


FORM OF ORDER SHEET

Court of _____

Appeal No. _____

1460/2023

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1.	12/07/2023	The appeal of Mr. Bilal Masood resubmitted today by Mr. Waleed Adnan Advocate. It is fixed for preliminary hearing before Single Bench at Peshawar on <p style="text-align: right;">By the order of Chairman  REGISTRAR</p>

The appeal of Mr. Bilal Maqsood PST GPS. Sekari Karim Khan Bannu received today i.e. on 06.07.2023 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Appeal has not been flagged/marked with the annexures marks.
- 2- Annexures of the appeal are unattested.
- 3- Check-list is not attached with the appeal.
- 4- Affidavit is not attested by the Oath Commissioner.
- 5- Copies of charge sheet, statement of allegations, show cause notice, enquiry report and replies thereto are not attached with the appeal which may be placed on it.
- 6- The paper used in printing of grounds of appeal is low standard which is not acceptable.
- 7- Five more copies/sets of the appeal along with annexures i.e. complete in all respects may also be submitted with the appeal.

No. 1872 /S.T.

DL. 7/7 /2023.

A. in.

REGISTRAR
SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA
PESHAWAR.

Mr. Waleed Adnan Adv.
High Court Peshawar.

R/sir

objection no: All the objections are cleared, however regarding objection no-5 it is to be mentioned that no charge sheet etc as mentioned in the obj 5 were served upon the appellant and the copies of the same is not in possession of the appellant.

W. Adnan
10/7/23

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

SERVICE APPEAL NO. 1460 / 2023

BILAL MASOOD V/S EDUCATION DEPARTMENT

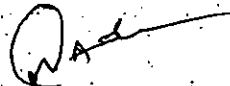
INDEX

S.N	DOCUMENTS	ANNEXURE	PAGE
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1	Memo of appeal+ Affidavit	1-3
2	appointment order	A	4-5
3	impugned order	B	6
4	departmental appeal	C	7-8
5	sanctioned leave applications along with relevant documents	D	9-13
6	Wakalat Nama	14

Dated: 06-07-2023

APPELLANT

Through:



**WALEED ADNAN
ADVOCATE**

OFFICE: TF-291,292, Deans Trade Centre,
Sadar,
PESHAWAR

0333-9741001

①

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL
PESHAWAR

APPEAL NO. 1460 /2023

Khyber Pakhtunkhwa
Service Tribunal

Diary No. 6322

Dated 6/7/2023

Mr. Bilal Masood, PST (BPS-12),
GPS Sokari Karim Khan, District Bannu.

..... **APPELLANT**

VERSUS

- 1- The Secretary Elementary & Secondary Education, Department, Khyber Pakhtunkhwa, Peshawar.
- 2- The Director Elementary & Secondary Education, Peshawar.
- 3- The DEO (Male) Bannu.

..... **RESPONDENTS**

APPEAL UNDER SECTION 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 AGAINST THE IMPUGNED ORDER DATED 27.12.2022 COMMUNICATED TO THE APPELLANT ON 04.03.2023 WHEREBY MINOR PENALTY OF STOPPAGE OF TWO ANNUAL INCREMENTS FOR ONE YEAR HAS BEEN IMPOSED UPON THE APPELLANT AND AGAINST THE INACTION OF THE RESPONDENTS BY NOT DECIDING THE DEPARTMENTAL APPEAL OF THE APPELLANT WITHIN THE STATUTORY PERIOD OF NINETY DAYS.

PRAYER:

That on acceptance of this appeal the impugned order dated 27.12.2022 may very kindly be set aside and the two annual increments withheld for one year may please be released. Any other remedy which this august Service Tribunal deems fit that may also be awarded in favor of the appellant.

