FORM OF ORDER SHEET

Court of _____

7	Ар	peal No. 1493/2023
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1-	19/07/2023	The appeal of Mr. Idrees Ahmad presented today by
		Mr. Imdad Ullah Advocate. It is fixed for preliminary hearing
	,	before Touring Single Bench at Swat on
		By the order of Chairman REGISTRAR

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal Nol 493 of 2023

Idrees Ahmad Chowkidar Government Primary School Kalam, District Swat

...Appellant

VERSUS

The Secretary Elementary and Secondary Education Department Government of Khyber Pakhtunkhwa, Peshawar and Others.

...Respondents

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Appellant Through

Margad Illah

Advocate Swat

Office: Khan Plaza, Gulshone Chowk, Mingora Swat, Cell 0333 929 7746

Email: imdadswati@gmail.com



BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No. 1493 of 2023

Idrees Ahmad Chowkidar Government, Primary School Kalam; District Swat

...Appellant

VERSUS

- 1. The Secretary Elementary and Secondary Education Department Government of Khyber Pakhtunkhwa, Peshawar.
- 2. The Director Elementary and Secondary Education Government of Khyber Pakhtunkhwa, Peshawar.
- 3. The District Education Officer District Swat at Gulkada.

...Respondents

SERVICE APPEAL UNDER SECTION 4
OF THE SERVICE TRIBUNAL ACT, 1974
FOR THE RELEASE OF SALARY OF THE
APPELLANT, WHICH IS STOPPED
WITHOUT ANY REASON AGAINST
WHICH ACTION THE APPELLANT
PREFERRED A DEPARTMENTAL
APPEAL, BUT THE SAME WAS NOT
RESPONDED TO DESPITE THE LAPSE
OF STATUTORY PERIOD OF TIME.

PRAYER:

That on acceptance of this service appeal the salaries of the Appellant since the month of January be released forthwith.

Respectfully Sheweth:

Facts:

- i. That the Appellant was appointed as Chowkidar vide order Endst: No. 7896-8006/Class-IV Appointment-2022 dated 17-05-2022. Copy of the order dated 17-05-2022 is enclosed as Annexure "A".
- ii. That the Appellant assumed the charge and performed his duties to the best of his abilities and to the satisfaction of the authorities without any objections, whatsoever.
- iii. That the Appellant suffered from severe back pain and upon consultation the Appellant was prescribed surgery. Copies of the medical certificate is enclosed as Annexure "B".
- iv. That the Appellant submitted an application for leave on medical grounds duly supported by all the documents. The Appellant was granted medical leave from 05-10-2022 till 04-12-2022 vide order Endst: No. 1583-86/PF/C-IV dated 17-11-2022. Copy of the order dated 17-11-2022 is enclosed as Annexure "C".

- v. That after the expiry of the leave the Appellant was still unable to travel due to his medical condition, thus Appellant submitted an application for transfer to nearby school where the post of chowkidar was lying vacant, but to no avail.
- vi. That during the winter vacation there heavy snowfall which made travelling more cumbersome rather impossible and the Appellant was unable to attend the school.
- vii. That it was during this period that the Appellant was kept waiting for his transfer to be actualized his salary was stopped to the utter surprise and dismay of the Appellant. Copy of the application is enclosed as Annexure "D".
- viii. That feeling aggrieved the Appellant submitted a departmental appeal for the release of his salary, but the same was not responded to despite the lapse of statutory period of time. Copy of the departmental appeal is enclosed as Annexure "E".
- ix. That still feeling aggrieved and having no other option this Honourable Tribunal is approached for the redressal of the grievances on the following grounds.

Grounds:

- a. That to be paid against the services rendered is the basic right guaranteed by the constitution, but in case of the Appellant the same has been denied to him bald of any reason, thus the Appellant has not been treated in accordance with the law and rules.
- b. That there is nothing noting adverse against the Appellant which may result into penal consequences, neither has any adverse departmental action, if any, communicated to the Appellant, which further classic example of exploitation.
- c. That this is a classic case of misuse and abuse of the authority and that too in a very classic, arbitrary and fanciful manner to the utter detriment of the Appellant.
- d. That the Appellant has been discriminated in a very blatant manner.
- e. That the Appellant has not committed any act of commission or omission which may constitute any offence under any law.

