S.No.	Date of	Order or other proceedings with signature of Judge or Magistrate and that of
. oT	Order or	parties where necessary.
proceed	proceedings.	
ings	·	
	. 2	3
		BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,
		CAMP COURT SWAT
-		APPEAL NO. 208/2015
		•
		Asfand Yar Versus Secretary Government of KPK Education Department,
•		Peshawar and 3 others.
		<u>JUDGMENT</u>
	03.05.2016	MUHAMMAD AZIM KHAN AFRIDI, CHAIRMAN: Appellant
	05.05.2010	with counsel for the appellant and Mr. Muhammad Saeed, S.S alongwith Mr.
-		
-		Muhammad Zubair, Senior Government Pleader for official respondents and
		private respondent No. 4 with counsel present.
	\$:	Asfandar a Theology Teacher hereinafter referred to as the appellant,
		is aggrieved of transfer order dated 04.10.2014 as well as corrigendum order
X	1 b.	dated 27.10.2014 vide which he was transferred from GMS Azad Banda to
	20	GMS Areen District Swat and there-after to GHS Lalko.
•		
		We have heard arguments of the learned counsel for the parties and
		perused the record.
		Perusal of the record would suggest that private respondent No. 4
		(Wazir Zada) was appointed as Theology Teacher on the basis of N.T.S
		against the post at GMS Azad Banda. Since appellant was serving against the
	-	

said post as such the same was not vacant and available for filling through

N.T.S at the relevant time.

Learned counsel for the appellant has pressed into service copy judgment dated 11.01.2016 of this Tribunal in Service Appeal No. 209/2015 according to which the transfer order of appellant in the said appeal was also made to accommodate private respondent No. 4. In the said case it was held by this Tribunal that the said appellant be re-transferred to his original position while private respondent No. 4 appointed on the basis of N.T.S was to be adjusted against vacant post at GHS Ghaligay if the same is available and in case of non-availability he was to be adjusted at any other appropriate place.

Following the afore-stated judgment of this Tribunal dated 11.01.2016 and in view of similarity of the instant appeal with the said appeal we direct that the appellant be retransferred to his original post i.e. GMS Azad Banda with immediate effect and private respondent No. 4 (Wazir Zada) be readjusted at any post in the near vicinity and if a vacant position in the near vicinity is not available then his posting against the post of Theology Teacher held by the appellant at GHS Lalko be considered. The appeal is accepted in the above terms. Parties are however, left to bear their own costs. File be consigned to the record room.

Azim Khan Afridi)

(Abdul Latif)

Member

<u>ANNOUNCED</u> 03.05.2016

07.09.2015

Appellant in person, Mr. Muhammad Saeed, S.S alongwith Mr. Muhammad Zubair, Sr. GP for official respondents No. 1 to 3 and private respondent No. 4 in person present. Written reply on behalf of official respondents No. 1 to 3 submitted. Private respondent No. 4 failed to submit written reply despite last opportunity. No further opportunity is granted. The appeal is assigned to D.B for rejoinder and final hearing for 9.12.2015 at Camp Court Swat.

Charman Camp Court Swat

09.12.2015

Appellant in person, Mr. Muhammad Saeed, S.S alongwith Mr. Amir Qadir, GP for official respondents No. 1 to 3 and private respondent No. 4 in person present. Rejoinder submitted. Due to non-availability of D.B arguments could not be heard. To come up for final hearing before D.B on 3.5.2016 at Camp Court Swat.

Chairman Camp Court Swat That the impugned order is premature and liable to be set-aside.

The points urged need consideration. Admit. Subject to deposit of security & process fee within 10 days, notices be issued to the respondents for written reply for 6.5.2015 before S.B at camp court Swat.

Chairman Camp-Court Swat

4 6.5.2015

Appellant in person and Mr. Muhammad Zubair, Sr. G.P for official respondents No.1 to 3 present. None present for private respondent No.4. The learned Sr.G.P requested for adjournment. To come up for written reply on 6.7.2015 at Camp Court Swat. Fresh notice be issued to private respondent No.4 for the date fixed.

If the and and the second second to the second s

Appellant in person and Mr.Muhammad Saeed, S.S alongwith Mr.Muhammad Saeed, S.S alongwith Mr. Muhammad Zubair, Sr. G.P. for sofficial, respondents present.

Requested for adjournment. Last opportunity granted. To come up for written reply/comments on 7.9.2015 at camp court Swat.

od fall for the vigor box of the color for Chairman

Camp Court Swat

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Form- A

FORM OF ORDER SHEET

	Case No	208/2015
S.No.	Date of order	Order or other proceedings with signature of judge or Magistrate
~^~		Destance after any other analysis
1	2	3
	12.03.2015	The appeal of Mr. Asfand Yar resubmitted today by M
1	٠	Tariq Aziz Advocate may be entered in the Institution registe
ry Ter	Tours & reserves	and put up to the Worthy Chairman for proper order.
•		
		REGISTRAR
	25-3-11	This case is entrusted to Touring Bench Swat f
2		preliminary hearing to be put up thereon 67 - 4 - 28.18
•		de la companya della
		CHAIRMAN
3	7.4.2015	Counsel for the appellant present. Learned
	·	counsel for the appellant argued that the appellant
		was serving as T.T at GMS Azad Banda wherein he was
		transferred and posted on 4.6.2013 and vide impugne
·		order dated 4.10,2014 he was transferred from the
	,	said school i.e. GMS Asad Banda Tehsil Kabal to
	·	GMS Areen Tehsil Bahrain. That the impugned order i
		against the approved pelicy and premature, and,
		, , , , , , , , , , , , , , , , , , , ,
	·	furthermore, the appellant has put in almost 29
		years service and physically weak. That the appella
		preferred departmental appeal on 11,10,2014 which w
		not responded within the statutory period and hence

The appeal of Mr. Asfandyar son of Faqir r/o Azad Banda Darmai Tehsil matta Distt. Swat received to-day i.e. on 23.01.2015 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Memorandum of appeal may be got singed by the appellant.
 - 2- Copy of departmental appeal against the impugned order 27.10.2014 and 1.11.2014 is not attached with the appeal which may be placed on it.
- ✓ 3- Affidavit may be got attested by the Oath Commissioner.

No. 8/ /S.T.

Dt. 93/01/2015

REGISTRAR SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Mr. Tariq Aziz Adv. High Court Swat.

As main order i.e 04/10/2014 has already been impropried before departmental puthority vide departmental appeal 1/10/2014 & other impropried order were persent in its continuation. Departmental appeal approxt order detect 4/10/2014 is annexed herewith amnexes E" page 15.

Result mitted after temoving Result mitted after temoving party mitted after temoving for the feetions 1,3 and the powerter for the power temporal party may provide the power temporal power temporal

BEFORE THE HON, BLE SEARVICE TRIBUNAL KHYBER PAKHTUNKHWA, CAMP COURT AT GULKADA, SAIDU SHARIF SWAT.

Service Appeal NO-06 2015

Asfand	YarAppe	ellant
	Versus	

Secretary Govt of K.P.K and others-----Respondents

INDEX

S. No	Description	Annexure	Pages No
1.	Appeal with certificate.		1-5
2.	Affidavit	-	6
3.	Addresses of parties	-	7
4.	Application for suspension of operation of impugned Orders with affidavit		8
5.	Copy of Office Order dated 21-08-1989	A	9
7.	Copy of Office Order dated 04-06-2013	В	10
8.	Copy of advertisement dated 08-01-14 & list provided by Respondent No3	C	11-13
9.	Copy of impugned transfer order dated 04-10-14.	D	14
10.	Copy of departmental Appeal dated 11-10-2014	. E	15
11.	Copy of impugned order dated 27-10-2014	F	16-18
12.	Copy of Corrigendum dated 01-11-2014	G	19
. 13.	Wakalat Nama	-	20

Petitioner

Through Counsels

TARIO AZIZ Advocate(H.C)

& Shakirullah Advocate

Office: Azeem khan plaza 2nd floor room no C.9

makanbagh mingora District Swat.

Cell #: 03469693740,.

BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUN KHWA, PESHAWAR, CAMP COURT AT GULKADA, SAIDU SHRAIF SWAT.

Service appeal No 202 2015.

Versus

- (1) Secretary Government of Khyber Pakhtun Khwa, Education Department at Peshawar.
- (2) Director Education, Khyber Pakhtoon khwa at Peshawar.
- (3) District Education Officer (Male) Swat at Saidu Sharif Swat.
- (4) Wazir zada S/O Musafer resident of village durushkhela (G.M.S Azad Banda) Tehsil matta District Swat.

.....(Respondents)

Appeal u/s 4 of Service Tribunal Act 1974, against the impugned Orders of respondent No 3 through the imupuned Office Orders Endst: 1709-29/TT dated 04-10-2014 whereby Appellant has been transferred from GMS Azad Banda to GMS Areen, Tehsil Bahrain District Swat and that of Endst: No 3718-25/TT dated 27-10-2014 vide which the respondent No 4 has been appointed/posted at GMS Azad banda & corrigendum Endst: No 4948-55 dated 01-11-2014 vide which the appellant was once again transferred from GMS Areen to GHS Lalko.

Prayer:

ralls.

Re-submitted to-day

Registran.

On acceptance of this appeal the impugned Orders of Respondent NO 3 Endst: 1709-29/TT dated 04-10-2014 and that of Endst: No 3718-25/TT dated 27-10-2014 & corrigendum No 4948-55 dated 01-11-2014 may kindly be declare illegal, unconstitutional, against the services laws, rules and regulations, public interest, be set aside and the Appellant may kindly be allowed to retain his service/ Position as T.T (BPS=15) in GMS Azad Banda Tehsil Matta District Swat with all its existing perks and privileges.

