BEFORE THE HOUNARABLE KHYBER PAKHTUNKHWA SERVICE

TRIBUNAL PESHAWAR

Appeal No.554/2023

Hashim Ali

VERSUS

Govt. Khyber Pakhtunkhwa through Secretary Elementary & Secondary Education, & Others **Respondents**

PARA WISE COMMENTS ON BEHALF OF RESPONDENTS ARE AS UNDER:

INDEX

	· · · · · · · · · · · · · · · · · · ·		
S.No	Particular of Documents	Annexure	Pages
1	Parawise comments along with affidavit		1-5
2	Copy of Appointment order	"A"	7-10
	Domicile certificate & Copies of Letters	"B-C-D	
3	regarding verification of Domicile	&E"	11-15
4	Copy of withdrawn order	"F"*"	16
	Copies of Judgment of High Court		
5	Abbottabad Bench & Reinstatement order	"G-H"	17-21
6	Copies of letters for inquiry regarding domicile certificate	"I-J & K"	22-25
7	Copy of High Court Order passed in COC* No.136-A/2019	"L"	26-29

Respondent NO 3

District Education Officer (Male) Tor ghar

BEFORE THE HOUNARABLE KHYBER PAKHTUNKHWA SERVICE

TRIBUNAL PESHAWAR

	710
L	Diary No. //
2023	28/8/
	Duradololo

Ruyber Pakhtukhwa Service Pribunal

Appeal No. 554 /2023

Hashim AliAppellant

VERSUS

Govt. Khyber Pakhtunkhwa through Secretary Elementary & Secondary Education, & Other...... Respondents

PARA WISE COMMENTS ON BEHALF OF RESPONDENTS NO.1-5

RESPECTFULLY SHEWETH:

The respondent submit as under:-

PRELIMINARY OBJECTIONS:-

- 1. That the Appellant has got no cause of actions/locus standi.
- 2. That the instant appeal is filed by suppressing the material facts from this honorable Tribunal, hence not maintainable.
- 3. That the appellant was reinstated in the light of Judgment of Peshawar High Court Bench Abbottabad subject to outcome of denovo enquiry regarding verification of his Domicile Certificate and after conducting the denovo enquiry by Deputy Commissioner Tor Ghar, his pay has been released and arrears for the period of performance of duty have also been paid to him.
- 4. That the instant appeal is against the prevailing law & rules.
- 5. That the instant appeal has been filed just to pressurize the respondents.
- 6. That this honorable tribunal lacks jurisdiction in the instant matter in issue.
- 7. That the instant appeal is hopelessly time barred.
- 8. That the appeal is bad for mis-joinder and non-joinder of the necessary and proper parties.
- 9. That the appellant is estopped to sue through his own conduct.

REPLY ON FACTS

ク

1. That Para No-1 is incorrect, his appointment order was withdrawn due to non-verification of his domicile certificate.

2±

- 2. In reply to Para No. 2 it is stated that, while deciding the case, the High Court held in the judgment that impugned order have been passed on the back of the appellant and he was not associated at all in the enquiry proceeding where under, his domicile was found un-verified/fake.
- 3. In reply to Para No.3, it is stated that incompliance of the judgment of Honorable Peshawar High Court Abbottabad bench dated 15-05-2018 in writ petition No.897-A/2016 the service of appellant was reinstated subject to outcome of denovo enquiry regarding verification of his domicile certificate.
- 4. In reply to para No.4, it is stated that the Deputy Commissioner Tor Ghar conducted denovo enquiry by participating him in enquiry proceeding and submitted his recommendations that he is resident of District Tor Ghar and his domicile certificate has rightly been issued to him.
- 5. In reply to para No. 5, it is submitted that appellant and 96 other candidates were appointed on adhoc basis vide order Endst: No.908-18/dated Tor Ghar 09th April 2016 (Annexure -A) As per Para No.5 of the terms & conditions of appointment order (Annexure-A) the domicile of appellant -B) was forwarded to (Annexure authority/Deputy Commissioner Tor Ghar for verification vide No.1593 dated 31.05.2016 (Annexure-C). The Deputy Commissioner Tor Ghar issued letter No. 1223/DC/TG dated 09.05.2016 (Annexure-D) and Assistant Commissioner letter No.AC (2016)/TG 2792-93 dated 18-08-2016 (Annexure-E), the District Education Officer (M) E&SE Tor Ghar withdrawn/denotify the appointment in

respect of Hashim Ali PST GPS Soray Asharay vide Endst: No. 2844-52 dated 07-09-2016 (Annexure-F). The appellant filed writ petition No. 897-A/2016 before the Honorable High Court Peshawar which was decided on 15-05-2018 (Annexure -G) with the following directions:-

"... with directions to the respondent to re-instate

the petitioner in their service, however the

respondent would be at liberty to proceed against

them if they so wish but in accordance with law &

rules on the subject"

As per ibid judgment of Honorable High Court, the department issued notification No. 4930-36 Dated 03-07-2018 (Annexure-H) regarding re-instatement. Therefore the DEO (Male) Tor Ghar issued letter No. 4956 Dated 03-07-2018 (Annexure-I) to Deputy Commissioner Tor Ghar for conducting of enquiry regarding verification of domicile. The Deputy Commissioner Tor Ghar vide letter No. Steno/ADC (2018)/TG/131 dated 27-(Annexure-J) submitted the inquiry report 12-2018 of Additional Deputy Commissioner Tor Ghar dated 27-12-2018 (Annexure K) to the DEO (Male) Tor Ghar. In view of the inquiry report (Annexure J&K), his pay have been released in the light of the judgment of High Court and arrears for the period of performance of duty have also been paid. No such order regarding payment of back benefits was made by the Honorable High Court for period, he remained out of service. Appellant has also filed COC No.142-A/2019 in the Peshawar High Court Abbottabad Bench for initiating of contempt proceeding against the respondents, wherein the Honorable Court hold that as the respondents implemented the judgment dated 15-05-2018 by reinstating the appellant and since there was no directions qua payment of back benefits hence the COC of the appellant was dismissed on 13.01.2021 (Annexure-L).

- 6. In reply to para No. 6, it is submitted that no order for grant of back benefits was passed by the Honorable Court for the period he remained out of service.
- 7. The Appellant has no cause of action/ locus standi.

REPLY ON GROUNDS:-

- A) Incorrect, hence denied. His reinstatement order was made subject to outcome of denovo enquiry regarding the genuineness of his domicile certificate for the purpose of payment of salary for the period of his duty performance.
- B) Incorrect, Complete and comprehensive reply has already been given in preceding paras alongwith entire relevant record.
- C) That para No. C, of the grounds as composed is incorrect. After conducting denovo enquiry regarding his domicile certificate, his pay was released and arrear for the period of performance of duty was paid to him.
- D) Incorrect, hence denied. Detail reply has already been given in supra Para No.5.
- E) Incorrect hence denied. Detail reply already given in supra para No.5.
- F) Incorrect, against the record, without any proof, hence denied.
- G) As stated in para ibid.
- H) Incorrect, against the record, without any proof, hence denied
- I) As stated in para ibid.
- J) That the Respondents seek permission to argue further points at the time of arguments.