It is, therefore, very respectfully prayed that on acceptance of this service appeal the salary of the Appellant stopped since January be released forthwith.



Any other relief decined appropriate in the circumstances and specifically prayed for may also very kindly be grated.

Appellant

fo Idrees Ahmad

Through Counsels,

Aziz-ur-Rahman

Imdad Ullah

Advocates Swat



BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No. _____ of 2023

Idrees Ahmad Chowkidar Government Primary School Kalam, District Swat

...Appellant

VERSUS

The Secretary Elementary and Secondary Education Department Government of Khyber Pakhtunkhwa, Peshawar and Others.

...<u>Respondents</u>

AFFIDAVIT

It is solemnly stated on Oath that all the contents of this service appeal are true and correct to the best of my knowledge and belief and nothing has either been misstated or kept concealed before this Honourable Tribunal.

Deponent

131 Idrees Ahmad

20.6.2023

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<u>BEFORE THE KHYBER FAKHTUNKHWA</u> <u>SERVICE TRIBUNAL, PESHAWAR</u>

Service Appeal No. _____ of 2023

Idrees Ahmad Chowkidar Government Primary School Kalam, District Swat

...Appellant

VERSUS

The Secretary Elementary and Secondary Education Department Government of Khyber Pakhtunkhwa, Peshawar and Others.

...Respondents

ADDRESSES OF THE PARTIES

Appellant:

Idrees Ahmad Chowkidar Government Primary School Kalam, District Swat

Respondents:

- 1. The Secretary Elementary and Secondary Education Department Government of Khyber Pakhtunkhwa, Peshawar.
- 2. The Director Elementary and Secondary Education Government of Khyber Pakhtunkhwa, Peshawar.
- 3. The District Education Officer District Swat at Gulkada.

Appellant Through Counsel,

> Imdad Ullah Advocate Swat



DISTRICT EDUCATION OFFICER (MALE) SWAT AT GULKADA

Annexure-

8

PH No. 091-9240228

Fax 091-9240228

E-mail emisswat@gmail.com

Appointment Order.

Consequent upon the recommendations of the Departmental Selection Committee (DSC) regarding the appointment of C-IVs held on 17/05/2022 under the Chairmanship of DEO (M) Swat and Representative of Secretary Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar, the undersigned is pleased to appoint the following candidates on regular basis as Class IVs against vacant/newly created posts at the schools/Offices mentioned against their names in BPS-03 (Rs.9610-390-21310) plus usual allowances as admissible under the rules on regular basis, under the existing policy of the Provincial Government on the terms and conditions given below with immediate effect in the interest of public service.

CANDIDATES APPOINTED AGAINST DECEASED SON QUOTA (100%)

S.No	. Name	Father Name	Residence :	Date of Birth:	Post	School where Posted	Remarks
1'	Khalid Khan	Late-Yousaf Khan	Gowalirai	01-01-97	Naib Qasid	GHSS Bamakhela	A.V Post
2	 Waqas Khan	Late-Layaq Bahadar	Bagh Dherai	01-01-03	Chowkidar	GHSS Fatehpur	A.V Past
3	Hasnain Khan	Late-Zahid Khan	Kandaw Kass	15-05-03	Chowkidar	- GPS Kandaw Manglor	A.V Post
Y:	Usman Ali	I.ate-Muslim Badshah	Gharai Shamozai	05-01-97	Naib Qasid	. GHSS Odigram	A.V Post
5.	Arshad Ali Khan	Late-Mughal Baz Khan	Langar Khwazakhela	23-08-77	Chowkidar	GPS Sangrai	A.V Post
6	Naved	Late-Shamsul Hadi	Shagai Shagram	09-09-99	Chowkidar	GPS Fatehpur No.2	A.V Post
7	Aslam Zeb	te-Javed.'	Ashar Garai Banjoot	18-02-99	Chowkidar	GPS Ashar Gharai	A.V Post

CANDIDATES APPOINTED AGAINST DISALE QUOTA (2%)

5.No	Name	Father Name	Residence	Date of Birth	Post .	School where Posted	Remarks
:1	Azhar Rahman	Rahman Nazir	Guligram	31-05-96	Chowkidar	GMS Sangota	A.V.Post
2	Abrahim	Raham Gul	Shingrai Manglor	20-02-83	Chowkidar	GPS No.2 Koza Bandai	A.V.Post