**R/SHEWETH:
ON FACTS:**

Brief facts giving rise to the present appeal are as under:

- 1- That appellant was appointed as PST (BPS-12) vide order dated 02.03.2021. Copy of the appointment order is attached as annexure**A.**

- 2- That the appellant assumed charge and started working with devotion quite efficiently up to the entire satisfaction of his superiors.
- 3- That it is pertinent to mention here that the appellant has been performing his duties regularly and did not avail any leave without prior sanction of the competent authority.
- 4- That astonishingly the appellant was falsely charged for willful absence whereby a minor penalty of stoppage of two annual increments for one year was imposed upon the appellant vide impugned order dated 27.12.2022. Copy of the impugned order is attached as annexure**B.**
- 5- That feeling aggrieved from the impugned order dated 27.12.2022, the appellant preferred departmental appeal before the competent authority but to no avail. Copy of departmental appeal is attached as annexure.....**C.**
- 6- That the appellant, having no other efficacious remedy, preferred the instant appeal on the following grounds amongst the others.

GROUND:

- A- That the impugned order dated 27.12.2022 whereby minor penalty of withholding two annual increments for a period of one year has been imposed upon the appellant is against the law, facts, norms of natural justice and materials on the record hence not tenable and liable to be set aside.
- B- That no charge sheet and statement of allegation has been served on the appellant prior to the issuance of the impugned order dated 27.12.2022.
- C- That it is also worth mentioning that the appellant did not avail any leave without prior sanction of the competent authority however all the leaves availed by the appellant were properly sanctioned. Copies of the sanctioned leave applications along with relevant documents are attached as annexure**D.**

3

- D- That the respondents acted in arbitrary and mala fide manner by awarding minor penalty of stoppage of two annual increments for a period of one year.
- E- That neither show cause nor chance of personal hearing has been provided to the appellant before issuance of the impugned order dated 27.12.2022.
- F- That it is worth to mention here that no regular inquiry has been conducted and it had been held by the Supreme Court of Pakistan in plethora of cases that no punishment may be awarded without conducting regular inquiry.
- G- That appellant seeks permission to advance other grounds and proofs at the time of hearing.

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

Dated: 06.07.2023

APPELLANT


BILAL MASOOD

THOROUGH:


WALEED ADNAN


KAMRAN KHAN


MUHAMMAD AYUB


UMAR FAROOQ

**ADVOCATES
HIGH COURT**

AFFIDAVIT

I, Bilal Masood S/o Masood Jan PST (BPS-12), GPS Sokari Karim Khan, District Bannu, do hereby solemnly affirm and declare on oath that the contents of this **Service Appeal** are true and correct to the best of my knowledge and belief and that nothing has been concealed from this Hon'ble tribunal.


DEPONENT

(4) "A"



OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) BANNU

Outside Miryan Gate Bannu, Khyber Pakhtunkhwa Pakistan

Email: bannuedu@yahoo.com

Phone: 0928-660346 Fax: 0928-660005



APPOINTMENT ORDER OF Deceased/Medical Board Son's Quota (MALE) PST/BPS-12

In the light of minutes of the meeting held on 25/02/2021 and consequent upon the recommendations of the Departmental Selection Committee, appointment of the following candidates are hereby ordered against the Posts of PST (BPS-12) @ (13320-960-42120) plus usual allowances as admissible under the rules and the existing policy of the Provincial Government (against Medical Board Deceased Son 100% quota), in Teaching Cadre on the terms and conditions given below with effect from the date of their taking over charge

