elementary & secondary education department, government of khyber pakhtunkhwa



OFFICE OF THE DISTRICT EDUCATION OFFICER District North Waziristan, Mirenshah

Phone: 0928-313040

Email: deunsalenwick great.com



OFFICE ORDER

in pursuance of Order passed by the Director Education Merged District order No.1220 Dated 09-01-2019 and No.2149-51 Dated 07-02-2019 and SECY E&SED Order No. SO(/PE)/E&SEDS-1/Gen-Misc and reminder Dated 29-03-2023 and the recommendation of the committee. The outstanding salaries of the following teachers are hereby released from the date of stoppage on the basis of not terminated and regular, Genuine employees of this office and performing their duties regularly to the entire satisfaction of their superiors.

It is further stated that the source-I and source II may kindly be processed and as well as their salaries may be transferred to their bank, accounts to avoid further litigation

- (1) Barkat Ullah PTC
- (2) Sarfaraz PTC
- (3) Anwar Ullah.
- (4) Sher Abbas PTC
- (5) Sher Zada PTC
- (6) Muhammad Abbas PTC
- (7) Inam Ullah PTC
- (8) Minhaz PTC
- (9) Zubaida PTC

- (10) Nasim Ullah PTC
- (11) Mati Ullah PTC
- (12) Hidayat Ullah PTC
- (13) Kalsoom PTC
 - (14) Uzma Hassan

DISTRICT EDUCATION OFFICER **HORTH WAZIRISTAN DISTRICT**

41787-50 Dated Miran Shah the 11/8/12023

Copy Forwarded Information to the:

- PS to additional secretary (Gen) EASES 10.
- PS to Addition Secretary (Lit) E&SED KP.
- Director/Education E&SE Department Khyber Pakhtunkhwa Peshawar
- District Account officer NWTD With the request to pass the bills being low paid Govt: servent to avoid further litigation

DISTRICT EDUCATION OFFICER NORTH WAZIRISTAN DISTRICT

Before the KP Service Tribunal, Pestiawar Appeal No. ___ 12023 Education Depth. Barreat allah

Application for desposal of the above mentioned appeal being on frautuous

K/Sheweth.

- that the above mentioned appeal is lending adjudication before this august Tribunal which is fined for hearing to day on 27/09/2023.
- 2- that the appeal filed the above mention ed appeal for Selecte of his Salaries.
- 3 that the Sespondent depth issued order dated 11/08/2023 whereby the greivance of the appellet has been sednessed therefore, the appeal in hand became anfractuous.

It is, therefore, most humbly prayed that on acceptance of this application the appeal in hand may very kindly be disposed of being anfroctions. Through: Taman Safe Dated. 27/09/2023.

B

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

APPEAL NO. /938 /2023

Mehnaz PTC

٧S

EDUCATION DEPTT:

INDEX

S. NO.	DOCUMENTS		ANNEXURE	PAGE	
1.	Memo of Appeal			1-2	
2	Affidavit		**********	3	
3.	Appointment order dated		Α	4	
4	Charge assumption of performance certificate	&	. B	5-6	
4,	letter dated 24.01.2023		С	7	
· 5 .	reply letters		D	8	
6	departmental appeal		E	9	
7.	Vakalatnama			10	

APPELLANT

THROUGH:

Yasir Saleem

R.

1

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR



Service Appeal No. <u>1938</u>/2023

	North WaziristanAPPELLANT.	Service Tribunal
•	Versus	Dated 25/09/
2. 3.	Director education merged district, Khyber Pakhtunkhwa Peshawar. District education officer, District North Waziristan. District Account Officer, District North Waziristan. The secretary E&SE department, Khyber Pakhtunkhwa Peshawar. RESPONDENTS	•
	APPEAL UNDER SECTION-4 OF THE KHYBER PAKHTUNKHWASERVICE TRIBUNAL ACT 1974 AGAINST INACTION OF THE RESPONDENT BY NOT RELEASING SALARIES W.E.F. 01.07.2014 OF THE APPELLANT AND AGAINST INACTION ON DEPARTMENTA APPEAL OF THE APPELLANT WITHIN THE STIPULATED PERIOD.	E . F .
	That on acceptance of this instant service appeal of the appellant the inaction of the respondents by not releasing salarles of the appellant w.e.f 01.07.2014 till dated may verkindly be declared illegal and without lawful authority of law and the respondents may further please be directed to release salaries of the appellant w.e.f 01.07.2014 till dated, with all backbenefits. Any other remedy which august tribunal deems fit the may also be decided in favor of the appellant. R/SHEWETH: ON FACTS:	g y ,, e k
10 S.	Brief facts of the appeal are as under; That the appellant is working as (BPS-3) n the respondent department. (copy of Appointment letter attached)	is ·
2.	That the appellant after that assumed his duty and started performing his duty regularly efficiently and passionately. Cop of assumption order and performance certificate is attached annexure	У
3.	That on 24.01.2023 the respondent No.3 made an observation over the impugned bills which was removed by the respondent No.3 and resubmitted to respondent No.3. Copy of letter dates	nt ,