In the light of above stated facts & circumstances, it is most humbly prayed that the instant appeal may kindly be dismissed with cost.

Respondent. No.1 Education

(E&SE) Peshawar.

Respondent No.3 District Education Officer (Male) **District Tor Ghar**

District Education Officer (Male) Tor ghar **Respondent No. 2**

Director Education

(E&SE) Peshawar Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar

Respondent No.4 Secretary Finance KPK Peshawar

Respondent No.5 District Account officer

BEFORE THE HOUNARABLE KHYBER PAKHTUNKHWA SERVICE

TRIBUNAL PESHAWAR

Appeal No.554/2023

Hashim AliAppellant

VERSUS

Govt: of KPK through Secretary E&SE and other......Respondents

PARA WISE COMMENTS ON BEHALF OF RESPONDENTS ARE AS UNDER:

AFFIDAVIT

I. <u>Zahid</u> <u>Hussoin DEO(M)</u> District Torghar, do hereby solemnly affirm on oath, that the contents of Parawise comments are True & Correct in the best of my knowledge & belief and nothing has been concealed or suppressed from this honorable tribunal.

DEPO

It is further Maled on oath that in This appeal the awgures to bespondent have neither har placed expect areather debeng



NOTIFICATION

ANNEXURE

السماعين ولير فت دارة سالنه يؤند مداخل تحصل حسارتي علم لور

Consequent upon the recommendations of the Departmental Selection Committee, appointment of the following candidates are hereby ordered against the vacant posts of Primary School Teacher (PST) on School based in BPS-12 (Rs.9055-650-28555) Rs.9055/- fixed plus usual allowances as admissible under the rules on adhoc basis and school basis initially for a period of one year under the existing policy of the Provincial Government, in Teaching Cadre on the terms and conditions given below with effect from the date of their taking over charge :-

S NO	NAME OF CANDIDATE	FATHER'S NAME	SCORE	WARD/ UNION COUNCIL	NAME OF SCHOOL WHERE APPOINTED	REMARKS
1	Naseeb Rahim	Qareeb Khan	82.37	Balkot	GPS Bateela	Against V/P
2	Umar Habib	Latif Ur Rehman	64.56	Balkot	GPS Balkot	do
3	Shabir Ahmad	Habib Ur Rehman	64.03	Balkot	GPS Pakban	do
4	Waeez Ullah	Muhammad Israr	78.78	Judba	GPS Sormal N/Khail	do
5	Rahman Ullah	Muhammad Husan	53.26	Balkot	GPS Sormal N/K	<u>do</u>
6	Abdullah	Taluq Khan	64.81	Bimbal	GPS Bilyani	do
7	Gulab Zada	Naseeb Zada	84.78	Bimbal	GPS Bilyani	do
8	Irshad Ullah	Habib Ullah	82.25	Bimbal	GPS Warokay Kilay	do
9	Sadiq Zar 🔹	Gula Zar	79.8	Bimbal	GPS Warokay Kilay	do
i0	Muhammad Usman	Khitab Muhammad	80.58	Darbani	GPS Darbani	do
11	Majid Khan	Shahedol	70.05	Darbani	GPS Darbani	do
12	Abdul Mujeeb	Fazal Kareem	75,55	Darbani	GPS Jhango	do
13	Rozamin	Malik Said	85.44	Bimbal	GPS Khadang	do
14	Mastoreen	Meem Zaman	62.86	Darbani	GPS Lashora	do
15	Ameer Khan	Muhammad Khan	65.29	Bimbal	GPS Mera Aka Zai	do
16	Mumtaz Khan	Ajmal Khan	70.52	Bimbal	GMPS Dilyari	do
17	Muhammad Anwar	Gul Nazar Said	81.32	Dour Mera	GPS Dada Banda	do
18	Umar Ali	Taliwan Said	77.58	Dour Mera	GPS Dada Banda	do
19	Umar Rehman	'Ghulam Khan	61.73	Dour Mera	GPS Danda Banda	do
20	Muhammad Nawab	- Fjazal Wahab	73.43	Dour Mera	GPS Dour Pain	do
21	Alim Ullah	Talig Zar Khan	61.98	Dour Mera	GPS Dour Pain	do
22	Umar Zahid	Said Fazal Hakeem	73.29	Dour Mera	GPS Dour Mera	do
23	Shah Fahad	Israfeel	62.13	Dour Mera	GPS Sado Khan	do
24	Nor Nabi Said	Muhammad Akram	60.6	Dour Mera	GPS Zezari	do
25	Umar Nosh	Zar Farosh	58.77	Dour Mera	GPS Zezari	do
26	Fazal Nawaz Khan	Mir Nawaz Khan	76.48	Gari H/Zai	GPS Ambar Gari	do
27	Muhammad Igbal	Muhammad Laig	82.02	Gari H/Zai	GPS Bayo	
28	Gul Nabi Shah	Hamza Ali Shah	75.41	Gari H/Zai	GPS Gari Hasan Zai	do
29	Jehan Zeb Khan	Farent Khan	70.24	Gari H/Zai	GPS Gari Hasan Zai	do