- (1) That the Appellant was initially appointed on 28/01/1985 as Theology Teacher (TT=Post) at Government Primary School/ G.P.S Charbagh District Swat.
- (2) That the Appellant served this Honorable department and on mutual transfer, the Appellant took his charge in G.P.S Sakhra dated 18-05-1985, later on, through Office Order (mutual transfer) Endst: No 31904-6/a-14 TT dated 21-08-1989, the Appellant took Charge in G.P.S Darmai Tehsil Matta District Swat vide Office Order Endst: 10703-6/Transfer/TT dated 04-06-2014 and once again on mutual transfer the 'appellant was transferred from G.P.S/ G.H.S Darmai • to G.M.S Azad Banda vide Office Order Endst #: 1673-6 dated 04-06-2013. Copies of Order Endst: No 31904-TT dated 21-08-89 is attached 6/A-14 annexure......"A" Copy of Office Order Endst: 10703-6/Transfer/TT dated 04-06-2014 of Respondent No 3 is attached as *annexure*"*B*".
- (3) That an advertisement dated 08-01-2014 was issued in Daily "Mashriq". As per advertisement dated 08-01-2014 and list of vacancies issued by Respondent No 3 the post of Appellant was shown vacant and it was mentioned that newly appointed teacher through N.T.S will have to be appointed at the same School (GMS Azad Banda) against the vacant post, but in fact at that time there was no vacancy as the Appellant was already serving. Copies of Advertisement dated 08-01-2014 with list provided by Respondent No 3 is attached as annexure......"C".
- (5) That the appellant bonafidely filed departmental

- (8) That along with so many reasons the impugned transfer/appointment Orders Endst: No 1709-29/TT dated 04-10-2014 and that of Endst: No 4948-55 dated 01-11-2014 and corrigendum Endst: No 3718-25/TT/Appointment/Adhoc/NTS dated 27-10-2014 bvrespondent No3 passed are illegal, unconstitutional, against the services regulations, public interest and liable to be set aside inter alia on the following grounds.

GROUNDS:

- (i) That the impugned Orders Endst: No 1709-29/TT dated 04-10-2014 and that of Endst: No 4948-55 dated 01-11-2014 and corrigendum Endst: No 3718-25/TT /Appointment/ Adhoc/ NTS dated 27-10-2014 passed by respondent No 3 are illegal, unconstitutional, against the public interest, principle of natural justice, against the services Laws and Regulations hence not tenable in the eye of law.
- (ii) That there was no vacant post in (GMS Azad Banda), but while announcing N.T.S posts/vacancies in advertisement dated 08-01-2014 in Daily "Mashriq" and also in the list of Respondent NO 3 it was shown vacant. It is

settled principle of law that no one should be penalized by the act of Authority.

- (iii) That while issuing the impugned Orders Rationalization Policy and Rules Regulations have been violated. , prior notice was not issued to the appellant neither shown any valid reason regarding the incomplete tenure of appellant, therefore his transfer is not based on privileged Laws, equity and natural justice.
- (iv) That the impugned Orders are favorable to respondent No 4 and some other persons on the Cost of appellant.
- (v) That till date there exist no adverse remarks against the Appellant and the Appellant kept unblemished record in the entire Service career.
- (vi) That it is in the interest of justice to adjust any other teacher in G.M.S Areen/ Lalko (holding the equivalent position) and the Appellant may kindly be retained to serve in G.M.S Azad Banda Swat.
- (vii) That any other ground, which is not specifically mentioned herein, shall be argued with the kind permission of this Honorable Tribunal.

It is therefore kindly requested that On acceptance of this appeal the impugned Office Orders dated 04-10-2014 ,27-10-2014 and corrigendum dated 01-11-2014 may kindly be declared illegal, unconstitutional, against the public interest , services rules and regulations, be set-aside and the Appellant may kindly be allowed to retain his .service/... Position as T.T, (BPS=15) in the G.M.S Azad Banda

9

District Swat with all its existing perks and privileges.

Appellant

Asfand yar

Throgh Counsels

Taria Aziz Advocate (High Court)
Mobile No =03469693740
Shakirullah Advocate
Mobile No=03139663763
Office; Azeem khan plaza, room no c-

9, 2nd floor, mingora, swat.

CERTIFICATE

It is certified that no such like other appeal of the same subject matter has earlier been instituted by the appellant and this is the first ever appeal against the impugned Office Orders as per information provided by the appellant to us.

Asfand

through

Counsels

Tariq Aziz Advocate (High Court)

Shakirullah Advocate



Before the Service Tribunal Khyber Pakhtoon Khwa, Peshawar, Camp Court at Gulkada, Saidu Sharif Swat.

Service Appe	al No	_of 2015			
	-		,		
"Asfand yar	•				
District Sw	at			 (Арреш	int)

Versus

Secretary Government of K.P.K and others.....(Respondents)

<u>AFFIDAVIT</u>

It is solemnly affirm and declare on oath that contents of the above titled appeal are true and correct to the best of my knowledge and belief and nothing has been kept concealed from this Honorable Tribunal.

Deponent

, lyview)

Asfand yar



Before the Service Tribunal Khyber Pakhtoon Khwa, Peshawar, Camp Court at Gulkada, Saidu Sharif Swat.

Service Appeal Noof 2015
Asfand yar S/O Faqir resident of Azad Banda, Darmai Tehsil Matta District Swat
Versus
Secretary Government of K.P.K and others(Respondents)

MEMO OF ADDRESSES

Addresses of Appellant:

Asfand yar S/O Faqir resident of Azad Banda, Darmai Tehsil Matta District Swat.

CNIC No = 15601-4729247-5 Mobile No = 03429824622

Addresses of Respondents:

- (1) Secretary Government of Khyber Pakhtoon Khwa, Education Department at Peshawar.
- (2) Director Education, Khyber Pakhtoon khwa at Peshawar.
- (3) District Education Officer (Male) Swat at Saidu Sharif Swat.
- (4) Wazir Zada S/O Musafer resident of village Durushkela (GMS Azad Banda) Tehsil Matta District Swat.

Appellant

Asfand yar

Through Counsels

Taria Aziz Advocate (High Court)

Mobile No =03469693740

Shakirullah Advocate

Mobile No=03139663763

Office; Azeem khan plaza, room no c-9,

2nd floor, mingora, swat.



Before the Service Tribunal Khyber Pakhtoon Khwa, Peshawar, Camp Court at Gulkada, Swat.

Service Appe	eal No	_of 2014			
Asfand yar	S/O Faqir	resident of Az	ad Banda,	Darmai Tehsil	Matta
District Sw	at			(Applicant/	Appellant)

Versus

Secretary Government of K.P.K and others.....(Respondents)

Application for suspension of operation of impugned Orders of Respondent No 3 through Office Orders Endst: No 1709-29/TT dated 04-10-2014 and that of Endst: No 3718-25 dated 27-10-2014 and corrigendum Endst: No 4948-55 dated 01-11-2014 till the disposal of above mentioned Appeal.

Respectfully Sheweth,

- (1) That the above titled Appeal is being filed today in this Honorable Tribunal in which no date for presentation has yet been fixed.
- (2) That the Applicant/ Appellant is aggrieved from the impugned Orders which are not on the basis of privileged Law and justice and their is a good prima facie case in favour of Applicant and he is sanguine about its success.
- (3) That balance of convenience also lies in favour of Applicant.
- (4) That grounds of appeal be considered as grounds for this application.
- (5) That if the impugned Orders have not been suspended, the Applicant/ Appellant will have to suffer irreparable loss and resultantly the object of this appeal to be in fructuous.

It is therefore humbly prayed that on acceptance of this application the impugned Orders mentioned above may kindly be suspended till the disposal of this appeal.

Applicant/Appellar

Through Counsels

Tariq Aziz Advocate (High Court)

Shakirullah Advocate





OFFICE OF THE DISTRICT EDUCATION OFFICER <u>SWAT AT GUL KADA</u>

Office order

Consequent upon acceptance of appeals by the scrutiny committee the District Education Officer (M) Swat being competent authority is pleased to issue the transfer/adjustment order of the following TT on their own pay and scale to the school noted against each in the interest of public service with immediate.

	S. #	Name of Tarrel		•	
'	J. "	Name of Teacher	Present School	School where	Remarks
	1	Mr. Zakir Ullah TT	GHS: Sijbanr	posted	
		M= A=E= 1	CUC D	GHS: Darmai	Vice S. No.02
			Gris. Darmai	GMS: Azad Banda	Against vacant post

NOTE

- 1 No TA/DA is allowed.
- 2. Charge reports should be sent to all concerned.

(GUL ZAMAN KHAN) DISTRICT EDUCATION OFFICER (M) SWAT AT GUL KADA

Copy of the above is forwarded to:

- 1. The District Accounts officer Swat.
- 2. The Budget & Accounts officer local office swat
- 3. The Headmaster GHS: Sijbanr & Darmai Swat.
- 4. The Headmaster GMS: Azad Banda Swat.
- 5. EMIS Branch.