as

- 5. That against the inaction of the respondents with regard to the outstanding salaries of the appellant, he also filed departmental appeal to the concerned authority which is still pending. Copy of the departmental appeal is attached as annexure.
- 6. That appellant further feeling aggrieved and having no other remedy but to file this appeal on the following grounds inter alia.

ON GROUNDS:

- A. That the inaction of the respondents by not releasing salaries of the appellant w.e.f 01.07.2019 is against law, rules and norms of natural justice.
- B. That the appellant have not be treated in accordance with law and rules and as such respondents violated Article 4 and 24 of the constitution of Islamic republic of Pakistan 1973.
- C. That the action of the respondent No.3 amounts to sheer arbitrary and autocratic in nature hence against the norms of natural justice.
- D. That the conduct of respondent No.3 is not only ignoring the competent authority orders but conduct and attitude of the respondents No.3 from such inaction show something unfair means hence also violating the mandatory provision of the constitution that all Govt. departments are duty bound to strictly act in accordance with law.
- E. That its apex court decisions that salary is not bounty that can be stopped at the wishes of high ups.
- That the inaction of the respondents by not releasing salaries of the appellant is against Article 38(e) of the Constitution of Islamic republic of Pakistan, 1973.
- G. That the respondents are using colorful exercise of power regarding not releasing the salaries outstanding against the respondents hence this action of the respondents is unwarranted under the law.

- (3)
- H. That the appellant seeking indulgence of this honorable Tribunal for intervening in the matter to release immediately the outstanding salaries and clear the bill pending before the respondent No.3 without any cogent reason and the respondent No.3 has no locus standi to stop the bills being clear cut orders of the high ups and competent authority.
 - I. That the remaining points if any arise during the course of hearing may also be allowed.

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

> ميمار APELLAÑT

THROUGH:

Yasiv Salem

8

Amir Zaman

Advocates high Court

Certificate:

That no earlier appeal is preferred before this august tribunal.

Deponent

Affidavit:

I Mehnaz resident of district north waziristan, solemnly affirm and declare that the contents of this Appeal are true and correct to the best of my knowledge and belief and nothing has been concealed from this August Tribuanl.

Deponent?



129 SEP 2023

Aux A (4)

OFFICE OF THE AGENCY EDUCATION OFFICER, NORTH WAZIRISTAN MIRANSHAH.

APPOINTMENT CRDER.

On the recommendation of departmental selection committee and Director Education FATA directions, the following male / female local candidates are hereby appointed against the vacant post of PTC in BPS-07 on contract basis school mentioned against each on the following terms and conditions with the effect from the date of taking over charge.

S.#	Name & Designation	Place of posting	Against the vacant post.		
Ò1.	Mr,Barkat Ullah PTC	GPS Darpakhel	-do-		
02.	Mr,Sarfaraz PTC	GPS Datta Khel	-do-		
03.	Mr. Anwar Ullah PTC	GPS Maliz Kct	-do-		
04.	Mr.Sher Abas PTC	GPS Aslam Kot	-do-		
05.	Mr,Sher Zada PTC	GPS Lowerga	do-		
Û6.	Mr, Muhammad Abas PTC	GPS Dowager	-do-		
07.	Mr,Inam Ullah PTC	GPS Jalat Khan kot	-do-		
.80 م	Mst:Mehnaz PTC	GGPS Akhtar Nawaz Kot	-do		
09.	Mst:Zubaida PTC	GGPS Awal Khan kot	-do-		
10.	Mr, Nasim Uliah PTC	GPS Datta Khel	-do-		
11.	Mr,Mati Ullan Shah PTC	GPS Miranshah village	-do-		
12.	Mr.Hidayat Ullah PTC	GPS Banda	-r <u>'</u> o-		
			I .		