	·	æ	r	r			1
303	Akhtar Muhammad	Yaqeen Khan	67.81	Gari H/Zai	GPS Gari Hasan Zai	do	(AB)
31	Jodul Jalil	Abdul Wahid	106.38	<u>Gari H/Zai</u>	GPS Gari Kotwal	do	12
32	Faiz Ur Rehman	Sahib Rəhman	67.27	Gari H/Zai	GPS Gari Kotwal	do	
33	Raqib Ullah Khan	Amin Khan	87.81	Paloosa	GPS Gatta Umar Khan	do	
34	Naseer Ullah	Jehan Zaib	85.92	Paloosa	GPS Galta Umar Khan	do	
35	Yousuf Gul	Sahib Gul	75.71	Palosa	GPS Galla Umar Khan	do	
36	Ishafaq Ullah	Zareen Khan	65.23	Gari H/Zai	GPS Malyar	do	
37	Abdus Sadiq	Naseem Khan	61,48	Gari H/Zai	GPS Malyar	do	
38	Sana Ullah	Abdur Rauf	90.7	Harnail	GPS Petawo Asharay	do	
39 -	Gul Faroosh Farooqi	Karamat Khan	85.43	Harnail	GPS Shaloon	do	<u></u>
40	Hashamali	Hazrat Ahmad	87.15	Hamail	GPS Soray Asharay	do	
41	Muhammad Islam	Ahmad Latif	79.03	Harnail	GPS Zangia		
42	Bakhtzada	Nawab Muhammad	91.4	Jhatka	GPS Mori Bala	do	
(43)	Noor Zada	Ghulam Muhammad	65.46	Jhatka	GPS Shatal	do '	
44	Qadar Muhammad	Taluq Khan	85.56	Judba	GMPS Judba	do	
45	Ghani Ur Rehman	Rokhman Shah	62.28	Judba	GPS Shadag	do	. ·
46	Muhammad Ikram	Muhammad Ishaq	55.86	Judba	GPS Shagai	do	
47	Muhammad Rafiq	Muhammad Nigab	89.01	Judba	GPS Shadag	do	
48	Fathullah Pathan	Shabir Ahmad	69.25	Judba	GPS Shagai	do	
49	Atta Ullah	Shehzada	61.38	Harnail	GPS Shadag	do	
50 1	Syed Farman Ullah Shah	Syed Usman Ullah Shah	75.28	Kand	GPS Kand Bala	do /	
51	Zafar Ullah	Sher Zada	91,1	Khowar M.K	GPS Chund	do	
52	Athar Ullah	Muhammad Raheem	85.3	Khowar M.K	GPS Chund	do	_
53	Amin Said	Qeemat Said	83.62	Khowar M.K	GPS Chund	do	5
54	Behrullah	Sher Zada	76.42	Khowar M.K	GPS Gari Mada Khail	do	
55	Rahman Ullah	Muhammad Hanif	73.32	Khowar M.K	GPS Gari Mada Khail	do	- 4
56	Faisal	Yad Ullah	80.42	Khowar M.K	GPS Kalsoona	do	-
57)	Muhammad Ismaeel	Bakht Zada	103.3	Khowar	GPS Legra	do	·
58	Tahir Muhammad	Baz Muhammad	92.21	Khowar	GPS Sonia	do	
59	Zahid Said	Umar Said	87.85	Khowar	GPS Tara	do	
60	Zar Muhammad	Wala Jan	78.49	M M Khail	GPS Chamgah Doga	do]. •
61	Ibrahim Khan	Sabit Khan	79.48	M M Khail	GPS Dilo Bala	do	
62	Zar Muhammad Shah	Muhammad Shah	75.77	M M Khail	GPS Dilo Payeen	do	
63	Anwar Zaib	Shah Hussain	77.54	M M Khail	GPS Gawandla	do	-
64	Muhammad Shahid	Sheikh Fareen	83.92	M M Khail	GPS Gawandla Bala		
		• • • •	00.0E		I OI O Cawaliula Dala	do	.

Ruse .

8 <

.

YE.

	1			-9-		
	*		<u></u>	- •	· · · · · · · · · · · · · · · · · · ·	(20)
65	Multan mad Shoaib	Zamin Khan	70.96	M. M Khail	GPS Lakwal	do
66	<u>Siraj Ullah</u>	Muhammad Arif	77.09	M M Khail	GPS Mabra	do
67	Abu Bakar	Lal Sharif	75.58	M.M Khail	GPS Mabra Bala	do
68	Muhammad Hanif	Palas Khan	75.49	M M Khail	GPS Mera K.D	do
69	Yas Muhammad	Zubaid Khan	88.96	M M Khail	GPS Shabaz	do
70	Saeed Rehman	Saidmar Khan	76.06	M M Khail	GPS Shabaz	<u>do</u>
71	Muhammad Zahid	Ghulam Saeed	72.21	M M Khail	GPS Tetay	do
72	Abdul Manan	Muhammad Ayub	90.85	Manjakol	GMPS Shanai Pain	do
73	Israr Ahmad Khan	Muhammad Farosh Khan	101.24	Tilli	GPS Abo Hasan Zai	do
74	Shair Muhammad Zal	Muhammad Afzal	76.82	Manjakot	GPS Abo Mada Khail	do
75	Muhammad Ibrahim	Nasrullah Khan	81.69	Manjakot	GPS Doba	do
76	Inam Ul Haq	Sahib Shah	78.65	Manjakot	GPS Doba	do
77	Irfan Ul Allah	Waris Khan	77.72	Manjakot	GPS Karor	do
78	Asif Nawaz Khan	Wahid Gul	73.77	Manjakot	GPS Karor	do
79	Imam Gul	Baram Gul	<u>7</u> 1.68	Manjakot	GPS Karor	do
80	Roheeb Gul	Sakhimat Khasn	70.34	Manjakot	GPS Karor	do
81	Muhammad Saleh	Wazir Muhammad	66.56	M. M Khail	GPS Manjakol	do
82	Khawaj Muhammad	Muhammad Ashraf	67.2	M. M Khail	GPS Manjakot	do
83	Zarkhaib Gul	Sakhimat Gul	66.0	Manjakot	GPS Manjakot	do
84	Zakir Khan	Nazar Meet Khan	65.2	Manjakot	GPS Manjakot	do
85	Naseeb Ullah	Jehanzeb	101.82	Palosa	GPS Kandar Tawara	do
86	Muhammad Zahid	Muhammad Naseeb Khan	79.13	Paloosa	GPS Kunhar Sharif	do
87	Muhammad Riaz	Karim Shah	79.36	Palosa	GPS Paloosa .	do
88	Noor Faiser Gul	Gul Khan	69.13	Shingoldar	GPS Banjo Banda	(lo
89	Syed Mehtab Shah	Syed Khitab Shah	82.69	Till i	GPS Gangat	<u>do</u>
90	Abdullah	Mehmood Ur Rehman	99.81	<u> </u>	GPS Maira Khankhail	do
91	Ibrar Ahmed	Muhammad Ferosh Khan	78.15	Tilli	GPS Maira Khankhail	do
92	Muhammad Amin	Muhammad Tahir	73.04	Tilli	GPS Mishkot	do
93	Syed Muslim Shah	S.Taj Muhammad Shaha	57.9	Tilli	GPS Mishkot	do
94	Mohib Ullah	Ghulam Bahadar	62.28	Tilli	GPS Reel	do
95	Muhammad Suleman	Abid Khan	53.9	Tilli	GPS Sabay	do
96	Syed Sahib Zar shah	Syed Bakht Shah	50,95	Tilli	GPS Tilli Sydan	do
97	Syed Bakht Munir shah	Naseebzar Shah	43.86	Tilli	GPS Tilli Sydan	do
		-				

TERMS & CONDITIONS: 1. NO TA/DA is allowed. 2. Charge reports should be submitted to all concerned in duplicate.

.

Allowed SWAM

Appointment is purely on temporary & adhoc basis initially for a period of one year.

The phould not be handed over charge if their age is above 35 years or below 18 years. Th

Appointments are subject to the condition that their CERTIFICATE/DOCUMENTS AND DOMICILES be verified from the concerned authorities by the District Education Officer before release of their salaries. Anyone who found producing take documents will be dismissed from service and the case will further be reported to the law enforcing agencies for

Their services are liable to termination on one month's notice from either side. In case of resignation without notice his 6.