	NF(P) 07	Also available	an www.khyberpakhtunkh		
)	wa.gov.px	
	میں	مطلوب	درخواستي		
lline Schr	رُ باک سکول بیسنز (Based) 201	ل بكنارز كي خالي آساميون برا	وات کے زیرا نظام سردان سکولوں بی مندرجان	سر مره دا	
	آب ہیں۔ انوب میں۔	ر زری 2014 م تک در خواستیس مط	وات سے رکز انظام طروات موقوں میں صدوعید اعلی امید وارول سے کوڑ ہ ذارم ہم مورود (21 جن	وسیکنندری ایجوبیسن سے س لومنسلتر سواریت سرسکرنجی	میتر ی.
- JS: 2_ 2_	ہے کہ نامل اور مقررہ تاری کر د	(herr) پروستیاب ہے ۔ یاور۔	ا د پیپ ساخکه او ۱۳۹۰ ما ۱۸۲۶ ما ۱۸۲۶ م	راس لی ایس کا ۲۰۱۲ کی	ست قارم
عمر لی مد	I	ليم قا بليت		استنوں برعور تی <u>ں کیا جائے</u>	وال درخو
U35018	يعد يا2 سالدانيوك ايت ذكري	یں کا ہیں ہے۔ ویو نیورٹی ہے ہمدی کی سرچیکیا	م، لي اليس ي إساوى قابليت لى بمي صليم شد	ام آسای	مرشار
		しじょうりんじん はりもっししょうし	ي کيش کسي جي که کسليم شد ، له نهورسي د پيير 18L (الف		1
L-35018	مر ^ا بالمياليات مرايا باليات	ايك سال ذرا بحك ما سنركورس كا	نے بی ایس ی می ہمی کسلیم شدو اور غیورش سے بعد	زي يم ليا۔	1 2
C JST IN				* 1	
		_ 1	ے کی ایس می یا مساوی قابلیت کسی محملسلیم شد. این میں ایس میں ایس میں ایسان کا میں ایسان کا ا	· ·	3
₩35E20	أعربية والاصلامية في منفند عليه	- سرممه بشبادة العالمية في العلوم!	ی آ ری ہے ساوی سر المکیان یا دیگر ساوی تا ایس می (سیاند و دیون) لئی بی تسلیم شده بورو		
	بتر ول وارالعلوم وروش چرال يا	لوم مار بان سوات دارا مسوم و	ن البداري با دارلعکوم سيروشر بليب سوات وارها	1000	1 4
レ35で20		15712-1	عراسا و در خر ما در استان و در از استان و در از استان و در استان و در استان و در از استان و در از استان و در ا	7 JF 1	
- , Zii	هور شدر الما اوراد في ديمردارالعلوم. وش حتر ال اوراد في ديمردارالعلوم.	* 1			5
	یں ہار میں نے اور میزن الیما سے اسلامیات	ے وارا سوم پھر ان وارد سوم رورد نے وکٹا فو کٹا حاری کیا ہویا:	ایس می (سیکنند ذرجین) کل می سیم سده بود نلوم سید در شریف سوات داراهادم جاربان سوات بشنب سے زمرا رتبلام ہوا درائع یکا نوٹینیکیشش میکوم	BPS-15	
			ہمی تسلیم شورہ و نیورٹی ہے ۔	٠	1
ษสระเล		ظور تمه واوار سے سب	یڈیٹ بمعد حفظ القرآن اور سد قرات کی بھی میں۔ پیڈیٹ بمعد حفظ القرآن اور سد قرات کی بھی میں	تاری انٹرس	1 6
U35118	ي ريار ان اي اي اي				
	ر 2 سالدایس ایت اگری ان	ہے میند پر اس می سوں میرسر' نسی ہمی منظور شد و بورڈ ہے ہم	یڈےت یا سیاوی سرکھیلیےت کی جمی سلیم شدہ اور ا اوار سے سے یا ایس ایس کل (سیمنڈ او ویژن)	بی ایس لی انترم م	7
			اوار نے سے یا ایس ایس فار میں اور جیسر اور کا کا شن کسی مجمع میں میں میرون میں ہے	131°S-12	
		J*1	(Selection Criteri	ه کو مقب با ده	محث
بروگي	۱۶ میرسرگی <i>درید شیما ن ارت</i>	ة جا التحوارات. أحاس مقاطعة 100	یں کل 200 نبرات کی تھیے اس طرر آ ہے کی	مناش كريز ارت ذيل	تذهبي
	کل نمبر		ربد NTS - 100 نیر جی قابلیت	ویسترینک نمیٹ <u>نی</u> ماہ	
	ردومبر 20x لعبيم كل مبر	10-6			أيسالي
 -	رو د تمبر ۲۵۰ تعلیم کال تمبر - تربیر ۱۹۵۰ تعلیم کال			ے/ابنے۔الیس ے/ابنے۔الیس	
	رو البسر 20 ₀ العسيم فل أبسر ديم الحاج العسيم في أبسر	اماس ماس		الي اليس مي	
	رو دفیم 15x همیم کل میر رودفیم 15x همیم کل تیر	1) L		ر دایم ایس ی	_14-1
	ره وبسر ۷۶۸ تعبیم کل بسر	(Ph	رورا ندقا بليت		
	رده قبر ۱۶۰۰ نسیمگل تمبر	10/6		رائم اے انجولیظن رئی انگی زی	
یے مبر دن نوان مارند	ر مامل کرد ومیراور مینی تا بایت -	یں اسدواروں NTS کے	للحده عليحده ميرث تست سرتب كي جا يتل بيس		
-	<u>-</u> 0 : ,	ن تامان المان المانية	少 ~1/3 0 0 いい ニーリン ひとり	2) ہرا میدوار ہے 🕙)_E
الما حاقة الماركة	مدارين ومرجيات ويؤوم	سنت م شاہ ، بن	ح کریکا۔ جو کہا میدوار حود مردا سے سر ہے۔	١٢٠ رر ڀ٢٠ ٦٠ ياس	مرفب (۱۹)
بدوارمو : دوند	ے۔ اگرای م نین کوسل میں اس	ں من	ہم اسید داروں کے ذوحیائل اور شاخی کا رڈیم لول میں آسای خالی ہے اسید ارکائی بوشین کو سرکے میں میں میں سرور ترام تقیما	ی شراند: (۱)۲ اوج رکا	موه
مسلخة مول ١٠٠	۸dhe ادر کنند یکٹ برایک سال	اِں <i>خالصتا</i> عارضی بنیاروں پرہ	لول میں آسای خالی ہے اسید ارکا ای ہے کہ کرد سید دار در کوز برخور لایا جائے کا ۔ (2) تنام تقرر یا	الرئستوں ہے ہے ۔ ماری رو سن کونسل کے ا	ひじれ
سامامید ۱۱روز در دوارول کی	ال ۱۳۶۱ کی (۱۹) کیمیٹ کرا سے ۱۱۱ - این میرٹ کٹی کی اور ک	ہے ، ن مرف امنی شاحی کار ذ	سیدواردن نوز برغور لا یا جائیگا ۔(2) کمام طرز یا معاصل شاختی کارڈ لا الالازی ہے ۔اور نمبیت . رائی جانبی کی جس سے تمام انزا جات امیدال	، وقت اسلی تعلیمی اسناد م	ه , سال نز دیو <u>س</u> ر
		رون کو پرداخت کرتا ہو ہے ۔ا	رائی جانئیں گی جس سے تمام انزا جات امید دان ۱) مسرف مقرر و وقت سے اندر موسول ہو نیوالی د در میں	£TV .a _ · · · · ·	

وسیب مادور ریا ساے سیدوارسے عرب ما میاد پرسردیا ای با اسام اسام میرواروا می سی سروی سروی روسان می مادار ۱۱۱ یک امیدوار بیک وقت (۶) سکوان می خالی آسامیوں سے لئے دوخواست دے سکتا ہے ۔ (۱۱) درخواست ، سیند کا طریقہ کار NTS کی وی بساما کت پرسوج دیا ہے۔ (۱۹) مشاقہ خالی آسامیوں کی تفصیل سکول وائز درخواست فارم سے ساتھ NTS کے ویب سائٹ پروی کی بیل اور برسکول کو اینا اور درخواست فارم سے ساتھ NTS کے ویب سائٹ پروی کی بیل اور برسکول کو اینا اور درخواست فارم سے ساتھ کاری کی بیل اور برسکول کو اینا کو دریا میں اور کی دوخواست کی دونوں کی میں اور کی میں اور کی میں اور کی دونوں کی میں اور کی دونوں کو میں دونوں کی دونوں کر دونوں کی دونوں کو دونوں کی دونوں