Attested Mayocate



CANDIDATES APPOINTED AGAINST RETIRED SON'S QUOTA (25%)

No	' ;	Father Name		Data				
-,	: Name		Residence	Date of Birth	D/o retiremei	it Post	School where	
1	Karimullah	Rahmani Gul	Gowalirai	0)-01-82	of father 31-10-02		Posted GHSS	Rema
2	Ubrahim Khan	Abdul Karim	Bahrain	05 02-86	24-09-10	Chowkida	r Shakardara	A.V.Po
3	Fawad Ali	Jamshaid		ļ <u>-</u>	2,00-10	· Chowkido.	GPS Koza Ghara	/ A.V.Po
1	Khan	Khan	Paladram	01-10-93	30-06-16	Chowkida	GPS Nawakala Khwaza Khela	A.V Po
	Inamullah	Sawab Gul	Kas Qandil Madyan	01-01-98	31-12-16	Chowkidar		A.V.Po:
2	Sher Alam	Mohambar Khan	Charma Roringar Matta	01-01-81	02-01-17	Sweeper	GHSS Shakar Dara	A.V.Pos
, . ,	Habibur-ur- Rahman	Pir Muhammad Khan	Saidu Sharif	03-06-89	11-02-17	Sweeper	DDEO(M) Office Upper	A.V.Pos
-	Suliman	Saiful Malook	Ganajir Charbagh	10-02-90	01-03-17	Sweeper	Swat GMS Roria	A.V.Pos
	Fazal Akbar Shams-ul-Israr	Sikandar	Pismai	01-04-83	31-03-17	Sweeper	GMS Nowkhara	A.V.Post
· ·		Sadiq Ahmad Mahabat	Qambar	08-09-94	31-03-17	Sweeper	GHS Bara Samai	A.V.Post
	Adnan Khan	Khan	Mingora	01-06-96	05-04-17	Chowkidar	GPS Penawrai	A.V.Post
	Muhammad Ali	Nazar	Nishkapar Kokarai	1982	06-04-17	Noib Qasid	GHS Jambil	A.V.Post
11. 12. 12.	Muhammad Abid	Muhammad Sajid	Chuprial Matta	15-01-93	30-06-17	Chowkidar	GHSS Chuprial	A.V.Post
	Muhammad Įmran	Itbar Gul	Faiz Abad	07-03-86	30-06-17	Chowkidar	GPS No.2 Soray	A.V.Post
	Javid Ali	Sultan Amriz	Malam Jabba	08-09-95	30-6-17		Sharifay Kabal	A.V.Post
	Zia Ullah	Inayat ullah	Manyar	25-10-95	30-06-17	Chowkidar Chowkidar	GPS Spine Oba GHS Kotlai	A 14 B
- -	Irfan Ullah ,	Rozi Gul	Islampur	20-12-96	30-06-17	Chowkidar	C0C C	A.V.Post
	Attaulah	Naseem Khan	Sakhra	10-03-99	30-06-17	Sweeper		A.V.Post

Attested / Laf
Advocate

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	7.

18	, Syed Muhammad Khan	Bakht Sher	Banjot mlalai	24-06-01	30-06-17	Chowkidar	GPS Soray Sar	.A.V.Post
19	Israr-u- Din	Umar Gul	Ushoo	10-02-92	16-08-17	Chowkidar	GHS Matiltan	A.V.Post
20	.Muhibullah	Muhammad Zahir Shah	Deolai	09-09-96	14-08-17	Sweeper	GHSS Tall	A.V.Post
21	Jhsanullah +	Alamgir	Balogram .	12-03-90	13-09-17	Chowkidar	GHSS Odigram	A.V.Post
	**Ahmad Mustafa	Gul Rahman ·	Sakhra 	01-01-04	22-09-17	Chowkidar	GPS Maizara Sakhra	A.V.Post
J 23	Idrees Ahmad	Muhammad	Benowrai .	03-03-89	20-12-17	Chowkidar	GPS Kalam 🗸	A.V.Post 🗸
24	Muhammad Suliman	Muhammad Rasool Khan	Charbagh	01-08-99	-29-12-17	Chowkidar	DDEO (M) Office Upper	A.V.Post