. 10

- one-month pay/allowances shall be forfeited to the Government treasury. Their Pay will not be activated until and unless pay release order is not issued by the competent authority after verification 7.
- They should join their post within 10 days of the issuance of this notification. In case of failure to join the post within 10 8.
- days of the issuance of this notification, their appointment will expire automatically and no subsequent appeal etc shall be 9.
- They should produce Health and Age Certificate from the Medical Superintendent concerned before taking over charge. 10. They will be governed by such rules and regulations as may be issued from time to time by the Government. 11. Their services shall be terminated at any time, in case their performance is found unsatisfactory during their contract
- period. In case of misconduct, they shall be preceded under the rules framed from time to time. Their appointment is made on School based, they will have to serve at the place of posting, and their services are not
- 13. The competent Authority reserve the right to rectify the errors and omissions, if any noted/observed at any stage in the
- 14. Before handing over charge once again their document may be checked by the SDEO (M) Tor Ghar if they don't have the prescribed qualifications prescribed for the post they should not be handed over the charge.

ndst: No. 9<u>08-18/Dat</u>ed Tor Ghar 09th April 2016.

--SD--Abdullah District Education Officer (M) E&SE Tor Ghar

opy forwarded for information and necessary action to the: -

- Secretary to Government of Khyber Pakhtunkhwa E&S Education Department Peshawar. 2.
- Director E&SE Khyber Pakhtunkhwa, Peshawar. 3.
- PS to Minister E&SE Department Khyber Pakhtunkhwa Peshawar. 4.
- Deputy Commissioner District Tor Ghar. 5
- District Accounts Officer Tor Ghar at Mansehra. 6
- Sub Divisional Education Officer (M) Tor Ghar. 7.
- District Monitoring Officer (IMU) Tor Ghar. 8.
- District Education Management Information System (DEMIS) Local Office. 9. Head Teacher GPS Concerned.
- 10. Official Concerned.
- 11. Office File.

District Equation HOTTICEr (M) E&SE Tor Shar



-11-

OOMICILE CERTIFCIATE FORTH WEST FORNTIER PROVINCE)

I declare that I was born Of parents who are permanently onniciled in N.W.F.P having belonged to it by birth/settled.

helong by birth village <u>UP IN TREBAST KIM IL</u> (.....) chsil <u>Wins</u> District <u>MNNEERER</u> Signature of the applicant District <u>MNNEERER</u> Signature of the applicant Dated: <u>11/07</u> / 2002 Pursuance to the declaration date <u>Pursuance to the declaration date</u> <u>Pursuan</u>

I have satisfied my self from personal/my knowledge verification that he above declaration is true and certify.

This______day of______200;_____

63 Daled 397/08

A Thered SMant

Kala Dhaka Dist🤅 ينعترن بن

o. Martine Caller A.K.D Date

Countersigned

District coordination officer

S e de sassi m d - 4 0 1 - 6 10 x 92-181 الكول وتليش بس في كوداني سرر سرم فساخ ال ا ما کوسکرمن در س سے كالفال بياريان ولا إتريان سنای کارز انر ۹-83 10 83-9 - 42401-73810 حان قر عنان ولر ملا الخس 13504-8791253-5 - 13504-8791253-5 عيدالقادر فكركته اردو الرامي يكالل وحاكسات sted of the North of citical Neib Tehe 24 Disaica FR Mar



Email. torgharemis@gmail.com

No. 1593 Dated: 3/ / 55 / 2016

To

The Deputy Commissioner, **District** Tor Ghar

VERIFICATION OF DOMICILE CERTIFICATES & CANCELLATION/WITHDRWI. OF APPOINTMENT ORDERS UPON VERIFICATION OF DOMICILES.

Memo,

·1594-48

dated -

epies submitted for information & necessary action to;

1. PA to Director E&SE KP, Peshawar

dstt. No

3. Office File

Reference your letter No.1223/DC (2016)/TG dated 09-05-2016 and letter No. 1062-66 AAC (R)(JUDBA)/TG Dated Torghar the 24-05-2016 received from Additional Assistant Commissioner (Revenue) Torghar (copy attached) in c/w the subject captioned above. It is humbly stated that;

1. In para-5 of the appointment Notification Endst: No. 919-28/Dated Torghar April 9, 2016 it has been stated that "The appointments are subject to the condition that their certificates/documents & domiciles be verified from the concerned authorities by the DEO(M), anyone who found producing fake/bogus documents shall be dismissed from service and the case will further be reported to the law enforcing agencies for action under the relevant law &

- the domiciles then sent to your good self for verification or otherwise. 2. The reply received from your good end vide your letter No.1223/DC (2016)/TG dated 09-05-2016 declaring 27 domiciles as tunverified & not as fake/bogus, means the said unverified declared domiciles can be declared verified at some later stages as in case of Mr. Muhammad Adil & Mr. Abdul Waheed who's domiciles once declared unverified & later on declared verified vide your office letter No. Estab/DC(2016)/TG/1468 dated Torghar the 26-05-2016.
- 3. In view of the above it is requested to kindly communicate the details of all such domiciles as fake/bogus rather than unverified please to peruse the case further as per rule.)
- 4. Also please send the remaining pending domicile verification report for further necessary action ⊡ pleasė.

District Education Officer (M&F) with The Ghar 2. Additional Assistant Commissioner (Revenue) Torghar

District Edugation/Officer (M&F) To/Ghar

Type "Foilow torghardeo" in your mobile message & send it to "40404" to get free updates of DEO n office Torghar on your mobile.

Muesced

Con the second Avat A-3 OFFICE OF THE DEPUTY COMMISSIONER TORGHAR Dated: 00 / 05 / 2016 _/DC(2016) /IG No. 1223 To The District Education Officer (Male) Torghar VERIFICATION OF DOMICILES. Subject: Consequent upon receiving your office letter No.583 dated 02-03-2016, Verification of the domicle certificate, requested for, has been carried out through revenue field formation. In the light of said verification following is the summarized status respect of Tensil Judba. of domiciled certificates in Ner S Unverified Verified S.No. Umer Rehman S/o Ghulam Khan Aman ul Haq ۱ ينية. كانت من Zia ullah S/o Ghulam Ishaq 🛬 Umernosha V SND.251 2 Amrullah S/o Awal Khan Gul Khiab Syed S.NO. 11 3 Zar Mohammad S/o Abdul Majeed Said Ahmad Said SiNA 4. Akbar Ali S/o Rafia Ullah Muhmmad Nawab No. 20" 5 Syed Mohammad S/o Ilbar Shah Shah Fahad S.ND 23~ 6 Noor Ali S/o Hazrat Ahmad Noor Nabi Syed'S NO-24 7 Appoindu

Hasam Ali S/o Hazat Ahmad Halcem Ullah S.No. 21 8 Shaikh Fareed S/o Abdul Hameed 🔧 3 Appointe Umer Ali S-NO-18. V 2 Hayal Ullah S/o Habib Ur Rehman Umer Zahid 5.No.22~ 10 Shareef Ur Rehman S/o Yaqoob Khanus Muhammad Anwar C.N. 17 12 Aziz Ahmad S/o Muhammad Perviz Shah Room 12 Rashid Ali S/o Muqaram Khan Mujeeb Ur Rehman S NO3 CI 13 Khurshid Ahmad S/o Muhammad Sadiq Taj Muhammad Khan 14 Atta Ullah S/o Shazada وعيلا Fateh Ur Rehman 15 V. Mohammad Ikram S/o Muhommad Noor Fasar Gul 7 16 S.NR. 88 Ishaq

Action Immedia

sound

Appoints. Appoints SW

1915/16

					慶
	1	; .		D JAK!	G
ф.					۰. ا
۶ŗ	<u> </u>				-1 -1
<u></u>	1.7	Abdul Salim S. (10) 1	2 Noor Zada S/o Ghulam Muhammad 7 Jamal Khan S/o hujam Khan Mohammad Adil S/o Niaz Muhammad Abdui Wahid S/o Safaraz Khan	5.10.43	
12	18 7	Muhammod Naseem	Jamel Khan S/o hujam Khan	Nor I	
	19 1	Wahiz Ullah S. No 4 ?!	Mohommad Adil S/o Nigz Muhammad	Appointed SNo.2	
	20 \	Ghani ur Rehman S No (Abdui Wahid S/o Sarfaraz Khan	appointed. sino	م
	2 2	Muhammad Rafig S. No.612	Basheer Ahmad S/o Athlayar Malook	- sponda , smo	3
	22	Abu Zar	Elosam Ul Hag S/o Sail Ul Maloog	ATS No. 4	
· · · ·	23 1	Falhy Ullah Palhan S The year	Naseem Ahmad S/o Akhlayor Malook	-	
	4 ~	Qadar Muhammad S No. 44	Mohammad Minaj S/o Behram Gohar	1. inter	
ř	¹⁵ X	Misbaha Ullah	Naweb Zada S/o Muzamil Khan	Appennied S:No-I	
	⁶ X	Waseem Ullah	Gul Rehman S/o Toli Khan		
7.	7 ~	Gul Faroosh Farooqi S No. 391	Muhammod Amjad Ali S/o Fazal Robi	- 15. No. 9 4	
2	8	Hayat Ul Haq	Nusrot Shah S/o Igbal Shah	Applan Jay sol	
	×	Muhammad Islam & NO 41 "	Nosioi Srian S/o Igbal Shah	Apple 1 S. No. 9 4 Apple 1 Strict 1376 Appointed S. No. 2	
3	0 v	Sana Ullah S. No. 2 21			
3		Shakir-Ullah 5 No. 7 ci			:
3	<u> </u>	Khan Mohammad			
3:	<u> </u>	Ali Badshah			. 1
3		Nacom Ullah			
3:	<u>* V</u>	Khyal Mohammad & No (AG)			
1	5 × ×	Abdurkenindn	No.		
37	<u> </u>	Gul Zada			1
	K.	Hakeem Ullah			1
35	V	Muhammad Fayaz & No 8			
J	<u>× ×</u>	Ismail Khan			1991-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-
41	1 1	Toti Rehman	0		ł
42	<u> </u>	Syed Rafiq Shah			i.
43	$\overline{\nabla}$	Syed Nacom UI Haq			1 - Ar
4		Syed Hamid Ullah Shah			Ś
4		Umer Habib S. No 3			2
40		Shabir Ahmad C.N.D.Z.V		•	1
47	~	Rohman Ullah S.No.5			
		· · · · · · · · · · · · · · · · · · ·	NA SAALA CAL		ij

14-

and t incari

Deputy Commissioner Torghar Deputy Commissioner Torghar Tor Ghar

1

puesed .-/sum

:

5- AMKE-9 K= ZN Office of the Assistant Commissioner, Judba District Torghan No. AC(2016)/TG 2792-73 Dated Torghar the 18/08/2016 fo The District Education Officer (Male) Torghar. DOMICILE CERTIFICATES VERIFICATION 0F Subject: CANCELLATION/WITHDRAWL OF APPOINTMENT ORDERS. UPON VERIFICATION OF DOMICILES. Merno:) am directed to refer your office letter No: 1593 dated: 31.05.2016 on the subject clied above and to state that as per direction of the worthy Deputy ComMissioner Torghar that all the unverified domicile certificates may be considered as unverified/fakes. Assistant ConVinistoner ducibe Torghar Ender: No. & Date Even: Copy to the Deputy Commissioner Torghar for information, please. Assistant Commissioner fJudba Torghar Ausied-Sump

OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) TOR GHAR

No.



Ph. 0345-6660087 Fax. Nil Email. <u>torgharemis@gmail.com</u>

Dated: ____ / ____ / 2016



NOTIFICATION

Reference to the Deputy Commissioner Tor Ghar letters No. 1223/DC (2016)/TG Dated 09/05/2016, No. 1394/DC (2016) TG Dated 19/05/2016 and Assistant Commissioner Letter No. AC(2016)/TG 2792-93 dated 18/08/2016, in connection with the terms and conditions No. 5 of the Appointment order issued vide this office Notification No.908-18 Dated 09/04/2016, the competent authority E&SE Tor Ghar is pleased to withdraw/denotify the appointment in respect of Hasham Ali S/O Hazrat Ahmad PST GPS Soray Asharay w.e.f the date of his appointment.

2844-52 /Dated 7 2016. Endst: No

District Education Officer (M) E&SE Tor Ghar

-SD---

Copy for Information to the.

- 1. Director E&SE Khyber Pakhtunkhwa Peshawar.
- Deputy Commissioner Tor Ghar with the remarks that denotification and legal action has been initiated against the teachers as directed.
- 3. District Police Officer Tor Ghar with request to Lodge FIR as per rules against above mentioned candidate.
- 4. District Nazim Tor Ghar.
- 5. District Account Officer Tor Ghar at Mansehra.
- 6. Sub Divisional Education Officer (M) Tehsil Judba.
- 7. District Monitoring Officer (IMU) Tor Ghar.
- 8. District Education Management Information System (DEMIS) Local office.

Auester

9. Office File.

Dy: District Edecation E&SE Tor Ghat

Note. All employees education department & other interested ones, please Type "Follow torghardeo" in your mobile message & send it to "40404" to get free tweets of DEO Education Torghar on your mobile.

BEFORE THE PESHAWAR HIGH COURT, BENCH ABBOTTABAD

-17-

1) Muhammad Ismail son of Bakht Zada, resident of Kund Mada Khail, Post Office Darband, TensiDand District Torghar

NP. NO. 897-A/16.

