26.03.2018<sup>.</sup>

Mr. Muhammad Ishaq, Advocate is present on behalf of learned counsel for the appellant (Mr. Hamza Amir Gulab Advocate). He stated at the bar that the learned counsel for the appellant wants to withdraw the present appeal on being infructuous.

Request is accepted and the present restoration application is dismissed as withdrawn. File be consigned to the record room.

Member

ANNOUNCED 26.03.2018

thairman Camp Court, Chitral

#### 03.10.2017

Clerk of counsel for the appellant and Mr. Muhammad Zubair, District Attorney for the respondents present. The learned District Attorney seeks adjournment to file reply on applicaton. Adjourned. To come up for reply and arguments on restoration application on 08.11.2017 before the S.B at camp court, Swat.

Camp court, Swat

#### 08.11.2017

None for the appellant present. Addl. AG for the respondents present. Learned AAG also seeks adjournment to contact the respondents. To come up for reply and arguments on restoration application on 01.01.2018 before S.B at camp court, Swat.

jairman Camp court, Swat

1.1.2018

Clerk of counsel for the petitioner and Addl. AG for the respondents present. Addl. AG seeks time. To come up for reply and arguments on restoration application on 30.1.2018 before S.B at camp court, Swat.

Camp Court, Swat

### 30.01.2018

<u>Clerk of the counsel for petitioner present and Addl. AG</u> for the respondents present. Learned Addl. AG seeks time. To come up for reply and arguments on restoration application on 26.03.2018 before S.B at Camp Court Chitral.

03.04.2017

08.05.2017

Counsel for the petitioner and Addl. AG for respondents present. Counsel for the petitioner requested for adjournment. To come up for reply and restoration application on 08.05.2017 before S.B.



Clerk to counsel for the petitioner and Addl: AG for the respondents present. Original record be also requisitioned. Since the case pertains to territorial limits of Malakand Division and as such to be heard at Camp Court Swat. To come up for reply/arguments before S.B on 10.08.2017 at Camp Court Swat.

10.08.2017

Mr. Ashfaq Advocate is present as proxy for the learned counsel for the petitioner. Mian Amir Qadar, DDA for the respondents present. Learned DDA seeks adjournment to submit reply to application. Original record of service appeal be also requisitioned. To come up for reply/arguments on application before S.B on 03.10.2017 at camp court, Swat.

Chairman Camp court, Swat

### Form-A

### FORM OF ORDER SHEET

Court of\_\_\_

Appeal's Restoration Application No. 252/2016

Order or other proceedings with signature of judge or Magistrate S.No. Date of order Proceedings 3 1 2 27.12.2016 The application for restoration of appeal No. 810/2016 1 submitted by Mst. Baitul Jamal through Mr.Hamza Amir Gulab Advocate may be entered in the relevant register and put up to the Court for proper order please, REGISTRAR 28-12-2016 This restoration application is entrusted to S. Bench to 2 Same Se be put up there on  $\frac{171 - 01 - 2017}{1}$ . ÷. 17.01.2017 Counsel for applicant present. Notice to respondents be issued for 06.03.2017 for reply on restoration application before S.B. (ASHFAQUE TAJ) MEMBER Clerk to counsel for applicant present. Due to general 06.03.2017 strike of the bar learned counsel is not in attendance. To come up for reply on restoration application on 03.04.2017 before Ş.B. (MUHAMMAD AAMIR NAZIR ) MEMBER

Restoration Application No. 252/20/6

In matter of

-<u>}-</u>}

Service Appeal.No.810/2016

Baitul Jamal.....Applicant/Appellant

VERSUS

INDEX

S.No	Description of Documents	Annex	Pages
1.	Application for restoration along with Affidavit		1-2
2.	Copy of the order of this Hon'ble Court dated 08.12.2016		3-4

Applicant/Appellant

Through

Hamza Amir Gulab Advocate, Peshawar

Dated: - 27.12.2016

In matter of

Khyber Pakhtukhwa Service Tribunal Diary No. 12/6 Dated 2-7-12-16

Service Appeal No <u>8</u>[D of 2016

Baitul Jamal

..... Applicant/Appellant

#### VERSUS

Government of KPK through Sec: Elementary and Secondary Education at Peshawar and others

.....Respondents

### <u>APPLICATION FOR RESTORATION OF THE ABOVE</u> CAPTIONED CASE WHICH WAS DISMISSED DUE TO NON PROSECUTION ON 08.12.2016.