سدالله

INFOR 83

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List of Schools SWAT MALE

321001		t School Name			UC		-	CŢ	DM	PET	AT	TT	Qari	PST	To
321002		GHS ASHORAN GHS BAHRAIN						1		1	1	1	1	- 7	Vacar
321003		GHS BANDAI						2			1	1	- '- -	 	<u>S</u>
321004		GHS BANJOOT										1	 -	 	3
321005	SWAT	GHS BRAWAL									1	1		┝─┤	
321006	SWAT	GHS CHAIL					\bot	\Box			7	1			1
321007	SWAT	GHS DEOLAI							1		1	1		-+	1
321008	SWAT	GHS GALOCH					\Box	\Box			7	1			$\frac{3}{1}$
321009		GHS GALOUCH	—-				4					<u>i</u> †	 		<u>:</u>
321010		GHS GAT			——		4	1	-I	=T	1	7	$\neg \neg$		<u>-</u>
321011	SWAT	GHS GOGDARA					4	4	L		1	1			 2
321012	SWAT	GHS GURNAI	-~-				4	4				1			- 1
321013	SWAT	GHS JAMBIL					4	4	1	1	1	1			4
321014	SWAT	GHS KEDAM		 -				4.	_‡.			1	1		
321015	SWAT	SHS KHAZANA					╁┈	+-	-		4_		1		1
321016	SWAT	SHS KIDAM					+-	+		_		!	-I		1
321017		HS KIDAM SWAT	_	- 			+-	+-	1			4			2
321018		HS KOTLAI					+	+-			<u> </u>		_		1
321019		HS MANA!					+-	+-	+-			+	1	$\bot \Gamma$	1
321020	SWAT G	HS MANYAR		1			+-	+-	-			+-		\bot	1
321021		HS MATILTAN		 			+-	+-		-+-	1	+-	1	$_{\perp}\Box$	2
321022		HS MATTA		1			┼	╆-			 	┥~—	1		1
321023 321024		HS PARRAI					 -	+-	+-		+	+-	! _		1
321024		HS PISHMAL					 -	+-	+-	-+	$\frac{1}{2}$	┼		_ _	1
321026		HS QALAGAY					 -	 	+-		2	 		\bot	2
321027	SWAT GH					_		 -	+	1	 	_1			_1
321028	SWAT GE	IS SHAH DHERAI				-1			┼─-		1 2			-+-	1
321029	SWAT CH	IS SHALHAND				7	_		 	1	+-				_2
321030	SWAT GH					7			t^-	+-	.2			-	
321031		S SHERPALAM	<u>. </u>						t-			1		+-	_2
321032	SWAT GH	S SHERPALAM		<u> </u>					 	1000		<u> </u>	+	┥—	_3
321033	SWAT GH			 _			_		_	1	+			┿-	2
321034	SWAT GHS					$oldsymbol{\mathbb{I}}$				1	-	<u> </u>	+	+	1
321035	SWAT GHS					\bot			1	1			+	 	1
321036	SWAT GHS	S KHWAZA KHELA	·			-4.	_				1	1	 	 -	2
321037	SWAT GHS	S KISHAWRA				4	_	_		\Box	1		1	 	1
321038	SWAT GHS	S KISHWARA	╌┼			4_		_]			1		_	 	1
321039	SWAT GHS	S MANKEYAL	-			4	-	_		1		_	 	†	1
21040	SWAT GHSS	S MANKYAL	-+			4-	-	_			2	1	1	 	3
21041	SWAT GHSS	SHAMOZI	-+			+-		4	1			_			1
21042	SWAT GMP	S JAWARO BIAKAND	- 1	Arkot		+-		_ļ		_1	1				2
21043	SWAT GMS	ALIGRAMA	+			+-	+-	-			-		1		1
7.0		ANAKAR	+			† ₁	+								1
		ANAKER	1			╁	+	-			1				
21046 21047	WAT GMS	AREEN	7			1 2	+-	-	-+	-1 ├	-	-4		1	
	WAT GMS	ASHAR BANR				┝	┼~	+-		-	+			2	
	WAT GMS	AYEEN				2	┿	+-		1	+	-4		1	
	WAT GMS A	AZAD BANDA				1	┰	+-	-+	+:				3	
	WAT GMS A	ZADA BANDA	1			_	1	+-		$-\frac{1}{2}$	┼-	-+		1	
4 44	WAT GMS 8					_	 ^	+	-+-	$\frac{1}{1}$	┼	+		1	
	NAT GMS 8	AR BARGIN	\perp		$\neg \neg$	_	 	╁	+	1 -	╂	-		1	
	WAT GMS B	ARGIN	<u> </u>			_		+-	+	1	┼-	+	-+	1	
	VAT GMS 8	AYUN	<u> </u>			1	1	†-	+		├	+	-	1_	
	VAT GMS BE	HAR	↓_			1		!	- -	+-	├-			2	
	VAT GMS BE	SHIGRAM	<u> </u>			_		<u> </u>	+-	1	├	+-		2	
	AT GMS CH	AM GARAI	_			7		_	+-	1	├─-	+-	-		
	AT GMS CH	IADAAA			$_{\perp}$	J			1			+-			$-\dashv$
	AT GMS CH	INKOLAL	<u> </u>		[$oldsymbol{\mathbb{I}}$	1		1	+		+	\dashv		
	AT GMS DA		<u> </u>		- I	$oldsymbol{\mathbb{I}}$			1	+		+	-+-	2	
	AT GMS DA				-I	J		1	1	1		+-	-+-	1	\dashv
0.63	AT GMS DA				_	$oldsymbol{oldsymbol{oldsymbol{oldsymbol{I}}}$			1	7-1		╅─	+	$\frac{1}{1}$	
	AT GMS DA					\perp		_	1	1-1		1-		$-\frac{1}{1}$	
064 SW		1 21 22 1			- 1	- [1	1		+			—
		ZAL BANDA				↓			1	1 1		1	J	7	1
065 SW	AT GMS FAZ	ZAL BANDA BRAL				上	1		<u> </u>	╁┸┼		-	+-	<u>2</u>	\dashv
065 SW	AT GMS FAZ AT GMS GAI	BRAL					1		1			-	+-	1 2	

	13	
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1068	SWAT	GMS GHAKHI BANDA		Τ.	T	T	T	1	T	T	1
1069	SWAT	GMS GODA		+	+	+ -	 	1	 		1 1
:1070		GMS KALALGAY	 		+	1	+-	+	┼	+	
321071		GMS KOTA		+		+ -	1	 	-	-	1
321072	SWAT	 		+	+	+	 	-			1
321073	SWAT	~ ~ · · · · · · · · · · · · · · · · · ·			+	 -	1	⊢	├	 	1
321074	SWAT	-	 		1	-	 -	_	ļ	∔—	1
321075	SWAT		Culthank	+	+-	┼	1	 		<u> </u>	1
321076	SWAT		Gulibagh		┵	 -	-	_	ļ	1	1
321077	+		Ghalegay	+	┿-	├ ──	_	ļ	ļ	1	1
	SWAT	· · · · · · · · · · · · · · · · · · ·	Kalakalay		4—	 	 -	 	-	1	1
321078		GPS AWESHAH	chuprial	4-	<u> </u>	 	<u> </u>	_	ļ	1	1
321079		GPS BAHDAR BANDA	Koza Bandai	+		1	<u> </u>	_		1	1
321080		GPS BALALAI	Gulibagh			ļ	<u> </u>	<u> </u>		1	1
321081	SWAT	<u> </u>	Dureshkhela		 		ļ		ļ	1	1
321082	SWAT		Behrain	+-	-	ļ		_		1	11
321083	SWAT		Shah Dehrai			ļ	L		<u> </u>	2	2
321084		GPS BODAY GHAR	AKMB		+	├				2	2
321085		GPS BODIGRAM	Baidara	┿.	↓	ļ				1	1
321086		GPS CHARBAGH	Charbagh		٠	ļ	_			1	1
321087	1	GPS CHARMA	Gwaleari	4	 	ļ				1	1 1
321088	 	GPS CHATIKAL	Beha	\bot	—	ļ				_1_	1
321089		GPS CHINDA KHWARA	Bar Aba Khel	╀	ļ	<u> </u>				1	11
321090	+	GPS DARA DABARGAY	Bashigram	↓_	↓_	<u>L</u> .				2	2
321091		GPS DARA PARAI	Barikot		<u> </u>					1	1
321092		GPS DARDYAL	Tall	Ь.						1	1
321093		GPS DEDAWAR	Shamozal	<u> </u>	<u> </u>	<u> </u>				1	1
321094		GPS DITPANAI	Matta/Kharerai	┸						1	1
321095		GPS FAZAL ABAD DEOLAI	Deolai		$oxed{oxed}$					1	1
321096	SWAT	GPS GANORAI	Kokarai	ــــــــــــــــــــــــــــــــــــــ	↓	<u> </u>				1	1
321097	SWAT	GPS GARDAM	Beha	↓.	<u> </u>					1	1
321098	 	GPS GOLDEN	Deolai	1	↓					1	1
321099	 	GPS JALOO	AKMB	1_	<u> </u>					1	1
321100		GPS JANIMAR	Tirat		ļ					2	2
321101		GPS KABAL KOO	Gwaleari	_	<u> </u>	<u> </u>				2	2
321102		GPS KALAM OLD	Kalam		<u>.</u>					2	2
321103	SWAT	GPS KANATAI	Gwaleari		<u> </u>					1	1
321104	SWAT	GPS KANJU NO.2	Kanju							1	1
321105	SWAT	GPS KIDAM	Balakot	<u> </u>						1	1
321106	SWAT	GPS KOZ BARGIN	Shin	L						2	2
321107	SWAT	GPS MAHAK	Kalakalay							1	1
321108	SWAT	GPS MANDAN	AKMB	L						2	2
321109	SWAT	GPS MANGLOR NO.2	AKMB		L					1	1
321110	SWAT	GPS MIANDAM	Miandam							1	1
321111		GPS NAZAR ABAD	Arkot					丁		1	1
321112		GPS PINDA SHAH PATAY	Koz Aba Khel				\Box			2	2
321113	SWAT	GPS QANDIL	Qandail							1	1
321114		GPS RADOKRAI	Barthna							1	1
321115		GPS SAMBAT	Baidara				\Box			1	1
321116		GPS SAMBAT CHAM	Baidara	L				\Box		1	1
321117		GPS SHAHEED BABA NO.2	Калји	ļ		\Box	\Box	_]		1	1
321118		GPS SHAKAR DARA	Pir Kalay	oxdot				\Box		1	1
321119		GPS SHALKYAR	Bashigram	匚						1	1
321120		GPS SHER PALAM NO.2	Pir Kalay	oxdot				\Box		1	1
321121		GPS SHORSHAHI	Shawar							2	2
321122	SWAT	GPS SIJBANR	Arkat				$_{\perp}$	T	1	1	1
321123	SWAT	GPS SIRSENAI NO.2	Bar Aba Khel						1	1	1
321124	SWAT	GPS TALIGRAM	Taligram R/S-18				\neg			1	1
321125	SWAT	GPS TALINGA	Tirat				\neg	\neg		2	2
321126	SWAT	GPS TANGBANR	Pir Kalay				7	1		1	1
321127	SWAT	GPS TANGO	Shalpin R/S-22				\lnot	1	İ	1	1
321128	SWAT	GPS ZIARAT SWEGALAI	Koz Aba Khel				寸	_	\neg	1	1
321129	SWAT	GPS ZWALA	Jano/Chamtalai			$\neg \neg \uparrow$		\dashv		1	1
321130	SWAT	GPS.JAGAH	Behrain	П		$\neg \uparrow$	\dashv	\dashv		1	1
321131	SWAT	GPS.TOTANO BANDAI	Totano Bandai							1	1

T. C S/11/2019



OFFICE OF EH DISTRICT EDUCATION OFFICER MALE DISTRICT SWAT.