- Muhammad Ikraam son of Muhammad Ashiq resident of Fazal Bassi Khail, Post Office Judbah Torghar.
- 3) Saif Farid son of Abdul Shaheed, resident of Judbah Cherr, Tehsil and District Torghar.
- 4) Hashim Ali son of Hazrat Ahmed, resident of Utlair Bassi Khail Darband Utla, Tehsil and District Torghar.
- 5) Akhtar Muhammad son of Vaqeen Khan resident of Novray Hassan Zai, Tehsil and District Torghar.
- 6) Jamal Khan son of Hajim Khan, resident of Qalasar, Post Office Oghi, Tehsil and District Torghar.
 - Noorzada son of Ghulam Muhammad, resident of Shatal, Post Office Judbah, Tehsil and District Torghar.
 - Syed Farmanullah Shah son of Usmanullah Shah, resident of Oghi Village Dara Akazai, Tehsil and District Torghar

Nusrat Shah son of Iqbal Shah, resident of Surmal, PO Judbah, Tehsil and District Torghar.

10) Sharif-Ur-Rehman son of Yaqoob Khan, resident of Bassi Khail, PO Judbah, Tehsil and District Torghar......Petitioners

Allested (SUM



FILEDRODA

7)

Al

PESHAWAR HIGH COURT, ABBOTTABAD BENCH. FORM OF ORDER SHEET

•	Date of Order of Proceedings	Order or other Proceedings with Signature of Judge (s)
	1	29
•	15.05.2018	W.P.No. 897-A/2016.
4		Present: Mr. Adeel Ahmad, Advocate, for the petitioner. Mr. Yasir Zahoor Abbasi, Assistant A.G alongwith Fakhar Saeed, ADEO (Litigation)
		Torghar. Mr. Junaid Anwar Khan, Advocate, for
		respondent No.7. Mr. Naeem Anwar, Advocate, for respondent
,		No.9.
		LAL JAN KHATTAK, J Through this petition under
		Article 199 of the Constitution of Islamic Republic of
		Pakistan, 1973, the petitioners have prayed this court for issuance of a writ declaring the notifications bearing
	Coin	Endorsement Nos. 2967-75, 2861-69, 2915-23, 2844-52,
		2826-34, 2852-60, 2879-89, 2940-48, 2907-14 and 2932-
		39 dated 07.09.2016 as illegal, unlawful and of no legal
		effect whereby their appointment orders have been
	o be True Copy	withdrawn.
entified	o be True Nummer Nummer Net Ale st penemet	2. Arguments heard and record gone through
	Home And All A	

- 18

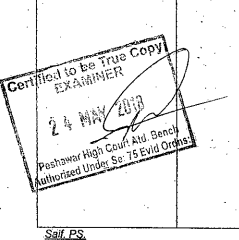
learned counsel for the very outset, 3. At the petitioners pointed out at the bar that the issue raised by the petitioners in this petition has already been laid to rest by this court in judgments dated 21.02.2018, 22.02.2018, 09.05.2018 and 10.05.2018 delivered in Writ Petitions No. 910-A/2016, 209-A/2017, 1082-A/2016 and 48-A/2017 respectively wherein, while accepting the referred petitions this court has not only declared the likewise. notifications as illegal and of no legal effect but at the same time also ordered for re-instatement of the petitioners therein in their service leaving the respondents at liberty to proceed against them, if they so wish but in accordance with law and rules on the subject.

Perusal of the case record would show that the petitioners' case is fully at par with the referred writ petitions. When in all respect the petitioners' case is identical with the cases already decided by this court, then there would be no justification to take a view different than the one already taken by this Court earlier
In the wake of the above and for the reasons given

Certified to be true

in the referred judgments, this petition is allowed and consequently, the impugned notifications dated 07.09.2016 are declared illegal, unlawful and of no legal effect with direction to the respondents to re-instate the petitioners in their service, however, the respondents would be at liberty to proceed against them if they so wish but in accordance with law and rules on the subject.

Self needle, Self needle,



Hon'ble Mr. Justice Lal Jan Khattak Hon'ble Mr. Justice Muhammad Nasir Mehfooz



OFFICE OF THE DISTRICT EDUCATION OFFICER (MALI DISTRICT TOR GHAR

Email: torgharemis@gmail.com

NOTIFICATION

In compliance with the Judgment of Honorable Peshawar High Court Bench Abbottabad, dated 15/05/2018, in Writ Petition No. 897-A/2016, the services of the following teachers are reinstated on their posts in the schools mentioned against each from the date of their withdrawn order.

	S. NO	NAME	FATHER NAME	DESIGNATION	NAME OF SCHOOL]
	1	Muhammad Ismaeel	Bakht Zada	PST	GPS Legra MK	-
	2	Muhammad Ikram	Muhammad Ashiq	PST	GPS Shagai	
	3	Said Farid	Abdul Shaheed	PST	GPS Shagai	
	4	Hashim Ali	Hazrat Ahmed	PST	GPS Soray Asharay	
	5	Akhtar Muhammad	YaqeenKhan	PST	GPS Gari H/Zai	•
	6	Jamal Khan	Hajim Khan	PST	GMPS Barar Shatal	
	7	Noor Zada	Ghulam Muhammad	PST	GPS Shatal	
	8	Syed Farman Ullah Shah	Usman Ullah Shah	PST	GPS Kand Bala	1
;	9	Nusrat Shah	Iqbal Shah	СТ	GMS Shadag	
1	10	Sharif Ur Rehman	Yaqoob Khan	СТ	GMS Kotkay	

Their arrears of pay and allowances will be decided on the outcome of the de-novo inquiry.

SD **District Education Officer (M) District Tor Ghar**

District Education Officer (M) District Tor Ghar

Endst: No. Copy for information to the.

1. Director E&SE Khyber Pakhtunkhwa Peshawar.

Dated

- 2. Deputy Commissioner Tor Ghar.
- 3. District Monitoring Officer IMU Tor Ghar
- 4. District Accounts Officer Tor Ghar
- 5. Head Master/Head Teacher GPS/GMS Concerned.
- 6. Teacher Concerned.
- 7. Office File.

Note. All employees education department & other interested ones, please Type "Follow torgliardeo" in your mobile message & send it to "40404" b get free tweets of DEO Education Torghar on your mobile.

A Justed

/2018.

3. Office Fu



OFFICE OF THE DISTRICT EDUCATION OFFICER (M) DISTRICT TOR GHAR

No. 4956 /Dated 03 107 12018

To,

The Deputy Commissioner Tor Ghar.

Subject:

INQIURY PROCEEDING FOR VERIFICATION OF DOMICILE IN THE LIGHT OF JUDGEMENS OF HONORABLE HIGH COURT PESHAWAR BENCH ABBOTTABAD, RENDED IN WP NO. 897-A/2016, 48-A/2017 AND NO. 1082-A/2016 AGAINST GOVT:

Memo:

mesid

I am to refer to the subject captioned above and to state,

1. That, this office had made Appointments of following candidates, subject to verification of their testimonials & Domicile certificate as per detail given below.

S.No	Name	Father Name	Village & Tehsil	District
1 ·	Muhammad Ismaeel	Bakht Zada	Kand Mada Khail	TorGhar
2	Muhammad Ikram	Muhammad Ashiq	Fazal Basi Khail	ToriGhar
3	Said Farid	Abdul Shaheed	Judba Cheer	TorGhar
4	Hashim Ali	HAzrat Ahmed	Uthlair Basi Khail	Tor Ghar
5	Akhtar Muhammad	YAqeen Khan	Nadray Hassan Zai	Tor Ghar
6	Jamal Khan	Hajim Khan	Kala Sar Judba	Tor Ghar
7	Noor Zada	Ghullam Muhammad	Shatal Judba	Tor Ghar
8	Syed Farman Ullah	Usman Ullah Shah	Daro Aka Zai	Tor Ghar
	Shah			
9	Nusrat Shah	Iqbal Shah	Sormal Judba	Tor Ghar
10	Sharif Ur Rehman	Yaqoob Khan	Shaloon Basi Khail	Tor Ghar
11	Abdul Jalil	Abdul Ghaffar	Darbani Aka Zai	Tor Ghar
12	Muhammad Amjad Ali	Fazal Rabi	Lonia Basi Khail	To- Ghar
13	Atta Ullah	Shehzada	Harnail Basi Khail	Ţo _ξ Ghar

- 2. That, subsequently, their appointment order were withdrawn/denotified w.e.f the date of their appointment, due to non-verification of their Domicile certificates.
- 3. That aggrieved from the withdrawal orders dated of the then DEO Male Tor Ghar, they have filed the writ petition No. 897-A/2016, No. 48-A/2017 and No. 1082-A/2016, under titled Muhammad Ismaeel, Muhammad Amjad Ali etc and Abdul Jalil VS Secretary Education etc. before the Honorable Peshawar High Court Bench Abbottabad under article 199 of the constitution of Islami Republic of Pakistan 1973, with the contention to may declare the enquiry proceedings and letter No. 1223/DCTG Dated 09/05/2016. No. 1934 Dated 19/05/2016 No. 1589-90 Dated 15/06/201 No. 2792-93 Dated 18/06/2016 No. 1936 Dated 30/08/2016 issued by respondent No.5 (Depur Commissioner Tor Ghar) and withdrawal Notification in the light of above mentioned letters ari illegal and un lawful, against the law an principles of natural justice, null and void and of no effer what so ever and be quashed.
- 4. That the Honorable Court while deciding the case held in the Judgment that impugned order has been passed on the back of the petitioner and they were not associated at all in the enquiproceedings, where under their Domiciles were found un verified, therefore accepted their were petitions and they were reinstated in their service.
- 5. That they have been reinstated in their service by this office as per decision of the Honoral Peshawar High Court Bench Abbottabad

acipated in inquiry proceedings. There after the current status of their Domiciles may please be unicated to this office to proceed further in the instant case, in the light of court judgments.

23:

District Education Officer (M) Tor Ghar

Endst: No 49.57-19 Date 03 <u>ð† 2018</u> Copy for information to the: 1 Director E&SE Khyber Pakhtunkhwa Peshawar.

2, PS to Secretary E&SED Khyber Pakhtunkhwa Peshawar.

3 Office File.

District Education Officer (M) Tor Ghar



Office of the Deputy Commissioner District Torghar No. Dom/DC(2018)/TG/ 2253

No. Dom/DC(2018)/TG/____み、 Dated Torghar the 31/12/2018

AD BO E

Attested

Torghar

The District Education Officer (M),

Τõ

Subjec

Fax# 0997-530188 dctorghar@gmail.com

INQUIRY PROCEEDING FOR VERIFICATION OF DOMICILE IN THE LIGHT OF JUDGEMENTS OF HONORABLE HIGH COURT PESHAWAR BENCH ABBOTTABAD, RENDERED IN WP NO.897-A/2016,48-A/2017 AND No.1082-A/2016 AGAINST GOVT:

Reference to your office letter No. 4956 Dated: 03-07-2018 on the Subject cited above;

Enclosed Please find herewith an Inquiry report submitted by Additional Deputy Commissioner Torghar for further necessary action.

Deputy Commissioner Torghar





Τo,

District Torghar No. Steno/ADC (2018)/TG/<u>/32</u> Dated Torghar the 27/12/2018

Office of the Additional Deputy Commissioner

-250

The Deputy Commissioner Torghar.

Subject: **INQUIRY**

In pursuance of the Deputy Commissioner Office letter bearing NO. Dom/DC (2018)/TG/ 1944 dt: 02-10-2018, Wherein, the Additional Deputy Commissioner Torghar was asked to conduct inquiry regarding the domicile verification of the following persons.

- 1. Hasham Ali S/O Hazrat Ahmad.
- 2. Muhammad Ikram S/O Muhammad Ishaq.
- 3. Muhammad Amjad Ali S/O Fazal Rabi.
- 4. Noor Zada S/O Ghulam Muhammad.
- _5_ Attah Ullah S/O Shehzada.
- 6. Siad Farid S/O Abdul Shahid.
- 7. Nasrat Shah S/O Iqbal Shah.
- 8. Abdul Jalil S/O Abdul Ghafor.
- 9. Jamal Khan S/O Hajim Khan.

BACKGROUND:-

The above named persons were appointed as teachers by the Education Department Torghar. Their domicile certificates were sent to Deputy Commissioner Office Torghar for verification which were not verified. Consequent upon non- verification of their domicile certificates, the appointment orders of the above mentioned teachers were withdrawn by the Education Department. These teachers sought relief from the Peshawar High Court through filing writ petition No. 897-A/2016, No.48-A/2017, and No.1082-A/2016 (Annex A). Peshawar High Court Abbottabad Bench re-instated the above mentioned teachers vide judgment dat: 15-05-2018 dat: 09-05-2018 and dated: 10-05-2018 respectively (Annex B) leaving the respondents at liberty to proceed against them in accordance with law and rules if they so desire.

Education Department Torghar requested Deputy Commissioner Torghar vide letter No. 4956 Dated: 03-07-2018 to conduct inquiry as per judgment of the Peshawar High Court Abbottabad Bench, as the case is not fit for CPLA in the August Supreme Court of Pakistan. (Annex C) PROCEEDINGS:-

The Undersigned proceeded with the matter and issued notices to the teachers to applat before the undersigned alongwith their supporting documents. They were also directed to bring with them village secretary, village Nazim, Tehsil Member, District Member and District Nazim for recording evidence for or against them, as the case may be. They alongwith village secretary, village Nazim/Naib Nazim, Tehsil Member, District Member and District Nazim appeared before the Inquiry officer and recorded their statements verifying the residential status of the above mentioned teachers. The undersigned have gone through the documents i.e. (Domicile Certificates, CNICs, residential certificates and statements of the local elected representatives (Annex D1 to D9)

FINDINGS/ RECOMMENDATIONS

From the above proceedings, statements of the local representatives and examination of the documents provided by the candidates. It seems that the above mentioned teachers are residents of District Torghar and the domicile certificates have rightly been issued to them.

Report is submitted

Allosled SUM

Additional Deputy Commissioner Torghar

2-6.