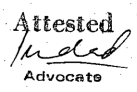
CANDIDATES APPOINTED AGAINST OPEN QUOTA

Vame .	Father Name	Residence	Daté of	Post	School where	
Gauhar Alí	Shah Zarin	Fatehpur	Birth .		Posted .	Remarks
*	31.011.2(3).11)	ratempui	30-05-99	Chowkidar	GPS Tawde Oba	A.V.Post
Muhammad Nazar	Sherin Zada	Cham Garai	13-11-88	Chowkidar .	GPS Aryanai No.1	A.V.Post
Raheemuliah	Firdoos	Matiltan	20-08-02	Lab/Attendant	GHS Matiltan	A.V.Post
Abullais -	Isfandiyar	Bahrain	20-02-04	Chowkidar	GPS Areen Daral	A.V.Post
Ziarat Gul	Sani Gul	Bahrain	10-01-89	Chowkidar	GPS Bar Najvi	A V.Post
Abdul Munem	Bacha Khan	Shalpin	01-01-86	Naib Qasid	GHSS Shalpin	. A.V.Post
Kariműllah	Said Ali	Jeshar Shalpin	01-01-97	Chowkidar	GPS Kharaway Shalpin	A.V.Post
Noor gi Islam	Ali Namdar	Shalpin	01-01-00.	Lab/Attendant	GHSS Shalpin	A.V.Post
Rahim Zada	Saranay Khan	Lakhar	1986	Chowkidar	GHS Lakhar	A.V.Post
Gaulyar Ali	Muhammad Ali	Miandam	25-09-98	Chowkidar	GHSS Miandam	A.V.Post
Zafar Ali	Rahmat Khan	Jano	01-01-88	Chowkidar	GHS Jano	A.V.Post
Sher Bahadar	Jehan Zeb	Urdam .	01-01-91	Chowkidar	GPS Topsin	A.V.Post
Ubaidullah,	Muhammad Qayum Khan	Jano	01-09-94	Chowkidar	GPS Asala Bala	A.V.Post
Farman Ali	Afsar Khan	Shalpin	25-03-96	Chowkidar	GHSS Shalpin	A.V.Post

Attested Mdsf Advocate



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15	• Fazal Rahman	Pir Kachkool .	Rasha Gata	01-01-88	Chowkidar	GPS Rasha Gata	A.V.Post
16	Rahmat Ali	Bakht Nazir	Arbat` Kokarai	01-01-94	Chowkidar	GPS Arbat Kokarai	A.V.Post
17	, Adil Khan	Agal Mand	Guligram	01-05-01	Najb Qasid	GHSS Shagai	A.V.Post
18	Suliman	Inzer Gul	Saidu Sharif	16-03-88	Lab/Attendant	GHSS Shagai	A.V.Post
19:	Fawad Ali	Muhammad Nawab	Shahdara	27-03-92	Naib Qasid	. GHS No.1 Mingora	'A,V.Post
20	Javed Iqbal	Said Mashal	Saidu Sharif	10-03-85	Naib Qasid	GCMHSS Wadudia	A.V.Post
21	Sher Alam Khan	Abdul Majeed	Akhur: Kalay	01-04-80	Chowkidar	GPS Akhunkalay	A.V.Post
22	Aftab Ali	Adalat Khan	Odigram ·	01-03-85	Lab/Attendant	GHSS Odigram	A.V.Post
23	Aziz Ahmad	Sher Zada	Odigram	10-05-94	Naib Qasid	GHSS Odigram	A.V.Post
24	Umar zada	Nazir Gul	Tindodag	01-01-84	Chowkidar	GHS Tindodag	A.V.Post
25.	Junaid Khan	Mir Hamzala	Kabal	18-05-94	Chowkidar	GPS Kabal	A.V.Post
26.	Bacha Khan	Nadar Khan	Kabal	01-01-85	Chowkidar	GPS Chindakhwara	A.V.Post
27	Usman Ali	Muhammad Sher Ali Khan	Manak	15-05-94	Naib Qasid	GMS Mahak	A.V.Post
28	Daftar Ali	Muhammad Arif	h. Manja	1-1-2000	Chowkidar	GPS Manja	A.V.Post
29	. Khan Nawab	- Talimand	Shah Dehrai	04-01-86	Naib Qasid	GHS Asharay	A.V.Post
30.	A Shah-E- Room	Shultani Room	Shah Dehrai	15-03-96	Chowkidar	GPS Shah Dehrai	A.V.Post
31;.	Attaullah	Khan Gul	Mahak	08-06-94	Sweeper	GMS Mahak	A.V.Post
32	Rahimullah	Fazal Qayum	Şirsinai	15-04-82	Chowkidar	GPS Sirsinai	A.V.Post
33,	Khan Nawab	Malak Nawab	Shakardara	25-04-84	Lab/Attendant	GHSS Shakardara	A.V.Post
34.	lmran Khan	Umar Ghani	·Shakardara	01-03-01	· -Lab/Attendant	GHSS Shakardara	A.V.Post
35.	Muhammad Akram	Nizamuddin	Shakardara	01-01-89	Chowkidar	GHSS Shakardara	A.V.Post
36	Latifur Rahman	Inayatur Rahman	Shakardara	11-02-91	Naib Qasid	GHSS Shakardara	A.V.Pos
37	Habib Ahrnad	Amir Bashar	Dehrai Kaba	1983	Naib Qasid	GHSS Shakardara	A.V.Pos
38	Iftikhar Ali	Akhun Jan	Shangwata	01-01-90	Chowkidar	GPS Shangwatai	A.V.Pos



