الله في كريز ، ما مرو كى طروف مى في تاجو ١٠٠٤ عنرون ال رواتي الم وفالبم كم لي ؟ 3,6 المي أب ك منوف أه رواتي مي فالوني منا له بور له يكرد. انے يا پوچھ البین علویل میرفافری اور کم بردلی آب ک دولیری اور کم بردلی آب ک دولیری افزون کا در کی افوان کا دولی کی افوان کی کی افوان کا دولی کی کی افوان کی دولی کی کی کا دولی کی کی کا دولی کی کی کا دولی کی کی کا دولی کی کا دولی کی کی کا دولی کی کی کا دولی کی کی کا دولی کی کارگرای کی کارگرای کارگرای کارگرای کی کارگرای کی کارگرای کار ع كيا ے میں الما من العاف كالفاف كالفاف كالما و العامل الما العامل ال

محکمة تعلیم مین میری دوران ملازمت 30 سال ہے

نہیں مجھے یہ معلوم نہیں تھا کہ اپگر یڈیشن پالیسی کے مطابق ایک سکول بیں ایک PSHT پوسٹ ہونا ہے۔ اگر پالیسی بی بی بیت ہے یہ معلوم نہیں تھا کہ ایک ایک وامکیٹ کرتے ہوئے کئی سکواوں بیں ایک سے زیادہ PSHT's کورکھا گیا جبکہ بات ہے تو موصوفہ نے خوداس پالیسی کووامکیٹ کرتے ہوئے کئی سکواوں بیں ایک سے زیادہ GGPS جنریت میں میری Tenure پورا ہونے کے با دجود مجھے دروش کے سی پرایمری سکول میں ایڈ جسٹ ہونا تھا لیکن سوچے مضوبے کے تحت مجھے GGPS سویرٹر انسفر کیا گیا اس سے پہلے GGPS سویر میں مساۃ حبیبہ لیل کوڑا نسفر کیا گیا جسکے خلاف میں نے تھا جہاں انہوں نے چارج نہیں کی اور اسمی جگھے دروش ٹر انسفر کرنے کی بجائے GGPS سویرٹیس میں اب تک زیرساعت ہے۔

4 PHST اور SPST پوسٹ پر میری ترقی 2012-12-26 کوہوئی اور میری ایڈ جسٹمنٹ GGCMS جنجریت میں تھی 5 ایگر یڈیشن کے 2 سال بعد مورخہ 2014-11-11 میری ایڈ جسٹمنٹ GGPS سوئیر میں ہوئی جب ایک دوسری ٹیچر ذکورہ سکول ٹیں چارچ لینے سے انکار کی تھی۔

میں نے اس بنیاد پرایڈ جشمنٹ آرڈرکو مانے سے انکارکیا کہ جمھے پروموش دیتے وفت جمھے بیرائے نہیں کی گئی کہ آگر میری پروموش کی دورا فقادہ علاتے میں ہوئی تو کیا میں وہاں جا کرڈیوٹی کرنے کے لئے تیار ہوں۔ بحثیت عورت GGPS میری پروموش کی دورا فقادہ علاتے میں ہوئی تو کیا میں وہاں جا کرڈیوٹی کرنا جو سوئیر میں جا کرڈیوٹی سرانجام دیتا میرے لئے مشکل تھا اس لئے آگر بھٹھ سے اپٹن ما نگاجا تا تو میں بقینا اس پروموش کوفار گوکرتا جو کردفتری کی غفات ہے جہاں ہمیں اندھیرے میں رکھ کر 2012-12-26 سے لیکر 2014-11-22 تک کی خوا تین اساتذہ کو مختلف سکولوں میں ٹرانسفر اورا پڑجشمنٹ کئے گئے جب کی وجہ سے ان کو بیفا کدہ پہنچا کہ وہ پالیسی کے مطابق ٹرانسفر سے فٹی گئے جو کہ سوچی تھی منصوبے کے تحت بیسارا کام 2012-12-26 سے 2014-11-12 تک کیا گیا اور مختلف اساتذہ کو بیجائے کہ کو ہوتی تو اس ایڈ جسٹمنٹ آرڈر کا حاید بی مجھ کی کوشش کی گئی آگر ان کے ایڈ جسٹمنٹ میل اساتذہ کی طرح 2012-12-26 کو ہوتی تو اس ایڈ جسٹمنٹ آرڈر کا حاید بی مجھ اور ہوتا۔ (پروموش آرڈ راف ہے)

7 دوسالوں کے دوران کو کیا Explanation call موصول نہیں ہوا۔ دوسال گرزنے کے بعد ہم نے عدالت سے رجوع کیا 1س پر Explanation Letter ملاجب کا ہیں نے بروقت جواب دیا۔ (متعلقہ کا غذات نسلک ہیں)

عیں نے بیواضح کیا کہ میں اپنے اصل ڈیوٹی شیشن پرڈیوٹی دے رہی ہوں اور ایڈجسٹمنٹ کے حوالے سے میر اکیس عدالت میں زیرساعت ہے۔

9 جی ہاں سول کورٹ چتر ال میں بھی فریق تھی اور میرے حق میں تھتم امتناعی جاری ہوابعد ازاں میں نے اپنا کیس واپس لے لیا ۔ادراب مٰد کورہ کیس سروس ٹرابیونل میں زیر یہ اعت ہے۔

سول کورٹ چتر ال ہے میں نے اپنا کیس واپس لے لیااور دارالقصناسوات میں کیس دائیر کی پھر دارالقصناسوات سے میراکیس 10 سروس ٹرابیونل منقل کیا گیا۔ اور اب بھی سروس ٹراہیونل میں میراکیس زیریاء کے ہے۔ جبکا فیصلہ آناابھی باقی ہے۔ جی ہاں سول کورٹ چتر ال ہے مجھے تھم امتناعی ملااور داراہ تناسوات ہے بھی مجھے تھم امتناعی ملا۔ (کورٹ آرڈرزلف میں) 11 چونکہ پہلے ہی ذکر کیا گیا ہے کہ پالیسی کو Voilate کیا گیا تھااس لئے ہم نے حکم عدولی ہیں کی تھیں باکہ انصاف ما نگاہے۔ 12 Explanation Call اور شوکازنوٹس کے جواب میں نے بیواضح کیا کہ میں GCMS جنجریت میں میں ڈیوٹی دے

13 رہی ہوں اور ایڈجسٹمنٹ کے حوالے سے میر اکیس عدالت میں زیرساعت ہے۔ (کیس کی کالی لف ہیں)

جی ہاں میں نے مبینہ ناانصافی کے خلاف ڈائیر یکٹرا بجو کیشن ،سکڑٹری ایجو کیشن کوآگا کیا۔اوراسکی کا پی لف ہے۔ 14

چونکہ میں مذکورہ تاریخ کے اندر GCMS جنجریت میں با قاعدگی سے ڈیوٹی سرانجام دیتی رہی۔جو کہ مجلمے کے نوٹس میں بھی تھی 15 اور میں اپنے ساتھ ہونے والی ناانصافی کے خلاف عدالت میں اپیل کر چکی تھی اور مجھے تھم امتناعی بھی ملاتھا۔اور میں اپنے آپ کو غیر حاضر سیجھنے سے اتفاق نہیں کر سکتی ۔ حاضری رجسٹر کی کا پی لف ہے۔

چونکہ میں GCMS جنجریت میں ڈیوٹی سرانجام دےرہی ہوں اور حاضری رجٹر میں میری حاضری موجود ہے اس کے باوجود بھی مجھے غیر حاضرتصور کر کے اخبار میں نوٹس دیناسمجھ سے بالاتر ہے غیر حاضرا سے تصور کیا جاتا ہے جسکا طویل عرصے کے کوئی پہت نہ ہو کہ وہ کہاں ہے۔میری ڈیوٹی سے ڈی ای او، ایس ڈی ای او اور سارے دفتری عملے کومعلوم ہے کہ میں GCMS جنجریت ۔ میں بلاکسی غیرحاضری سروس سرانجام دے رہی ہوں۔ مجھے معلوم نہیں کہونسی اخبار میں میری غیرحاضری کا نوٹس آیا ہے۔ (حاضری رجشر کی کا بی لف ہے)

جی ہاں مجھے پرسل میرنگ موقع دیا گیا 2015-11-26 کومیں مجاز اتھارٹی کے سامنے اپناموقف پیش کیااس کے ایک ہفتے بعد جارج شیٹ موصول ہوا۔ (کا بی مسلک ہے)

چونکہ میں GCMS جنجریت میں با قاعد گئے کے ڈیوٹی سرانجام دےرہی ہوں اور سکول حاضری رجٹر کے علاوہ IMU کے ریکارڈ میں بھی موجود ہے۔اور مجھے جولائی 2016 تک بغیر کسی کٹوتی کے ماہانتہ نخواہ بھی مل رہی تھی۔ چونکہ ڈپٹی کمشنر چٹر ال کو میرے خلاف غلط بیانی کی گئی تھی اوراس سلسلے ڈی تی چرال نے مورخہ 2016-08-18 کوایک میٹنگ بھی منعقد کی تھی۔ جسمیں ڈپٹی کمشنر چتر ال نے کیس کود کیھنے کے لئے تمیٹی قائم کرنے کا کہا تھالیکن اس میٹی کے قیام سے پہلے پہلے موصوفہ نے مورخه 24-08-2016 کوتمیں Removal of Service کا آرڈرتھادیا۔

چونکہ ایڈ جسٹمنٹ یالیسی کی Voilation محکمہ نے خود کی تھی ،ہم اس ظلم کے خلاف مختلف درواز وں میں انصاف ما نگ رہے تھے کہ اُسی دوران موصوفہ نے ہمارے خلاف یک طرفہ کاروائی کی جو کہ خود E&D Rulles کی خلاف ورزی ہے۔ میں مجھتی ہ وں کہ میرے خلاف جو کاروائی ہوئی ہے وہ E&D Rulles 2011 کے مطابق نہیں ہے۔

22 (i) 22 کے دفتر نے من پیندا فراد کو گھر کے قریب پوسٹ دینے کے لئے Rationalization کے بعد ایڈ جشمنٹ میں جان ہو جھنو ہر 2012 سے ڈمبر 2014 تک تا خیر کی۔ جو صریحاً بدنیتی تھی۔

(ii) مجھے سول کورٹ نے علم امتناعی جاری کیا جس پرڈی ای او (فیمل کے دفتر نے عل نہیں کیا۔

- · (iii) سیس نے سول کورٹ سے جذبہ نیرسگالی کے تحت اپنا کیس والیس لیا مگر پھر بھی تکمانہ بے رونی جاری رہی۔

(iv) سرون ٹرایبول میں میری کیاں کی ٹینی جاری گئی کہ Removal from service کو 24-08-2016 کیا۔

(۷) چونکه ماری پر دموش کا 2012-12-26 کو ہوئی تھی اگراسی دن ہماری ایٹر جسٹمنٹ ہوتی تو مجھے بیموقع ملتا کہ میں اپنی پر دموش فارگوکرتی اورلوئرسکیل میں اپنے گھر کے قریبی سکول میں ڈیوٹی سرانجام دیتی۔

(vi) 22-11-2014 ہے۔ 22-11-2012 تک کی خواتین اساتذہ کو مختلف بہانوں سے مختلف سکولوں میں ٹرانسفر کئے گئے۔ جس سے منصوبے کے تحت اپنے من پہنداساتذہ کو ایڈ جسٹمنٹ پالیسی کی ٹرانسفر سے بچایا گیا۔ اگر بیایڈ جسٹمنٹ آرڈر ہر وفت میل اساتذہ کی طرح جاری ہوتے تو موصوفہ کے گی لاڈ لے نقصان اٹھاتے۔

(vii) 22-08-2016 کومروس ٹرابیونل پٹاور میں میری کیس کی پیٹی تھی جبکہ 2016-08-24 کومیرے خلاف Removal of Service کی آرڈر سوائے ضداور جلد بازی کے کوئی معنی نہیں رکھتا۔

(vii) کہذا میں گزارش کرتی ہوں کہ درجہ بالا هائن کو مد نظرر کھ کرمیری سروس بحال کرکے جھے انصاف دی جائے۔

Dated:07-01-2017

المجارك PSHT جنم اخر GCMS جنم يت چتر ال

سوالنام بنام سية الحال 9 C W pl Jol6 -1 ٥- الجولاية ويارلسن من أب كى ورت ولايت كى إلى الم و- اب گریدرش بالمی کے کست آپ کی بہلی کرفی کسر اس و اوس میر بیروتی ؟ ١٠-١٠ كريزرين عربيران كي ريز حر المداك الورلمال) الله المراك الما المراك Inde Vin to in the Line Lip gradation Policy of Us Lister الول من الرافرة الرفيسة من الرنا ولك ك فرو سي اليا Just Conduct voles Wish live 12 1 - 8 ٥- الله على فرو سي الله على فرو سي آب علولل منیر طامزی کی بالب کوئی عرضا حی کال فومول بہوا ؟ ٥١ - كب كو تكم كى طرف بى ستوكا : لو لى كب مومول بهوا ؟

(7)

میراپورانام بیت الجمال ہے

منکم تعلیم میں میری دوران ملازمت 30 سال ہے

3 الگریڈیشن پالیسی کے تحت میری پہلی ترقی 2012-12-26 کو PSHT پوسٹ پر ہوگی۔

4 ایگریڈیش کے بعد میری ایڈجشمنٹ مورخہ 2014-11-22 کو GGPS-ہت میں ہوئی۔؟

عیں نے اس بنیاد پرایڈ جسٹمنٹ آرڈرکو مانے سے انکارکیا کہ 1 بجھے پروموثن دیے وقت بجھ سے بدرائے نہیں انگی کہ آر میری پروموثن کی دورا فقادہ علاقے میں ہوئی تو کیا میں وہاں جا کرڈیوٹی کرنے کے لئے تیار ہوں ۔ بحیثیت عورت GGP S میری پروموثن کی دورا فقادہ علاقے میں ہوئی تو کیا میں وہاں جا کرڈیوٹی کرنے ان وہا تا تو میں یقینا اس پروموثن کو فارگو کرتا جو کہ دفتر کی غفلت ہے جہاں ہمیں اندھیرے میں رکھ کر 2012-12-26 سے لیکر 2014-11-22 تک کی خواتی اساتذہ کو مختلف سکولوں میں ٹرانسفر اورا یڈ جسٹمنٹ کے گئے جسکی وجہ سے ان کو یہ فاکدہ پہنچا کہ وہ یا لیسی کے مطابق ٹرانسفر سے بی گئے جو کہ سوچی ہمنصوبے کے تحت یہ سارا کام 2012-12-20 کے 2014 کو جوتی تو اس ایڈ وہ کو بچانے کی کوشش کی گئا گر ان کے ایڈ جسٹمنٹ آرڈر کا جلیہ ہی گھلے اور ہوتا۔ (پروموثن آرڈ رکا جلیہ بی گھلے دور ہوتی تو اس ایڈ جسٹمنٹ آرڈر کرا جلیہ بی گھلے اور ہوتا۔ (پروموثن آرڈ رلف ہے)

ا نہیں بھے یہ معلوم نہیں تھا کہ اپگریڈیشن پالیسی کے مطابق ایک سکول میں ایک PSHT پوسٹ ہوتا ہے۔ اگر پالیسی میں یہ بات ہے تو موصوفہ نے خوداس پالیسی کو واکسیٹ کرتے ہوئے مور خد 2012-21-26 سے کیکر 2014-11-22 تک میرے علاوہ ایک اور PSHT مسماۃ جبین بھی اس سکول میں ڈیوٹی پر برقر اررکھا بیک وقت DEO صاحبہ کی آرڈر کے مطابق ایک سکول میں کام کرتے رہے۔ جو کہ پالیسی کی Voilation خود وفتر DEO نے گ

7 اگراپگریڈیشن کے فوراً بعدایڈ جسٹمنٹ ہوجاتے اور مجھے فارگوکا حق دیا جاتا تو میں اپنے بوس کے اندراسی سکیل پرڈیوٹی سرانجام دے دیتی۔لہذابیمیرے ساتھ رعایت نہیں بلکہ ناانصافی تھی۔

8 چونکہ پہلے ہی ذکر کیا گیاہے کہ پالیسی کو Voilate کیا گیا تھا اس لئے ہم نے تھم عدولی نہیں کی تھیں بلکہ انصاف ما نگاہے۔ 9 دوسالوں کے دوران کو کی Explanation call موصول نہیں ہوا۔ دوسال گرزنے کے بعد ہم نے عدالت سے رجوع کیا اس پر Explanation Letter ملاجہ کا میں نے بروقت جواب دیا۔ (متعلقہ کاغذات منسلک ہیں)

10 جی ہاں مجھے شوکا زنوٹس مور خہ 2015-10-06 ملے اور میں نے برونت جواب بھی دیئے۔ (کالی لف ہے)

رہ ہیں میں GGPS کر آباد میں ڈیوٹی سرانجام دے رہی ہوں اور حاضری رجٹر میں میری حاضری موجود ہے اس کے باوجود بھی ج مجھے غیر حاضر تصور کر کے اخبار میں نوٹس دیناسمجھ سے بالانز ہے غیر حاضرا سے تصور کیا جا تا ہے جسکا طویل عرصے سے کوئی پہتہ نہ ہو کہ وہ کہاں ہے۔ میری ڈیوٹی ہے ڈی ای او ، ایس ڈی ای او اور سار نے دفتری عمل کو معلوم ہے کہ میں GGPS گولد ور بلاکسی غیر حاضری سروس سرانجام دے رہی ہوں۔ جھے معلوم نہیں کہ کوئی انبار میں میری غیر حاضری کا نوٹس آیا ہے۔