BEFORE THE PESHAWAR HIGH COURT ABBOTTABAD SEN

WP no. : 897-A/2016

COC

TAR HIGH

- 1. Muhammad Ikram S/o Muhammad Ishaq R/o G.P.S Judbha District Torghar.
- 2. Said farid S/o Abdul Shaheed R/o G.P.S Shagai District Torghar.
- 3. Hashim Ali S/o Hazarat Ahmed R/o G.P.S Soray Asharay District Torghar.
- 4. Jamal Khan S/o Hajim Khan R/o G.M.P.S Barar Shatal District Torghar.
- 5. Noor Zada S/o Ghulam Muhammad R/O G.P.S Shatal District Torghar.
- 6. Nusrat Shah S/o Iqbal Shah R/o G.M.S Shadag District Torghar.

... Petitioners

VERSUS

1. Hafiz Muhammad Ibrahim, Director, Elementary & Secondary

Education, Khyber Pakhtunkhawa, Peshawar.

2. Jaffar Mansoor Abbasi, District Education Officer (Male),

Torghar, Judbah.

3. Amanullah, Accounts Officer Torghar, at Mansehra.

... Respondents/Contemnors

PETITION FOR INITIATING CONTEMPT OF COURT PROCEEDINGS

AGAINST RESPONDENTS FOR DISOBEYING THE ORDERS OF THIS

AUGUST COURT DATED 15-05-2018 IN WP NO 897-A/16 WHEREBY

RESPONDENTS REFUSED TO PAY BACK BENEFITS I.E.

SALARIES/BENEFITS FOR THE PERIOD BETWEEN 07-09-2016 TO 03-

07-2018 ALONG WITH INCREMENT 2016,2017 & 2018 ETC.

Certified to be True Copy EXAMINER 7022 Peshawai Hujh Court Ald uthonized Under Sel 75 E.

SEALEDF. PESHA **R HIGH** WA 1 $\mathbf{R}\mathbf{R}$

ORDER SHEET

(12) (23) (24)

RAGHCOURT

	Date of Order of Proceedings	Order or other Proceedings with Signature of Judge(s).
	1	2
· .	13.01.2021	<u>C.O.C No.142-A-2019</u>
		Present: Mr. Nazakat Ali Tanoli, Advocate; for the petitioner.
1		Sardar Muhammad Asif, Assistant Advocate General, for the respondents
	•	****
· · · ·		SHAKEEL AHMAD, J: By means of this contemp
	· · · ·	petition, the petitioner has sought the following relief:
		"It is therefore, most humbly prayed that the contempt
		proceedings be initiated against
		the respondents for disobeying the order of this Court and
		exemplary punishment be
		awarded, respondents may graciously be directed to pay
	COPY	salaries/ benefits for the period
rtified to be True EXAMINER		between 07.09.2016 to
2 1 HOV 202		03.07.2018 alongwith increment of 2016, 2017 and 2018."
Peshawar High Court A Lihorized Under So 75	d Banch Evid Brötts	2. In essence, the grievance of the petitioner is
	· · · ·	that though he has been reinstated in service by the
	· · · · · · · · · · · · · · · · · · ·	respondents in view of the order dated 15.05.2018 of this
	لم	Court, passed in WP No.897-A/2016, however, they
		have denied payment of back benefits to the petitioner.
		3. Arguments heard, Record perused.
		4. Perusal of record reveals that while allowing

the aforesaid writ petition filed by the petitioner, this Court directed the respondents, as under:

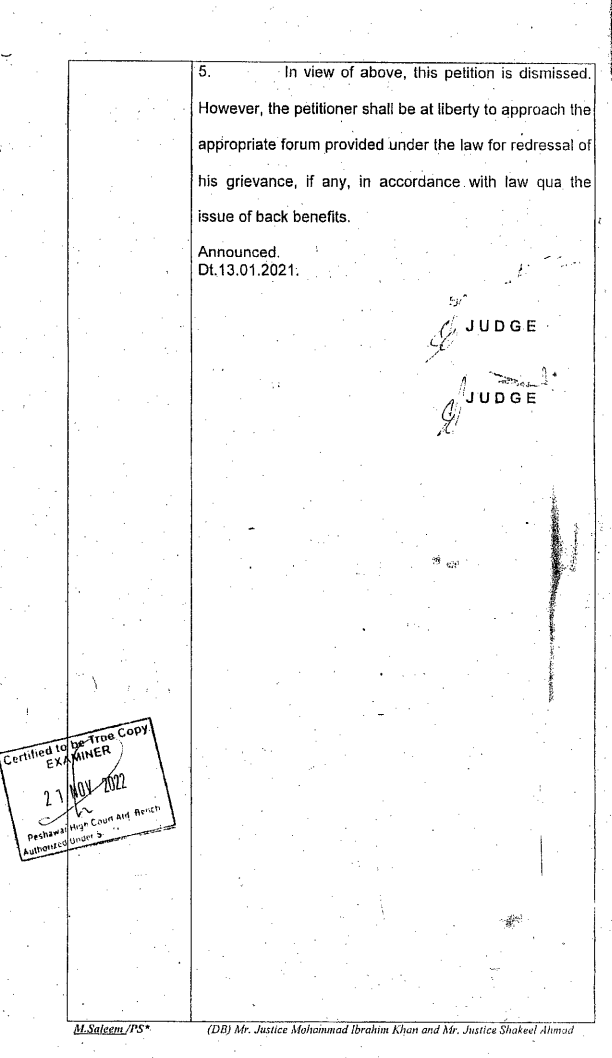
"In the wake of the above and for the reasons given in the referred judgments, this petition is allowed and consequently, the impugned notifications dated 07.09.2016 are declared illegal, unlawful and of no legal effect with direction to the respondents to re-instate the petitioners in their service, however, the respondents would be at liberty to proceed against them if they so wishe but in accordance with law rules on the subject."

The record reflects that the respondents, in compliance with the above referred direction of this Court passed in WP No.897-A/2016, re-instated the petitioner in service Notification bearing Endst.No.4930-36 vide dated 03.07.2018, thus, the judgment of this Court has been implemented by the respondents. Since, there was no direction qua payment of back benefits to the petitioner in the judgment of this Court, the respondents were not under obligation to grant such benefits, Needless to refer that the respondents have already mentioned in the said notification that the arrears of pay and allowances will be decided on the outcome of the denovo inquiry. As such, contempt of Court proceedings cannot be initiated against the respondents, when they have already complied with the order of this Court dated 15.05.2018.

Certified to be frue

uthorized Under

igentifi



ennes en company presentation and an anti-

, 29 - (-25

OFFICE OF THE DISTRICT EDUCATION OFFICER (M) TORGHAR

AUTHORITY LETTER

Mr. Sher Shah Superintendent (BPS-17) of this office is hereby nominated to attend the Hon'able Service Tribunal Court in connection with official cases on my behalf please.

10:23 District Education officer (M) Tor Ghar

Dated 28.08.2023

SherShah SNAM