S.N O	Name	DOB	Father Name	Quota avail	School of Posting	Remarks
01	Muneeb Ullah Khan	11/01/1997	Nasrullah Khan	SMB Quota	GPS Larki Quamer Din Bannu	A.V Post
02	Bilal Masood	01/01/1988	Masood Khan	SMB Quota	GPS Sukari Karim Khan Bannu	A.V Post
03	Muhammad Adrees Khan	10/04/1999	Inam Ullah Khan	SMB Quota	GMPS Mataai Qumra (Sar Jalandar) Bannu	A.V Post
04	Zohair Khan	12/04/1994	Abdul Riaz	SMB Quota	GPS Sem Khas Bannu	A.V Post
05	Iqtidar Khan	15/12/1995	Nasrullah Khan	Deceased Son Quota	GPS Gul Nawaz Miryan Landi Jalandar Bannu	A.V Post
06	Hilal Ahmad	08/05/1996	Nasir Ahmad Shah	SMB Quota	GPS Jalandar Shah Dandil Bannu	A.V Post
07	Afrasyab Khan	05/03/1999	Shamsier Khan	Deceased Son Quota	GPS Mawaz Hikal Khel Bannu	A.V Post
08	Umer Ayaz Khan	20/11/1977	Sakhi Sarwar	Deceased Son Quota	GPS Masoori Gulbadan Mandaya Bannu	A.V Post
09	Hanif Ullah Khan	26/10/1999	Bahqar Khan	Deceased Son Quota	GPS Zaba Khel Chajani No.2 Bannu	A.V Post
10	Wajid Ali Khan	02/04/1996	Ashraf Ali Khan	Deceased Son Quota	GPS Barlashti sadrawan Bannu	A.V Post
11	Muhammad Junaid	01/01/2000	Muhammad Asar Khan	Deceased Son Quota	GPS Zonda Ghaibi Bannu	A.V Post
12	Waqas Jan	25/03/1985	Muhammad Nisaz Khan	SMB Quota	GPS Raidullah Wali Noor Jani Khel Bannu	A.V Post
13	Yasir Iqbal Khan	11/04/1997	Abdus Samad Khan	SMB Quota	GPS Gul Sawab Wali Noor Jani Khel Bannu	A.V Post
14	Sadif Nawaz	18/08/1999	Gharib Nawaz Khan	SMB Quota	GPS Mehar Hani Shah Lalozai Bannu	A.V Post
15	Azam Tasleem	08/03/1999	Tasleem Ahmad	SMB Quota	GPS Abdul Mullab Wali Noor Jani Khel Bannu	A.V Post
16	Sajid Ali Shah	01/07/2001	Naumat Ullah Shah	SMB Quota	GPS Ghari Sydan No.1 Mamsh Khel Bannu	A.V Post
17	Shah Rubh Khan	04/05/1999	Wahid Ullah Khan	SMB Quota	GPS Jhandu Khel No.2 Bannu	A.V Post
18	Sajid Ahmad Jan	26/05/1999	Sher Ali Jan	SMB Quota	GPS Saleh Khan Fazal e Has Bannu	A.V Post
19	Afnan Khan	10/04/1999	Naqib Ullah Khan	SMB Quota	GPS Akhundan Naver Shahi	A.V Post
20	Khurram Shahzad	09/01/1983	Asmat Ullah	SMB Quota	GPS Inamullah Mali Khel Bannu	A.V Post
21	Wasim Ullah Khan	30/03/1999	Saif Ullah Khan	SMB Quota	GPS Gul Shah Daraz kikki Bannu	A.V Post
22	Mir Muhammad Khan	15/06/1994	Wali Ayaz Khan	SMB Quota	GPS Faridullah Shah Akami Piran Bannu	A.V Post

BETTER COPY OF THE PAGE NO. 4

OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) BANNU

Outside Miryan Gate Bannu Khyber Pakhtunkhwa, Pakistan

Email: bannuedu@yahoo.com

Phone: 0928-660346 Fax: 0928-660005

**APPOINTMENT ORDER OF THE DECEASED/MEDICAL BOARD SON'S QUOTA
(MALE) PST, BPS-12**

In the light of minutes of the meeting held on 25.02.2021 and consequent upon the recommendations of the Departmental Selection Committee, appointment of the following candidates are hereby ordered against the Posts of PST (BPS-12) @ (13320-960-42120) plus usual allowances as admissible under the rules and the existing policy of the Provincial Government (against Medical Board Deceased Son 100% Quota) in Teaching Cadre on the terms and conditions given below with effect from the date of their taking over charge.

S.No.	Name	DOB	Father Name	Quota avail	School of Posting	Remarks
01	Muneeb Ullah Khan	11.01.1997	Nasrullah Khan	SMB Quota	GPS Lakki Qamar Din Bannu	A.V Post
02	Bilal Masood	01.01.1998	Masood Khan	SMB Quota	GPS Sokari Karma Khail Bannu	A.V Post
03	Muhammad Adrees Khan	10.04.1999	Inam Ullah Khan	SMB Quota	GMPS Matai Bannu	A.V Post
04	Zohaib Khan	12.04.1994	Abdul Riaz	SMB Quota	GPS Sero Khan Bannu	A.V Post
05	Iqtedar Khan	15.12.1995	Nasrullah Khan	Deceases Son Quota	GPS Gul Nawaz Miryan Bandi Jelander Bannu	A.V Post
06	Bilal Ahmad	08.05.1996	Nasir Ahmad Shah	SMB Quota	GPS Jalandar Shah Domel Bannu	A.V Post
07	Afrasyab Khan	05.03.1999	Shamsher Khan	Deceases Son Quota	GPS Mawaz Bokal Khel Bannu	A.V Post
08	Umer Ayaz Khan	20.11.1977	Sakhi Sarwar	Deceases Son Quota	GPS Mawoori Bannu	A.V Post
09	Hanif Ullah Khan	26.10.1999	Balqia Khan	Deceases Son Quota	GPS Zaba Khel Bannu	A.V Post
10	Wajid Ali Khan	02.04.1996	Ashraf Ali Khan	Deceases Son Quota	GPS Barlashti Sadrawan Bannu	A.V Post
11	Muhammad Junaid	01.01.2000	Muhammad Asar Khan	Deceases Son Quota	GPS Zonda Ghaibi Bannu	A.V Post
12	Waqas Jan	25.03.1985	Muhammad Nisar Khan	SMB Quota	GPS Raidullah Wali Noor Jani Khel Bannu	A.V Post
13	Yasir Iqbal Khan	11.04.1997	Abdus Samad Khan	SMB Quota	GPS Gul Sawab Wali Noor Jani Khel Bannu	A.V Post
14	Sadif Nawaz	18.08.1999	Gharib Nawaz Khan	SMB Quota	GPS Mehar Bani Shah Lalozai Bannu	A.V Post
15	Azam Taseem	08.03.1999	Tasleem Ahmad	SMB Quota	GPS Abdul Mutlab Wali Noor Jani Khel Bannu	A.V Post
16	Sajid Ali Shah	01.07.2001	Naimat Ullah Shah	SMB Quota	GPS Ghari Sydan No.1 Marhib Khel Bannu	A.V Post
17	Shah Ruk Khan	04.05.1999	Wahid Ullah Khan	SMB Quota	GPS Jhando Khel No.2 Bannu	A.V Post
18	Sajid Ahmad Jan	26.05.1999	Sher Ali Jan	SMB Quota	GPS Saleh Khan Fazal e Haq Bannu	A.V Post
19	Afnan Khan	10.04.1999	Naqib Ullah Khan	SMB Quota	GPS Akhund Nazer Shah	A.V Post
20	Khurram Shahzad	19.01.1983	Asmat Ullah	SMB Quota	GPS Inamullah Mali Khel Bannu	A.V Post
21	Wasim Ullah Khan	30.03.1999	Saif Ullah Khan	SMB Quota	GPS Gul Shah Daraz Kakki Bannu	A.V Post
22	Mir Muhammad Khan	15.06.1994	Wali Ayaz Khan	SMB Quota	GPS Faridullah Shah Afridi Piran Bannu	A.V Post

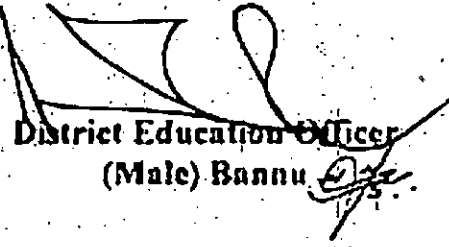
(S)

(Dr. Abdul Malik Afridi)
District Education Officer
(Male) Bannu

Endst. No: 2823-2843 Dated Bannu the 02 03 2021.

Copy for information to the:

1. Director, Elementary & Secondary Education KPK Peshawar.
2. Deputy Commissioner Bannu.
3. DMO (EMA) Bannu.
4. District Accounts Officer, Bannu.
5. Deputy DEO male Bannu
6. SDEO Male Primary Bannu.
7. SDEO Male Primary Domel
8. SDEO Male Primary Baka Khel Bannu
9. SDEO Male Primary Kakki Bannu
10. SDEO Male Primary Miryan Bannu.
11. Local EMIS Office for Record.
12. Official Concerned.
13. Master File.


District Education Officer
(Male) Bannu

BETTER COPY OF THE PAGE NO. 5

(Dr. Abdul Malik Afridi)
District Education Officer
(Male) Bannu

Endst: No. 2823-2843

Dated Bannu the, 02/03/2021

Copy for information to the:

1. Director, Elementary & Secondary Education KPK, Peshawar.
2. Deputy Commissioner Bannu
3. DMO (EMA) Bannu.
4. District Accounts Officer, Bannu.
5. Deputy DEO Male Bannu.
6. SDEO Male Primary Bannu
7. SDEO Male Primary Domel
8. SDEO Male Primary Baka KHel Bannu
9. SDEO Male Primary Kakki Bannu.
10. SDEO Male Primary Miryan Bannu.
11. Local EMIS Officer for Record.
12. Official Concerned.
13. Master File.

District Education Officer
(Male) Bannu

GOVERNMENT OF KHYBER PAKHTUNKHWA
ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

OFFICE OF THE
DISTRICT EDUCATION OFFICER (MALE) BANNU

0928-660005



emisbannu@yahoo.com



District Education Office Male Bannu

Date: 27/12/2022

Notification for Stoppage of Two Increment for One Year

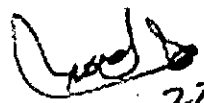
1. Whereas, Mr. BILAL MASOOD, (PST), (11708 - GPS SOKARI KARIM KHAN) was proceeded according to Directorate of Elementary and Secondary Education Khyber Pakhtunkhwa, Peshawar Notification Endst.No. 9970-8031/E.No.1/B&T/OAMS/2016-17 Dated: 08-07-2021 for the charges of willful absence from government duty.
2. And whereas, a show cause notice was served upon him for guilty of habitually absenting himself from government duty without prior approval of leave from competent authority.
3. And whereas, deduction of pay for the absent period had already been made from his salaries, accordingly.
4. And whereas, the Competent Authority after having considered the charges, evidence on record, and the personal hearing granted to him dated: 06-12-2022 is of the view that the charges mentioned in the show cause notice have been proved against the above-named government servant/official concerned.
5. And whereas, meeting was held on 27-12-2022 under the chairmanship of Deputy Commissioner Bannu where DMO (EMA) Bannu was also present. In the light of which the undersigned, being competent authority is satisfied that the above-mentioned charges have been proved upon you.
6. Now, Therefore, the Competent Authority is pleased to impose minor penalty of stoppage of two annual increment for one year upon the above-named teacher with immediate effect.

DISTRICT EDUCATION OFFICER
(MALE) BANNU

Endst: Even No. & Date:

Copy of above is forwarded to the:

1. Director, Elementary & Secondary Education Department, Peshawar.
2. Deputy Commissioner Bannu.
3. SDEO/DDO concerned with the remarks to make necessary entry in his service book accordingly under intimation to this office.
4. District Monitoring Officer (EMA) Bannu.
5. District Account Officer Bannu.
6. Master File


27/12/22
DISTRICT EDUCATION OFFICER
(MALE) BANNU

4 C" (7)

To
The Director,
Elementary & Secondary Education,
Peshawar.

Subject: DEPARTMENTAL APPEAL AGAINST THE ORDER
DATED 27/12/2022 WHEREBY THE APPELLANT WAS
AWARDED PENALTY OF STOPPAGE OF TWO
ANNUAL INCREMENTS FOR ONE YEAR

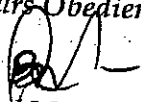
Respected Sir,

Most respectfully I beg to submit the following:

That I have been serving as PST in your good-self department since 2021. That since my appointment, I have been performing my duties regularly quite efficiently up to the entire satisfaction of my superiors. That I have been wrongly proceeded for baseless charges of willful absence from government duty whereby I was served a show cause notice for absenting myself from duty without prior approval of leave from competent authority which is totally false and baseless. It is pertinent to mention here that all the leaves availed by me were properly sanctioned by the competent authority. In response to the said show cause notice, a proper reply was filed and thereafter a penalty of stoppage of two annual increments for one year was imposed upon me which is totally unjustified and against the law. It is also worth mentioning that the impugned order was never communicated to me and it came to my knowledge after deduction of annual increments in the salary of February 2023.

It is therefore most humbly requested that
the penalty imposed upon me, may kindly be set aside.

Yours Obediently



Bilal Masood
PST

GPS Sokari Karim Khan,
Bannu

Dated: 06/3/23

8

No. 597

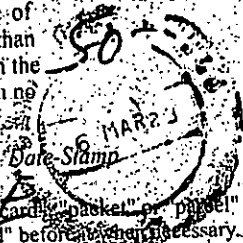
RGL105631009

Rs. Ps.

Stamps affixed except in case of uninsured letters of not more than the initial weight prescribed in the Post Office Guide or on which no acknowledgment is due.

Received a registered addressed to

D. K. S. D.



Initials of Receiving Officer

*Write here "letter", "post card", "parcel" or "parcel" with the word "insured" before when necessary.

Insured for Rs. (in figures)

(in words)

If insured

Insurance fee Rs.

Ps.

(in words)

Weight

Kilo

Grams

Name and address of sender

محترم جناب ہیڈ ٹیچر صاحب GPs سوکڑی کریم خان بھٹہ

"D" جناب عالی! (9)

موبائل گزٹاریش ہے کہ فردی کا (18/06/2021)

کو (PMS) ٹسٹ ہے جس کی وجہ سے

فردی سکول میں حاضر ہوتے سے قاصر

ہے۔ لہذا آپ صاحبان میری فرما

کے فردی کو ایک دن کی چھٹی

فرمائیں

عین لوازش ہوگی

العارض

18/06/2021

مورخ

آپ کا طالب

ایم ایس ایس ایس
ایم ایس ایس ایس
ایم ایس ایس ایس

بلاک مسعود (PST)

GPs سوکڑی کریم خان بھٹہ

ناڈا

مخدمت جناب سید محمد صاحب GPS سوکری کریم خان بنوں

(15)

جناب عالی!

مودبانہ گزارش ہے کہ فدوی کو دو

دن کیلئے پشاور جانا پڑے گا جس کی وجہ

سے فدوی 21/05/2022 اور 23/05/2022 کو سکول

سکھانے سے تعلق ہے۔ لہذا آپ

صاحبان میر بائی فرما کر فدوی کو 2 دن

کی چھٹی عنایت فرمائیں

دین گزارش ہوگی

الحامد

تاریخ 21/05/2022

آپ کا تعلق (PST) سید محمد صاحب GPS سوکری کریم خان بنوں

11

M.T.I DHQ Teaching Hospital Bannu

Out Patient Department

Name: _____

OPD No: _____

315858

Date: _____

Abdominal pain 21/2/2022

Fever - ENTERIC Fever

28 and 25

- Rx
- Tib. Novidat 800
- OB _____
- Tib. Azitrom 500
- OB _____
- Tib. Spectro 400
- OB _____
- Cap. Rigele 400
- OB _____

He is on ~~70~~ advised best part
 medical leave as ~~Dr. Ahmad~~ abs
 21/2/2022

rec'd 2 weeks
 bed rest by physician

~~AMM~~
 SDR Bannu
 26/2/22

A

BILAL MASOOD S/D/O MASOOD JAN

Address:
police colony nasir bagh road peshawar street 9D house no E2

Application Number: 5773

NIC Number: 17301-6525263-7

District or Agency of Domicile: BANNU

Disability: NO

12



DISPATCH NO: 9500

LETTER ISSUED ON:14-04-2021

**Applied for: Serial.NO: 1: PROVINCIAL MANAGEMENT SERVICE
OFFICER(Adv# 04/2020)**

VACANCIES: 95
ALLOCATION:

	Quotas	Merit	Zone-I	Zone-II	Zone-III	Zone-IV	Zone-V
a.	General Quota (Male / Female)	19	13	13	12	09	10
b.	Women Quota	09	--	--	--	--	--
c.	Disable Quota (Male / Female)	02	--	--	--	--	--
d.	Minority Quota (Male / Female)	08 (including 03 left over posts)	--	--	--	--	--

Department: ESTABLISHMENT DEPARTMENT

Roll Number :	9500
Hall Address :	Govt. Higher Secondary Shaheed Osama Tahir Nanak Pura G.T Road Peshawar City
Test Date :	Friday, 18-06-2021
Test Time :	10:00 AM [Morning]
Paper Duration :	1 Hour and 30 Minutes
Description of test :	Ability Test
MCQs based on :	General Knowledge and General English
Test Marks :	40
Overall Position:	20102
Position in Zone:	3333
Top Marks:	89

BETTER COPY OF THE PAGE NO. 13

Passed HSSC Examination from BISP Peshawar under Roll No. 2578 Session(s) 2006 obtained marks 550/1100, all the documents certified from concerned Board vide letter No. 1233 dated 10/09/2021.

SD/-

TR No. 23 dated 19/01/2022.

Demand Rs. 20710/- wrong deduction has been made from the concerned official as Rep in the month of March 2022.

SD/-

Passed B.A Examination from Bannu University under Roll No. 91398 Session(s) 2017-19 obtained marks 247/550, all the documents certified from concerned University vide letter No. 72 dated 09/09/2021.

SD/-

VAKALATNAMA
BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,
PESHAWAR.

APPEAL NO: _____ OF 2023

Bilal Masood

(APPELLANT)
(PLAINTIFF)
(PETITIONER)

VERSUS

Education Deptt

(RESPONDENT)
(DEFENDANT)

I/We Appellant

Do hereby appoint and constitute **Noor Mohammad Khattak Advocate Supreme Court** to appear, plead, act, compromise, withdraw or refer to arbitration for me/us as my/our Counsel/Advocate in the above noted matter, without any liability for his default and with the authority to engage/appoint any other Advocate Counsel on my/our cost. I/we authorize the said Advocate to deposit, withdraw and receive on my/our behalf all sums and amounts payable or deposited on my/our account in the above noted matter.

Dated. ____/____/2022


CLIENT

ACCEPTED

**NOOR MOHAMMAD KHATTAK
ADVOCATE SUPREME COURT**

(BC-10-0853)

(15401-0705985-5)

KAMRAN KHAN

UMAR FAROOQ MOHMAND

WALEED ADNAN

**MUHAMMAD AYUB
ADVOCATES**

&

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