TERMS AND CONDITION.

- 01. Their Appointments are made on contract basis and liable to be terminated any time and notice
- 02. They should bring their medical fitness from Medical Superintendent AHQ Hospital Miranshah. If they failed to assum a their charges within 15 days, their orders will be treated as cancelled.
- 03: Their original CNICs should produced to the accountant local office.
- 04. Their services will be terminated if they found absent for 15 days continuously from the date of taking over charge.

Agency Education Officer, North Waziristan Agency

No 397-100

dated Mir

Miranshah the

15 13 12014.

Copy forwarded to:-

- 01. The Director Education FATA with reference to his order dated, quoted above.
- 02. The Agency Accounts Officer North Waziristan Miranshah.
- 03. The Accountant Local Office.
- 04. The official concerned.

Acency Education Officer, North Waziristan Agency.

ATTLITED

-4

Ame 3 (5)

The District Education Officer North Waziristan District.

Subject:

CHARGE / ARRIVAL REPORT

1 Mr/ MST Mehnag took our charge in education department on date 02-07-2021 as

Class-iV and started my duty regularly to the entire satisfaction of my superior. Charge reported

submitted for your perusal and record please.

Yours Obediently.

Name: Mehnaz

Designation: <u>\$\int 5.7\$</u>

A

OFFICE OF THE DISTRICT EDUCATION OFFICER NORTH WAZIRISTAN DISTRICT.

SUBJECT: DUTY PERFORMANCE CERTIFICATE

Certified that Mr/ MST Mehnug is performing his/her duty regularly to the entire

satisfaction of his superior since long in education department. He/She has good moral character.

DISTRICT EDUCATION OFFICER NORTH WAZIRISTAN DISTRICT.

ATILIJED

Ama c

OFFICE OF THE DISTRICT ACCOUT OFFICER NORTH WAZIRISTAN MIRAN SHAH

No. DAO/MRN/NW/2023-24/4301 - 4

Dated: 34/ / /2023

То

The District Education Officer,

NW Miran Shah.

SUBJECT: PROVISION OF RECORD OF VARIOUS TEACHERS
REGARDING LAST PAYMENT CERTIFICATE.

Kindly refer to the subject noted above and to state that;

The authorized representative of your good office has been submitted 39 Nos source 1 & II forms, sanction to investigation and other related documents/original service book regarding arrears of outstanding salaries at the pre audit counter section at this office.

This office process and honor the source 1 and II forms and paid their salaries through their bank accounts for confirmation in genuine before pay rolle processing of salary and also provide last payment certificate of the following teachers please.

- (1) Barkat Ullah PTC
- (2) Sarfaraz PTC
- (3) Anwar Ullah
- (4) Sher Abbas PTC
- (5) Sher Zada PTC
- (6) Muhammad Abbas PTC
- (7) Inam Ullah PTC
- (8) Minhaz PTC
- (9) Zubaida PTC
- (10) Nasim Ullah PTC
- (11) Mati Ullah PTC
- (12) Hidayat Ullah PTC
- (13) Kalsoom PTC
- (14) Ronaq Sweeper

District Accounts Officer

Copy forwarded to:

Mr. Muhammad Atif, Sub Accountant of this office is hereby directed personally attend the DEO (M) office for authentication of Source Forms and confirm the signature of the DDO please.