**Respectfully Sheweth**,

- 1. That the above titled case was pending adjudication before this Hon'ble Court.
- 2. That the case was dismissed by this Honourable Court on 08.12.2016 for want of prosecution.
- 3. That absence of the Appellant/Applicant was not intentional
- 4. That the counsel of Applicant/Appellant was busy in Peshawar High Court Darulqaza Bench hence, could not reached on time on the date fixed, whereas the Attorney of Appellant/Applicant due to snowfall stuck in traffic and reached after court hours

It is therefore most humbly prayed that the above cited case may graciously be restored.

### Applicant/ Appellant

Through

1/12/2016 Hamza Amir Gulab

Advocate,

### **AFFIDAVIT**

I, Hamza Amir Gulab Advocate, do hereby solemnly declared and affirm on oath that the contents of this application true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court

Hamza Amir Gulab Advocate



Service Appeal No <u><u>8</u>/0</u> of 2016

Baitul Jamal Primary School Head Teacher Government Girls Primary School Goldur Tehsil and District Chitral

## ..... Appellant

### VERSUS

1. Government of KPK through Sec: Elementary and Secondary Education at Peshawar

2. Director Elementary and Secondary Education at Peshawar

3. District Education Officer (female) District Chitral.

.....Respondents

APPEAL U/S 4 OF THE SERVICE TRIBUNAL ACT 1974 AGAINST THE POSTING/TRANSFER ORDER NO 4640 PRIMARY REGULARIZATION 20145 DATED 21.08.2014 ENDORSED VIDE NO 8308-88 DATED 22.11.2014.

Re-submitted to -day and filed.

i unal

shawar

PRAYER: 401816

On acceptance of this Appeal the impugned Transfer and adjustment order dated 21.08.2014 and 22.11.2014 may graciously be ordered to be cancelled and strict compliance of rationalization formula be directed to be followed and thereafter adjustment should be made in accordance with the seniority existing on the date of promotion/upgradation i.e. 26.12.2012

Pakhiun Alleal No. 810/2016 Baitur Jamal 15 IEUT

08.12.2016

None present for the appellant despite repeated calls. The court time is about to over. Mr. Muhammad Zubair, Sr.GP for the respondents present.

Dismissed for want of prosecution. File be consigned to the record room.

Announced Solf-08:12:2016 Chairman Swaf

<sup>Certified</sup> by true copy

Ng-1)-11
Date of Presentation of Application 0/7/2/0
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Copying Fee
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Restoration application no. 252/16

In matter of

Service Appeal.No.810/2016

Baitul Jamal......Applicant/Appellant

### VERSUS

Govt of KPK through Sec: Elementary and Secondary

Education at Peshawar & others......Respondents

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Applicant/Appellant

Through

Hamza Amir Gulab

Dated:- 27.12.2016

III Matter Of	:	
Service Appeal No	810	of 2016

Baitul Jamal

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#### VERSUS

Government of KPK through Sec: Elementary and Secondary Education at Peshawar and others

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Through

Jult 27/12/2016

**Applicant/ Appellant** 

Hamza Amir Gulab

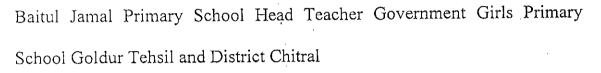
Advocate,

<u>AFFIDAVIT</u>

I, Hamza Amir Gulab Advocate, do hereby solemnly declared and affirm on oath that the contents of this application true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court

Hamza Amir Gulab Advocate

Service Appeal No 8/0 of 2016



..... Appellant

.....Respondents

pakhtung

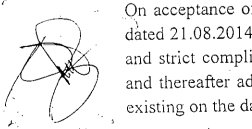
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Announced Stop 08.12.2016. Chairman Sudf Camp coust Sudf

Certified to h ve copy

09-12-18
Date of Presentation of Application
Number of Words
Copying Fee 0
Urgent
Total
Name of Copylest
Date of Complection of Copy_23-12-16
Date of Delivery of Supy 23-12-76