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Shah Mansoor	Muhammad Ayub Khan	Labat Matta	10-03-00	Naib Qasid	GHSS Labat Matta	A.V. Post
Noor Alam	Muhammad Uzair	Roringar	10-10-03	Sweeper	GHS Roringar	A.V.Post
Rohman Ali	Dilaram Khan	Gat	01-11-00	Lab/Attendant	GHSS Gat Shawar	A.V.Post
Ahmad Hussain	Bacha Was Khan	Gat	01-01-90	Naib Qasid	GHSS Gat Shawar	A.V.Post
Maţiullah	Rahmatullah	Gat	01-01-82	Chowkidar.	GHSS Gat Shawar	A.V.Post
Muhammad Hussain	Bakht Rawan	Pansat	01-01-83	Chowkidar	GPS Pansat	A.V.Post
Mohabat Khan	Gul Faraz Khan	Gardam	03-01-91	Chowkidar	GPS Gardam	A.V.Post
Suliman Khan	Sarzamin Khan	Tootkay Matta	13-02-94	Naib Qasid	DDEO(M) Office Upper Swat	A.V.Post
Muhammad Maaz Khan	Pir Muhammad Khan	Tootkay Matta	. 01-11-01	Naib Qasid	DDEO(M) Office Upper Swat	A.V.Post
Naik Zada	Masoom Khan	Kharirai Matta	23-03-91	Naib Qasid	DDEO(M) Office Upper Swat	A.V.Post
Qaribullan	Bacha Hayat	Bara Bama Khela	03-01-00	Naib Qasid	DDEO(M) Office Upper Swat	A.V.Post
Zahoor:Khan	Taj Muhammad Khan	, Tootkay Matta	20-10-01	Chowkidar ,	DDEO(M) Office Upper Swat	A.V.Post
Ziyarat Khan	Khkulay Khan	Kharirai Matta	01-01-88	Naib Qasid	GHSS Matta	A.V.Post
Fawadullah	Shujat Ali	Tootkay Matta	01-01-00	Chowkidar	GHSS Matta	A.V.Post
Barkatüllah.	Muhammad Rahim	Ragastoon	10-03-99	Naib Qasid	GMS Ragastoon	A.V.Post
Akhtar Muhammad	Din Muhammad	Ragastoon	20-03-61	Sweeper	GMS Ragastoon	A.V.Post
Musa Khan	Mian Mehmood	Bodigram .	05-05-94	Naib Qasid	GMS Said Abad	A.V.Post
Amani Room	Shah Room Bacha	Bodigram	01-01-85	Sweeper	GMS Said Abad	A.V.Post
Habibun Nabi	Zarawar Khan	Awisha	18-02-99	Sweeper	GMS Awisha	A.V.Post
Fazal Rabi	Yousaf khan	Awisha	05-02-03	Naib Qasid	GMS Awisha	A.V.Post