District Accounts Office NW Miran Shah

4

OFFICE OF THE DISTRICT EDUCATION OFFICER NORTH WAZIRISTAN DISTRICT

		•		No	/DE0	O/NWD
•	<u>-</u>			'Dated _	· · / ·	•
To				• •		
	The District Accounts Offic North Waziristan District.	er,				-
	•			;		
Subject:	CONFIRMATION OF SO TEACHERS.	URCE-I	<u>& II FORM</u>	S OF SA	LARIES OF	VARIOUS
Respected Sir	· · · · · · · · · · · · · · · · · · ·					
	Kindly refer to your letter N	In 2201 A				
state that this	Kindly refer to your letter N	10.2301-04	+ dated 24/1/	2023 on	subject noted	l above and t
state mat this	office has submitted Source	-I & II for	ms of the fo	llowing t	eachers alon	g with relate
documents du	ly verified and countersigned	by the un	dersigned.		,	٠
•			. બા . ,			
	It is further stated that in you	r gracious	honour that r	necessary	action may k	indly be take
in this regard l	peing genuine case and regula	r employe	e of this depa	rtment an	d they are no	rforminis thai
duties regular	ly.				armey are per	rromming me
			•			
	It is further mentioned that 30-06-2014 on manual pay (1) Barkat Ullah PTC (2) Sarfaraz PTC (3) Anwar Ullah (4) Sher Abbas PTC (5) Sher Zada PTC (6) Muhammad Abbas I (7) Inam Ullah PTC (8) Minhaz PTC (9) Zubaida PTC (10) Nasim Ullah PTC (11) Mati Ullah PTC (12) Hidayat Üllah PTC (13) Kalsoom PTC (14) Ronaq Sweeper	Dill.	ving imployed	es have be	en received la	ast salaries
.			: · · · · · · · · · · · · · · · · · · ·			
					District Educa North Waziri	
Endst: No. <u>4</u> /	787 - 90 / Dated_	11/8	_/2023.	•		
Copy forwarde	d to the: -		, , , , , , , ,			
· .	Accountant General Khyber I	Pakhtunkh	wa, Peshawa	r.		

District Education Officer North Waziristan District

Candidate Concerned.

Director E&SE Khyber Pakhtunkhwa, Peshawar. Deputy Commissioner North Waziristan District.

the north sey EASED Up pedrawar Anx & Subjut sproul for reliase of pay. WIR great respect it is brought als you rand notice then our pays were stopped without any agut reason by the Ex DRO. North. we lodged appeal & the DR Merged area. The DE Moged area was third enough and consued release order to the BRO North. In DRO Mort Constituted Commiller ad the Committee declined connect. But in the meanith the Das was transfued and more Das was posted we approached xs to Now Bko. The Dks was Kind enought of Vsved instruction for proparation of Bells. Bills med budmilled ad bome observation was arised by the DAO office will were removed and resubmilled Is the DAO office which is still pudif It is therefor, treguested in jun Ried honour that a sporde may cardly be usued to DE ourse & Copoy 7 the Same may aboutered & be cudoseds DA office for Etriel Coplance the orderen litte & Sprik for the larger interest grudie Dre d 30/46 03. Japan lett of Caudide as a Constraint Security.

() Sayraf Marpet Delon Auwar. Barllalulal Notlers, Surede Sent Abars psi Belon Surede Sent Abars psi Belong Surede Sent Main Main Main Mary Abars psi Belong Short Abars psi Belong psi (9) Nasi malial psi (0) Medayelular Stah psi So(P)

POWER OF ATTORNEY In the Court of 1. For Plaintiff Appellant Petitioner Complainan Appeul. Revision/Suit/Application/Petition/Case No. Respondent Accused I/We the undersigned/ Mcha Mohare and appoint YASIR SALEEM ADVOCATE HIGH COURT, my true and lawful attorney, for me in my same and on my behalf to appear at plend, act and answer in the above Court or any Court to which the business is transferred in the above matter and is agreed to sign and file petitions. An appeal, statements, accounts, exhibits, Compromises or other documents whatsoever, in connection with the snid matter or any matter arising there from and also to apply for and receive all documents or capies of documents, depositions etc. and to apply for alid issue similarons and other Wills or sub-poena and to apply for and get issued and arrest, attachment or other executions, walkants or order and to conduct any proceeding that may arise there out and to apply for and receive payment of any or all sums or submit for the above matter to arhitration, and to employee any other Legal Practitioner authorizing him to exercise the power and authorizes hereby conferred on the Advocate wherever he may think fit to die so; any other lawyer may be appointed by my said could be sandyet the ease who shall have the same pawers, AND to all acts legally necessary to manage and conduct the said case in all respects, whether herein specified or not, as may be proper and expedient. AND I/we hereby agree to ratify and confirm all lawful acts done on my/our behalf. under or by virtue of this power or of the usual practice in such matter. PROVIDED always, that I/we undertake at time of calling of the case by the Court/my authorized agent shall inform the Advocate and make him appear in Court, if the case may be dismissed in default; if it be proceeded ex-parte the said counsel shall not be held responsible for the same. All costs awarded in favour shall be the right of the same. IN WITNESS whereof I/we have hereto signed at Executant/Executants Accepted subject to the terms regarding fee

Advocate High Court To FR: 4. Fourth Floor, Bilour Plazo, Saddar Road, Peshawar Constitution