Annexur"D

OFFICE ORDR.

Consequent upon the post of TT of the following schools advertised through NTS. The DEO (M) swat has been pleased to transfer/adjust the TT of the following schools on their own pay and scale at the schools noted against each IT post in the interest of Public service with immediate effect.

S.No.	Name	From .	To	. Remarks
01.	Hazrat Hussain TT	GHS Ashoran	GMS Jalbenr	Against Vacant
J		,		Post
02	Izharul Hag TT	GHS Chail	, GMS Torwal	-do-
03	Attaullah S.TT	GHS Deolai	GHS Shalhand	-do
<u>Ö</u> 4	Noorul Wahab TT	GHS Galoch	GHSS Kabal	-do-
05	Abdul Salam TT	GHS Gogdara	GHS Kanju	-do-
06(%	Fazal Rahman TT	GHS Khazana	GHS Qalagay	-do-
0721	Rashid Ahmad STT	GHS Manyar	GH5 Dehrai	-do-
08 0	<u></u>	GHS Parrai	GHS Dardya!	-do-
09	Fazal Rahman TT	GHS Shahde rrai	GMS Deolai	-do-
10	Apdul Wasi TT	GHS Shalpin	GMS Behar 🐧	-do-
11(7)	Ali Rahman II	GHSS Kishawra	GMS Bishbanr 🖟	-Go-
12	Habibur Rahman TT	GMS Bashigram	GHS Rahat Kott	-do
13 _V	Asfandyar TF	.GMS Azad Ganda	GMS Areen :	-do-
14	Nowsherawan TT	GMS Daniaha	GMS Jarry	-do-
1.5	Rashid Ahmad TT	GMS Chamgharai	GMS Mairagai	-do-
1.6	Muhammad Tliullah TT	GHS Khwaza Khela	GMS Dad K.Khela	-do-
17	Gul Shah zada TT	GHSS Shamozi	GMS Taran	-do-
18	Sayed Muhammad Shah TT	GHS Sherpalam	GHS Sijbanr	-do-

Note: 1.No TA/DA is Allowed.

2. Charge report should be submitted to all concerned.

(MUHAMMAD UZAIŖ ALI) DISTRICT EDUCATION OFFICER MALE SWAT.

Dated: 04-10-2014

Endst; No.1709-29/Tf

Copy to:-

- 01. The Director (E &S) Education KPK Peshawar.
- 02. The District Accounts Officer Swat.
- 03. The Principal/Head Master Concerned.
- 04. The Teacher Concerned.
- 05. PA to DEO (M) Swat.

DISTRICT EDUCATION OFFICER

The DiE-O - Lecurity Continued in DiE-O - Lecurity Endsti Na1709-29 ... uls empes illuis (29 mis del 1709-29)... استنهاراً آزجی ایم ایس آزاد با ند تا جی ایم ایس آرین . مزارتی مے کہ س کھا۔ اہ-84 سے بحثت صلم دنیا تفرانعی انجام سے مزارتی مے کہ س کھا۔ اہ-84 سے بحث صلم دنیا تفرانعی انجام سے رما مول م وزوره کا رئیسے لیکر 2013-60-40 سے سے البی تا وی سے باہر دری سرای م دی - 3اه - 6- 50 و س نه این گاران مثل سکل می دارج سمال W- العدو ليكن دفتر ف وزكوره لوست كو خال ظامر درك عرا ١٨٦٤ ليك مستمركيا حالانك وس فال سي نقا-مناسال! مزوره لوست برمرا شاله و مالا که انتشهار سه بیل - les cis à 10703-6/TransfeyTils 13 1 No en les أمين كو موا وكر مراسم ما الصافي به لزا آور صاحبان مران ان رک مرب شارے و احکامات مسوح

الب حوات عمر شادله رئين مرشه عمر حى المع البي آزاد با دراه سے جی العمالی

فرفارش تو من دعا گوره رمون که.

الفار ص / Vy jueu/ (T.T) interpresent promi گورمنت رول سول زاد با نده.

11-10-2014 2014

Forwarded in origional To the Shonowable D.E.O (M) for ma please

T. C 1/21/01/2015







Swat (Cell # 0946 9240209-228)

DISTRICT EDUCATION OFFICER (MALE)

1

5 TO CO (CC) # 0540 5240205-22

Consequent upon recommendation of the Departmental Selection Committee, appointment of the following candidates are hereby ordered against the vacant TT posts on one year Ad hoc School based policy in BPS: 15 (Rs.8500-700-29500) fixed plus usual allowances as admissible under the Rules and existing policy of the Provincial Government, in Teaching

Cadre on the terms & conditions given below with effect from the date of their taking over

charge.

	·				10 Z*3
5.#	Name of candidate	Father's Name	D/O Birth	Score &	Remarks
1.	Mr. Afzal Shah	Mian Badshah	04.4.1983	132.44	GHS: Sherpalam
2.	Mr. Atauliah	Fazal Hakeém	08.01.1987	131.8	GHS: Manyar
3.	Mr. Ubaid Ullah	Ismail	01.11.1991	131.25	GHS: Brawal
4	Mr. Habib un Nabi	Ghulam Nabi	01.04.1983	131.09	GMS: Galoch
5.	Mr. Ihsənullah	Shah Dad	05.05.1986	130.72	GHSS: Kishawra
6.	Mr. Umar Khitab	Haji Umar Farakh	10.04.1983	130.26	GHS: Gurnal
7.	Mr. Saif Ullah	Adil Mahammad Rhan	13.10.1984	129.72	GHS: Bandal
8.	Mr. Amin ul Haq	alamul Haq	02.01.1975	128.39	GMS: Ayeen
9.	Mr. Gohar Ali	Sandar Ali	01.04.1982	127.34	GHS: Jambil
10 .	Mr. Naeem Ullah	Rahim Shah	10.03.1981	127.01	GMS: Ganajir
11	Mr. Wazir Zada	Musafar	15.09.1980	125.59	GMS: Azad Banda
12	Mr. Muhampad Ishaq	Azim Khan	23.03.1986	125.3	GHS: Gogdara
13	Mr. Wyhammad Alam	Aziz ur Rahman	03.04.1981	125.17	GMS: Anakar
14	Mr. Shahi Nawab	Shahi Taj Bacha	05.11.1983	124.9	GHS: Parrai
15	Mr. Fazal Wadood	Musafar	01.01.1985	124.77	GMS Damana
16.	Mr. Imtiaz Ahmad	Abdul Hassan	01.04.1976	124.59	GHS: Chail
17	Mr. Abdur Rahman	Mohib ul Haq	15.05.1981	124.43	GHSS: Shamozi
18.	Mr. Rahmat Ali	Tasir Jan	01.01.1987	124.39	GMS: Goda
19.	Mr. Muhammad Ayaz	Sher Zada	05.03.1977	124.37	GHSS: Kedam
20.	Mr. Liaqat Ali	Muhammad Ghawri	16.02.1988	124.37	GHSS: Mankeyal



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		**			
22	Mr. Inayatullah	Muhammad Dawran	25.04.1987	124.11	GHS: Pishmal
23.	Mr. Nadar Khan	Amir Zada	10.05.1981	123.7	GHS: Ashoran
24.	Mr. Amin ul Haq	Aziz ur Rahman	01.04.1978	123.0	GHS: Barijoot
25.	Mr. Abdul Salam	Abdul Wahab	10.05.1984	122.54	GMS: Gabral
26.	Mr. Imtiaz Ali	Haji Muhammad Ali	23.07.1991	121.97	GMS: Beshigram
27	Mr. Atta ur Rahman	Shams ur Rahman	04.04.1977	121.85	GHS: Shah Derai
28.	Mr. Nasar Ali	Saleh Gul	01.12.1982	121.55	GHS: Bahrain
29.	Mr. Bakhte Rahman	Bakht Mashal	10.12.1979	121.41	GHS: Bar Bargin
30.	Mr. Akbar Hussaln	Amir Zada	10.05.1988	121.33	GHSS: Kalam
31.	Mr. Khurshid iqbal	Abdul Jabbar	24.04.1979	121,26	
32.	Mr. Ashraf Ali	Ahmad Khan	10.11.1979	12100	SHS: Khazana
33	Mr. Shamsul Iqbal	Ali Shah	05.02.1989	120,82	GHS: Shalplin
34	Mr. Aqəl Zadə	Manasab Khan	16.08.1988	120.76	GHS: Gat
35	Mr. Bahadar Shir	Muhammad Afzal	04.02.1978	120.12	GHSS:KhwazaKhela
36	Mr. Shahld Hussain	Wali Ahad	₹0.03.1987	119.48	GMS: Cham Derai
37	Mr. Hassan Ahmad	Muhammad Amin Badshah	01.03.1984	112.43	GMS: Bafar

Terms & Conditions

1. No TA/DA is allowed.

2. Charge reports should be submitted to all concerned.

Appointment is purely on temporary & ad hoc basis for one year with effect from 20.10.2014 to **₫**\$10.2015∴

He should not be franded over charge if he exceeds 38 (Thirty Eight) years or below 18 years of

Appointment is subject to the condition that the certificates/documents must be verified from the concerned authorities, anyone found producing bogus certificate will be reported to the Law enforcing agencies for further action.

6. His services are liable to termination on one month's prior notice from either side. In case of resignation without notice his one month pay /allowances shall be forfeited to the Government.

7. Pay shall not be drawn until and unless a certificate issued by this office that his documents are

8. He should join his post within 30 days of the issuance of this notification. In case of failure to join the post within 30 days of the issuance of this Notification his appointment shall stand expired automatically and no subsequent appeal etc. shall be entertained.