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59	Bacha Zada	Karim Jan	Madiyat Asharay	01-10-01	Naib Qasid	GMS Madiyat	A.V.Post
60	Jamal Nasar Khan	Bashir Ahmad Khan	Nawkhara	05-08-00	Naib Qasid	GMS Nawkhara	A.V.Post
61	Umar Ghani	Fazal Ghani	.Sambat Chám	01-01-81	Chowkidar	GPS Rahim Abad Sambat	A.V.Post
62	ShafiUilah	Khwas Faqir	Roringar	01-12-99	Chowkidar	GPS Saidara	A.V.Post
63	Tariq Ahmad	Muhammad Tahir	Qazi Abad Sakhra	12-03-97	Naib Qasid	GHSS Sakhra	A.V.Post
64	Aftab Ahmad Khan	Nisar Ahmad Khan	Chuprial	17-02-86	Lab/Attendant	GHSS Chuprial	A.V.Post
65	Ahmad Ali	Khan Zada	Chuprial	15-04-99	Naib Qasid	GHSS Chuprial	A.V.Post
66	Muhammad Umar	Bakht Umar	Gharai Chuprial	01-03-91.	Naib Qasid	GHSS Chuprial	A.V.Post
67	Zahid Ullah	Sher Faroz Khan	Koza 🧓 Durashkhela	01-10-98	Sweeper	GMS Koza Durashkhela	A.V.Post
. 68	lqbal Hussain	Ghulam	.≩tMatta ε4	03-12-97	Chowkidar	GPS Deran Patay	A.V.Post
69	Bakht Baidar	Raham Bacha	Tootkay Matta	12-03-94	Lab/Attendant	GHSS Matta	A.V.Post
70	Muhammad Younas	Ali Yar	Durashkhela	01-01-59	Lab/Attendant	GHSS Durashkhela	A.V.Post

CONSEQUENTIAL ORDER

•	1.5 (b) (e) (e)			
S.No	Name 🦂 💮	Present posting	Adjusted at	Remarks
			<u> </u>	
1	44			A.V.Post
1	Jibran Khan Chow	GPS Areen Dara!	GPS Lagan	
2	Abdul Akbar Sweeper	GMS Roria	GMS Madiyat	A.V. Post
	A. # 177			
3	Rafjullah Chow	GHS Chancharay	GPS Galsha	A.V. Post
4	Hazrat Ali Chow	SDEO (M) Office Kabal	GHSS Shgai	A.V. Post
5	Aziz Ahmad Chow	GPS Koza Gharai Bahrain	SDEO (M) Office Kabal	Against S.No-04

TERMS & CONDITIONS.

No TA/DA is allowed.
Charge report should be submitted to all concerned.
They would be governed by such Rules and Regulations as may be issued from time to time by the Government.

Attested Advocate

- Their services can be terminated at any time in case of their performance is found un satisfactory during probation period, in case of misconduct, they shall be proceeded under the Rules framed from time to time by the Government.
- 5- Their services are liable to be terminated on one month prior notice from either side, in case of resignation without prior notice one month pay and allowances, shall be forfeited in favor of Government through Challan.
- 6- They should join their posts within 15 days of the issuance of this order positively otherwise the appointment order shall be stand cancelled.
- The Principal's / SDEO's / Head Masters concerned should personally check their original documents, domicile, CNIC before handing over charge and if any discrepancy OR ambiguity found in their credentials OR they are not available in person, the same shall be reported to the District Education Officer immediately.
- 8- Health & age Certificate shall be signed by the DDO concerned with her name & original designation and then after Medical Superintendent and the same should be provided before taking over charge.
- Their age should not be less than 18 years and exceed 40 years and if any such like case found the same may be reported to the undersigned and charge may not be handed over. Moreover, the upper age limit has already been relaxed by Govt: of Khyber Pakhtunkhwa SOF-III (E&AD) 2-1 / 2007 dated: the 09th December, 2010 up to three years for backward
- 10-The concerned DDO will be bound to provide duty / joining certificate within fifteen days positively otherwise the concerned DDO (Principal's / SDEO's / Head Masters) will be personally responsible for consequences as well as litigation if any.
- 14- In case of any discrepancy in documents, oversight or clerical mistake, the Competent Authority has the power to modify or withdraw appointment order of the official concerned according to rules/policy.
- 12. Errors and omissions will be acceptable within the specified period.

(MUHAMMAD RIAZ) District Education Officer (M) Swat

Endst: No. 7896-8006/Class-IV Appointment-2022

Dated 17/05/2022.