- 12 2015-11-26 کوہیں بہازاتھارٹی کے سائٹ پرسل ہیرنگ میں اپنامونٹ بیش کیااس کے ایک نٹے ابعد جارہ کی میٹ موصول ہوا۔ (کا پی مسلک ہے)
 - 13 جیہاں جارج شیف بھی موصول ہواجہ کا میں نے جواب دیا ہے۔ (کا فی لف ہے)
- 14 جی ہاں سول کورٹ چتر ال اور دارلقصنا سوات اور سُروس ٹرا بیونل میں مقدمے کی فریق میں بھی تھی اور سروس ٹرا بیونل میں اب بھی میں اب بھی میں درساعت ہے۔
- 15 سول کورٹ چتر ال ہے مجھے تھم امتناعی ملابعدازاں میں نے سول کورٹ چتر ال سے اپنا کیس واپس لیااور دارالقصنا سوات میں کیس دائیر کیا۔ وہاں بھی مجھے تھم امتناعی ملابعدازاں اس کیس کوسروس ٹرابیونل منتقل کیا گیا۔ جسکا فیصلہ آنا ابھی باقی ہے۔
- 16 بجھاپی دفاع کے لئے موقع بالکل نہیں دیا گیا۔ اس بات کا شوت یہ ہے کہ اخبار میں اشتہار کے صرف 5 دن بعد میر اے خلاف
 کار دائی کی گئی۔ سروس ٹرایبوئل سے جھے کورٹ آرڈر 2016-08-22 کوموسول ہوئے اور 2016-08-22 کومیس نے
 کورٹ آرڈر محکمہ کے آفس پہنچائے۔ اس کے باوجود میرے خلاف غیر قانونی کار دائی ممل میں لائی گئی۔
 - DEO-F (i) 17 کے دفتر نے من پیندا فراد کو گھر کے قریب پوسٹ دینے کے لئے Rationalization کے بعد اور کا اللہ میں جان ہو جھنو مبر 2012 سے دسمبر 2014 تک تا خیر کی ۔ جو صریحاً بدنین تھی ۔
 - (ii) مجھے سول کورٹ نے حکم امتناعی جاری کیا جس پرڈی ای او (فیمل کے دفتر نے عمل نہیں کیا۔
 - (iii) میں نے سول کورٹ سے جذبہ خیرسگالی کے تحت اپنا کیس واپس لیا مگر پھر بھی محکمانہ بےروخی جاری رہی۔
- (iv) سروس ٹرا بیونل میں میری کیس کی بیشی جاری تھی کہ 2016-08 Removal from service کیٹر موصول ہوا۔
- (۷) چونکه ہماری پروموثن 2012-12-26 کوہوئی تھی اگرای دن ہماری ایڈ جسٹمنٹ ہوتی تو مجھے یہ موقع ملتا کہ میں اپنی پروموثن فارگوکرتی اورلوئر سکیل میں اپنے گھر کے قریبی سکول میں ڈیوٹی سرانجام دیتی۔
- (vi) 2012-12-26سے 2014-11-22 تک کئی خواتین اساتذہ کو مختلف بہانوں سے مختلف سکولوں میں اٹرانسفر کئے گئے۔ جس سے منصوبے کے تحت اپنے من پینداساتذہ کوایڈ جسٹمنٹ پالیسی کی ٹرانسفر سے بچایا گیا۔ اگر میا لیڈ جسٹمنٹ آرڈر ہر وفت میل اساتذہ کی طرح جاری ہوتے تو موصوفہ کے کئی لاڈ لے نقصان اٹھائے۔
 - (vii) 22-08-2016 کوسروس ٹرابیونل بیٹا ور میں میری کیس کی بیٹی تھی جبکہ 24-08-24 کومیر نے طاف Removal of Service
- (vii) کہذا میں گزارش کرتی ہوں کہ درجہ بالاحقائق کو مدنظر رکھ کرمیری سروس بحال کر کے مجھے انصاف دی جائے۔18 اگر میں اصل ڈیوٹی سٹیشن سے غیر حاضر رہتی تذ UM اوالے میرے خلاف ضرور کوئی کاروائی کرتے۔ بلکہ میں نے اپنے

اصل اسٹیشن ہے جھی بھی غیرحاضری نہیں کی۔

18 میں یہ کہنے پرتن بجانب ہوں کہ میں نومبر 2014 سے اگست 2016 تک اسپے سکول سے بھی غیر حاضری نہیں کی ہائ البتہ

OBO(F)

DEO(F)

گولد ور میں ڈیوٹی سرانجام دے رہی ہوں۔ جسکے ثبوت کے طور پر حاضری رجٹر کی کا پی منسلک ہے اور میں جولائی 2016 تک

با قاعد گی سے اپنی تنخواہ بھی وصول کرتی رہی جو کہ DEO اور دوسرے زمہ دارا فراد کے نوٹس میں بھی تھا۔

19 چونکہ میں GGPS گولدور میں ڈیوٹی سرانجام دے رہی ہوں اور حاضری رجٹر میں میری حاضری موجود ہے اس کے باوجود بھی جھے غیر حاضر نصور کیا جا تا ہے جسکا طویل عرصے سے کوئی پتہ نہ ہوکہ وہ کہاں ہے۔ میری ڈیوٹی سے ڈی ای او ، ایس ڈی ای او اور سارے دفتری عملے کو معلوم ہے کہ میں GGPS گولدور میں بلاکسی غیر حاضری سروس سرانجام دے رہی ہوں۔ مجھے معلوم نہیں کہ کوئی اخبار میں میری غیر حاضری کا نوٹس آیا ہے۔ میں بلاکسی غیر حاضری سروس سرانجام دے رہی ہوں۔ مجھے معلوم نہیں کہ کوئی اخبار میں میری غیر حاضری کا نوٹس آیا ہے۔ (حاضری رجٹر کی کا بی لف ہے)

20 غلطالیڈ جسٹمنٹ کوکس نے بھی شلیم ہیں گی۔ تا ہم میری طرح انہیں بھی ڈرایا دھمکایا ہوگا جسکی وجہ سے وہ مقدمے سے الگ ہونے پرمجبور ہوئے۔

21 چونکہ ایڈجسٹمنٹ پالیسی Voilation ہوئی تھی ہم اس ظلم کے خلاف مختلف درواز وں میں انصاف مانگ رہے تھے کہ اُسی د دوران موصوفہ نے ہمارے خلاف کی طرفہ کاروائی کی جو کہ خود E&D Rulles کی خلاف ورزی ہے۔ میں مجھتی ہول کہ میرے خلاف جو کاروائی ہوئی ہے دو 2011 E&D Rulles کے مطابق نہیں ہے۔

چونکہ میں GGPS گولدور میں با قاعدگی ہے ڈیوٹی سرانجام دے رہی ہوں اور سکول حاضری رجشر کے علاوہ IMU کے ریکارڈ میں بھی موجود ہے۔ اور مجھے جولائی 2016 تک بغیر کسی کو تی کے ماہا نہ تخواہ بھی مل رہی تھی۔ چونکہ ڈپٹی کمشنر چرال کو میرے خلاف غلط بیانی کی گئی اور اس سلسلے ڈی ہی چرال نے مورخہ 2016-88-80 کوایک میٹنگ بھی منعقد کی تھی۔ جسمیں ڈپٹی کمشنر چرال نے کیس کود کیھنے کے لئے کمیٹی قائم کرنے کا کہا تھا لیکن اس کمیٹی کے قیام سے پہلے پہلے موضوفہ نے مورخہ کی کا کہا تھا لیکن اس کمیٹی کے قیام سے پہلے پہلے موضوفہ نے مورخہ 24-08-2016 کو جمیں Removal of Service کا اور شھادیا۔

فتط المستورية بيت الجمال (پي ايس ال کي) جي جي بي ايس گولدور چتر ال

Dated:07-01-2017

سوالنام منام سعيره ناز ١١٤٦ ٥- اليولليتن دُميا للندف س أب كن مرع مل لقينات رج الچاکریڈلیٹن بالیس کے نست آپ 2012ء میں کا لا ج کروفورٹ ہو نے ؟ - اب گریدن ۱۵۰۵ کے لیراک کی ایڈ مین کی ای ٥- ابگريزليان باليي كا ست ايد جنمن آددر كو آب ع مام سے کیوں انکارکی ہے ۔ و کے کی طرف ہے ایک کے ساتھ زمانیت نیس ہے ؟ eplanation call why or ight of the relation call آپ کو کب ووجول میونی اورکس کی طرف نے آپ کو دوری کی 10 10 10 10 2 00 2 00 2 00 2 00 1 - 8 ع - كويمار - يح يم كم لول كورث بيرول ، دارالعما «سورات او سروس نر سبونر س معتر ہے سی آپ بھی سرلی کھے ؟ ٥١- كيام بار مي كي كم فزكوره بالا عدالتول يم أب كر دووو كو ما يت سه العاركي ؟ 12 - ملویل منیر مامری کی بایت که کهری سی آب کو چارج ستری

ا - آب ن ومن من مل ، سؤ كاد توك من اور جارج سنك عورا می قس ضویل منیر عامزی کی کیما وجم بیمان ک ؟ فسن نمیر ما عزی کے دورا نیے لی لومر 140 کو تھے الست کا 2016 ا- اعذکوره بالا عنر عامزی کی باید ترکیات کا نام زیک نوک افیار اس كان شاكم مواج مين أر كو دورًا اصل دُلوكي أسنس ووائن المراء ما كل وريد المال دولي المسائل كروك المس كين ؟ FC 350 June Www 20 20 go of Personal hearing of with-اً ہے کے فلاف کہ دورائی میں تکم من بھے پورے کے گیم کی ا کی اس می می می و استان این ا ? Jy UW is is is a U/ or Jip 2 4/1-1 ۔ سے زیج 9 Ch John - 18 L E 2D rules 300. \$ 10 8 - Light Light 2014 Just 15/11/20 Just 10 Just 1 رجسكي الله مع مرافع والمربي الموم المربي ا

(2-1)

میراپورانام بی بیسعیده نازے

محکمت^{عایم} میں میری دوران ملازمت 21سال ہے

3 میری اپگریڈیشن 2012 میں نہیں بلکہ PSHT پوسٹ پرمیری اپریگریڈیشن 2014 November 2014 کوہوئی اور 15 نومبر 2014 کو GGPS گولدور سے میر اتبادلہ GGPS کاری میں کی گئی۔ میں نے حجاز کاری میں جارج نے کی۔ میں نے حجاز کاری میں جارج نے کی۔ تو میں نے حجاز کاری میں جارج نے کی۔ تو میں نے حجاز انفادٹی کواس حوالے سے درخواست دی۔ تو بد تسمی سے میرے درخواست برغور کرنے کی بجائے میر اتبادلہ کوسوں دور کا کاری شم بالا میں کی گئی۔

4 میری ایگریڈیشن 2012 کے مطابق میری ایڈجسمنٹ GGPS گولدور میں ہوئی۔

عیں نے اس بنیا دیرایڈ جسٹمنٹ آرڈرکو مانے سے انکارکیا کہ 1 مجھے پر دموش دیتے وقت جھے سے برائے نہیں گی گی کہ اگر

میری پر دموش کی دورا فقادہ علاقے میں ہوئی تو کیا میں دہاں جا کرڈیوٹی کرنے کے لئے تیار ہوں۔ بحثیت عورت GGPS

کشم بالا میں جا کرڈیوٹی سرانجام دینا میرے لئے مشکل تھا اس لئے اگر جھے سے ایشن ما نگا جا تا تو میں یقینا اس پر دموش کو فارگو

کرتا جو کہ دفتر کی غفلت ہے جہاں ہمیں اندھیرے میں رکھ کر 2012-12-26 سے لیکر 2014-11-22 تک گی خواتین

اسا تذہ کو تختلف سکولوں میں ٹر انسفر اورا پڑجٹ منے گئے جبکی وجہ سے ان کو بیافا کہ وہ پالیسی کے مطابق ٹر انسفر سے نئے

گئے جو کہ سوچی جھی منصوبے کے تحت بیسارا کام 2012-12-26 سے 2014-11-11 تک کیا گیا اور مختلف اسا تذہ کو

بچانے کی کوشش کی گئی اگر ان کے ایڈ جسٹمنٹ میل اسا تذہ کی طرح 2012-12-26 کو ہوتی تو اس ایڈ جسٹمنٹ آرڈ رکا حلیہ

بی کے اور ہونا۔ (پر دموش آرڈ رلف ہے)

ہی کھی اور ہونا۔ (پر دموش آرڈ رلف ہے)

6 اگرا پگریڈیشن کے فوراً بعدایڈ جسٹمنٹ ہوجاتے اور مجھے فارگوکا حق دیاجا نا تو میں اپنے یوی کے اندراس سکیل پرڈیوٹی سرانجام دے دیتی۔لہذا بیمیر بے ساتھ رعایت نہیں بلکہ ناانصافی تھی۔

7 - 2015-03 کو مجھے (SDEO(F) مستوج کی طرف سے Explanation Call موصول ہوئی۔ جہا بروقت جواب دیا گیا۔اور کا لی لف ہے۔

قبہ ال ہم نے کئی باراس ناانصافی کی نظر ٹانی کے لئے DEO آفس میں درخواسیں جمع کی لیکن انکی طرف ہے موثر جواب نہ ملنے کی وجہ ہے ہم نے با قاعدہ جناب ڈا کیٹر صاحب ایلمنٹر کی اینڈ سکنڈری ایجو کیشن خیبر پختونخوا کوعرض داشت پیش کی ہیں جسکی کا پی لف ہے۔
 کا پی لف ہے۔

ع جی ہاں سول کورٹ چتر ال اور دارلق شنا سوات اور سروس ٹر ایبوئل میں مقد ہے کی فریق میں بھی تھی اور سروس ٹر ایبوئل میں اب بھی میری کیس زیر ساعت ہے۔ جسکا فیصلہ آنا ابھی باقی ہے۔

- 11 م 2016-08-10 کو مجھے شوکا زنوٹس ملا اور میں نے برونت جواب بھی دیا۔ (کا بی منسلک ہے)
- 12 مجھے چارج شیٹ 2015-12-8 کوملا اور میں نے محکم کو ہروقت جواب دے دیا۔ کالی لف ہے۔
- 13 میں نے محکے کو بتایا کہ میں اپنی ڈیوٹی با قاعد گی ہے دے رہی ہوں جبکہ میر اکیس عدالت میں زیر ساعت ہے۔ اور اعدالتی فیصلے کا انتظار کیا جائے۔
- Explanation Call 14 اور شوکازنوٹس کے جواب میں نے بیدواضح کیا کہ میں GGPS کاری میں ڈیوٹی دے رہی ہوں اور ایڈ جسٹمنٹ کے حوالے سے میراکیس عدالت میں ذریساعت ہے۔ (کیس کی کابی لف ہیں)
- عونکہ میں GGPS کاری میں ڈیوٹی سرانجام دے رہی ہوں اور حاضری رجٹر میں میری حاضری موجود ہے اس کے باوجود بھی مجھے غیر حاضر تصور کیا جا تا ہے جہ کا طویل عرصے ہے کوئی پہتہ نہ ہوکہ وہ کہاں ہے۔ میری ڈیوٹی سے ڈی ای اور ایس ڈی ای اور اور سارے دفتری عملے کو معلوم ہے کہ میں GGPS کاری میں ہوکہ وہ کہاں ہے۔ میری ڈیوٹی سے ڈی ای اور ایس ڈی ای اور اور سارے دفتری عملے کو معلوم ہے کہ میں GGPS کاری میں بلاکسی غیر حاضری سروس سرانجام دے رہی ہوں۔ مجھے معلوم نہیں کہ کوئی اخبار میں میری غیر حاضری کا نوٹس آیا ہے۔ بلاکسی غیر حاضری سروس سرانجام دے رہی ہوں۔ مجھے معلوم نہیں کہ کوئی اخبار میں میری خیر حاضری کا نوٹس آیا ہے۔ (حاضری رجٹر کی کا لی لف ہے)
- 16 جی ہاں بچھے پرسنل ہیرنگ کا موقع دیا گیا 2015-11-26 کودیا گیااور میں نے مجاز اتھارٹی کواپنا موقف پیش کیا جسکی کا لج لف ہے۔
 - 17 چونکہ ایڈجسٹمنٹ پالیسی کی Voilation محکمہ نے خود کی تھی ،ہم اس ظلم کے خلاف مختلف درواز وں بیس انصاف ما نگ رہے سے کہ اُس دوران موصوفہ نے ہمارے خلاف کی طرفہ کاروائی کی جو کہ خلاف قانون ہے۔
 - DEO-F. (i) 18 کے دفتر نے من پیندا فراد کو گھر کے قریب پوسٹ دینے کے لئے Rationalization کے بعد ایڈ جسٹمنٹ میں جان بوجھ نومبر 2012 سے دسمبر 2014 تک ناخیر کی۔ جوصر بیجاً بدنیتی تھی۔
 - (ii) مجھے سول کورٹ نے حکم امتناعی جاری کیا جس پرڈی ای او (فیمل کے دفتر نے عمل نہیں کیا۔
 - (iii) میں نے سول کورٹ سے جذبہ خیرسگالی کے تحت اپنا کیس واپس لیا مگر پھر بھی محکمانہ بے روخی جاری رہی ۔
 - (iv) سروس ٹرایبول میں میری کیس کی پیٹی جاری تھی کہ 2016-24 Removal from service لیٹر موصول ہوا۔
 - (v) چونکه ہماری پروموش 2012-12-26 کوہوئی تھی اگرای دن ہماری ایڈ جسٹمنٹ ہوتی تو بچھے بیموقع ماتا کہ میں اپنی

(2.3)

•				• /// •	
) میں ڈیوٹی سرانجام دیتی۔	1/ 1/	المداد أكا	ن ایسکا	1 56 12 7. 1.	
باللس طياه في مراشياه سيتن	کرفر جبی سیارا	بالمسال سنركف) اور لوکر محسر	シンタノひひ タラ	_
با <i>سن د بوق شرا می شرد دا</i>	, , , , , , , , , , , , , , , , , , , ,		, ,		7
· - • · · · · · · · · · · · · · · · · ·		•			

(vi) 22-11-2014 ہے۔ 2012-11-20 تک کُی خواتین اساتذہ کو مختلف بہانوں سے مختلف سکولوں میں ڈرانسفر کئے گئے۔ جس سے منصوبے کے تحت اپنے من پہنداساتذہ کو ایڈ جسٹمنٹ پالیسی کی ٹرانسفر سے بچایا گیا۔اگر بیا لیڈ جسٹمنٹ آرڈ ربر وقت میل اساتذہ کی طرح جاری ہوتے تو موصوفہ کے کئی لاڈلے نقصان اٹھاتے۔

(vii) 22-08-2016 کوسروس ٹرابیونل پٹناور میں میری کیس کی پیٹنی تھی جبکہ 2016-08-24 کومیرے خلاف Removal of Service کی آرڈر سوائے ضداور جلد بازی کے کوئی معنی نہیں رکھتا۔

(Vii) لہذا ہیں گزارش کرتی ہوں کہ درجہ بالاحقائق کو مدنظر رکھ کر میری سروس بھال کر کے مجنے انصاف دی جائے۔

19 چونکہ ہیں GGPS کاری ہیں با قاعد گی ہے ڈیوٹی سرانجام دے دہی ہوں اور سکول حاضری رجٹر کے علاوہ ۱۱۸۱ کے ریکارڈ میں بھی موجود ہے۔ اور مجھے جولائی 2016 تک بغیر کسی کوتی کے ماہانہ تخواہ بھی مل رہی تھی۔ چونکہ ڈیٹی کمشنر چر ال کو میرے خلاف غلط بیانی کی گئی تھی اور اس سلسلے ڈی سی چر ال نے مورخہ 2016-18-18 کوایک میٹنگ بھی منعقد کی تھی۔ جسمیں ڈیٹی کمشنر چر ال نے کیس کود کیھنے کے لئے کمیٹی قائم کرنے کا کہا تھا لیکن اس کمیٹی کے قیام سے پہلے پہلے موصوفہ نے مورخہ 18-08 کوایک میٹنگ بھی موصوفہ نے مورخہ 18 کوایک میٹنگ کے قیام سے پہلے پہلے موصوفہ نے مورخہ 18 کوایک میٹنگ کے قیام سے پہلے پہلے موصوفہ نے مورخہ 18 کوایک موصوفہ نے کہا تھا گئی کے قیام سے پہلے پہلے موصوفہ نے مورخہ 18 کوایک موصوفہ نے دورخہ 18 کوایک موصوفہ نے کہا تھا گئی کے قیام سے پہلے پہلے موصوفہ نے مورخہ 24-08-2018 کوایک موصوفہ نے دورخہ 18 کوایک موصوفہ نے کہا تھا گئی کے قیام سے پہلے پہلے موصوفہ نے کہا تھا گئی کے قیام سے پہلے کہا تھا گئی کرنے کا کہا تھا گئی کے قیام سے پہلے کہا کہ مورخہ 24-08-2018 کا آر ڈرخھا دیا۔