9. Health & Age Certificate should be produced from the Medical Superintendent before taking

10. He will be governed by such Rules and Regulation as may be issued from time to time by the Government.

FAX NO. :09469240329 28 Oct. 2014 3 11. His services shall be terminated at any time in case his performance is found unsatisfactory during his service period. In case of misconduct, he shall be proceeded under the relevant rules & regulations announced from time to time. 12. His appointment is Ad hoc and school based. He shall have to serve at the place of posting and his service is not transferable to any other station. 13. Before handing over charge his documents may be checked and if found bogus or irrelevant as per qualification and rules charge of the post may not handed over. (Prof. MUHAMMAD UZAIR ALI) DISTRICT EDUCATION OFFICER SWAT GUL KADA /TT/ Appointment/Ad hoc/NTS dated: 1-2014-7-10-2014-Copy of the above is forwarded for information & necessary action to: -1. The Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar 2. The District Comptroller of Accounts Swat. 3. The Principal/Headmaster concerned. 4. The Deputy DEO Male Local Office. 5. The B&AO Local Office. 6. The Supdt Secondary Local Office. The Candidates concerned. PA to DEO Local Office. DISTRICT EDUCATION OFFICER (MALE) SWAT GUL KADA

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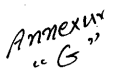
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OFFICE OF THE **DISTRICT EDUCATION OFFICER** (MALE) SWAT



CORRIGENDUM:

Consequence upon the impartial modification in this office order No. 1709-29 04/10/2014. The following TT are hereby transfer to the school noted against each on their own pay and scale in the interest of public serves w.e.f the date of taking over charge.

<u> </u>			
Name and Designation	From	То	Remarks
Noor Muhammad TT	GHS Banjot	GMS Aligrama	Against V/Post
Nawsherwan TT GMS	U/T to GMS	GHS Rahat	Against V/Post
Damana	Jarrai	Kot	3
Asfandyar TT GMS	U/T to GMS	GMS Lalkoo	Against V/Post
Azad Banda	Areen		52
Habibur Rahman TT	U/T to GHS	GMS Shinkoo	Against V/Post
GMS Bashigram	Rahat Kot		3
Fazal Rahman TT GHS	U/T to GHS	GHSS Kabal	Against V/Post
Khazana	Qalagay		
Khan Muhammad TT	GMS Anakar	GHS Matiltan	Against V/Post
Abdul Wasih TT GHS	U/T to GMS	GMS Babo	Against V/Post
Shalpin	Bihar		
Syed Manawar Shah	-U/T to GHS -	GHSS Matta	Against V/Post
TT GHS Sherpalam	Sijbanr		3
	Noor Muhammad TT Nawsherwan TT GMS Damana Asfandyar TT GMS Azad Banda Habibur Rahman TT GMS Bashigram Fazal Rahman TT GHS Khazana Khan Muhammad TT Abdul Wasih TT GHS Shalpin Syed Manawar Shah	Noor Muhammad TT GHS Banjot Nawsherwan TT GMS U/T to GMS Damana Jarrai Asfandyar TT GMS U/T to GMS Azad Banda Areen Habibur Rahman TT U/T to GHS GMS Bashigram Rahat Kot Fazal Rahman TT GHS U/T to GHS Khazana Qalagay Khan Muhammad TT GMS Anakar Abdul Wasih TT GHS U/T to GMS Shalpin Bihar Syed Manawar Shah U/T to GHS	Noor Muhammad TT GHS Banjot GMS Aligrama Nawsherwan TT GMS U/T to GMS GHS Rahat Damana Jarrai Kot Asfandyar TT GMS U/T to GMS GMS Lalkoo Azad Banda Areen Habibur Rahman TT U/T to GHS GMS Shinkoo GMS Bashigram Rahat Kot Fazal Rahman TT GHS U/T to GHS GHSS Kabal Khazana Qalagay Khan Muhammad TT GMS Anakar GHS Matiltan Abdul Wasih TT GHS U/T to GMS GMS Babo Shalpin Bihar Syed Manawar Shah U/T to GHS GHSS Matta

(Prof: Muhammad Uzair Ali) DISTRICT EDUCATION OFFICER (M)

/2014.

Copy forwarded to:

The District Account Officer Swat.

The Head Master Concerned.

3. -10 The Teacher concerned.

P.A to the DEO (M) local office.

DISTRICT EDUCATION OFFICER (M) **SWAT**

بعدالت جناب سروس ٹریبونل خیبر پختونخواه بمقام پنیا وریجمپ کورٹ گلکده ضلع سوات مورد است جناب سروس ٹریبونل خیبر پختونخواه بمقام بنیا و کردیاب مورد است مورد استفدر دیا را بنام محکمت بذرید بیکرژی خیبر پختونخواه دغیره مرس ابیسل بردید کریرا کیک مرس ابیسل بردید کریرا کمک میرا کمک کریرا کمک کمک کریرا
العبــــــه

کیلئے منظور ہے۔

Attested & Accepted

Taria AZIZ Advocate

Shakir ullah Advocate

21-01-2015.

(三人)

The season of



Asfandyar TT (BPS-15) GMS Azad Banda District SWAT.

Appellant

VERSUS

Secretary Elementary & Secondary Education KP & others
Respondents

JIONT PARA WISE COMMENTS ON BEHALF OF RESPONDENTS NO 1 TO 3

RESPECT FULLY SHEWETH

PRELIMINARY OBJECTIONS

- 1- The appellant has no locus standi /no cause of actions to file the instant appeal against the respondents.
- 2- The present appeal is liable to be dismissed for non joineder/miss joineder of necessary parties.
- 3-That the instant appeal is time-barred.

Factual Objections

- 1- That Para No 1 is related to the service record of the appellant hence needs no comments.
- 2- That Para No 2 is related to the mutual transfers of the appellant hence needs no comments.
- 3- That Para No 3 is correct to the extent of advertisement. The respondent No3 advertised some posts of Theology Teacher (TT) on one year Adhoc School based appointments policy through NTS.



The TT post of GMS Azad Banda was allocated to the NTS as per policy of GOVT of Khyber Pakhtunkhwa under school code No 321049.

Advertisement & list of schools is attached as Annexure A & B.

- 4- That the appellant was transferred to GMS Areen vide order Endst No 1709-29/TT dated 4/10/2014 due to the allocation of TT post of GMS Azad Banda to the NTS for Appointment on one year Adhoc & school based appointments policy of GOVT of Khyber Pakhtunkhwa. Copy of transfer order is attached as annexure C.
- 5- That the appellant departmental appeal was not considered due to the allocation of the TT post of GMS Azad Banda to the NTS as per policy of Govt.
- 6- That the respondent No 4 Mr. Wazir Zada S/O Musfar was appointed as TT against the vacant post through NTS on merit at S/No 11 after due process vide Endst No 3718-25/TT/Appointment/Adhoc/NTS Dated 27/10/2014. Copy of Appointment order is attached as Annexure D.
- 7- That the appellant was transferred from GMS Areen to GMS Lalko against the vacant post because GMS Lalko is near to the Residence of the Appellant than GMS Areen. The Appellant was facilitated through office corrigendum Dated 1/11/2014. Copy of corrigendum is attached as Annexure E.
- 8- That the transfer/appointment orders of respondent No 3 Dated 4/10/2014,27/10/2014 & 1/11/2014 are legal, Constitutional & according to the rules & policies of GOVT of Khyber Pakthunkhwa .



GROUNDS

- 1- That the Transfer/Appointment orders of respondent No 3 Dated 4/10/2014,27/10/2014 & 1/11/2014 are legal, constitutional & according to the rules & policies of GOVT of Khyber Pakhtunkhwa as already clarified in Paras No 4,5,6,7 & 8 in factual objections.
- 2- According to GOVT Policy of Adhoc School-based Appointments, The post of TT of GMS Azad Banda has been allocated to NTS as already clarified in Para No 4 of factual objections.
- 3- That while issuing the orders Dated 4/10/2014,27/10/2014 & 1/11/2014, The Rationalization Policy & Rules has not been violated. The TT Post of GMS Azad Banda was allocated to NTS based Appointments by the deptt, which was given on NTS Website for Public Advertisement. No Prior notice is required before the transfer under the prevailing rules.
- 4- That the orders are not favorable to respondent No 4 at the cost of the Appellant.
 - The respondents did the Appointment of respondent No 4 after the fulfillment of due Process & Merit as already clarified in Para No 7 of factual objections.
- 5- The Para No 5 is related to the service career of the Appellant, Hence needs no comments.
- 6- The Appellant cannot be retained at GMS Azad Banda as TT because the Post has been allocated to the NTS for One Year Ad Hoc School based Appointment as Per Policy of the GOVT of Khyber Pakhtunkhwa & respondent No 4 has been appointed on Merit.
- 7- That the respondents also seek permission to raise additional grounds and proofs at the time of arguments before the honorable service tribunal.

In view of the above facts and circumstances, this Honorable Tribunal may very graciously be pleased to dismiss the present appeal with cost in favor of Respondents.