Copy forwarded for information and necessary action to the: -

- 1. Director Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar.
- The District Comptroller of Accounts Swat at Saidu Sharif
- 2. The District Comptroller of Acco. 3. District Monitoring Officer Swat
- 4. Concerned Principals/ Head Masters/SDEOs.
- 5. EMIS Cell Local Office.
- 6. PA to District Education Officer (M) Swat.
- 7. Officials concerned.
- 8: ; Office File.

District Education Swat

Attested



SWAT EDUCATION DEPARTMENT
Department of Elementary & Secondary Education, Swat.
Govt. of Khyber Pakhtunkhwa.

Tel: 0946-9240209 - 9240228 Web: www.sed.edu.pk Online.Portal: www.swateducation.com Email: swateducation@gmail.com



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e of Official: 1	MEDICAL O	ERTIFICA MAD	ATE		
er's Name	DUHAMMAL	<u> </u>	752		
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Attested Advocate



DEPARTMENT OF PATHOLOGY

Saidu Group of Teaching Hospital, Saidu Sharif, Swat.

MEDICAL INVESTIGATION REPORT

	Name:IDREES AHMAD	Friday, May 20, 2022
	TEST	RESULT
	HBs Ag Screening	_Negative.
•	HCV Ab Screening	_Negative.
	URINE R/E	
	Physical Examination	
	ColorP.Yellow	Sp: Gravity1.015
	Chemical Examination	
	AlbuminNil	SugarNiI
	Bile SaltNil	Bile PigmentNil
	Microscopic Examination	
9 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Pus Cells01 - 02 /HP	F. RBC`s00 - 01/HPF.

Pathologist.

Saidu Group of Teaching Hospital, Saidu Sharif Swat.

Attested / Led

10/002 District SWAT CRP No: Sent To: Ahmad Name Age: Father's / Husband's Name Monthly OPD Serial No. Provisional Diagnosis: Clinical Findings / Investigations / Treatment / Referred History Hadro (ele Homa District Health of ticer as District District Health of the Cultural as elaxed primated daily wash & MAD Diagnosis HUSAM UD DA Doctor Name & Signature

Attested

Annexure L



OFFICE OF THE DISTRICT EDUCATION OF FICER (MALE) DISTRICT SWAT

#3(0946) V24022X

Well lown sed od a de ..

U: (U946) Y240228 Email: ((4001838/1/02/00/01/1/00/01

GRANT OF MEDICAL LEAVE

In exercise of powers delegated to the District Education Officer vide Director Elementary, Secondary Education Knyber Pukhtunkhwa, Reshawar, No.6965-7015/F.No.32-D/Leave Cases/KP dated 23-02-2017. Sanction is hereby accorded to the grant of Medical leave with effect from 05-10-2022 to 04-12-2022 (60 days) on full pay in 1/0 Mr. Idrees Ahmad Chowkidar GPS; Kalam District Swat as due and admissible to him under Die leave rules 1981.

Necessary entries to this effect should be made in his Service Book and leave account form which is returned herewith.

> (MUHAMMAD RIAZ) DISTRICT EDUCATION OFFICER (M)

Dated 17 - //

Copy forwarded to

- I. The District comptrollers of Account Swat at Saidu Sharif,
 2. The SDEO (M) Bahrain Swat w/r to his letter No.) 386 dated 05/10/2022

 With the remarks that Convince allowance for the above mention period may be deposit in Gove Treasury through Challon under Intimation to the Undersigned and SDEO (M) Bahrain is further directed to direct Head Teacher to make arrangement of School security. P.A. to District Education Officer (M) Swatthe local office.

The official concerned.

OFFICER (M) DISTRICT EDUC

Attested

Advocate

Mary date of the Continue of be John Sty house of the ECONO CO TO LESSON STORES Announce " Da 19) 10 - w . Up 1,5 (lef regra jell) (july - ind c) (19) كالأيم على المرور بي - ميرى سون أو كانورى لونين وليل فيج لور سيء جوم کالا م سے میں کھیے کی مسا دے ہرے میں رہے کھومتر دور ہے جا - والأمن الرعمة دلون سم عارسوا تفا اور والعرز عسورة ولا كا De Jeane of film con I bride will in for John Solver of the control of the co أما أور في وركيل يريول . Attested Inded



DIRECTORATE OF ELEMENTARY & SECONDARY EDUCATION. KHYBER PAKHTUNKHWA PESHAWAR.