20 غلطالیڈ جسٹمنٹ کوکسی نے بھی تنایم ہیں گی۔ تا ہم میری کرح انہیں بھی ڈرایاد شرکایا ہوگا جسکی وجہ سے وہ مقد ہے سے الگ ہونے پرمجبور ہوئے۔

21 چونکہ ایڈ جسٹمنٹ پالیسی کی Vollation دفتر ہذا میں ہوئی تھی ہم اس ظلم کے خلاف مختلف دروازوں میں انصاف ما نگ رہے تھے کہ اُسی دوران موصوفہ نے ہمارے خلاف کی طرفہ کاروائی کی جو کہ خود E&D Rulles کی خلاف ورزی ہے۔ میں سمجھتی ہول کہ میرے خلاف جو کاروائی ہوئی ہے وہ E&D Rulles 2011 کے مطابق نہیں ہے۔

22 نہیں ڈی ای او (فیمل) میرے خلاف ذاتی عنادر کھتی تھیں۔لہذا مجھے یقین تھا کہ وہ بھی بھی مجھے ریلف نہ دیتی۔

Dated:06-01-2017

PSHT;

GGPS کاری پترال

DANNEXUR B Mellining DEOFF STILL 9 4 W poble -1-1 ٥- اللوسط مرأب لس سے لقیات س ٩ 3 - سنهاری ی ، شایده احتر ، نسایده احتر ، نسب الحال اور بی بی سعیده ناز و ك كسيل ك بارك الورك معلومات كا دكتا ونيرات سمسيا د نيا ١٠٠٤ من مرقع بي كراب كريور في ما كلست در جراه في 9 (3) 4 (5) PST. قرال ما لیسی کے کست قبام افرام (ذنانه) میں کست اساسوں کی آگا اور ۱۴ الحکام الوسٹ بیر سرقی بوئی ۹ ٥- كي فذكوره بالا أستور ك لعى الاع / ١٠٥٦ لوست سر سراى بوا ۶ - کیا آب گریز لیشت کو ملل صور بر ماهاه کی کیا کها که این کیا ؟ ک ایڈ ایڈ ایڈ ایو ٹی کھی ؟ و - ان سرق یا نے والے اس شوں کی برقی کس تا رہے کو بھو کی بھی م- سرقی یا نے والے اس شوں کی ایڈ جی د کس سوئی ؟ ١١ - كويم برق يا نه والحارساسون كوية كفا كراب كريون با امل ال المراق من المراق من ؟ المراق من المراق المر

المامير صرى يا عرال الماميون كارترج المدار ي وجم س اس آئی آئی ایک مارف درزی مین بوتی ؟ اکن ان اسکا مزوں کو اگلے کی کے مراسات فورا کرفی کے لیمہ 9 rold - 2014 3 2 2311 6 de le arrangement Viz which bill with the arrangement الم لین ایک ایک ایل میں دو الدوم دکھے ایم اعتراض میں کی ؟ 2 fet on John Minist Minist para cestar! 9 U. Z J P6 PSHT 1 SPST 90 المرا کے میں کی ان استانوں کا دوقف درست ہے کہ ان كولاق لو 2012 من على الكر الذر الذر المن كرك أن الم للا إن الري سؤول الم مع ووق درست مي كم دريم ١٥٥ وس آب الريدُريْن كوست اليرُح مُندِد كه بارس س بمان كي صورت مي وه 9 201 - Lund Forego of 3,000 لل رن أرت سنون و 6 م ووق على درست مي كر البرام المرد الرد أن خست لعفل استرن کو ذرتی لیسندی بنیاد بر فن لیسند سواله اس نوازا کر اور دوردراز کولوں س ؟ ۱۰ دوردراز کولوں س کوازا کر اور دوردراز کولوں س ؟ 2 MS (i) ce in lo 2014 13/12 pint PSAT / SAST in 10/10 9

فيذ - سان المراس الول عرف المرف المدور الماه و ك طلوب المحادث من البيلون الو طال ما المحال من البيلون الو طال ما المحال ع من آن استنبوں نا مول کورد مع کی کورٹ اور مروس الربیر سے رجوع کی اوران کا کی سعلم آیا ؟ ع م این از تران از میرون کے میرون میرو کے بھی راپورشنگ کی ؟ الفیامل کا دوران کا آن زیروا ؟ کی آس بنیا کی ریورٹ کی بنیاری آری ریکورلٹری آفریر کے میآ کہ کی آس بنیا دی ریورٹ کی کا بنیا آب انگوالٹری آبوں کے حکوں نے اصل ڈلوئی سٹی میں جا اس ڈلوئی سٹی میں جا الله مع العادكي منيادي وجرك ع ؟ ورد ك كست كولز ك نام المناد كاليون ك الدور ك كست كولز ك نام Windes of the meeting we is of grant a compared of the meeting we set the meeting we set the compared of the meeting we set the compared of th ین از کامیوں کے کیوں کے کیوں کے کیوں کے کیوں کے اور کامی دُسیاری بوال میں اور کامی دُسیاری بوال اور انہوں کے انہوں کے انہوں کی بوال انہوں کے انہوں کی بوال میں انہوں کے انہوں 9 0 0 1 1 0 1 1 1 1 2 35 De de Explanation call de Just duega / 3 mm 7, 69

(b) Us of Use 1,91 Statement of time of Just 2, 19

5' W us 29 0 Personal hearing of Ugito-101W-1. اور نومبر ۱/۱۰۶ کے درمیان کس اُن اُرسی بول سر 9 W W ja j's y vije G. Rationalisation of big is - آب گریزرن پالی کا کست ریزمین در اردر ۱۹۰۹ سے ای ان یا ج استینوں میں سے قعوز کو مزال عزیں کی ہمیات مج من المراب على المراب على المراب المرابي المرا کسی آب انگوائٹری آفتر کو ان استانیوں کے خدا و اُ اورال ریان) می سیکتے ہیں و ریان) gio Lygillion of of the mily of the ع دوا کی میں قانون کا تمام تق می گرد کے گے ؟ الله إن أس منوں كے سا دو رفتر كے كى داتى من (2014) (2014) (2014) (2016) (2 إن زسانيون نه ريخ دوفو كو درست ناست كرن كيليه ك

PODEOGO 2 Gar July Jung 15 or 9, 2016 in 24 6 (4 06 Char 210%. 2014 19 22 (10 UE (11 22:11:2014 12 (13 أن كى اپنى دروزاست مى ارور ATA والون كى دروزاست وا -فلاف ورزی برگ سے توکن ان دانی در فواست ہے۔ برقی کے لیاز 3 Jy 00 2014 Die 1, W. 100 1 2012 30 UE (20 - OF Erscir Forgo option - = who bur (21 157

(PTO)

46 46 47 48 48

Discrete Science Chillians

ANNERUKE-L.



OFFICE OF THE EXECUTIVE DISTRICT OFFICER (E&S) EDUCATION CHITRAL

OFFICE ORDER

In pursuance of Elementary & Secondary Education Department Government of Khyber Pakhtunkhwa Peshawar vide No. SO (B&A)1-18/E&SE/2012 dated 11.07.2012 and approval of the Departmental Selection/Promotion Committee vide No. 27714-20 dated 24.12.2012. Sanction is hereby accorded to the up gradation/promotion of Primary School Head Teacher (Female) BPS-14 to BPS-15 with effect from 01.07.2012.

SNo	Seniority No.	Name of Teacher	Place of duty	Designation
1	1	Raihana Shafqat,PST	GGPS:Lawi.	Designation * PSHT
			GGPS	roin
2	3	Samina Bibi, PST	Khorkashandeh	PSHT
3	5	Bibi Benazir, PST	GGPS:Kore Broze.	PSHT
			GGPS: Singoor Lot	
4	6	Pali Naz, PST	Deh.	PSHT
4 5	7	Nasim Akhtar,PST	GGPS:Bakamak.	PSHT
6	8	Farida Bibi, PST	GGPS:Ragh.	PSHT
6 7	9	Bibi Taj, PST	GGPS:Bakamak.	PSHT
8	10	Bibi Jamila	GGPS Washich	PSHT ;
9	11	Tila Bibi, PST	GGPS:Throiandeh	PSHT
1.0	12	Khurshid Jahan,PST	GGCMS:Ayun	PSHT
11	14	Sultan Banu, PST	GGPS: Shoghore.	PSHT
1.2	15	Rahima Begum	GGPS Chuini	PSHT
13	16	Bibi Sadia	GGPS Z/Gram	PSHT
14	17	Bibi Rahman Jamal	GGPS Reshun	PSHT
15	18	Sifat Bibi	GGPS:Zayet	PSHT
16	20 /	Noor Jehan	GGPS Drungagh	PSHT
17	21	Nasim Akhtar,PST	GGCMS:Jinjirate.	PSHT
18	22	Farzana Yasmeen, PST	GGPS:What.	PSHT
19	23	Hasina Bibi, PST	GGPS Ayun Muldeh.	PSHT
20	24	Razia Khatoon, PST	GGPS:Drosh	PSHT
21	25	Haji Bibi, PST	GGPS:Beori Bala.	PSHT
			GGPS:Chumurkone	1 3111
22	27	Yasmeen Bibi,PST	Kuh	PSHT
23	29	Sharafatun Nisa PST	GGCMS:Mori Bala.	PSHT
24	30	Shahnaz Begum, PST	GGPS:Seen Lasht.	PSHT
!5	33	Razia Sultana	GGPS	PSHT
6	.35 (5)	Jahan Khurshid	GGCMS:Mori Bala.	PSHT
27	36	Bibi Shahnaz	GGPS Khot Bala	PSHT

. !				
22.	38	Tahira Jabeen, PST .	GGPS:Pattai Nagar.	PSHT
29	39	Shamim Ijaz, PST	GGPS:Kari.	PSHT
			GGPS:Chumurkone	
30	40	Shahzadi Nargis,PST	Kuh	PSHT
31	41	Meher Zareef	GGPS Reshun Gole	PSHT
32	42	Bibi Zainab	GGPS Shagram	PSHT
33	43	Zulaikha Bibi	GGPS Chuinj	PSHT ·
34	45	Meraj Gul, PST	GGPS:Singoor	PSHT
35	46	Amina Bibi	GGPS Madak	PSHT
36	48	Shamim Akhtar	GGPS:Mori Payeen.	PSHT
37	49	Taqdir Jamal, PST	GGPS:Dair Ayun	PSHT
38	50	Gul Sana	GGPS Reshun	PSHT
39	51	Bibi Hasina, PST	GGCMS:Ayun ·	PSHT
40	52	Najma Sultana, PST	GGPS:Beori Bala.	PSHT
41	53	Farhat, PST	GGPS:Broze Domun	PSHT
42	54	Zainab , PST	GGPS:Shishi Drosh.	PSHT
43	55	Bibi Hawala	GGPS Brep	PSHT
44	56 ·	Bibi Khadija	GGPS Sarghuz	PSHT
:45	57	Haleema Parveen	GGPS Kosht	PSHT
'46	59	Bibi Salima, PST	GGPS:What.	PSHT
147	60	Karima	GGPS Lone Bala	PSHT
48	61	Pari Zartaj, PST	GGPS:Danin Lasht.	PSHT
,49	62	Shams Bibi	GGPS Terich Payeen	PSHT
50	63	Bibi Sabira	GGPS Parpish	PSHT
51	64	Nasim Akhtar,PST	GGPS Hone Dahar.	PSHT
52	65	Abida Bibi, PST	GGPS:Shoghore.	PSHT
53	66	Bibi Shakira	GGPS Parkusap	PSHT
			GGPS Lone Kuh	13111
54	67	Bibi Shahida	Terich	PSHT
55	68	Khalida, PST	GGPS:Tak Kaldam.	PSHT
56	69	Saeeda Bibi	GGPS Jughoor	PSHT
57	70	Jamila Parveen	GGPS Jughoor	PSHT
58	71	Muslima Qayum, PST	GGCMS:Jinjirate.	PSHT
59	72	Baitul Jamal, PST	GGPS:Goldur.	PSHT
60	74	Issa Jamal, PST	GGPS:Dair Ayun	PSHT
61	75	Bibi Mushrafa, PST	GGPS:Bakar Abad.	
			GGPS:Muldeh	PSHT
62	76	Sultana Bibi, PST	Chitral.	PSHT
63	77 (1)	Shahnaz Bibi, PST	GGPS Hone Dahar.	PSHT -
64	78	Malika Bibi, PST	GGPS:Chumurkone	PSHT

. :			Kuh	
65	79	Shakar G i saar	GGPS:Muldeh	
66		Shahnaz Gul, PST	Chitral.	PSHT
}		Gul Dana	GGPS Shagram	PSHT
67		Bibi Rabia	GGPS Madak	PSHT
1		Ajab Nighar	GGPS Lone	PSHT
69 70	·	Mehar Nigar, PST	GGPS:Ashirate.	PSHT
1 1 7	··	Shamim Ara, PST	GGPS:Parabeg.	PSHT
71	·	Bibi Hamida,PST	GGCMS Dargerdini.	PSHT
72	· -	Nasreen Bibi	GGPS Herchin	PSHT
73		Shahnaz Bibi	GGPS Reshun	PSHT
74		Farman Nisa	GGPS Sonoghor	PSHT
75	89	Nusrat Bibi, PST	GGPS:Kuju Bala.	PSHT
7.6	90	Jamshida Bibi, PST	GGCMS:Chumurkone	PSHT
1 77	0.5		Deputation to	13(11
77	91	Sirajul Hassana,PST	Islamabad	PSHT
78	0.2		GGPS:Muldeh	
79	92	Khadija Mastoor,PST	Chitral.	PSHT
·	93 🗸	Farhat Irshad, PST	GGPS:Izghore Golain	PSHT
80	94	Suraya Begum	GGPS Kuragh	PSHT
82	95	Zaiba Pari, PST	GGPS:Goldeh Broze.	PSHT
83	96	Khonza Pari, PST	GGPS:Badugal,	PSHT
84	97	Nargis Banu, PST	GGPS:Usiak.	РЅНТ
	98	Bibi Zahida	GGPS Kuragh	PSHT
85	99	Bibi Sharifa, PST	GGPS:Sheli Lasht.	PSHT
86	100	Sharifun Nisa	GGPS Kosht Bala	PSHT
87	101	Bibi Zahiran	GGPS Kosht Payeen	PSHT
88_	102	Nargis Bibi, PST	GGPS:Moghulandh.	PSHT
89	100	,	GGPS Lone Kuh	<u> </u>
· · · · · · · · · · · · · · · · · · ·	103	Bibi Nasreen	Terich	PSHT
90	104	Nasreen Jamal	GGPS Kosht Payeen	PSHT
91	106	Shahina Bibi	GGPS Booni Gole	PSHT
92	107	Qamar Bibi	GGPS Booni Gole	PSHT
93	108	Zeenat Begum	GGPS:Goldur.	PSHT
94	109	Bibi Suriya	GGPS Jughoor.	PSHT
95	110	Bibi Hayat	GGPS Shagram	
96	1111		GGPS	PSHT
97	111	Mubarak Bibi	Mustajapandeh.	PSHT
	112	Shamshad Begum	GGPS:Domun Broze.	PSHT
98	113	Nowshad Begum	GGPS:Moroi Bala.	PSHT
				FORI

Ĩ			GGPS:Muldeh	1
99		Bibi Shamsia	Chitral.	PSHT
100		Bibi Shahida	GGPS:Tar Shishi	PSHT
10:	······································	Bibi Amina	GGCMS:Mori Bala.	PSHT
103		Fahmina Parveen	GGPS:Dair Ayun	PSHT
103	3 120	Razia Sultana	GGPS:Kuju Bala.	PSHT
104	1 121	Misri Jamal	GGPS:Utrai.	PSHT
105	5 122	Shahi Khuban	GGPS:Balach.	PSHT
106	5 123/	Baghicha	GGPS:What.	PSHT
107	124	Shahida Akhtar	GGCMS:Dargerdini.	PSHT
108	125	Sadia Usman	GGPS:Kesu.	PSHT
109	126	Badiul Jamal	GGPS Kosht Bala	PSHT
110	127	Sajida Bibi	GGPS:Shah Nigar.	PSHT
111	128	Sajida Bibi	GGCMS:Dargerdini.	PSHT
	ĺ . <u>.</u> .		GGPS:Bomburate	
112		Asmar Bibi	Pay:	. PSHT
113		Tahira Bibi	GGPS:Prayet Payeen.	PSHT
114		Zaibun Nisa	GGPS Lone	PSHT
115		Rukhasana Parveen	GGPS:Shiaqotak.	PSHT
116	 	Iqbal Nisa	GGPS:Lawi.	PSHT
117		Nasreen Parveen	GGPS:Drosh	PSHT
118		Albina Taj	GGPS:Tak Kaldam.	PSHT
119		Mehnaz Jabeen	GGPS:Singoor	PSHT
120		Saira Bibi	GGPS:Seen Lasht.	PSHT
121		Shahnaz Bibi	GGPS:Kore Broze.	PSHT
1 122	139	Qeemat Bibi	GGCMS Warijun	PSHT
123	140	Naheed Ara Begum	GGPS:Potanaindeh	PSHT
1.24	141	Farman Bibi	GGPS Shotkhar	PSHT
125	142	Nascem Banu	GGCMS:Jinjirate.	PSHT
126	143	Mehtab Jabeen	GGPS:Darkhanandeh	PSHT
127	144	Naheed Kishwar	GGPS:Moghulandh.	PSHT
128	145	Safina Bibi	GGPS Booni	PSHT
129	146	Bibi Aisha	GGPS Reshun	PSHT
130	147	Zubaida Jahan	GGPS:Kalkatak.	PSHT
131	148	Nazuk Bibi	GGPS Khot Payean	PSHT
132	149	Hasina Bibi	GGPS Shotkhar	PSHT
133	150	Hazara Bibi	GGPS Baleem	PSHT
135	151	Mumtaz Bibi	GGPS Parwak	PSHT
135	152 153	Zahida Bibi	GGPS:Moroi Payeen	PSHT
1 4.210		kawsar Parveen	GGPS:Khorandok.	PSHT

•			GGPS:Muldeh	11
137	154	Nargis Begum	Chitral.	PSHT
138	155	Zubaida Iqbal	GGPS:Loli Gram.	PSHT
139	156	Sultan Nigar	GGPS Ragh	PSHT
140	157	Riaz Begum	GGPS:Bakamak.	PSHT
141	158	Margast Bibi	GGPS Booni	PSHT
142	160	Badshah Zareen	GGPS Zizdi	PSHT
143	161	Shahina Bibi	GGPS:Drosh.	PSHT
144	162	Saira Narges	GGPS:Sahan Bala.	PSHT
145	163	Bibi Muhima	GGPS Khot Bala	PSHT
146	164	Muzrifa Bibi	GGPS Rech	PSHT
147	165	Mehri Janat	GGCMS G/Chashma.	PSHT
148	166	Shahnaz Bibi	GGPS Zizdi	PSHT
149	167	Bibi Sakina	GGPS Arian Chitral	PSHT
150	168	Abida Kai	GGPS Denin.	PSHT
			Deputed to	гэпі
151	170	Nasima Bibi,	Islamabad.	PSHT
152	171	Zumrat Bibi	GGPS:Kalkatak.	PSHT
15'3	172	Bibi Farida	GGPS:Moghulandh.	PSHT
154	173	Mehrab Gul	GGPS Nichag Owir	PSHT
155	174	Zahida Begum	GGPS Nishko	PSHT
	·		GGPS:Lot Deh	1 3111
156	175	Bibi Javaida	Singoor	PSHT
157	176	Gulzar Jamal	GGPS Baleem	PSHT

Note:- 1. Necessary entry should be made in their service books.

(Siraj Muhammad) **Executive District Officer** Elementary & Secondary Education

Endst: No. 2/623-7 JF. No. dated Chitral the 26/12/2012

Copy of the above is forwarded to the:-

- 1- Director Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar.
- 2- District Coordination Officer, Chitral.
- 3- District Accounts Officer, Chitral
- 4- EDO (Finance & Planning) Deptt: Chitral.

5-6 DDO (Female) Chitral & Mastuj at Booni.

7- 'DEMIS Local Office.

Executive District Officer Elementary & Secondary Education Chitral

ANNEYWEE-12 (A



OFFICE ORDER.

In pursuance of the Govt: of Khyber Pakhtunkhwa Elementary & Secondary Education Department Notification No.SO(B&AO)1-18/E&SE/2012 dated 11.07.2012 and Finance Department endorsement No.SO(FR)/FD/10-22/E/2010 dated 16.07.2012 and consequent upon the recommendation of Departmental Promotion Committee of Elementary & Secondary Education Department Chitral in Its meeting held on 14/11/2014. Promotion of the following PSTs SPST-14 of Elementary & Secondary Education Department Chitral is hereby ordered against the posts of PSHTs BPS No. 15 @ Rs.8500-700-29500 plus usual allowances as admissible to them under the rules on regular basis under the existing policy of Provincial Government on the terms and conditions given below, with immediate effect in the best interest of public service:-

S. Name of Teach	ner Design:	Existing BPS	Upgraded	With Effect	Remarks
1 Shamim Nazli	SPST	DDC 44	Scale	from	
2 Bibi Saeeda Na		BPS-14	BPS -15	14.11.2014	
3 Sartajun Nisa		BPS-14	BPS -15	14.11.2014	
	SPST	BPS-14	BPS-15	14.11.2014	-
- Indiad Beguin		BPS-14	BPS-15	14.11.2014	T .
5 : Irshad Parveen	SPST	BPS-14	BPS-15	14.11.2014	
6 Sardar Bibi	SPST	BPS-14	BPS-15	14.11.2014	
7 Misran Bibi	SPST	BPS-14	BPS-15	14.11.2014	
8 Sabina Bibi	SPST	BPS-14	BPS-15	14.11.2014	
9 Jabeen	SPST	BPS-14	BPS-15	14.11.2014	
10 Khurshid Bibi	SPST	BPS-14	BPS-15		
11 Laghli Hoor	SPST			14.11.2014	
12 Bibi Gul		BPS-14	BPS-15	14.11.2014	}
13 Shakila Banu	SPST	BPS-14	BPS-15	14.11.2014	
14 Siasat Gul	SPST	BPS-14	BPS-15	14.11.2014	
	SPST	BPS-14	BPS-15	14.11.2014	
15 Zeba Ghaffar	SPST-	BPS-14	BPS-15	14.11.2014	
16 Shaukat Ara	SPST	BPS-14	BPS-15	14.11.2014	
17 Saededa Banu 🤈	S-dia SPST	BPS-14	BPS-15		· · · · · · · · · · · · · · · · · · ·
18 Farkhanda Naz	SPST	BPS-14		14.11.2014	
TERMS & CONDI		1013-14	BPS-15	14.11.2014	

TERMS & CONDITIONS.

- They will be on probation for a period of one year extendable for another one
 year.
- 2. They will be governed by such rules and regulations as may be issued from time to time by the government.
- 3. Their serve can be terminated at any time. In case their performance is found unsatisfactory during probationary period. In case misconduct, they shall be preceded under the rules framed from time to time.
- 4. Charge report should be submitted to all concerned.

- 5. No TA/DA is allowed for joining their duty.
- 6. They will give an under taking to be recorded in their service books to the effect that if any over payment is made to them in light of this order, will be recovered and if they are wrongly promoted., they will be reserved.
- 7. Before handing over charge once again their documents may be checked, if they have not the relevant qualification as per rules, they may not be handed over charge of the post.

(ZEHRA JALA) District Education Officer, (Female) Chitral.

8262-65				
Endst No/EB (F)/P	romotion PSHT(B-15)Dated Ch	itral the /	11/	/2014

Copy forwarded for information to the:-

- 1. Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar, Please.
- 2. Deputy Commissioner Chitral for information.
- 3. District Accounts Officer, Chitral.
- 4. Headmistress concerned.
- 5. A/Cs Branch local office.
- 6. Sub Divisional Education Officers (F) Chitral & Mastuj at Booni.
- 7. Teachers concerned for strict compliance.

District Education Officer, (Female) Chitral.

Dated

12/3/2015

(ib)

Sub Divisional Education Officer

į (Female) Mastujiat Boonii

- 1.irshad Parveen PSHT GGPS Gaht' 2 Bibi Saeeda Naz/PSHT GGPS Kushum (B)
- 3. Shahida Akhtar PSHT GGPS Kushum (P) 4. Khurshid Bibi PSHT GGPS Lolami Terich
- 5 . Farhat Irshad PSHT GGPS Lonkhu Terich
- Shahzadi Nargis PSHT GGPS Muzhgram Melp 7. Jamshida PSHT GGPS Riri owir
 - 8. Baitul Jamal PSHT GGPS Saht 9. Jabeen PSHT GGPS Shagram
 - 10. Nargis Bibi PSHT GGPS Shahbronz owir 11.Bibi Amina PSHT GGPS Ujnu
 - 12. Javeda PSHT/GGP5 Washich 13. Nargis Begum PSHT/GGP5 Werkup
 - 14. Sactajuo Nisa PSHT GGPS Werkup Zindrolly 15. Bibi Farida PSHT GGPS Zanglasht
 - 16. Rukhsana Parveen PSHT GGPS Balim
 - 17. Badshah Zarin PSHT GGPS Bang 18. Shamim Ara PSHT GGPS Charun Owir
 - 19. Melmaz Jabeen PSHT GGPS Istaro 20. Riaz Begum PSHJT GGPS Mastej
 - 21. Bibi Surrya PSHT GGPS Sor-Rech 22. Zeba Ghaffar PSHt GGPS Gohkir

Subject:

Explanation / Absence from duty

Memo:

Reference Order No 8308 37 Dated 22 · 11 · 2014

You have been adjusted in the Schools noted against your names, but you have not joined your respective Schools as yet. Consequently the Concerned Schools have suffered a lot. You are hereby directed to take over charge and report for duty in your concerned Schools within three days of the issue of this letter. Also explain the reason of not joining your concerned School as yet. Failing which strict disciplinary action will be taken against you.

Endst No 238 - 289

Dated

Sub-Divisional Education
Officer (Femals) Mastur
jat Boonl, (Chitral)

Copy Forwarded for information to:

- 1. District Education Officer (F) Chitral
- 2. DMO IMU Chitral

Sub Divisional Education Officer (Female) Chitral

a.mioNiO	REICER (F) EDUCATION CHITRAL
OFFICE OF THE SUB DIVISIONAL EDUCATION O	Date: 17/03/2015
ORTICE OF THE	Date:
/61	
No:	
	- and istandesh
To:	GGPS Sheradesh
o the Dibi	GGPS Birgadam
= 1 Dilei	GGPS Birgabala
3. Sajida Bibi 4. Nascem Banu	GGPS Sherati
5 5 1 4 3 APO	,
A khtar	GGPS ursoon GGPS Swato Damal
75.11.	GGPS Swate Damai GGPS Aspperdamai
21 1 22	GGPS Arandu Lasht
9. Naheed Kishwar	oone Ditragram
10. Malika Bibi	GGCMS Garam Chashma
11. Gul Sifat	GGPS Rabat Arkari
12. Mehri Janat	GGPS Safaid Arkari
13. Shamim Nazli	GGP3 Salara
WARNING LETTER	•
22 November 2014. You being as Government	erefore, it is strictly that the receipt of this letter.
	Sub Divisional Education (Female) Chitral
į	W (Female) Chil
	/2015
/ Date: _	
Endst:No.	
Copy of the above is forwarded to) managan kanangan kan
Copy of an Officer (Fernale)	E & S Education Chitrai
Copy of the above is forwards 1. District Education Officer (Female)	. /
	· /

58-89_{/F.NO.F-12/EB (F)}

1. Irshad Parveon, PSHT GGPS Gold.

3. Shahlda Akhtar, PSHT GGPS Kushum (P). 4. Khurshid Bibl, PSHT GGPS Lolami Terich.

7. Jamshida, PSHT GGPS Riri Owir.

9. Jabeen, PSHT GGPS Shagram.

11. Nargis Begum, PSHT GGPS Werkup.

12.Bibi Farida, PSHT, GGPS Zanglasht.

15.Shamim Ara, PSHT GGHS Charun Owlr.

17. Farzana, SPST, GGPS Lawi.

19. Wahida, PST GGCMS Jinjirate.

23. Sajida Bibi, PSHT GGPS Barga Bala.

25. Naseem Akhtar, PSHT, GGPS Ursoon.

27. Naheed Kishwar, PSHT GGPS Arandu Lasht.28. Malika Bibi, PSHT, GGPS Pitragram. 29. Gul Sifat, PSHT, GGCMS G/ Chashma.

31. Shamim Nazli, PSHT, GGPS Safid Arkari.

2.000 Saooda Naz, PSHT GOPS Kushinii (Ü).

5. Farhat Irshad, PSHT GGPS Lonkuh Tericli. 6. Shahzadi Nargis, PSHT GGPS Muzhgram Melp.

8. Baitul Jamal, PSHT GGPS Saht.

10. Nargis Bibl, PSHT GGPS Shahbronz Owi

13.Rukhasana Parveen, PSHT GGPS Balim.

16. Blbl Surya, PSHT, GGPS Sore Rech.(Under Enquiry

18. Bibl Sharifa, SPST, GGPS Potoniandeh Drosh.

20. Bibl Zar Jamal, SPST, GGPS Lasht Shishi.

21. Saleema Begum, PST GGPS Chumrurkone Kuh.22. Sarwat Irshad, PSHT GGPS Sharadesh.

24. Naseem Banu, PSHT, GGPS Sheratti.

26. Shahnaz, PSHT GGPS Asper Domel.

/30. Mehri Jannat, PSHT, GGPS Rabat Arkarl.

32. Mehnaz Jabeen, PSHT GGPS Istary.

Subject: -Memo:-

EXPLANATION / ABSENT FROM DUTY.

Reference SDEO (F) Chitral & Mastul at Boonf letter No. 161 dt; 17.03.3015 & No. 288-89 dated 12/03/2015, on the above cited subject.

You have not taken over charge at your original station after up gradation order letter No. 8308-88 dated 22-11-2014.

You all are finally directed to attend your duties within 3 days after of the issued of this letter positively, otherwise strict disciplinary action shall be taken against you under the E&D rule, 2011 and you all will be responsible for the consequences. No further reminder in this regard will be issued. Your arrival/charge report along with comments of SDEO (Female) Booni & SDEO (F) Chitral should reach this office within 3 days, positively,

> Education Officer, (Female) Chitral.

Endst¹No.

Copy of the above is forwarded to the:-

1. Director (Elementary & Secondary) Education Khyber Pakhtunkhwa Peshawar for information, please. 2-3. SDEO (Female) Chitral & Mastuj at Booni with reference to her letter No. cited above.

> District Education Officer, (Female) Chitral.

> > in i

A CONTRACTOR OF THE CONTRACTOR

No. 1572-1588 /F.No. E-11/EB (F)

Dated Chitral, the 9/6/2015.

From:-

The District Education Officer, (Female) Chitrai.

To:-

- 1. Mst. Shahida Akhtar, PSHT GGPS, Kushum Pay.
- 2. Mst. Sajida Bibi, PSHT GGPS, Birga Bala.
- % 3. Mst. Naseem Banu, PSHT GGPS, Sherati.
 - 4. Mst. Naseem Akhtar, PSHT GGPS, GGPS, Ursoon.
 - 5. Mst. Bibi Saeeda Naz, PSHT GGPS, Kushum Bala.
 - 6. Mst. Jabeen PSHT GGPS, Shagram.
 - 7. Mst. Baitul Jamal, PSHT GGPS, Saht.
 - 8. Mst. Rukhsana Parveen, PSHT GGPS, Ballm.
- 🗴 9. Mst. Bibi Farida, PSHT GGPS, Zanglasht.
 - 10. Mst. Nargis Bibi, PSHT GGPS, Shabronze Owir.
 - 11. Mst. Sarwat Irshad, PSHT GGPS, Sheradesh.
 - 12. Mst. Farhat irshad, PSHT, GGPS, Lonkuh Terich.
 - 13. Mst. Khurshid Bibi, PSHT GGPS, Lolami Terich.
 - 14. Mst. Javeeda, PSHT GGPS, Washich.
 - 15. Irshad Parveen, PSHT, GGPS, Gaht.
 - 16. Bibi Shahnaz, PSHT, GGPS, Asper Domel.

Subjet:-

REPORT FOR DUTY AT ORIGINAL STATIONS AFTER WITHDRAWN OF STAY ORDER

Memo:-

In compliance with the order 13 dated 06/06/2015, the learned court of Civil Judge /Illaqa Qazi-I Chitral has withdrawn the status quo order, which was granted in your favor.

Hence your absence from duty is presumed to be misconduct.

Therefore, you are strictly directed to resume your duties at our original station which are noted against your names above, immediately.

District Education Officer, (Female)Chitral.

ne

OFFICE OF THE DISTRICT EDUCATION OFFICER (FEMALE) CHITRAL. No19/9-33 / 2015/ ב/ הב DATED,

- 1.Mst.Shahid Akhtar, W/O Abdul Ghani, PSHT GGPS, Kushum (P)
- 2.Mst.Sajida Bibi W/O Sultan Anmad, PSHT GGPS Bsirga Bala.
- 3. Mst: Nasim Bano W/O Mohammad Shah PSHT, GGPS, Sherati.
- 4.Mst.Naseem Akhtar W/O Akhtar Hussain, PSHT GGPS, Ursocn.
- 5.Mst Bibi Saeeda Naz W/O Noor Mohammad, PSHT GGPS, Kushum Bala.
- 6.Mst.Jabeen W/O Mohammad Ibrahim PSHT GGPS,Shagram.
- 7.Mst.Baitul Jamal W/O SherHakim, PHST GGPS, Saht.
- 8.Mst. Rukhsana Parveen W/O Rehmat Niaz, PHST GGPS, Balim.
- 9. Mst: Sarwat Îrshad W/O Faiz Ahmad PSHT GGPS, Sheradesh.
- 10.Mst: Frhat Irshad W/O Mumtaz Ali PSHT, GGPS, Lonkuh Terich.
- 11.Mst: Khurshid Bibi W/O Mohammad Naeem PSHT, GGPS, Lolami terich.
- 12. Mst: JaveedaW/O Qazi Ishaq PSHT, GGPS, Washich.
- 13. Mst: Irshad Parveen W/O Iqbal Shah PSHT, GGPS, Gaht.
- 14. Mst: Bibi Shahnaz W/O M. Tahiruddin PSHT GGPS, Asper Domel.

Subject;-Memo;-

FINAL NOTICE.

References to the judgment of Honorable Civil Judge-I/ Allaqa Qazi Chitral vide No. 55/1 ated 24.07.2015.

You all are once again finally directed in the light of the above judgment that you should mmediately taken over charge at your adjusted stations as a result of your up gradation without fail, ositively, otherwise you all will be held responsible for the consequences. Due to your court case and ot resumption of charge in time about 1108 students of Sub Division Chitral and Mastuj are already uffered from their basic right of education. No further reminders will be issued in this regard except erving of Show Cause / Charge Sheet under the rules.

District Education Officer,

(Female).Chitral.

Dated Chitral, the 77/

Copy of the above is forwarded to the:-

1. The Director of Education (E & S) Khyber Pakhtunkhwa, Peshawar for information, pleason

3. SDEO (F) Mastuj at Booni.

District Education Officer,

(Female) Chitral.

<u>SUB-DIVISIONAL EDUCATION OFFICER (FEMALE) MASTULAT BC</u>

Dated 16 1 10 , 2015

- 1. Ms Shahida Akhter GGPS Kushum payeen 2. Bibi Saeeda Naz GGPS Kushum bala
- 3. Jabeen GGPS Shagram
- 5. Irshad Parveen GGPS Gaht
- 7. Farhat Irshad GGPS Lonkuh Terich
- 9. Khurshid Bibi GGPS Lolemi Terich
- 11. Sartajun Nisa GGPS Werkop Zindroly 12 Jamshida GGPS Riri Owir
- 4. Baitul Jamal GGPS Saht 6. Rukhsana Parveen GGPS Balim
- 8. Javeeda GGPS Washich
- 10. Shehzadi Nargis GGPS Muzhgram Mehlp

Subject;

Prompt Resumption of Duty

Memo;

Reference the DEO (F) office letter No 3081-93/F.No. E-11/Explaint/EB (F) Dated Chitral The 10/10/2015.

Your appeal against Adjustment Order DEO (F), Dated 22/11/2014 was dismissed on 06/10/2015. Therefore, you all are directed to join your concerned schools of posting immediately and submit report to the office positively within three days of the issue of this letter. Your duty resumption report must be duly verified by the concerned school PTCs.

If you failed to comply with the order, you will directly be given in the disposal of the honorable DEO (F) without further explanation as the concerned schools have already suffered a lot for the last eleven months.

> Sub-Divisional Education Officer, (Female) Mastuj at Booni

Endst No; __

/& date as above:

Copy forwarded for information to;

1. The DEO (F) Chitral

Sub-Divisional Education Officer, (Ilemale) Mastuj at Booni

Ist. Show Cause.



No. 38	7//F.No. E-11/Explanation Date	d Chitral the 16 / 10 /2015
From:-	*	
To,	The District Education Officer, (Female) Chitral.	
	Mst. Bibi Skahnaz	<u>. </u>
	PSHT GGPS Asper Dome	<u>l.</u>
à		
Subject:-	DEPARTMENTAL ACTION / SHOW CA	NUSE NOTICE.

Memo:-

Enclosed, please, find herewith two copies of show cause notice served upon you in regard to your willful absence from Govt: duty with the direction dated one copy of show cause notice to this office as a token of receipt of this office record.

Encl. As above.

(12)

SHOW CAUSE NOTICE.

I, Zehra Jalal, District Education Officer (Female) Chitral, as competent authority under the Khyber Pakhtunkhwa Government Servants (Efficiency and disciplinary) Rules, 2011, do hereby serve you Mst. Bibi Shahnaz, PSHT GGPS Asper Domel District Chitral as follows:-

- i. That you remained willful absent from Govt: duty since 13.11.2014 to date without any information and sanction of the competent authority.
- ii. I am satisfied that you are guilty of misconduct and inefficiency as specified in rule 3 of the said rules. Thus you have rendered yourself to be proceeded against under the said rules.
- 2. In exercise of the powers conferred by the Khyber Pakhtunkhwa Govt: Servants (E&D) Rules, 2011, the competent authority, is hereby pleased to dispense with the conduct of a formal enquiry and serve you with the instant show cause notice with the direction to submit your defense in writing within 7 days of the receipt of this notice as to why one of the major or minor penalty of rule-4 of the said rules should not be imposed upon you and also intimate weather you desired to be heard in person.

In case you failed to submit your reply within stipulated period, it will be presumed that you have no defense to offer and an ex parte decision will be taken against you.

Competent Authority.

Ist, Show Cause.

43

No. 32	<u>7 ←</u>	Explanation Da	ted Chitral th	e <u>/</u> 6_/	<i>[0]</i> /2015
From:-			•		
-	The District Educat (Female) Chitral.	ion Officer,			*

Τa,

Mst. Shahida AKNTar

PSHT GGPS Kushum Payeen

Subject:-

DEPARTMENTAL ACTION / SHOW CAUSE NOTICE.

Memo:-

Enclosed, please, find herewith two copies of show cause notice served upon you in regard to your willful absence from Govt: duty with the direction dated one copy of show cause notice to this office as a token of receipt of this office record.

Encl: As above.

(139) (44)

SHOW CAUSE NOTICE.

I, Zehra Jalal, District Education Officer (Female) Chitral, as appetent authority under the Khyber Pakhtunkhwa Government Servants iciency and disciplinary) Rules, 2011, do hereby serve you Mst. Shahida attar, PSHT GGPS Kushum Payeen District Chitral as follows:-

- That you remained willful absent from your duty at your original station i.e. GGPS Kushum Payeen after up-gradation and inspite of several verbal and written orders neither you have attended your duty at your original station nor replied the letters since 22.11.2014 to date without any information and sanction of the competent authority.
- I am satisfied that you are guilty of misconduct and inefficiency as specified in rule 3 of the said rules. Thus you have rendered yourself to be proceeded against under the said rules.

In exercise of the powers conferred by the Khyber Pakhtunkhwa /t: Servants (E&D) Rules, 2011, the competent authority, is hereby pleased to ve you with the instant show cause notice with the direction to submit your ense in writing within 7 days of the issue of this notice as to why one of the jor or minor penalty of rule-4 of the said rules should not be imposed upon you also intimate whether you desired to be heard in person.

In case you failed to submit your reply within stipulated period, it will presumed that you have no defense to offer and an ex parte decision will be en against you.

Competent Authority.

Isti Show Cause.

No	プレファー JF.No. E-11/Explanation Dated Chitral the 16 10 120:
From:	• · · · · · · · · · · · · · · · · · · ·
To,	The District Education Officer, (Female) Chitral.
	Mst. Naseem Alchlan
	PSHT GGPS_ //Y SOUD!

Subject:-

DEPARTMENTAL ACTION / SHOW CAUSE NOTICE.

Memo:-

Enclosed, please, find herewith two copies of show cause notice served upon you in regard to your willful absence from Govt: duty with the direction dated one copy of show cause notice to this office as a token of receipt of this office record.

Encl: As above.

SHOW CAUSE NOTICE.

I, Zehra Jalal, District Education Officer (Female) Chitral, as competent authority under the Khyber Pakhtunkhwa Government Servants (Efficiency and disciplinary) Rules, 2011, do hereby serve you Mst. Naseem Akhtar, PSHT GGPS Ursoon District Chitral as follows:-

- i. That you remained willful absent from Govt: duty since 13.11.2014 to date without any information and sanction of the competent authority.
- ii. I am satisfied that you are guilty of misconduct and inefficiency as specified in rule 3 of the said rules. Thus you have rendered yourself to be proceeded against under the said rules.
- 2. In exercise of the powers conferred by the Khyber Pakhtunkhwa Govt: Servants (E&D) Rules, 2011, the competent authority, is hereby pleased to dispense with the conduct of a formal enquiry and serve you with the instant show cause notice with the direction to submit your defense in writing within 7 days of the receipt of this notice as to why one of the major or minor penalty of rule-4 of the said rules should not be imposed upon you and also intimate weather you desired to be heard in person.

In case you failed to submit your reply within stipulated period, it will be presumed that you have no defense to offer and an ex parte decision will be taken against you.

Competent Authority.

Ist, Show Cause.

No. 3274	/F.No. E-11/Explanation	Dated Chitral the 16	/ <i>/O</i> _/2015
----------	-------------------------	----------------------	--------------------

From:-

The District Education Officer. (Female) Chitral.

To,

MSt. Baitul Farmal,
PSHT GGPS Saht Mulkhow.

Subject:-

DEPARTMENTAL ACTION / SHOW CAUSE NOTICE.

Memo:-

Enclosed, please, find herewith two copies of show cause notice served upon you in regard to your willful absence from Govt: duty with the direction dated one copy of show cause notice to this office as a token of receipt of this office record.

Encl: As above.

(48)

SHOW CAUSE NOTICE.

I, Zehra Jalal, District Education Officer (Female) Chitral, as competent authority under the Khyber Pakhtunkhwa Government Servants (Efficiency and disciplinary) Rules, 2011, do hereby serve you Mst. Baitul Jamal, PSHT GGPS Saht District Chitral as follows:-

- i. That you remained willful absent from Govt: duty since 13.11.2014 to date without any information and sanction of the competent authority.
- ii. I am satisfied that you are guilty of misconduct and inefficiency as specified in rule 3 of the said rules. Thus you have rendered yourself to be proceeded against under the said rules.
- 2. In exercise of the powers conferred by the Khyber Pakhtunkhwa Govt: Servants (E&D) Rules, 2011, the competent authority, is hereby pleased to dispense with the conduct of a formal enquiry and serve you with the instant show cause notice with the direction to submit your defense in writing within 7 days of the receipt of this notice as to why one of the major or minor penalty of rule-4 of the said rules should not be imposed upon you and also intimate weather you desired to be heard in person.

3. In case you failed to submit your reply within stipulated period, it will be presumed that you have no defense to offer and an ex parte decision will be taken against you.

Competent Authority.

8 /F.No. E-11/Explanation Dated Chitral the $\frac{6}{6}$ / $\frac{0}{2015}$

From:-

The District Education Officer, (Female) Chitral.

To,

Mst. <u>Bibi Saceda Naz</u> PSHT GGPS <u>Kushum Bala</u>

Subject:-

DEPARTMENTAL ACTION / SHOW CAUSE NOTICE.

Memo:-

Enclosed, please, find herewith two copies of show cause notice served upon you in regard to your willful absence from Govt: duty with the direction dated one copy of show cause notice to this office as a token of receipt of this office record.

Encl: As above.

(50)

SHOW CAUSE NOTICE.

I, Zehra Jalal, District Education Officer (Female) Chitral, as competent authority under the Khyber Pakhtunkhwa Government Servants (Efficiency and disciplinary) Rules, 2011, do hereby serve you Mst. Bibi Saeeda Naz, PSHT GGPS Kushum Bala District Chitral as follows:-

- That you remained willful absent from Govt: duty since 13.11.2014 to date without any information and sanction of the competent authority.
- ii. I am satisfied that you are guilty of misconduct and inefficiency as specified in rule 3 of the said rules. Thus you have rendered yourself to be proceeded against under the said rules.
- In exercise of the powers conferred by the Khyber Pakhtunkhwa Govt: Servants (E&D) Rules, 2011, the competent authority, is hereby pleased to dispense with the conduct of a formal enquiry and serve you with the instant show cause notice with the direction to submit your defense in writing within 7 days of the receipt of this notice as to why one of the major or minor penalty of rule-4 of the said rules should not be imposed upon you and also intimate weather you desired to be heard in person.

3. In case you failed to submit your reply within stipulated period, it will be presumed that you have no defense to offer and an ex parte decision will be taken against you.

Competent Authority.

(2/4)

4233 / F. NO E-11/EB (F)

Dated: Chitral the 03/12/2019

:וווסו

bject:

enio:

The District Education Officer, (F) Chitral.

Mst. Bibi Shahnaz PSHT -CCPS Asper Domil.

CHARGE SHEET/STATEMENT OF ALLEGATIONS

Charge sheet/ statement of allegations in connection with the disciplinary occeedings initiated against you under E&D rules 2011 is sent herewith for your information. On are also intimated whether you want to be heard in person or not. If desires to be heard in eason then you are directed to appear before the undersigned for further personal hearing which seven days after the issue of this call, failing which ex-party decision will be taken against

District Education Officer,

A (F) Chitral.

MPE

(2)

CHARGE SHEET

ा, Zehra Jaini District Education Officer (Female) Chitral as Competent Authority, hereby charge you, Mist. Bi Shahnaz, PSHT (BS-15) छाइन्ड Asper Daniel संड follow:-

That you while posted as PSHT (BS-15) GGPS Asper Domei committed the following irregularities:-

- That after adjustment order of up gradation /promotion to B-15 PSHT, you remained willful absent from your duty at your original station i.e. GGPS Asper Domel.
- That since your adjustment order after the promotion you did not report your arrival at your original place of posting/school i.e. GGPS, Asper Domel despite of several verbal and written orders, you neither attended your duty at original station nor replied to the final notices being subordinate staff.
- iii. That you remained willfully absent from your duty since 22/11/2014 to date without any information and sanction of leave from the competent authority.
 - That you did not respond to the final notices of your absenteeism except the reply of show cause, but submitted a pre printed/readymade statement, which was also not based on facts and your statement /explanation before the competent authority was not found convincing/satisfactory.
 - And you also submitted a readymade and pre printed statement at the time of personally hearing which was also not a legal way of personal hearing.
 - During your personal hearing you have admitted in your pre-printed and readymade statement with your signature that you are not willing to accept the adjustment order after promotion of your appointing / competent authority.
 - By reason of the above, you appear to be guilty of misconduct under Rule-3 of the Khyber Pakhtunkhwa Government Servants (Efficiency and Discipline) Rules, 2011 and have rendered yourself liable to all or any of the penalties specified in Rule-4 of the Rules ibid.
- You are, therefore required to submit your written defense within seven days after issue of this Charge Sheet to this office.
- Your written defense, if any, should reach this office within specified time, failing which it shall be presumed that you have no defense to put in and in that case ex-parte action shall be taken against you.
- Intimate whether you desire to be heard in person.
 - A statement of Allegations is enclosed.

(Zehra Jalah)

District Education Officer (F) Chitral.

COMPETENT AUTHORITY

Mst. BiBi Shahnaz , PSHT (BS-15)

GGPS, Asper Domel.

ii.

iv.

νi.

2.

3.

6.

DISCIPLINARY ACTON

zehra Jaiai District Education Officer (Female) Chitral as Competent Authority, am of the opinion that Mst. Bibi Shahnaz, PSHT (BS-15) GGPS, ASPCT DOME Hits relidered herself liable to be proceeded against, as the committed the following acts/omissions, within the meaning of Rule-3 of the Khyber Pakhtunkhwa Government Servants (Efficiency & Discipline) Rules-2011.

STATEMENT OF ALLEGATIONS.

That after adjustment order after up gradation /promotion to B-15 PSHT, she remained willful absent from her duty

That since her adjustment after promotion she did not report her arrival at her original place of posting/school i.e. GGPS, Asper Domel and despite of several verbal and written orders, she neither attended duty at her original station nor replied to the final absentee notices.

That she remained willfully absent from her duty since 22/11/2014 to date without any information and sanction of leave from the competent authority.

That she did not respond to the final notices of her absenteeism except show cause in form of a preprinted/readymade statement, which was also not based on facts and her statement/explanation before the competent authority was not found convincing/satisfactory.

That she also submitted a readymade and pre-printed statement at the time of personal hearing which was also not a legal way of personal hearing.

During her personal hearing she has admitted in her pre-printed and readymade statement with her signature that she is not willing to accept the adjustment order after promotion.

That enquiry committee constituted by the DC Chitral in the light of direction of District Judge/Zilla Qazi Chitral has submitted its findings with the recommendations and on the basis of which the District Judge/Zilla Qazi Chitral dismissed her appeal accordingly, record available in this office.

(Zehra Jalal)

District Education Officer (F) Chitral.

ACOMPETENT AUTHORITY

Mst. BiBi Shahnaz, PSHT (BS-15)

GGPS, Asper Domel.

ii.

iii.

iv.

vi.

vii.

(Sy)

/ F. No E-11/EB (F)

Dated: Chitral the <u>03</u> 112 12015

m:

bject:

The District Education Officer, (F) Chitral.

Mest: Shahida Alehtar, PSI+T RICIPS Kushum Payais.

CHARGE SHEET/STATEMENT OF ALLEGATIONS

Charge sheet/ statement of allegations in connection with the disciplinary occedings initiated against you under E&D rules 2011 is sent herewith for your information. If are also intimated whether you want to be heard in person or not. If desires to be heard in rison then you are directed to appear before the undersigned for further personal hearing him seven days after the issue of this call, failing which ex-party decision will be taken against

District Education Officer,

(F) Chitral.





CHARGE SHEET

t, zishca Jalat District Education Officer (Female) Chitral as Compotent Authority, h<mark>oroby c</mark>harge you, M9t. ahlda Akhtar, PSHT (US-13) GGPS KUShkih Payeen as follow:-

That you while posted as PSH1 (BS-15) GGPS Keshum Payeen committed the following irregularities:

- That after adjustment order of up gradation/promotion to B-15 PSHT, you remained willful absent from your duty at your output station to GGPs Kushum Payeen.
- That since your adjustment order after the promotion you did not report your arrival at your original place of posting/school ce. GGPS, Keshum Payeen despite of several verbal and written orders, you neither attended your duty at original station nor replied to the final notices being subordinate staff.
- That you remained willfully absent from your duty since 22/11/2014 to date without any information and sanction of leave from the competent authority.
- That you did not respond to the final notices of your absenteeism except the reply of show cause, but submitted a pre-printed/readymade statement, which was also not based on facts and your statement /explanation before the competent authority was not found convincing/satisfactory,
- And you also submitted a readymade and pre-printed statement at the time of personally hearing which was also not a legal way of personal hearing.

During your personal hearing you have admitted in your pre-printed and readymade statement with your signature that you are not willing to accept the adjustment order after promotion of your appointing / competent authority.

By reason of the above, you appear to be guilty of misconduct under Rule-3 of the Khyber Pakhtunkhwa Government Servants (Efficiency and Discipline) Rules, 2011 and have rendered yourself liable to all or any of the penalties specified in Rule-4 of the Rules ibid.

You are, therefore required to submit your written defense within seven days after issue of this Charge Sheet to this office.

Your written defense, if any, should reach this office within specified time, failing which it shall be presumed that you have no defense to put in and in that case ex-parte action shall be taken against you.

Intimate whether you desire to be heard in person.

A statement of Allegations is enclosed.

____(Zehra Jalal)

District Education Officer (F) Chitral.

COMPETENT AUTHORITY

Shahida Aklitar , PSHT (BS-15)

, Kushum Påyeen,

i.

ii.

(2017 (56)

No. 4230

__/ F. No E-11/EB (F)

Dated: Chitral the 03/12/2015

From:

The District Education Officer, (F) Chitral.

-To,

Mst. Nascem AKhtar, PSHT EGPS Ursoon.

Subject: Memo:

CHARGE SHEET/STATEMENT OF ALLEGATIONS

Charge sheet/ statement of allegations in connection with the disciplinary proceedings initiated against you under E&D rules 2011 is sent herewith for your information. You are also intimated whether you want to be heard in person or not. If desires to be heard in person then you are directed to appear before the undersigned for further personal hearing within seven days after the issue of this call, failing which ex-party decision will be taken against

District Education Officer,

200)

(97)

CHARGE SHEET

I, Zehra Jalal District Education Officer (Female) Chitral as Competent Authority, hereby charge you, Mist. Naseem Akhtar, PSHT (BS-15) GGPS UISBBN IN 1810W-

That you while posted as PSHT (BS-15) GGPS Ursoon committed the following irregularities:-

That after transfer order you remained willful absent from your duty at your original station l.e.
 GGPS Ursoon.

That since your transfer order you did not report your arrival at your original place of posting/school i.e. GGPS, Ursoon despite of several verbal and written orders, you neither attended your duty at original station nor replied to the final notices being subordinate staff.

That you remained willfully absent from your duty since 22/11/2014 to date without any information and sanction of leave from the competent authority.

That you did not respond to the final notices of your absenteeism except the reply of show cause, but submitted a pre printed/readymade statement, which was also not based on facts and your statement/ explanation before the competent authority was not found convincing/satisfactory.

And you also submitted a readymade and pre-printed statement at the time of personally hearing which was also not a legal way of personal hearing.

During your personal hearing you have admitted in your pre-printed and readymade statement with your signature that you are not willing to accept the transfer order of your appointing / competent authority.

By reason of the above, you appear to be guilty of misconduct under Rule-3 of the Khyber Pakhtunkhwa Government Servants (Efficiency and Discipline) Rules, 2011 and have rendered yourself liable to all or any of the penalties specified in Rule-4 of the Rules ibid.

3. You are, therefore required to submit your written defense within seven days after issue of this Charge Sheet to this office.

Your written defense, if any, should reach this office within specified time, failing which it shall be presumed that you have no defense to put in and in that case ex-parte action shall be taken against you.

Intimate whether you desire to be heard in person.

A statement of Allegations is enclosed.

(Zehra Jajat)

District Education Officer (F) Chitral.

COMPETENT AUTHORITY

Mst. Naseem Akhtar, PSHT (BS-15)

GGPS, Ursoon.

٥.

ii.

. III.

iv.

VÌ.

PTSY

(82

DISCIPLINARY ACTON

I, Zehra Jalal District Education Officer (Female) Chitral as Competent Authority, am of the opinion that ist. Naseem Akhtar, PSHT (BS-15) GGPS, Ursoon has rendered herself liable to be proceeded against, as she ommitted the following acts/omissions, within the meaning of Rule-3 of the Khyber Pakhtunkhwa Government ervants (Efficiency & Discipline) Rules-2011.

STATEMENT OF ALLEGATIONS.

- That after transfer order to GGPS Ursoon, she remained willful absent from her duty
- ii. That since her transfer order she did not report her arrival at her original place of posting/school i.e. GGPS, Ursoon and despite of several verbal and written orders, she neither attended duty at her original station nor replied to the final notices.
- iii. That she remained willfully absent from her duty since 22/11/2014 to date without any information and sanction of leave from the competent authority.
 - That she did not respond to the final notices of her absenteeism except show cause in form of a pre printed/ readymade statement, which was also not based on facts and her statement/explanation before the competent authority was not found convincing/satisfactory.
 - That she also submitted a readymade and pre-printed statement at the time of personal hearing which was also not a legal way of personal hearing.
 - During her personal hearing she has admitted in her pre-printed and readymade statement with here signature that she is not willing to accept the transfer order.
 - That enquiry committee constituted by the DC Chitral in the light of direction of District Judge/Zilla Qazi Chitral has submitted its findings with the recommendations and on the basis of which the District Judge/Zilla Qazi Chitral dismissed her appeal accordingly, record available in this office.

(Zehra Jalal)

District Education Officer (F) Chitral.

COMPETENT AUTHORITY

st. Naseem Akhtar, PSHT (BS-15)

SPS. Ursoon.

iv.

(205) (39)

0 / 235 / F. NO E-11/EB (F)

Dated: Chitral the 03 / 62 /2015

Fram:

The District Education Officer, (F) Chitral.

To.

Mst. Baitul Jamal PSHT GGPS Saft Mulkhaw.

Subject: Memo:

CHARGE SHEET/STATEMENT OF ALLEGATIONS

Charge sheet/ statement of allegations in connection with the disciplinary proceedings initiated against you under E&D rules 2011 is sent herewith for your information. You are also intimated whether you want to be heard in person or not. If desires to be heard in person then you are directed to appear before the undersigned for further personal hearing within seven days after the issue of this call, failing which ex-party decision will be taken against you.

District Education Officer,

(F) Chitral.

CHARGE SHEET

Bajtul Jamal, PSHT (BS-15) GGPS Saht Mulkhow as follow:

that you while posted as PSH1 (BS-15) GGPS Saht Mulkhow committed the following irregularities:-

- i. That after adjustment order of up gradation /promotion to B-15 PSHT, you remained willful absent from your duty at your original station i.e. GGPS Saht Mulkhow.
- ii. That since your adjustment order after the promotion you did not report your arrival at your original place of posting/school i.e. GGPS, Saht Mulkhow despite of several verbal and written orders, you neither attended your duty at original station nor replied to the final notices being subordinate staff.
- iii. That you remained willfully absent from your duty since 22/11/2014 to date without any information and sanction of leave from the competent authority.
- Iv. That you did not respond to the final notices of your absenteelsm except the reply of show cause, but submitted a pre printed/readymade statement, which was also not based on facts and your statement /explanation before the competent authority was not found convincing/satisfactory.
- v. And you also submitted a readymade and pro-printed statement at the time of personally hearing which was also not a legal way of personal hearing.
- vi. During your personal hearing you have admitted in your pre-printed and readymade statement with your signature that you are not willing to accept the adjustment order after promotion of your appointing / competent authority.
- By reason of the above, you appear to be guilty of misconduct under Rule-3 of the Khyber Pakhtunkhwa Government Servants (Efficiency and Discipline) Rules, 2011 and have rendered yourself liable to all or any of the penalties specified in Rule-4 of the Rules ibid.
- 3. You are, therefore required to submit your written defense within seven days after issue of this Charge Sheet to this office.
- 4. Your written defense, if any, should reach this office within specified time, falling which it shall be presumed that you have no defense to put in and in that case ex-parte action shall be taken against you.
- 5. Intimate whether you desire to be heard in person.

A statement of Allegations is enclosed.

(Zehra Jalal)

District Education Officer (F) Chitral.

COMPETENT AUTHORITY

Mst. Baitul Jamal, PSHT (BS-15)

GGRS, Saht Mulkhow.

(61)

203

DISCIPLINARY ACTON

I, Zehra Jalal District Education Officer (Female) Chitral as Competent Authority, am of the opinion that Mst. Baitul Jamal, PSHT (BS-15) GGPS, Saht Mulkhow has rendered herself liable to be proceeded against, as she committed the following acts/omissions, within the meaning of Rule-3 of the Khyber Pakhtunkhwa Government Servants (Efficiency & Discipline) Rules-2011.

STATEMENT OF ALLEGATIONS.

That after adjustment order after up gradation /promotion to B-15 PSHT, she remained willful absent from her duty

That since her adjustment after promotion she did not report her arrival at her original place of $\frac{1}{2}$ posting/school i.e. GGPS, Saht Mulkhow and despite of several verbal and written orders, she neither attended duty at her original station nor replied to the linal absentee notices.

- That she remained willfully absent from her duty since 22/11/2014 to date without any information and sanction of leave from the competent authority.
- v. That she did not respond to the final notices of her absenteeism except show cause in form of a preprinted/readymade statement, which was also not based on facts and her statement/explanation before the competent authority was not found convincing/satisfactory.
 - That she also submitted a readymade and pre-printed statement at the time of personal hearing which was also not a legal way of personal hearing.
- During her personal hearing she has admitted in her pre-printed and readymade statement with her signature that she is not willing to accept the adjustment order after promotion.
- vii. That enquiry committee constituted by the DC Chitral in the light of direction of District Judge/Zilla Qazi Chitral has submitted its lindings with the recommendations and on the basis of which the District Judge/Zilla Qazi Chitral dismissed her appeal accordingly, record available in this office

(Zehra Jalal)

District Education Officer (F) Chitral.

MCOMPETENT AUTHORITY

Mst. Baitul Jamal, PSHT (BS-15)

GGPS, Saht Mulkhow.

273/

110/228

/ F. No E-11/EB (F)

Dated: Chitral the 03/2015

from:

The District Education Officer, (F) Chitral.

To.

Post: Bibi Saceda Naz PSHT ERPS Kushum Bala.

Subject:

CHARGE SHEET/STATEMENT OF ALLEGATIONS

Memo:

Charge sheet/ statement of allegations in connection with the disciplinary proceedings initiated against you under E&D rules 2011 is sent herewith for your information. You are also intimated whether you want to be heard in person or not. If desires to be heard in person then you are directed to appear before the undersigned for further personal hearing within seven days after the issue of this call, failing which ex-party decision will be taken against you.

District Education Officer,

CHARGE SHEET

া, Zehra maat Oisuset Education প্রধানের বিশাসালয় Chiu at as Competent Authority, hereby charge you, Mst. । আমা Saecda Nax, PSEC (BS-Ps) GGPs বিদ্যালয় দিববি কর বিশিক্ত

That you while posted as PSHT (BS-15) GGPS Kushum Bala committed the following Irregularities:-

- That after adjustment order of up gradation /promotion to B-15 PSHT, you remained willful absent from your duty at your original station i.e. GGPS Kushum Bala.
- That since your adjustment order after the promotion you did not report your arrival at your original place of posting/school i.e. GGPS, Kushum Bala despite of several verbal and written orders, you neither attended your duty at original station nor replied to the final notices being subordinate staff.
- That you remained willfully absent from your duty since 22/11/2014 to date without any information and sanction of leave from the competent authority.
- That you did not respond to the final notices of your absenteeism except the reply of show cause, but submitted a pre printed/readymade statement, which was also not based on facts and your statement /explanation before the competent authority was not found convincing/satisfactory.
 - And you also submitted a readymade and pre-printed statement at the time of personally hearing which was also not a legal way of personal hearing.
- vi. During your personal hearing you have admitted in your pre-printed and readymade statement with your signature that you are not willing to accept the adjustment order after promotion of your, appointing / competent authority.
- By reason of the above, you appear to be guilty of misconduct under Rule-3 of the Khyber Pakhtunkhwa Government Servants (Efficiency and Discipline) Rules, 2011 and have rendered yourself liable to all or any of the penalties specified in Rule-4 of the Rules ibid.
- 3. You are, therefore required to submit your written defense within seven days after issue of this Charge Sheet to this office.
- 4. Your written defense, if any, should reach this office within specified time, failing which it shall be presumed that you have no defense to put in and in that case ex-parte action shall be taken against you.
- Intimate whether you desire to be heard in person.
- 6. . A statement of Allegations is enclosed.

(Zehra Jalai)

District Education Officer (F) Chitral.

SOMPETENT AUTHORITY

Mst. BiBi Saeeda Naz , PSHT (BS-15)

GGPS, Kushum Bala.

ii.

٧.

224 (6

DISCIPLINARY ACTON

I, Zehra Jalal District Education Officer (Female) Chillful as Competent Authority, and of the painish that Mst. Shahida Akhtar, PSHT (BS-15) GGPS, Kushum Payeen has rendered herself liable to be proceeded against, as she committed the following acts/omissions, within the meaning of Rule-3 of the Khyber Pakhtunkhwa. Government Servants (Efficiency & Discipline) Rules-2011.

STATEMENT OF ALLEGATIONS.

1.	That after adjustment order after up gradation/promotion to B-15 PSHT, she remained willful absent from her duty
ii.	That since her adjustment after promotion she did not report her arrival at her original place of posting/school i.e. Gors, Keshim Payeen and despite of several verbal and written orders, she neither attended duty at her original station nor replied to the final absentee notices.
141.	That she remained willfully absent from her duty since 2.7/14/2014 to date without any information and sanction of leave from the competent authority.
iv.	That she did not respond to the final notices of her absenteelsm except show cause in form of a pre- printed/readymade statement, which was also not based on facts and her statement/explanation before the competent authority was not found convincing/satisfactory.
V	That she also submitted a readymade and pre-printed statement at the time of personal hearing which was also not a legal way of personal hearing.
vi.	During her personal hearing she has admitted in her pre-printed and readymade statement with her signature that she is not willing to accept the adjustment order after promotion.
vli.	That enquiry committee constituted by the DC Chitral in the light of direction of District Judge/Zilla Qazi Chitral has submitted its findings with the recommondations and as the feet of the common data and a submitted its findings with the recommondations and as the feet of the common data and a submitted its findings with the recommondations and as the feet of the common data and the common data are the feet of the common data and the common data are the common data and the common data are the commo

Qazi Chitral has submitted its findings with the recommendations and on the basis of which the District Judge/Zilla Qazi Chitral dismissed her appeal accordingly, record available-in-this-office.

(Zehra Jalai)

District Education Officer (F) Chitral.

COMPETENT AUTHORITY

Mst. Shahida Akhtar, PSHT (BS-15)

GGPS, Kushum Payeen.

(65)

1. Zohra Jalal District Education Officer (Female) Chitral de Competent Authority, am of the opinion that BIBI Saceda Naz, PSIII (BS 15) GGP5, kushutti Italä has condered height habit to be proceeded decilist; as site competed the following acts/emissions, within the meaning of Rule-3 of the Khyber Pakhtunkhwa Government Servants (Efficiency & Discipline) Rules-2011.

STATEMENT OF ALLEGATIONS

That after adjustment order after up gradation /promotion to B-15 PSHT, she remained willful absent from her duty

That since her adjustment after promotion she did not report her acrival at her original place of posting/school i.e. GGPS, Kushum Bala and despite of several verbal and written orders, she neither attended duty at her original station nor replied to the final absence notices.

That she remained willfully absent from her duty since 22/11/2014 to date without any information and sanction of leave from the competent authority.

That she did not respond to the final notices of her absenteeism except show cause in form of a preprinted/readymade statement, which was also not based on facts and her statement/explanation before the competent authority was not found convincing/satisfactory.

That she also submitted a readymade and pre-printed statement at the time of personal hearing which was also not a legal way of personal hearing.

During her personal hearing she has admitted in her pre-printed and readymade statement with her signature that she is not willing to accept the adjustment order after promotion.

That enquiry competitee constituted by the DC Chitral in the light of direction of District Judge/Zilla Qazi Chitral has submitted its findings with the recommendations and on the basis of which the District Judge/Zilla Quar Chitral dismissed her appeal accordingly; retord available in this office.

-- (Zehra Jalai)

District Education Officer (F) Chitral.

A COMPETENT AUTHORITY

Mst. BiBi Saeeda Naz, PSHT (BS-15)

GGPS, Kushum Bala.

ĤГ.

ίν.

10. 11831

___/F.No. Show Cause/EB (F).

Dated Chitral the 10/08/2016

From:-

The District Education Officer, (Female) Chitral.

To,

Mst. Shahnaz Bibi, PSHT, GGPS Asper Domel

Subject:-

SHOW CAUSE NOTICE.

Memo:-

Enclosed, please find herewith second show cause notice served upon you in regard to your willful absenteeism from your duty at your original duty station.

Encl: as above.

123

SHOW CAUSE NOTICE.

1. I Zehra Jalal, DEO (Female) Chitral, as competent authority the K.P.K, Government Servants (Efficiency and Disciplinary) rules, 2011, do hereby serve you Mst. Shahnaz Bibi, PSHT GGPS Asper Domel District Chitral as follows:-

That you have remained willful absent in your duty at your original station i-e. GGPS Asper Domel after up gradation adjustment order and in spite of several written orders neither you have attended your duty at your original station nor replied the letters and have remained absent from your original station of duty without any Information, application and sanction of leave from the competent authority. That the honourable High Court Mingora Bench Darul Qaza Swat has dismissed your case against you vide W/P No. 544/2015 dated 16.05.2016.

I am satisfied that you are guilty of misconduct, disobedience and inefficiency as specified in rule-3 of the said rules. Thus you have rendered yourself to be proceeded against under the said rules.

2. In exercise of the powers conferred upon me by the KPK, Government servant's (E&D) rules, 2011. The competent authority is hereby desired to serve upon you the second show cause notice major penalty under the rules shall be imposed upon you.

ij,

iii

3. In case your failure to attend your duty at your original station i-e GGPS Asper Domel within 7 days it shall be presumed that you have no any legal defensive point to offer in your favour and in that case major penalty shall be imposed upon you.

116

11827

_/F.No. Show Cause/EB (F),

Dated Chitral the 10 108 /2016

From:-

The District Education Officer, (Female) Chitral.

Тo,

Mst. Shahida Akhtar, PSHT, GGPS Kushum Payeen.

Subject:-

SHOW CAUSE NOTICE.

Memo:-

Enclosed, please find herewith second show cause notice served upon you in regard to your willful absenteeism from your duty at your original duty station.

Enci: as above.

SHOW CAUSE NOTICE.

<u>115</u>

1. I Zehra Jalal, DEO (Female) Chitral, as competent authority the K.P.K, Government Servants (Efficiency and Disciplinary) rules, 2011, do hereby serve you Mst. Shahida Akhtar, PSHT GGPS Kushum Payeen District Chitral as follows:-

That you have remained willful absent in your duty at your original station i-e. GGPS Kushum Payeen after up gradation adjustment order and in spite of several written orders neither you have attended your duty at your original station nor replied the letters and have remained absent from your original station of duty without any Information, application and sanction of leave from the competent authority.

That the honourable High Court Mingora Bench Darul Qaza Swat has dismissed your case against you vide W/P No. 544/2015 dated 16.05.2016.

I am satisfied that you are guilty of misconduct, disobedience and inefficiency as specified in rule-3 of the said rules. Thus you have rendered yourself to be proceeded against under the said rules.

2. In exercise of the powers conferred upon me by the KPK, Government servant's (E&D) rules, 2011. The competent authority is hereby desired to serve upon you the second show cause notice with the direction to attend your duty at your original station with immediate effect. Otherwise major penalty under the rules shall be imposed upon you.

3. In case your failure to attend your duty at your original station i-e GGPS Kushum Payeen within 7 days it shall be presumed that you have no any legal defensive point to offer in your favour and in that case major penalty shall be imposed upon you.

2nd Snow Cause

__/F.No. Show Cause/EB (F). Dated Chitral the _____/0 /_ 08__/2016

From:-

The District Education Officer, (Female) Chitral.

To,

Mst. Nasim Akhtar, PSHT, GGPS Ursoon

Subject:-

SHOW CAUSE NOTICE.

·Memo:-

Enclosed, please find herewith second show cause notice served upon you in regard to your willful, absenteeism from your duty at your original duty station.

Encl: as above.

(1)

SHOW CAUSE NOTICE.

- 1. I Zehra Jalal, DEO (Female) Chitral, as competent authority the K.P.K, Government Servants (Efficiency and Disciplinary) rules, 2011, do hereby serve you Mst. Nasim Akhtar, PSHT GGPS Ursoon District Chitral as follows:-
 - I. That you have remained willful absent in your duty at your original station i-e. GGPS Ursoon after up gradation adjustment order and in spite of several written orders neither you have attended your duty at your original station nor replied the letters and have remained absent from your original station of duty without any information, application and sanction of leave from the competent authority.
 - ii. That the honourable High Court Mingora Bench Darul Qaza Swat has dismissed your case against you vide W/P No. 544/2015 dated 16.05.2016.
 - lii. I am satisfied that you are guilty of misconduct, disobedience and inefficiency as specified in rule-3 of the said rules. Thus you have rendered yourself to be proceeded against under the said rules.
- 2. In exercise of the powers conferred upon me by the KPK, Government servant's (E&D) rules, 2011. The competent authority is hereby desired to serve upon you the second show cause notice with the direction to attend your duty at your original station with immediate effect. Otherwise major penalty under the rules shall be imposed upon you.
- 3. In case your failure to attend your duty at your original station i-e GGPS Ursoon within 7 days it shall be presumed that you have no any legal defensive point to offer in your favour and in that case major penalty shall be imposed upon you.

:1830

/F.No. Show Cause/EB (F). Dated Chitral the 10/0/2/2016

From:-

The District Education Officer, (Female) Chitral.

Τo,

Mst. Baitul Jamal, PSHT, GGPS Saht Mulkhow

Subject:- |

SHOW CAUSE NOTICE,

Memo:-

Enclosed, please find herewith second show cause notice served upon you in regard to your willful absenteeism from your duty at your original duty station.

Encl: as above.

121

SHOW CAUSE NOTICE.

1. I Zehra Jalal, DEO (Female) Chitral, as competent authority the K.P.K, Government Servants (Efficiency and Disciplinary) rules, 2011, do hereby serve you Mst. Baitul Jamal, PSHT GGPS Saht Mulkhow District Chitral as follows:-

- i. That you have remained willful absent in your duty at your original station i-e. GGPS Saht Mulkhow after up gradation adjustment order and in spite of several written orders neither you have attended your duty at your original station nor replied the letters and have remained absent from your original station of duty without any information, application and sanction of leave from the competent authority.
- ii. That the honourable High Court Mingora Bench Darul Qaza Swat has dismissed your case against you vide W/P No. 544/2015 dated 16.05.2016.
- iii. I am satisfied that you are guilty of misconduct, disobedience and inefficiency as specified in rule-3 of the said rules. Thus you have rendered yourself to be proceeded against under the said rules.
- 2. In exercise of the powers conferred upon me by the KPK, Government servant's (E&D) rules, 2011. The competent authority is hereby desired to serve upon you the second show cause notice with the direction to attend your duty at your original station with immediate effect. Otherwise major penalty under the rules shall be imposed upon you.

3. In case your failure to attend your duty at your original station i-e GGPS Saht Mulkhow within 7 days it shall be presumed that you have no any legal defensive point to offer in your favour and in that case major penalty shall be imposed upon you.

2nd Show Cause.

//829 /F.No. Show Cause/EB (F).

Dated Chitral the 10/08/2016

From:-

The District Education Officer, (Female) Chitral.

Τ'n,

Mst. Bibi Sayeeda Naz, PSHT, GGPS Kushum Bala

Subject:-Memo:-

SHOW CAUSE NOTICE.

. Enclosed, please find herewith second show cause notice served upon you in regard to your willful absenteeism from your duty at your original duty station.

Encl: as above

捌

SHOW CAUSE NOTICE.

1, I Zehra Jalal, DEO (Female) Chitral, as competent authority the K.P.K, Government Servants (Efficiency and Disciplinary) rules, 2011, do hereby serve you Mst. Bibi Sayeeda Naz , PSHT GGPS Kushum Bala District Chitral as follows:-

- That you have remained willful absent in your duty at your original station i-e. GGPS Kushum Bala after up gradation adjustment order and in spite of several written orders neither you have attended your duty at your original station nor replied the letters and have remained absent from your original station of duty without any Information, application and sanction of leave from the competent authority.
- ii. That the honourable High Court Mingora Bench Darul Qaza Swat has dismissed your case against you vide W/P No. 544/2015 dated 16.05.2016.
- iii. I am satisfied that you are guilty of misconduct, disobedience and inefficiency as specified in rule-3 of the said rules. Thus you have rendered yourself to be proceeded against under the said rules.
- 2. In exercise of the powers conferred upon me by the KPK, Government servant's (E&D) rules, 2011. The competent authority is hereby desired to serve upon you the second show cause notice with the direction to attend your duty at your original station with immediate effect. Otherwise major penalty under the rules shall be imposed upon you.

3. In case your failure to attend your duty at your original station i-e GGPS Kushum Bala within 7 days it shall be presumed that you have no any legal defensive point to offer in your favour and in that case major penalty shall be imposed upon you.

District Education Officer, (Female) Chitral.

شركاز لوشس رَجِعنه نها شامره احتر PSHT. تعام والتر راعري سكول 2600 US - v. ه اسردوسل ه و لونکون کرسکے · dunis - 4 م م لولسي ارتخ ع م ت وراس Lichardy (Gily 5) cm + 22-11-2014 - 2013 آئے ہونے اس سے اب تک ایجامل ڈین سینوں سے عزمام (5,00) -55 10/8/2016 Pis 1825-31 / 10 Lion on ار سولاز اونش معنی کرنے میس ایک سات داوں کے المرا الله الله دلال سنسول بر طو مرن ك مرات ك كي عنس لك تقررہ میرت گرے کے باوجود کی آئے دایولی را طافر فر ہو کی لندار کو آخری بار برانت کی جاتی ہے کر اس نوسس کے جاتب کے میں ڈلوں کے امر رامزر ابنی ڈلوٹی بر طافر سوکر لینے جارج دور اسے معاز آمنر کو مرکز کر ک کورت دیکر ایک علاف سریت للنَّ عَاجَ كَي - لِمُذَا بِرَامِعِ اصَّارِ أَخْرِي فَارِ مِ نُولِيْنِي دِي عِلْلًا لِمِيْلًا ﴿ وَمِي فَارِ مِ نُولِينِي وَيُجَالًا لِمِيْلًا ﴾ 28/6 - WI 18 19

OF THE DISTRICT EDUCATION OFFICER (FEMALE) CHITRAL

NOTIFICATION,

WHEREAS Mst. SHAHNAZ BIBI PSHT B-15 GGPS ASPER DOMEL District Chitral was remained absent from her original duty station with effect from 22/11/2014 after up gradation adjustment order vide letter No. 8308-88 dated 22/11/2014 issued from Office of DEO (Female) Chitral

- 2 AND WHEREAS the concerned SDEO (F) Chitral has issued an explanation letter to her on 17-3-2015 Vide letter No. 161 due to her absenteeism from duty at her original station. The Office of District Education Officer (F) Chitral has also issued explanation letter No. 1558-89 dated Chitral 24/4/2015 to resume her duty at her original station. However, the absent PSHT Mst. SHAHNAZ BIBI neither joined her original duty station GGPS ASPER DOMEL nor replied to the explanation letter and continued her duty at previous school GGPS BAKERABAD where her service was not legal anymore, because there was another PSHTB-15 at the said School as per policy. In spite of taking over charge in her original duty station, she has filed Civil Suit against the department. After dismissal of her appeal from Court of Civil Judge/ Elaqa Qazi-1 Chitral the DEO (F) Chitral issued Final Notice No. 1919-33 dated 27-7-2015 to join her duty at her original duty station. Again she approached to District Judge/ Zila Qazi and status quo was imposed. The honorable District judge/Zila Qazi also constituted an enquiry and in the light of enquiry the Honorable District Judge/ Zila Qazi dismissed her case on 6/10/2015. Based on the decision of District Judge the undersigned has served 1st Show Cause Notice upon her on 16-10-15 vide letter No. 3271-80.
 - Upon the reception of unconvincing reply from her the undersigned issued Charge Sheet along with statement of allegations upon her on 3/12/2015 Vide letter No. 4227-35. However, she has approached to High Court Mingora Bench Darul-Qaza Swat. The honorable High Court Mingora Bench Darul-Qaza has given decree in favor of the Education Department on 16-5-2016.
 - The concerned SDEOs; SDEO (F) Chitral and SDEO (F) Mastuj at Booni has also submitted their recommendation to take strict disciplinary action against the absent PSHTs under their jurisdictions in order to avoid from public agitation and in the best interest of students.
 - 5 The DEO (F) Chitral Served 2nd Show Cause Vide letter No. 1125-31 dated 10/8/2016. However, she has neither took over Charge in her original duty station nor replied to the 2nd Show Cause Notice within stipulated time. Also a resolution was received from the community on 14-8-2016. The Deputy Commissioner Chitral has also recommended her removal from service vide letter No. 1998/DCC dated 18-8-2016.
 - The undersigned published a Notice in News Paper Daily Mashriq Peshawar dated 19/8/2016 with the direction to resume duty within three days of the publication of the Notice, failing which an Ex-parte decision will be taken against her. But no response has been received from her in due course of time.

- AND WHEREAS on the expiry of the stipulated period given in the Show Cause Notice the competent authority impose major penalty of removal from Service upon Mst. SHAHNAZ BIBI PSHT GGPS ASPER DOMEL District Chitral.
- 8 NOWTHEREFORE, the competent authority after having considered the charges, evidence on record, the reply / explanation of the accused teacher and exercising her power under Section 3 of the NWFP (Now Khyber Pakhtunkhwa) removal from service special power ordinance 2011as amended has been pleased to impose the major penalty of removal from service upon Mst. SHAHNAZ BIB! PSHT GGPS ASPER DOMEL District Chitral with immediate

(Competent Authority)

ZEHRA JALAL DISTRICT EDUCATION OFFICE (F) CHITRAL

12246-51 Date:

Copy of the above is forwarded to the:

- Director E&S Education Khyber Pakhtunkhwa Peshawar
- Deputy Commissioner Chitral
- District Account Office Chitral
- 4. District Monitoring Officer Chitral
- SDEO (F) Chitral
- 6. | SDEO (F) Mastuj at Booni
- 7. | Mst. Shanaz Bibi GGPS Asper Dome!
- 8. Chairperson GGPS Asper Domel

DISTRICT EDUCATION OFFICE (F) CHITRAL

OFFICE OF THE DISTRICT EDUCATION OFFICER (FEMALE) CHITRAL

NOTIFICATION,

WHEREAS Mst SHAHIDA AKHTAR PSHT B-15 GGPS KUSHUM PAYEEN District Chitral was remained absent from her original duty station with effect from 22/11/2014 after up gradation adjustment order vide letter No. 8308-88 dated 22/11/2014 issued from Office of DEO (Female) Chitral

- AND WHEREAS the concerned SDEO (F) Mastuj at Booni has issued an explanation letter to her on 12-3-2015 Vide letter No. 288-89 due to her absenteeism from duty at her original station. The Office of District Education Officer (F) Chitral has also issued explanation letter No. 1558-89 dated Chitral 24/4/2015 to resume her duty at her original station. However, the absent PSHT Mst SHAHIDA AKHATR neither joined her original duty station GGPS KUSHUM PAYEEN nor replied to the explanation letter and continued her duty at previous school GGPS BAKERABAD where her service was not legal anymore, because there was another PSHTB-15 at the said School as per policy. In spite of taking over charge in her original duty station, she has filed Civil Suit against the department. After dismissal of her appeal from Court of Civil Judge/ Elaqa Qazi-1 Chitral the DEO (F) Chitral issued Final Notice No. 1919-33 dated 27-7-2015 to join her duty at her original duty station. Again she approached to District Judge/ Zila Qazi and status quo was imposed. The honorable District judge/Zila Qazi also constituted an enquiry and in the light of enquiry the Honorable District Judge/Zila Qazi dismissed her case on 6/10/2015. Based on the decision of District Judge the undersigned has served 1st Show Cause Notice upon her on 16-10-15 Vide letter No. 3271-80.
- Upon the reception of unconvincing reply from her the undersigned issued Charge Sheet along with statement of allegations upon her on 3/12/2015 Vide letter No. 4227-35. However, she has approached to High Court Mingora Bench Darul- Qaza Swat. The honorable High Court Mingora Bench Darul-Qaza has given decree in favor of the Education Department on 16-5-2016.
- The concerned SDEOs; SDEO (F) Chitral and SDEO (F) Mastuj at Booni has also submitted their recommendation to take strict disciplinary action against the absent PSHTs under their jurisdictions in order to avoid from public agitation and in the best interest of students.
- The DEO (F) Chitral Served 2nd Show Cause Vide letter No. 1125-31 dated 10/8/2016. However, she has neither took over Charge in her original duty station nor replied to the 2nd Show Cause Notice within stipulated time. Also a resolution was received from the community on 14-8-2016. The Deputy Commissioner Chitral has also recommended her removal from service vide letter No. 1998/DCC dated 18-8-2016.
- The undersigned published a Notice in News Paper Daily Mashriq Peshawar dated 19/8/2016 with the direction to resume duty within three days of the publication of the

Notice, failing which an Ex-parte decision will be taken against her. But no response has been received from her in due course of time.

- A'ND WHEREAS on the expiry of the stipulated period given in the Show Cause Notice the competent authority impose major penalty of removal from Service upon Mst. SHAHIDAA AKHTAR PSHT GGPS KUSHUM PAYEEN. District Chitral.
- NOWTHEREFORE, the competent authority after having considered the charges, evidence on record, the reply / explanation of the accused teacher and exercising her power under Section 3 of the NWFP (Now Khyber Pakhtunkhwa) removal from service special power ordinance 2011 as amended has been pleased to impose the major penalty of removal from service upon Mst. SHAHIDA AKHTAR PSHT GGPS KUSHUM PAYEEN District Chitral with

(Competent Authority)

ZEHRA JALAL DISTRICT EDUCATION OFFICE (F) CHITRAL

Copy of the above is forwarded to the:

- 1. Director É& S Education Khyber Pakhtunkhwa Peshawar
- 2. Deputy Commissioner Chitral
- 3. District Account Office Chitral
- 4. District Monitoring Officer Chitral
- 5. SDEO (F) Chitral

小園

- 6. SDEO (F) Mastuj at Booni
- ア Mst. Shahida Akhtar GGPS Kushum Payeen
- 8. Chairperson GGPS Kushum Payeen

DISTRICT EDUCATION OFFICE

F) CHITRAL

OFFICE OF THE DISTRICT EDUCATION OFFICER (FEMALE) CHITRAL

NOTERCATION,

WHEREAS Mst NASIM AKHTAR PSHT B-15GGPS URSOON District Chitral was remained absent from her original duty station with effect from 22/11/2014 after up gradation adjustment order vide letter No. 8308-88 dated 22/11/2014 issued from Office of DEO (Female) Chitral

- 2 AND WHEREAS the concerned SDEO (F) Chitral has issued an explanation letter to her on 17-3-2015 Vide letter No. 161 due to her absenteelsm from duty at her original station. The Office of District Education Officer (F) Chitral has also issued explanation letter No. 1558-89 dated Chitral 24/4/2015 to resume her duty at her original station. However, the absent PSHT Mst NASIM AKHTAR neither joined her original duty station GGPS URSOON nor replied to the explanation letter and continued her duty at previous school GGCMS JINJIRAT where her service was not legal anymore, because there was another PSHTB-15 at the said School as per policy. In spite of taking over charge in her original duty station, she has filed Civil Suit against the department. After dismissal of her appeal from Court of Civil Judge/ Elaqa Qazi-1 Chitral the DEO (F) Chitral issued Final Notice No. 1919-33 dated 27-7-2015 to join her duty at her original duty station. Again she approached to District Judge/ Zila Qazi and status quo was imposed. The honorable District Judge/Zila Qazi also constituted an enquiry and in the light of enquiry the Honorable District Judge/ Zila Qazi dismissed her case on 6/10/2015. Based on the decision of District Judge the undersigned has served 1st Show Cause Notice upon her on 16-10-15 vide letter No. 3271-80.
- 3 Upon the reception of unconvincing reply from her the undersigned issued Charge Sheet along with statement of allegations upon her on 3/12/2015 Vide letter No. 4227-35. However, she has approached to High Court Mingora Bench Darul- Qaza Swat. The honorable High Court Mingora Bench Darul-Qaza has given decree in favor of the Education Department on 16-5-2016.
- The concerned SDEOs; SDEO (F) Chitral and SDEO (F) Mastuj at Booni has also submitted their recommendation to take strict disciplinary action against the absent PSHTs under their jurisdictions in order to avoid from public agitation and in the best interest of students.
- The DEO (F) Chitral Served 2nd Show Cause Vide letter No. 1125-31dated 10/8/2016. However, she has neither took over Charge in her original duty station nor replied to the 2nd Show Cause Notice within stipulated time. Also a resolution was received from the community on 14-8-2016. The Deputy Commissioner Chitral has also recommended her removal from service vide letter No. 1998/DCC dated 18-8-2016.
- The undersigned published a Notice in News Paper Daily Mashriq Peshawar dated 19/8/2016 with the direction to resume duty within three days of the publication of the Notice, failing which an Ex-parte decision will be taken against her. But no response has been received from her in due course of time.

- AND WHEREAS on the expiry of the stipulated period given in the Show Cause Notice the competent authority impose major penalty of removal from Service upon Mst. NASIM AKHTAR PSHT GGPS URSOON District Chitral.
- NOWTHEREFORE, the competent authority after having considered the charges, evidence consecord, the reply / explanation of the accused teacher and exercising her power under Section 3 of the NWFP (Now Khyber Pakhtunkhwa) removal from service special power continuous 2011 as amended has been pleased to impose the major penalty of removal from service upon Mst. NASIM AKHTAR PSHT GGPS URSOON District Chitral with immediate effect.

(Competent Authority)

ZEHRA JALAL
DISTRICT EDUCATION OFFICE
(F) CHITRAL

Endst: 24/08/2016

Copy of the above is forwarded to the:

- 1. Director E& S Education Khyber Pakhtunkhwa Peshawar
- 2. Deputy Commissioner Chitral
- 3. District Account Office Chitral
- 4. District Monitoring Officer Chitral
- 5. SDEO (F) Chitral
- 6. SDEO (F) Mastuj at Booni
- 7. Mst. Nasim Akhtar GGPS Ursoon
- 8. Chairperson GGPS Ursoon

DISTRICT EDUCATION OFFICE

(F) CHITRAL

OFFICE OF THE DISTRICT EDUCATION OFFICER (FEMALE) CHITRAL

NOTIFICATION,

WHEREAS Mst BAITUL JAMAL PSHT B-15 GGPS SAHAT MULKHOW District Chitral was remained absent from her original duty station with effect from 22/11/2014 after up gradation adjustment order vide letter No. 8308-88 dated 22/11/2014 issued from Office of DEO (Female) Chitral

- AND WHEREAS the concerned SDEO (F) Mastuj at Booni has issued an explanation letter to her on 12-3-2015 vide letter No. 288-89 due to her absenteeism from duty at her original station. The Office of District Education Officer (F) Chitral has also issued explanation letter No. 1558-89 dated Chitral 24/4/2015 to resume her duty at her original station. However, the absent PSHT Mst. BAITUL JAMAL neither joined her original duty station GGPS SAHAT MULKHOW nor replied to the explanation letter and continued her duty at previous school GGPS GULDUR where her service was not legal anymore, because there was another PSHTB-15 at the said School as per policy. In spite of taking over charge in her original duty station, she has filed Civil Suit against the department. After dismissal of her appeal from Court of Civil Judge/ Elaqa Qazi-1 Chitral the DEO (F) Chitral issued Final Notice No. 1919-33 dated 27-7-2015 to join her duty at her original duty station. Again she approached to District Judge/ Zila Qazi and status quo was imposed. The honorable District Judge/Zila Qazi also constituted an enquiry and in the light of enquiry the Honorable District Judge/ Zila Qazi dismissed her case on 6/10/2015. Based on the decision of District Judge the undersigned has served 1st Show Cause Notice upon her on 16-10-15 vide letter No 3271-80.
- Upon the reception of unconvincing reply from her the undersigned issued Charge Sheet along with statement of allegations upon her on 3/12/2015 Vide letter No. 4227-35. However, she has approached to High Court Mingora Bench Darul-Qaza Swat. The honorable High Court Mingora Bench Darul-Qaza has given decree in favor of the Education Department on 16-5-2016.
- The concerned SDEOs; SDEO (F) Chitral and SDEO (F) Mastuj at Booni has also submitted their recommendation to take strict disciplinary action against the absent PSHTs under their jurisdictions in order to avoid from public agitation and in the best interest of students.
- The DEO (F) Chitral Served 2nd Show Cause vide letter No. 1125-31 dated 10/8/2016. However, she has neither took over Charge in her original duty station nor replied to the 2nd Show Cause Notice within stipulated time. Also a resolution was received from the community on 14-8-2016. The Deputy Commissioner Chitral has also recommended her removal from service vide letter No. 1998/DCC dated 18-8-2016.
- The undersigned published a Notice in News Paper Daily Mashriq Peshawar dated 19/8/2016 with the direction to resume duty within three days of the publication of the Notice, failing which an Ex-parte decision will be taken against her. But no response has been received from her in due course of time.

AND INVEREES on the expire of the stipulated period given in the Show Cause Notice the competent authority impose major penalty of removal from Service upon Mst. BAITUL INVERT PSHT GGPS SAHAT MULKHOW District Chitral.

8 NOWTHEREFORE, the competent authority after having considered the charges, evidence on record, the reply / explanation of the accused teacher and exercising her power under Section 3 of the NWFP (Now Khyber Pakhtunkhwa) removal from Service Special Power Ordinance 2011as amended has been pleased to impose the major penalty of removal from service upon Mst. BAITUL JAMAL PSHT GGPS SAHAT MULKHOW District Chitral with immediate effect.

(Competent Authority)

ZEHRA JALAL DISTRICT EDUCATION OFFICE (F) CHITRAL

12272-79 Endst: Date:		_	
Endst: Date: _	24	/_8	/2016
	(-		

Copy of the above is forwarded to the:

- 1. Director E& S Education Khyber Pakhtunkhwa Peshawar
- 2. Deputy Commissioner Chitral
- 3. District Account Office Chitral
- 4. District Monitoring Officer Chitral
- 5. SDEO (F) Chitral
- 6. SDEO (F) Mastuj at Booni
- 7. Mst. Baitul Jamal GGPS Sahat Mulkhow
- 8. Chairperson GGPS Sahat Mulkhow

DISTRICT EDUCATION OFFICE

CHITRAL



OFFICE OF THE DISTRICT EDUCATION OFFICER (FEMALE) CHITRAL

NOTIFICATION,

WHEREAS Mst BIBI SAEEDA NAZ PSHT B-15 GGPS KUSHUM BALA District Chitral was remained absent from her original duty station with effect from 22/11/2014 after up gradation adjustment order vide letter No. 8308-88 issued from Office of DEO (Female) Chitral

- AND WHEREAS the concerned SDLO (F) Mastuj at Booni has issued an explanation letter to her on 12-3- 2015 Vide letter No. 288-89 due to her absenteeism from duty at her original station. The Office of District Education Officer (F) Chitral has also issued explanation letter No. 1558-89 dated Chitral 24/4/2015 to resume her duty at her original station. However, the absent PSHT Mst. BiBI SAEEDA NAZ neither joined her original duty station GGPS KUSHUM BALA nor replied to the explanation letter and continued her duty at previous school GGPS KARI where her service was not legal anymore, because there was another PSHTB-15 at the said School as per policy. In spite of taking over charge in her original duty station, she has filed Civil Suit against the department. After dismissal of her appeal from Court of Civil Judge/ Elaqa Qazi-1 Chitral the DEO (F) Chitral Issued Final Notice No. 1919-33 dated 27-7-2015 to join her duty at her original duty station. Again she approached to District Judge/ Zila Qazi and status quo was imposed. The honorable District Judge/Zila Qazi also constituted an enquiry and in the light of enquiry the Honorable District Judge/ Zila Qazi dismissed her case on 6/10/2015. Based on the decision of District Judge the undersigned has served 1st Show Cause Notice upon her on 16-10-15 vide letter No 3271-80.
- Upon the reception of unconvincing reply from her the undersigned issued Charge Sheet along with statement of allegations upon her on 3/12/2015 Vide letter No. 4227-35.
 However, she has approached to High Court Mingora Bench Darul- Qaza Swat. The honorable High Court Mingora Bench Darul-Qaza has given decree in favor of the Education Department on 16-5-2016.
- The concerned SDEOs; SDEO (F) Chitral and SDEO (F) Mastuj at Booni has also submitted their recommendation to take strict disciplinary action against the absent PSHTs under their jurisdictions in order to avoid from public agitation and in the best interest of students.
- The DEO (F) Chitral Served 2nd Show Cause Vide letter No. 1125-31 dated 10/8/2016. However, she has neither took over Charge in her original duty station nor replied to the 2nd Show Cause Notice within stipulated time. Also a resolution was received from the community on 14-8-2016. The Deputy Commissioner Chitral has also recommended her removal from service vide letter No. 1998/DCC dated 18-8-2016.
- The undersigned published a Notice in News Paper Daily Mashriq Peshawar dated 19/8/2016 with the direction to resume duty within three days of the publication of the Notice, falling which an Ex-parte decision will be taken against her. But no response has been received from her in due course of time.

AND WHEREAS on the expiry of the stipulated period given in the Show Cause Notice the competent authority impose major penalty of removal from Service upon Mst. BIBI SAEEDA NAZ PSHT GGPS KUSHUM BALA District Chitral.

NOWTHEREFORE, the competent authority after having considered the charges, evidence on record, the reply / explanation of the accused teacher and exercising her power under Section 3 of the NWFP (Now Khyber Pakhtunkhwa) removal from service special power ordinance 2011 as amended has been pleased to impose the major penalty of removal from service upon Mst. BIBI SAEEDA NAZ PSHT GGPS KUSHUM BALA District Chitral with immediate effect.

(Competent Authority)

ZEHRA JALAL
DISTRICT EDUCATION OFFICE
(F) CHITRAL

Endst: 252-56 Date: __

24 108 12016

Copy of the above is forwarded to the:

- 1. Director E& S Education Khyber Pakhtunkhwa Peshawar
- 2. Deputy Commissioner Chitral
- 3. District Account Office Chitral
- 4. District Monitoring Officer Chitral
- 5. |SDEO (F) Chitral
- 6. SDEO (F) Mastuj at Booni
- .7. Mst. Bibi Saeeda Naz GGPS Kushum Bala
- 8. Chairperson GGPS Kushum Bala

DISTRICT EDUCATION OFFICE
(F) CHITRAL

بیسنل میرنگ کے نکات

میں قانونی آرڈرمورخہ 26/12/2012 کے تحت اپنی ڈیوٹی کی جگہ پر با قاعدہ ڈیوٹی میں تاہوں

دوسرا آرڈرمورخہ22/11/2014 غیرقانونی ہے میں اس کا پابندہیں ہوں۔ میں اپنی ڈیوٹی نے ایک دن بھی غیرحاضری نہیں گی۔

2۔ کورٹ میں کیس میرے خلاف فیصلہ ہیں ہوا۔ میں نے اپنا کیس واپس لے لیا ہے۔ اور ہائی کورٹ میں رٹ پیلیشن دائر کی ہے۔

کورٹ میں رٹ بیشن دائر تی ہے۔ 3۔ میں اپنا کیس سروس ٹریبونل میں بھی لڑونگی۔ قانون کے مطابق اپناحق کیکررہونگی۔

المرابعة المحالية المعالية المالية المالي المالي المالي المالية المالية المالية المالية المالية المالي المالي المالية المالية المالية المالية المالي المالية المالي المالي المالية المالية المالي المالي المالي المالية المالية المالية المالي المالي المالي المالية المالي المالي المالي المالي المالية المالي المالي المالي المالي المالية المالي المالي المالي المال المالي المالي المالي المالي المالي المالي المالي الي

مورخه: 26/11/2015

بِرِسْل ہیرنگ کے نکات میں قانونی آرڈرمورخہ 26/12/2012 کے تخت اپنی ڈیوٹی کی جگہ پر با قاعدہ ڈیوٹی

د بے رہی ہوں۔

رے۔ ں دی۔ دوسرا آرڈرمور خد 22/11/2014 غیر قانونی ہے میں اس کا پابند نہیں ہول۔ میں اپنی ڈ بوٹی سے ایک دن بھی غیر حاضری نہیں گی۔ ۔

2۔ کورٹ میں کیس میرے خلاف فیصلہ ہیں ہوا۔ میں نے اپنا کیس واپس لے لیا ہے۔ اور اہائی

کورٹ میں رٹ پیلشن دائر کی ہے۔ کورٹ میں رٹ بیشن دائر کی ہے۔ میں اپنا کیس سروس ٹریبونل میں بھی لڑونگی۔قانون کے مطابق اپناحق کیکرر ہونگی۔

SAAL شابده اخر PSHT

GGPS بكرآبار

مورنه:26/11/2015

برسل بمبر لک کا ث

میں قانونی آرڈرمورخہ26/12/2012 کے تحت اپنی ڈیوٹی کی جگہ پر با قاعدہ ڈیوٹی

د بے رہی ہول۔

روسرا آرڈرمورخہ 22/11/2014 غیرقانونی ہے میں اس کا پابندنہیں ہوں۔ میں اپنی

ُ ڈیوٹی سے ایک دن بھی غیر حاضری نہیں گیا۔

2۔ کورٹ میں کیس میرے خلاف فیصلہ ہیں ہوا۔ میں نے اپنا کیس واپس لے لیا ہے۔ اور ہائی

کورٹ میں رٹ پیٹشن دائر کی ہے۔ 3۔ میں اپنا کیس سروس ٹریبونل میں بھی لڑونگی۔قانون کے مطابق اپناحق کیکرر ہونگی۔

فقط کیر PSHT تنیم اختر GCMS-جنجریت

مورخه: 26/11/2015 مورخه

برسل بیرنگ کے نکات

میں قانونی آرڈرمورخہ 26/12/2012 کے تخت اپنی ڈیوٹی کی جگہ پر با قاعدہ ڈیوٹی ۔ دیے رہی ہوں۔

دوسرا آرڈرمورخہ 22/11/2014 غیرقانونی نے میں اس کا پابند نہیں ہوں۔ میں اپنی ڈیوٹی سے ایک دن بھی غیرحاضری نہیں گی۔

2۔ کورٹ میں کیس میرے خلاف فیصلہ ہیں ہوا۔ میں نے اپنا کیس واپس لے لیا ہے۔ اور ہائی کورٹ میں ریا پیشن دائر کی سے

کورٹ میں رٹ ہیٹشن دائر کی ہے۔ 3۔ میں اپنا کیس سروس ٹریبونل میں بھی لڑونگی۔ قانون کے مطابق اپنا حق کیکرر ہونگی۔

فقط

Bjames (بيت الجمال PSHT

GGPS گولدور

موری: 26/11/2015

(91)

بیسنل ہیرنگ کے نکات

میں قانونی آرڈرمورخہ26/12/2012 کے تحت اپنی ڈیوٹی کی جگہ پر با قاعدہ ڈیوٹی

د ہےرہی ہوں۔

دوسرا آرڈ رمور نصہ 22/11/2014 غیر قانونی ہے میں اس کا پابند نہیں ہوں۔ میں اپنی ڈیوٹی سے ایک دن بھی غیر حاضری نہیں گی۔

دیوں ہے، بیب دن میں بیرط رن بران ہوں۔ 2۔ کورٹ میں کیس میرے خلاف فیصلہ بیں ہوا۔ میں نے اپنا کیس والیس لے لیا ہے۔ اور ہائی

کورٹ میں رہ پیٹشن دائر کی ہے۔ 3۔ میں اپنا کیس سروس ٹریبوئل میں بھی لڑونگی۔ قانون کے مطابق اپنا حق کیکرر ہونگی۔

فقط

بی بی سعیدناز PSHT بی فی سعیدناز GGPS

مورخه:26/11/2015

To a Company of the state of th	
Manual Mathished in vacuus newspapers, the words in	mara-2 Jack Comerchico - Securini Web Starte
Yillage Council Shakarpura . Tehsil Peshawar	may be Creat totallo are 61-624
Peshavar	(((((((((((((((((((
However other terms and conditions remains the	THE STATE OF THE PROPERTY OF T
Richard Countitions remains the	Same. Mar State of the same
AND THE STATE OF T	المراجع المراج
	(1) Search Color (1) 18516 2 1661 1 1 1005 1 1 1005 1 1 1005 1 1 1005 1 1 1005 1 1 1005 1 1 1005 1 1 1005 1 1 1005 1 1 1005 1 1 1005 1 1 1005 1 1 1005 1 1 1 1
The state of the s	JA JANUARINA DE JOULE 11:300 11:000 05-09-201
* * * * * * * * * * * * * * * * * * *	The state of the s
iNF (P) 3791	104 100 100 100 100 100 100 100 100 100
	1 1' 1' 1' 1' 1' 1' 1' 1' 1' 1' 1' 1' 1'
Directorate of Admissions	The train table of 2218110 arr Se
UNIVERSITY OF PESHAWAR	ن با الله الله الله الله الله الله الله ا
	ر المروس مبر 1 مع آل الم الم كروس كري كري كري المروس المر
	المستقبل المرابع المرا
	ى بزروند زازت سب طروح ل بلك
Session: 2016-2017 (Fall Semester)	ی بروسرور از کار الماداتی را ماداداتی را
Advertisement for MS/M.Phil, PhD and MS/M Phil teading to PhD appe	ا جراك عديات الماماك - الله المراك عديات برة الأعراق المراك عديات برة الأعراق المراك المرك المراك المراك المراك المراك المراك ا
2016 in national dailies, the following addition may be read:	
	فرر الحراق في كادت ع أد المسكون المسكو
Admission Offered	- 11 11 40 40 00 6 6 7 1 2 1 1 2 1 1 1 1 1 1 1 1 2 1 2 2 2 2
15	ANNEXURE- G
8 Communication 10	النام المراجع على المراجع
(Prof. Dr. Uliday) 1 44	المن ال من المن المن المن المن المن المن
(Prof. Dr. Hizbullah Khan), Director Admissions	The state of the s
ر المراق	آب جمله
روائل می درج دیل آسامیان خال میں مطلوب قابیت رسے دائے۔	نبر 1: شابده اخر PSHT كورنمث كراز برائمرى سكول تشم يائين
	البرا: المدوالر ١٦١١ ورود ورود المالة
	نند از نکدوران از در ارا ایران BSHT کورنمنٹ کرفزیر انمرن سول ماہلا
	علی الماری کال الماری الماری کورنست کولز پرائمری کول ادمون الماری کول ادمون الماری کول ادمون الماری کول ادمون
	یعیدں = انس انع افز PSHT کوشن گراز را امری سکول ادمون
1 U"-"5/sty	و بسارات على المساول أسرورين المساول المرورين
sudary school certificate of the second cert	ا نبرا: خبازی PSHT ورسی درب رو انبره: فرحداد PSHT کورنسند گراز پراتمری کول کوروزی
	ازه ۱۰ زحت ارشاد PSHT کورنمن راز برامرن سول ووه رق
day computer literate.	ن الماريخ المراد الماريخ المراد المرا
01 10	البره: الرحة المحاسلة المحاسل
10 GPS-3-20-1 3	از المراجع
June 1	المركز بت المراكز المنظمة المراكز المنظمة المراكز المر
شرالعا و شوالعا و شوالعا و مرك در موات 3-2016	البري: ابت اجمال ۱۹۲۱ و حدود ۱۹۲۱ من المراد
	ا سر ما بدل ستشنول ہے عمر حاصر بال کی جو جو اور ا
1 كۆ دەدىكى كالا يىلىم مردىد كالى كىن سىمىنا كارىپ كالى ئىلىم مردىد كالى كىلىم كىلى	ابدے اب بک اپنے ال دین الماری الموکانونس مینے کے تھے الماری الموکانونس مینے کے تھے الماری الموکانونس مینے کے تھے الماری المولیات
3	11
رسول كياماك عند التعرف المن المن المن المن المن المن المن المن	1825-31 مورخه 10/08/2016 کے مصادر کرن ہو گئی۔ احسی آپ کوسات دنوں کے اندراندراسیخ ڈیو ٹی سٹیننوں پر حاضر ہونے کی ہوایت
5 ركاركا لماذ كن دارواك الى الله المساحة على المراكز و كالمال 8 برالم أمرود اداع المراكز	السبي آپ درات دلول مے المرا مارا پی کار کا المرا مارا پی کار
ر ا ازاق را کوم یازیاده آساسیال پرسیالی از ۱۵۰۰ مرسیا	
10) V. Le	ری تھیں میں معررہ دے رائے جادوں میں میں داوں کے اندو آپ کوآخری بار ہدایت کی جاتی ہے کہ اس اوٹس کے اشاعت کے تین داوں نے اندو
ر جررات المن ما المن ما المن من من م	ا آ کوآ خری اربدایت کی جاک سے کہا ل و کا سے اسال
المائيدادان كانبرا المائية الم	4
- 12 - 12 - 12 - 12 - 12 - 12 - 13 - 17 - 17 - 17	اند ائی ڈیول پر حاصر ہورائے چاری رفیط کی اندرائی ڈیول پر حاصر 2000) نیرور دولاد اسرت ریگرآپ کے خلاف لمازمت سے برخاعتی (سیش آرڈینس 2000)
-0-1-13	المرت رواد المرت ديرآپ كے ظاف المازمت سے برطا كار سي الله الله
المان مريد 15-10-2016 كان 3:00 كان مان مريد 14 مريد المروم كيان مريد 14 مريد المروم كيان كيان كيان كيان كيان كيان كيان كيان	ا سرت دیراپ عظاف طاف طاف اور ایراپ از میراپ از میراپ از میراپ از میراپ از میراپ از میراپ در ایراپ از میراپ در ایراپ در
13 الماميد الدان مورد 15-10-2016 والمحاصدة المان مورد 15-10-2016	- Star Stell O O 10 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
-Unitoutifally	The state of the s
رائے بائی ماروں کے اور	
Vi* @infoKPGover	
vi* @infoKPGovi*send KP to 8333 TVF (P) 4236	
The state of the s	5-176
	Cice Tel: 0
i '	
	19-12- Test 15-12
1	19-08-2016-950
$\int_{\mathbf{I}}$	
· · ·	in the second se

NO REEN DESCRIPTION LEVED CIVILLE DESCRIPTIONS

PAKHTUNKHWA, PESHAWAR ANNEXURE-H

Service Appeal No 808 of 2016

Bibi Shahnaz Primary School Head Teacher Government Girls Primary School Bakarabad Tehsil and District Chitral

.... Appellant

VERSUS

- 1. Government of KPK through Sec: Elementary and Secondary Education at Peshawar
- 2. Director Elementary and Secondary Education at Peshawar
- 3. District Education Officer (female) District Chitral.

....Respondents

APPEAL U/S 4 OF THE SERVICE TRIBUNAL ACT 1974 AGAINST THE POSTING/TRANSFER ORDER NO 4640 PRIMARY REGULARIZATION 20145 DATED 21.08.2014 ENDORSED VIDE NO 8308-88 DATED 22.11.2014.

hitted to -day

PRAYER:

On acceptance of this Appeal the impugned Transfer and adjustment order dated 21.08.2014 and 22.11.2014 may graciously be ordered to be cancelled and strict compliance of rationalization formula be directed to be followed and thereafter adjustment should be made in accordance with the seniority existing on the date of promotion/upgradation i.e. 26.12.2012

APReal No. 868/2016
Bibi Shahnaz vs Gov

arguments heard and case filed perused. Through the instant appeal, the appellant has impugned Adjusted Order dated 22.11.2014 and alongwith appeal appellant was filed an application for condonation of delay. Learned counsel for the appellant submitted before the court that being continues wrong the delay may be condoned. However, an order to clarify the contention of learned counsel for the appellant further pre-admission notice be issued to the Government Pleader. The case pertains to the territorial limits of Malakand Division as such the same is posted to Swat. To come up for further proceedings on 8.9.2016 at Camp Court Swat.

/ 2__

Member

Crain and Capy

22-8-16 22-8-16

Z.T.

PAKHTUNKHWA, PESHAWAR

Service Appeal No 806 of 2016

Shahida Akhtar Primary School Head Teacher Government Girls Primary School Bakerabad Tehsil and District Chitral

.. Appellant

VERSUS

- 1. Government of KPK through Sec: Elementary and Secondary Education at Peshawar
- 2. Director Elementary and Secondary Education at Peshawar
- 3. District Education Officer (female) District Chitral.

...Respondents

APPEAL U/S 4 OF THE SERVICE TRIBUNAL ACT 1974 AGAINST THE POSTING/TRANSFER ORDER NO 4640 PRIMARY REGULARIZATION 20145 DATED 21.08.2014 ENDORSED VIDE NO 8308-88 DATED 22.11.2014.

Re-nubmitted to day

PRAYER: 10/8/16

On acceptance of this Appeal the impugned Transfer and adjustment order dated 21.08.2014 and 22.11.2014 may graciously be ordered to be cancelled and strict compliance of rationalization formula be directed to be followed thereafter adjustment should be made in accordance with the seniority existing on the date of promotion/upgradation i.e. 26.12.2012

APRA (No. 806/2016 Shahida AKhtar VS Govt

Counsel for the appellant present. Preliminary

arguments heard and case filed perused. Through the instant appeal, the appellant has impugned Adjusted Order dated 22.11.2014 and alongwith appeal appellant was filed an application for condonation of delay. Learned counsel for the appellant submitted before the court that being continues

wrong the delay may be condoned. However, an order to clarify the contention of learned counsel for the appearance of the pre-admission notice be issued to the Govern

Pleader. The case pertains to the territorial limits

Malakand Division as such the same is posted to Swat

come up for further proceedings on 8.9,2016 at Camp

Swat.

Member

Maria Copy

6.800 1-3 (Cont)

22-08-1-6