(MALE) DISTRICT SWAT

DIRÉCTOR

(E&SE) KHYBER PAKHTUNKHWA

AT PESHAWAR

SECRETARY

(E&SE) KHYBER PAKHTUNKHWA

AT PESHAWAR

D Annexual America 6

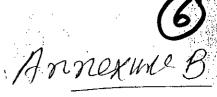
υU م شدد این نبود تی سے محد آیا سال ارا ایک ما مر اورس کا سرا این بد زی کے BPS-15 Ut. ASTER ن اے کی ایس می باساوی قابلیت کی جمی تسلیم شده مو نیورس سے بعد آیک سالہ او بیتر الم اسان جر الل الله رانارارا 3 BPS-15 ال 35 تال يشها وتزالعا لبيدتي المتكوم العرباية والاحداء بياليي متناه اےل BFS-15 10.35t 20 سال یم شده برو کے برمدشهاوہ العالمیے سی منظور شده العیم الوفاق الدوارس ال سوات وارا اعلام چر ال دارا اعلام دروش چر ال اوراو کی دیکر دارا اعلام بنیکیشن تناومت نے وقع او تا مباری کیا در یا شاند او داری ایرا میاد استاد او ید بد برمده فلا التراک اور سدترات کی جی منظور شده اوار سه سه JU-151 18 ⊤ری JU 355 18 نايرن أساتذه كالمنتيش كريش إرت زيل بير، كل 200 نسرات كا ياسية - (21) وقتر غياسة كزاه والشجار أنه تحت تنواع عال أنور إلى تان والمان وأن موان عبدالله

Annex-A

AT Wiew 1



List of Schools SWAT MALE



	School C	المند	SWA	t School Name	<u> </u>	U	C	C	TDN	PET	AT	+	T Qari	PST	Tot
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1	32100		SWAT	THE BRITON					1	†		1	┼──	┼──	3
j	32100		SWAT						1	 	-	1	┼─┈	 	<u>-</u> -
- 1	32100		SWAT						7-			1	 	 	1
:	32100		SWAT			<u></u> -			1	<u> </u>	1	1			1
·	321008		SWAT	1				\mathcal{I}^{-}	1			1	 	 	<u> </u>
ľ	321009		SWAT	1								1			<u>-</u>
- 1	321010		SWAT	GHS GAT							1	-			1
	321011			GHS GOGDARA		<u>_</u>		4_			1	1		-	2
	321012			GHS GURNAI	 			4_			\equiv	1			1
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J	321021	5\	VAT	GHS MATILTAN					-		- -	1	-!- -	_	2 .
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	21037	SWA		ISS KHWAZA KHELA ISS KISHAWRA				_ _		\prod	1		1	_	1
	21038	SWA		SS KISHWARA		<u> </u>		_ _			1		<u> </u>	 	1
3	21039	SWA		SS MANKEYAL	 -		_ _			1				<u> </u>	1
3	21040	SWA		SS MANKYAL			_	_ _	<u> </u>		2	1		7	3
3	21041	SWA		SS SHAMOZI	-			-	1	-]				i
3	21042	SWA		PS JAWARO BIAKANO	Arko			-	ļ	11	1			_	2
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	1050	IAWS		AZADA BANDA				1			4		 		1
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T. C. S/11/2014

Annex-B

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1068	SWAT	GMS GHAKHI BANDA	<u> </u>					1		[i
1069		GMS GODA					<u> </u>	1		-	1
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321075		GPS ALLAABAD	Gulibagh	_						1	1
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321077		GPS AWAR PATAY	Kalakalay	_				-		1	i
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321090		GPS DARA DABARGAY	Bashigram .	<u>-</u> -			_			-	1
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321103	SWAT	GPS KANATAI	Gwaleari							: 1	1
321104		GPS KANJU NO.2	Kanju -							1	1
321105	SWAT	GPS KIDAM	Balakot	_						.1	1
321106	SWAT	GPS KOZ BARGIN	Shin							2	2
321107		GPS MAIIAK	Kalakalay	_						1	1
321108		GPS MANDAN	AKMB							2	2
321109		GPS MANGLOR NO.2	AKMB							1	1
321110		GPS MIANDAM	Miandam							1	1
321111		GPS NAZAR ABAU	Arkot	\vdash				-		1	, 1
321112		GPS PINDA SHAJI PATAY	Koz Aba Khel	<u> </u>			- -			2	2
321113		GPS QANDIL	Qandall		\vdash			<u> </u>		1	1
321113		GPS RADOKRAI	Barthna				\vdash	Ι	<u> </u>	1	1
321117	l	GPS SAMBAT	Baidara	\vdash	-			 		1	1
321115	SWAT	GPS SAMBAT CHAM	Baldara	 	\vdash		H			1	1
·····		GPS SHAREED BABA NO.2	Kanju	\vdash	\vdash	!			_	1	1
321117	SWAT	GPS SHAKAR DARA	Pir Kalay		\vdash		<u> </u>	_		1	1
321118	,		Bashigram	 -			_	\vdash	1	1	1
321119	SWAT	GPS SHALKYAR	Pir Katay		 		\vdash	-	 	i	1
321120	SWAT	GPS SHER PALAM NO.2	Shawar	 —		\vdash		\vdash	 	2	2
321121	SWA1	GPS SHORSHAHI	Arkot	\vdash		 	 	\vdash		1	1
321122	SWAT	GPS SUBANR		 		-		-		1	1
321123	SWAT	GPS SIRSENAL NO.2	Bar Aba Khel					-		1	1
321124	SWAT	GPS TALIGRAM	Taligram R/S-18	 				 	 	2	2
. 321125	SWAT	GPS TALINGA	Tirat	<u> </u>		 					1
321126	SWAT	GPS TANGBANR	Pir Kalay	 	-		 —		 	1	1
321127	SWAT	GPS TANGO	Shalpin R/S-22		<u> </u>	<u> </u>		 			1
321128	SWAT	GPS FIARAT SWEGALAL	Koz Aba Khel	 		 -					
321129	SWAT	GPS ZWALA	Jano/Chamtalai			ļ	ļ	i —	<u> </u>	1	1
321130	SWAT	GPS JAGAH	Behrain	<u> </u>	<u> </u>	 	ļ	 	ļ <u>-</u>	1	1
321131	SWAT	GPS.TOTANO BANDAL	Totano Bandai	L	<u> </u>	L	l	L	l	11_	11

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OFFICE OF EN DISTRICT EDUCATION OFFICER MALE DISTRICT SWAT.

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OFFICE ORDR.

Consequent upon the post of TT of the following schools advertised through NTS. The DEO (M) swat has been pleased to transfer/adjust the TT of the following schools on their own pay and scale at the schools noted against Each TT post in the interest of Public service with immediate effect.

<u></u>	Name	From	To	. Remarks
5.No. 01	Hazrat Hussain TT	GHS Ashoran	GMS Jalbanr	Against Vacant
J.				Post
02	Izharul Haq TT	GHS Chail	GMS Torwal	-do-
. <u>32.</u> 03	Attaullah S.TT	GHS Deolai	GHS Shalliand	-do
<u>04</u>	Noorul Wahab TT	GRS Galoch	GHSS Kabal	-(lò-
05	Abdul Salam TT	GHS Gogdara	GHS Kanju	-do-
06 ->	Fazal Rahman TT	GHS Khazana	GHS Qalagay	-00-
07	Rashid Airmad STT	GHS Manyar	GHS Dehrai	-do-
_ <u></u>	Rashid Ahmad ST (GHS Parrai	GHS Dardya!	-do-
09	Fazal Rahman TT	GHS Shabde irai	GMS Deolai	-do-
10	Abdul Wasi TT	GHS Shalpin	GMS Behar il.	-do-
11	Ali Rahman T	GHSS Kishavvra	GiMS Bishbanr V	00-
12	Habibur Rahman TT	GMS Bashigram	GHS Rahat Koty,	-do-
13V	Asfandyar TF	.GMS Azad Banda	GMS Areen	-do-
14	Nowsherawau Ti	ĠMS Daniana	GMS Jarry	-do
1.5	Rashid Ahmad TT	GMS Chamgharai	GMS Mail agai	do-
16	Muhammad Tliullah TT	GHS Khwaza Khela	GMS Dad KiKhela	-do-
17	Gul Shali zada TT	GHSS Shamozi	GMS Taran	-do
1.8	Sayed Muhammad Shah TT	GHS Sherpalam	GHS Sijbanr	-do-

Note:

I. No TA/DA is Allowed.

2. Charge report should be submitted to all concerned.

(MUHAMMAD UZAIR ALI) DISTRICT EDUCATION OFFICER MALE SWAT. Dated: 04-10-2014

Endst; No.<u>1709-29</u>/TI

Copy to:

- 01. The Director (E.88) Education KPK Peshawar.
- 02. The District Accounts Officer Swat.
- 03. The Principal/Head Master Concerned.
- 04. The Teacher Concerned.
- 05. PA to DEO (M) Swat.

DISTRICT FORCATION OFFICER

DISTRICT LOUCATION OFFICER

MALE SWVAT

4/10/14

Annex-C

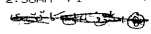
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Annexuse-P



OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE)

Swat (Cell # 0946 9240209-228)

1.C., 21/01/201

APPOITMENT

Consequent upon recommendation of the Departmental Selection Committee, appointment of the following candidates are hereby ordered against the vacant TT posts on one year Ad hoc School based policy in BPS: 15 (Rs.8500-700-29500) fixed plus usual allowances as admissible under the Rules and existing policy of the Provincial Government, in Teaching Cadre on the terms & conditions given below with effect from the date of their taking over tharge.