/F.No. 451/A-20/C-IV/Swat Vol-7

Dated Peshawar the 07-11

Email: ddadmn.ese@gmail.com Phone: 091-9225344

Τo

The District Education Officer (Male) Swat

Subject:

APPLICATION FOR TRANSFER

Memo:

I am directed to refer to the subject noted above and to enclose herewith an application in r/o Mr. Idress Ahmad Chowkidar GPS Kalam for further necessary action being competent authority please.

Assistant Director (Admn)

Directorate E& Secondary Education Khyber Pakhtunkhwa, Peshawar

Endst; No. _6590

Copy forwarded to the: -

Applicant Concerned.

PA to Director Elementary & Secondary Education Khyber Pakhtunkhwa

Peshawar.

martin file

Assistant Director (Admn)

Directorate E& Secondary Education Khyber Pakhtunkhwa, Peshawar

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BEFORE THE DIRECTOR ELEMENTARY AND SECONDARY EDUCATION

GOVERNMENT OF KHYBER PAKHTUNKHWA, PESHAWAR

Idrees	Ahmad	Chow	kidar Go	overnme	nt Prima	ry Scl	hool	Kalaı	n, Dist	trict Sv	vat.	: 14
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Departmental appeal for the release of salary. Subject:

Respected Sir,

The Appellant submits as under:-

That the Appellant was appointed chowkidar on 17-05-2022 and joined his duties.

That the Appellant got back problem and the doctor prescribed surgery for the problem.

That the Appellant submitted his medical report to the office and also an application for medical leave.

That the application was allowed and the Appellant was granted medical leave with full pay with effect from 05-10-2022 to 04-12-2022 (60 days).

That after the leave the Appellant informed his school headmaster of his condition as there was heavy snowfall and the roads were not able to travel.

That during this period the Appellant salary was not released to him and no order is communicated to him also.

That the Appellant asked the concerned many times but no response is given.

It is thus very humbly requested that on acceptance of this departmental appeal the salary of the Appellant shall be ordered to be released.

Appellant
Idrees Ahmad

21/3/2023

22

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

In the matter of:-

IDRESS AHMAN Appellant

VERSUS

LAOVI Col K.P.K. Oher Responden

KNOWN ALL to whom these present shall come that I/we, the undersigned appoint

AZIZ-UR-RAHMAN and IMDAD ULLAH

Advocates High Court

To be the advocate for the Alcular in the above mentioned case to do all the following acts, deeds and things or any one of them, that is to say:-

- ❖ To acts, appear and plead in the above mentioned case in this court or any other Court in which the same may be tried or heard in the first instance or in appeal or review or revision or execution or at any other stage of its progress until its final decision.
- ❖ To present pleadings, appeals, cross objections or petitions for execution review, revision, withdrawal, compromise or other petition or affidavits or other documents as shall be deemed necessary or advisable for the prosecution of the said case in all its stages.
- ❖ To withdraw or compromise the said or submit to arbitration any difference or dispute that shall arise touching or in any manner relating to the said case.
- ❖ To receive money and grant receipts therefore, and to do all other acts and things which may be necessary to be done for the progress and in the course of the prosecution of the said case.
- To employ any other Legal Practitioner authorizing him to exercise the power and authorities hereby conferred on the Advocate wherever he may think fit to do so.
- I understand that the services of aforesaid lawyer are hired irrespective of the outcome of the case.

And I/We hereby agreed to ratify whatever the advocate or his substitute shall to do in the said premises.

And I/We hereby agree not to hold the Advocate or his substitute responsible for the result of the said case in consequences of his absence from the Court when the said case is called up for hearing.

And I/We hereby agree that in the event of the whole or any part of the fee agreed by me/us to be paid to the Advocate remaining unpaid, the Advocate shall be entitled to withdraw from the prosecution of the case until the same is paid.

IN THE WITNESS WHEREOF I/WE hereunto set my/our hand(s) to these present the contents of which have been explained to and understood by me/us, this _____ day of ______2022.

(Signature or thumb impression)

(Signature or thumb impression)

الدركس أكم

(Signature or thumb impression)

Accepted subject to terms regarding fees

(AZIZ-UR-RAHMAN)

Advocate High Court
Office: Khan Plaza, Gulshone Chowk
G.T. Road Mingora. District Swat.

(IMDAD ULLAH)
Advocate High Court

Office: Khan Plaza, Gulshone Chowk,

G.T. Road, Mingora, District Swat