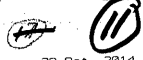
5.# -	Name of candidate	Father's Name	D/O Birth	Score 1	Remarks
1.	Mr. Afzal Shah	Mian Badshah	04.4.1983	132.44	GHS: Sherpalein
2.	Mr. Ataullah ,	Fazal Hakeem	08.01.1987	131.8	GHSt Manyar
3.	Mr. Ubaid Ullah	Ismall	01.11 1991	131.25	GHS: Brawal
1	Mr. Habib un Nabi	Ghulam Nabi	01.04.1983	131.09	GMS: Galoch
5.	Mr. Ihsanullah	Shah Dad	05.05.1986	130.72	GHSS: Kishawra
	Mr. Umar Khitab	Haji Umar Faraki	10.04.1983	130.26	GHS: Gurnal
7.	Mr. Saif Ullah	Adil Mahammad Khan	13.10.1984	129.72	GHS: Bandal
8.	Mr. Amin ul Haq	Calamul Haq	02.01.1975	128.39	GMS: Ayeen
 9.	Mr. Goliar Ali	Särd ä FAli	01.04.1982	127.34	ĞH2: Jambil
10	Mr. Nagem Ullah	Rahim Shah	10.03.1981	127.01	GMS: Garialir
1.1.	Mr. Wazir Zada	Musafar	15.09.1980	125.59	GMS: Azad:Banda
12	Mr. Muharquad Ishaq	. Azirn Khan .	23.03.1986	125.3	GHS Gogdara
13	Mr. Muhammad Alam	Aziz ur Rahman	03.04.1981	125.17	GMS Anakar
] ₍ 1)	Mr. Shahi Nawab	Shahl Taj Bacha	05.11.1983	124.9	GHS Parial
15	Mr. Fazal Wadood	Musafar	01.01.1985	124.77	GMS Damana
16.	Mr. Imliaz Alımad	Abdul Hassan	01.04.1976	124.59	GHS: Chall
17	Mr. Abdür Rahman	Mohlb ul Haq	15.05.1981	124.43	GHSS: Shamozl
18.	Mr. Rahmat All	Tasir Jan	01.01.1987	124.39	GMS: Goda
19.	Mr. Muhammad Ayaz	Sher Zada	05.03.1977	124.37	GHSS: Kedant
20.	Mr. (lagat Ali	Muhammad Ghawri	16.02.1988	124.37	GHSS: Mankeyal
	· 1	. 1	1 .	1 .	

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Annex-D

27/10/2014

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22	Mr. Inayatullah	Muhammad Dawran	25.04.1987	124.11	GHS; Pishmal
23.	Mr. Nadar Khan	Amir Zada	10.05.1981	123.7	GH5: Ashoran
24.	Mr. Amin ul Haq	Aziz ur Rahman	01.04.1978	123.0	GHS: Baffjoot
25.	Mr. Abdul Sələm	Abdul Wahab	10.05.1984	122.54	GMS: Gabral
26.	Mr. Imtiaz Ali	Haji Muhammad Ali	23.07.1991	121.97	GMS: Beshigram
27	Mr. Atta ur Rahman	Shams ur Rahman	04.04.1977	121.85	GHS Shah Derai
28.	Mr. Nəsər Ali	Saleh Gul	01.12.1982	121.55	GHS: Bahrain
29.	Mr. Bakhte Rahman	Bakht Mashal	10.12.1979	121.41	GHS: Bar Bargin
30.	Mr. Akbar Hussəln	Amir Zada	10.05.1988	121.33	GHSS: Kalam
31.	Mr. Khurshid iqbəl	Abdul Jabbar	24.04.1979	121,26	GHS Deolal
32.	Mr. Ashraf All	Ahmad Khan	10.11.1979	12190	GHS: Khazana
33	Mr. Shamsul Igbal	All Shah	05.02.1989	1,120,82	GHS: Shalplin
34	Mr. Agal Zada	Manasab Khan	16.08 1988	120.76	GHS: Ģat
35	Mr. Bahadar Shir	Muhammad Afzal	04.02.1978	120.12	GHSS:KhwazaKhela
	Mr. Shahid Hussain	25	×20.03.1987	119.48	GMS: Cham Deral
36		Muhammad Ainin	01.03.1984	112.43	GMS: Bafar
37	Mr. Hassan Ahmad	Badshall			

Terms & Conditions

No TA/DA is allowed.
 Charge reports should be submitted to all concerned.

Appointment is purely on temporary & ad hoc basis for one year with effect from 20.10.2014 to

He shoold not be handed over charge if he exceeds 38 (Thirty Eight) years or below 18 years of

Appointment is subject to the condition that the certificates/documents must be verified from the concerned authorities, anyone found producing bogus certificate will be reported to the Law enforcing agencies for further action.

6. His services are liable to termination on one month's prior notice from either side. In case of resignation without notice his one month pay /allowances shall be forfeited to the Government.

7. Pay shall not be drawn until and unless a certificate issued by this office that his documents are

He should Join his post within 30 days of the issuance of this notification. In case of failure to join the post within 30 days of the issuance of this Notification his appointment shall stand expired automatically and no subsequent appeal etc. shall be entertained.

9. Health & Age Certificate should be produced from the Medical Superintendent before taking

10. He will be governed by such Rules and Regulation as may be issued from time to time by the Government,



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28 Oct. 2014 2:57AM

11. His services shall be terminated at any time in case his performance is found unsatisfactory during his service period. In case of misconduct, he shall be proceeded under the relevant rules & regulations announced from time to time.

12. His appointment is Ad hoc and school based. He shall have to serve at the place of posting and his service is not transferable to any other station.

13. Before handing over charge his documents may be checked and if found bogus or irrelevant as per qualification and rules charge of the post may not handed over.

> (Prof. MUHAMMAD UZAIR ALI) DISTRICT EDUCATION OFFICER SWAT GUL KADA /TT/ Appointment/Ad hoc/NTS dated: /プロス フーフ・

Copy of the above is forwarded for information & necessary action to: -

- The Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawari
- The District Comptroller of Accounts Swat.
- The Principal/Headmaster concerned.
- The Deputy DEO Male Local Office.
- The B&AO Local Office.

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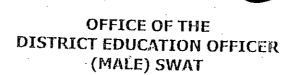
Ιq

- The Supdt Secondary Local Office.
- The Candidates concerned.
- PA to DEO Local Office:

DISTRICT EDUCATION OFFICER (MALE) SWAT GUL KADA

21-01-2016





ATTACXING

Annexume-

CORRIGENDUM:

Consequence upon the impartial modification in this office order No. 1709-29 04/10/2014. The following TT are hereby transfer to the school noted against each on their own pay and scale in the interest of public serves w.e.f the date of taking over charge.

S.No	Name and Designation	From	То	Remarks
1.	Noor Muhammad TT	GHS Banjot	GMS Aligrama	Against V/Post
2.	Nawsherwan TT GMS Damana		GHS Rahat Kot	Against V/Post
3.	Asfandyar TT GMS Azad Banda	U/T to GMS Areen	GMS Lalkoo	Against V/Post
4.	Habibur Rahman TT GMS Bashigram	U/T to GHS Rahat Kot	GMS Shinkoo	Against V/Post
5.	Fazal Rahman TT GHS Khazana	U/T to GHS Qalagay	GHSS Kabal	Against V/Post
<u>6.</u> 7.	Khan Muhammad TT Abdul Wasih TT GHS Shalpin	GMS Anakar U/T to GMS Bihar	GHS Matiltan GMS Babo	Against V/Post Against V/Post
8.	Syed Manawar Shah TT GHS Sherpalam	U/T to GHS . Sijbanr	GHSS Matta	Against V/Post

(Prof: Muhammad Uzair Ali)
DISTRICT EDUCATION OFFICER (M)

Endst: No:

Dated _/ /// _____/2014.

Copy forwarded to:

1. The District Account Officer Swat.

2. The Head Master Concerned.

3. -10 The Teacher concerned.

11. P.A to the DEO (M) local office.

DISTRICT EDUCATION OFFICER (M)
SWAT

Annex-E

71 - 41 - 2015

BEFORE THE SERVICE TRIBUNAL K.P.K PESHAWAR CAMP COURT AT SWAT.

Service Appeal No 208 of 2015

Asfandyar TT (BPS-15) GMS Azad Banda, District Swat. Appellant

VERSUS

Rejoinder on behalf of appellant in response to Parawise comments filed by respondent No. 1 to 3

Respectfully Sheweth!

The appellant submits as under;

That all the preliminary objections raised by respondents No. 1 to 3 are illegal, against facts and devoid of all legal force therefore, the preliminary objections No. 1 to 3 are totally baseless.

FACTS:

- 1. That Para No. 1 of the comments needs no reply.
- 2. That Para No. 2 of the comments needs no reply.
- 3. That in response to Para No. 3 of the comments, it is explained that when alleged advertisement was made, the appellant was already on service in pursuance of an order of appointment passed by the competent authority but the respondent in disregard of law and facts has advertised

4

the same post as vacant and in consequence thereof proceedings were illegally conducted by the answering respondents, while concealing the material facts regarding the occupation of the same post by the appellant. The answering respondents have concealed the material facts from this honorable court and the comments of the respondents are misleading one therefore the reply to Para No. 3 of the appeal is devoid of all legal force, hence, requires to be ruled out of consideration. In this regard certificate dated 04-10-2014 by head master government Middle School Azad Banda, Swat is attached herewith.

- 4. That Para No. 4 of the comments is also incorrect and misleading one. The answering respondents have admitted the material facts regarding the appointment/occupation of the appellant in service, the respondents have time and again twisted the facts by filing the misleading comments which are irrelevant against facts and thus the comments of the respondents lacks all sort of veracity.
- 5. That Para No. 5 of the comments is also the against the facts as stated above the service of the appellant was transferred in utter disregard of transfer and posting policy just to adjust the blue eyed of the answering respondents on the basis of political indulgence.
- 6. That in response to para No 6 of the comments it is explained that the answering respondents have admitted the material fact regarding the occupation/appointment of appellant in service and tried to twist the fact by filling the misleading comments.
- 7. That Para No. 7 of the comments also indicates malafidy on the part of answering respondents that one of the impugned Order had been reviewed a little bit but the appellant is still suffering at the hands of respondents as stated above in Para No 3 of the rejoinder and explained in appeal of the appellant.
- 8. That Para No. 8 is against Facts and law the impugned orders are against rules and posting and transfer policy.

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e savis

Meat Master Govt. Middle School Aged Banda, Swat. 4/10/0/4

KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

No. 879 /ST

Dated <u>24 / 5 / 2016</u>

To

The DEO (M),

Swat at Saidu Sharif Swat..

Subject: -

JUDGMENT

I am directed to forward herewith a certified copy of Judgement dated 3.5.2016 passed by this Tribunal on the above subject for strict compliance.

Encl: As ábove

REGISTRAR KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHÁWAR.