## FORM OF ORDER SHEET A STATE AND A STATE

and the dealer of the second Court of Appeal No. 2109 /2023

S.No. Date of order proceedings 1 23/10/2023 1Order or other proceedings with signature of judge

The instant appeal presented today by Mr. Khaled Rehman Advocate. It is fixed for preliminary hearing before Parcha Peshai is Single Bonch at Peshawar on given to the counsel for the appellant.

By the order of Chairman REGISTRAS

<mark>-3</mark> Bydwardaen arthada

and the second

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No 2/09/2023

Khaista Noor ...... Appellant

Versus

The Govt. of KPK and others ..... Respondents

S.#	INDEA			· _ · ·
<u>3.#</u> 1.	Manual Construction of Documents	Date 🖉	Annexure	<b>Pages</b>
$\frac{1.}{2.}$	Memo of Service Appeal with Affidavit			1-6
	Appointment order of appellant	02.07.2004	Α	7
<u>3.</u>	Service Book of appellant		В	8-10
4.	Letter for issuance of Notice	15.11.2010	Ć C	11
5.	Letter directing the Agency Education Officers to terminate the services of teaching and non- teaching staff of the Community Schools	13.12.2010	D	12-13
6.	Circular letter	12.01.2011	E	14-16
7.	Circular for re-opening of Functional Community Schools	12.09.2011	F	14-10
8.	Circular for re-opening of Functional Community Schools in the first week of October 2011	06.10.2011	G	. 18
9.	Re-appointment order of appellant and others	28.10.2011	Н	19-21
10.	Minutes of the Standing Committee of the National Assembly on SAFRON held on 21.12.2011	21.12.2011	I	22-25
11.	Minutes of the Senate Standing Committee on SAFRON held on 09.03.2012	09.03.2012	J	26
12.	Summary for the approval of the Governor for regularization of Community School Teachers	30.04.2012	к	27-29
13.	Notification by the Ex-FATA Secretariat for regularization of Community School Teachers	11.05.2012	L	30
4.	Letters issued by the Ex-FATA Secretariat	02.09.2013 29.10.2013	М	31-32
5.	Regularization/adjustment order of appellant	20.07.2016	N	33
6.	Fresh Service Book of the appellant		0	34-39
7.	Departmental Appeal		P	40
8.	Impugned order	29.08.2018	Q	41
<u>9.</u>	Writ Petition No.4597-P/2018	17.09.2018	R	42-60
20.	Judgment in Writ Petition No.4597-P/2018	03.11.2022	S	61-63
21.	Circular letter thereby untrained period of service was subsequently counted for the purpose annual increments	30.10.2009	T	64
22.	Wakalat Nama			65

#### <u>INDEX</u>

Through

ŧ

Appellant Khaled Rahman Advocate, Supreme Court

M

£

&

Ŀ

Muhammad Amin Ayub

Muhammad Ghazanfar Ali Advocates, High Court 4-B, Haroon Mansion Khyber Bazar, Peshawar Off: Tel: 091-2592458

Dated: \_\_/08/2023

32

#### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

and an a start of the second

## Service Appeal No 2/09/2023

#### <u>Khaista Noor,</u>

1.

3.

SPST GMPS Hayat Mir, Akakhel, Bara, District Khyber...... Appellant

Versus

- The Govt. of Khyber Pakhtunkhwa through Secretary, Elementary & Secondary Education, Civil Secretariat, Peshawar.
- 2. <u>The Director</u>,
  - Elementary & Secondary Education, Khyber Pakhtunkhwa.
  - The District Education Officer (Male), District Khyber at Jamrud.....

..... <u>Respondents</u>

1

SERVICE APPEAL UNDER SECTION-4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNALS ACT, 1974 AGAINST THE IMPUGNED ORDER DATED 29.08.2018 WHEREBY DEPARTMENTAL REPRESENTATION OF THE APPELLANT DATED 22.03.2017 FOR COUNTING OF HIS PREVIOUS SERVICE FOR THE PURPOSE OF PENSION, INCREMENTS, PAY PROTECTION ETC. WAS UNLAWFULLY REGRETTED.

#### **PRAYER:**

On acceptance of the instant appeal, the impugned order dated 29.08.2018 may kindly be set aside and Respondents be directed to act in the matter in accordance with law and to count the previous service of the appellant for the purpose of pension, increments, pay protection etc. with all back benefits.

#### Respectfully Sheweth,

#### Facts giving rise to the present writ petition are as under -

- 1. That way back in 1998, the Govt. of Pakistan launched a Project i.e. Opening Community Schools in FATA under the Annual Development Program. Since then till 20.10.2010 as many as 956 Community Schools were opened throughout ex-FATA wherein 1912 teachers at the ratio of 02 teachers/per School were appointed. The appellant being eligible was also appointed as Primary School Teacher BPS-7 vide order dated <u>02.07.2004 (Annex:-A)</u> after observing all the codal formalities.
- 2. That after appointment of the appellant, he performed his duty to the entire satisfaction of high-ups inspite of the meager salaries and during his stint no complaint whatsoever was voiced against him from any quarter. Moreover, the Department also prepared proper <u>Service</u> <u>Book (Annex;-B)</u> wherein all the necessary entries were made from time to time including Annual Increments.

**That** during 2009, the ex-FATA in particular and the adjoining settled areas in general were immersed in devastating terrorism at the hands of miscreants. Many Schools in the ex-FATA were blown up and people at the area became IDPs as immediately thereafter military operation was launched in the area. Many Community Schools became non-functional and thus were closed down and the teachers therein were directed to be issued Notices of one month as is evident from the letter dated 15.11.2010 (*Annex:-C*). Similarly, rumors erupted in the area that many Community Schools are ghost Schools without any physical presence. In view of the situation ibid, all Agency Education Officers were directed vide letter dated 13.12.2010 (*Annex;-D*) to terminate the services of all teaching and non-teaching staff of the Community Schools irrespective of the fact whether the Schools were functional or non-functional.

2

That after a few days, thereafter, scrutiny of the working Community Schools was started vide circular letter dated 12.01.2011 (*Annex*;-E) whereby it was decided to carry out meaningful scrutiny/verification of Community Schools all over ex-FATA. The Committees were constituted under the Chairmanship of Political Agent/ Additional Political Agent with Members comprising of Representative of LEA, Agency Education Officer and Member from the teaching community. Fixed timeline was given for the entire verification process. The TORs of the Committee were to ascertain the functional Schools, to physically verify the enrolment of students in those Schools and to physically check the presence of teachers.

5. That granted that some Community Schools were non-functional but instead of closing down same, the entire Community Schools were closed down and all the teaching/non-teaching staff was laid off indiscriminately. Thus the Community School Teachers who regularly performed their duties and whose Schools were never non-functional like appellant and others, agitated the matter before the high-ups. A large number of teachers staged a sit-in before the National Assembly at Islamabad for several months. Similarly, the local elders of ex-FATA also raised the issue of closing down Schools in their areas adversely affecting their kids without any just reasons. However, the matter was delayed inspite of the timeline given in the letter ibid.

**That** finally the Scrutiny Committees completed the process of verification and made recommendations for re-opening of the Schools. In pursuance of the recommendations ibid, out of 956, 742 functional Community Schools were reopened. Consequently, the ex-FATA Secretariat vide letter dated 12.09.2011 (*Annex*;-F) directed all the Agency Education Officers to re-appoint those Community School Teachers who were working in the operational Community Schools but closed on 31.12.2010 without any fresh recruitment process. Later on another circular dated 06.10.2011 (*Annex*;-G) was also issued by the Directorate of Education FATA Secretariat. Re-appointment order of the <u>appellant was accordingly issued</u> vide dated <u>28.10.2011 (*Annex*;-H).</u> It will not be out of place to mention that the Department was required to have first carried out verification process and then to close down the nonfunctional Schools and terminate the teachers therein.

That the issue of Community School Teachers was also debated in the Standing Committee of the National Assembly on SAFRON held on 21.12.2011 (Minutes Annex;-I) wherein in Para

6.

Ĵ.

3.

7.

No.10, the Committee raised concern over the plight of Community School Teachers and directions were made to <u>regularize their services including their past service and grant of graded pay to them.</u> Similarly, the Senate Standing Committee on SAFRON also discussed the issue in its meeting held on 09.03.2012 (Minutes *Annex*;-J) and directed for solving the problem of their dues and regularization. In the meanwhile, a Summary (*Annex*;-K) was also processed for the approval of the Governor Khyber Pakhtunkhwa for regularization of Community School Teachers which was approved on 30.04.2012 and duly notified vide Notification dated 11.05.2012 (*Annex*;-L) with the following directions:-

3

- 1. The available regular vacant PST (BS-7) posts in the Primary/Middle. Schools in FATA will be filled up from amongst the Community School Teachers and no fresh candidate considered for recruitment till all the eligible Community School Teachers are absorbed against regular posts in their respective Agencies/FRs.
- 2. The non-local eligible Community School Teachers' shall be considered for re-appointment against the regular vacant posts of PST (BS-7) after adjustment of local qualified teachers.
- 3. The services of the un-qualified teachers shall be dispensed with.
- 4. The Community Schools whose teachers are appointed and shifted to other Schools against regular posts, would be closed down.
- 5. The respective Community Schools students would be shifted to nearby regular schools and no further recruitment of Community School teachers will be made.

That thereafter in the light of the Policy ibid, subsequent letters dated 02.09.2013, 29.10.2013 (*Annex*;-M), regularization process started and the Community School Teachers were appointed from time to time against the regular sanctioned posts. The appellant was also regularized/adjusted vide order dated 20.07.2016 (*Annex*;-N). However, after regular appointment fresh Service Book (*Annex*;-O) was prepared wherein the relevant entries were made.

- 9. That since the previous long continuous service of the appellant was altogether ignored without any just and legal cause resulting into loss to the appellant, therefore, he preferred a Departmental Appeal (*Annex*;-P) to the Director Education FATA which was processed and accordingly referred to an Appellate Committee for recommendations. The appeal was however, rejected on the recommendations of the Appellate Committee and communicated to the appellant vide impigned order dated 29.08.2018 (*Annex*;-Q).
- 10. That the appellant and his other colleagues being aggrieved of the impugned order ibid, filed Writ Petition No.4597-P/2018 (Annex;-R) on 17.09.2018 before the Peshawar High Court, Peshawar which remained pending for about four long years and vide Judgment dated 03.11.2022 (Annex;-S) the Writ Petition was disposed of with the following directions:-.

"6. Accordingly, by now the Petitioners have acquired the status of civil servants and the relief claimed through the instant petition relates to enforcement of their terms and conditions of service. This Court under Article 212 of the Constitution of Islamic Republic of Pakistan, 1973 has no jurisdiction to interfere in the matter. However, this case is pending before this Court since 2018, therefore, instead of dismissing

8.

this petition on question of jurisdiction, this petition be transmitted to worthy Khyber Pakhtunkhwa Service Tribunal for adjudication on merit. Copy of this petition be retained in office while the original file along with the annexure be sent to the worthy Tribunal." 4

11. That appellant being aggrieved of the impugned order dated 29.08.2018, files the instant-Service Appeal inter-alia on the following grounds:-

#### GROUNDS:

B.

A. That Respondents have not treated appellant in accordance with law, rules and policy on subject and acted in violation of Article 4 of the Constitution of Islamic Republic of Pakistan, 1973 and unlawfully refused to count the previous service of the appellant for the purpose of pension, increments, pay protection etc. which is unjust, unfair and hence not sustainable in the eye of law.

That under Rule 2.3 of the pension Rules 1963 <u>"temporary and officiating Service followed</u> by confirmation counts for pension." Interestingly under Rule 2.5 of the Rules ibid ½ of the period of apprenticeship, qualify for pension. Likewise period of training, leave, Deputation, suspension for pension as per ibid Rules 2.6, 2.7, 2.9, 2.10. The same issue has been decided by the Peshawar High Court in numerous Judgments with direction to Respondents to pay pension to the families of deceased civil servants while for the retired employees whose cases were referred to the Department for extending the same relief to them. Thus the appellant is also entitled for the same relief under the law of consistency and equality before law. Moreover, the Government of Khyber Pakhtunkhwa Finance Department by means of Notification dated 22.05.2019 has taken decision in light of Judgments passed by this Peshawar High Court in identical cases.

- C. That this Tribunal has also rendered judgements in numerous service appeals filed by similarly placed community school teachers claiming the same benefits and the Tribunal has allowed those appeals and granted the same relief to those community school teachers, therefore, appellant is also entitled for the same relief under the law laid down by the Tribunal. There are also judgments on the same subject-matter delivered by the Hon'ble Supreme Court of Pakistan.
- D. That in 1990s the Provincial Govt. had formulated the policy of appointing untrained teachers due to non-availability of trained teachers on fixed pay basis and later on would allow graded pay on acquiring the requisite qualification. The untrained period of service was subsequently counted for the purpose annual increments vide circular dated 30.10.2009 (*Annex*;-T). Thus the fixed pay service has to be considered for the purpose of annual increments and consequently countable towards pension as done in the case of large number of other teachers.
- E. That there is no service break from the date of initial appointment till date with the slight break which was due to the inadvertence on the part of the Respondents because the Community School of the appellant was never non-functional. However, mistakenly the same was closed down on 31.12.2010 but immediately thereafter the survey was started on

12.01.2011 and it was clarified that the School of the appellant was functional and therefore, the appellant was restored to his service on 28.10.2011 without fresh process of recruitment. Thus the appellant has at his credit more than 20 year service which is pensionable under the law.

F.

G.

That appellant has served the Department since date of his initial appointment with full dedication and is entitled for the pensionary benefits under the law but then Respondents have unlawfully refused the same to the appellant which is unlawful, arbitrary and hence not maintainable under the law.

That the case of appellant which is identical in nature with those cases where similarly employees have been extended the same benefit by the Tribunal as well as High Court and Supreme Court of Pakistan, therefore, the appellant is also entitled to the same relief as per the judgments in the cases of "Hameed Akhtar Niazi ... Vs... The Secretary Establishment Division, Government of Pakistan and others" reported in 1996 SCMR 1185 and in the case of "Tara Chand and others...Vs... Karachi Water and Sewerage Board, Karachi and others" reported in 2005 SCMR 499 and another Judgment reported in 2009 SCMR 1 & 2022 PLC (CS) 610 (SC) wherein it has been laid down that when a Tribunal or Court decides a point of law relating to the terms of service of a civil servant which covered not only the case of the civil servants who litigated, but also of other civil servants, who might have not taken any legal proceedings, the dictates of justice and rules of good governance demand that the benefits of the decision be extended to the other civil servants, who might not be parties to the litigation instead of compelling them to approach the Tribunal or any other forum.

H. That appellant would like to offer some other additional grounds during the course of arguments when the stance of the Respondents is known to the appellant.

It is, therefore, humbly prayed that the instant appeal may graciously be accepted as prayed for above.

Any other relief as deemed appropriate in the circumstances of case not specifically asked for, may also be granted to appellant.

Through

Khaled Rahman Advocate, Supreme Court

&

&

Shaigta Doellant

Muhammaď Amin Ayub

Att

Muhammad Ghazanfar Ali Advocates, High Court

Dated: /08/2023

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

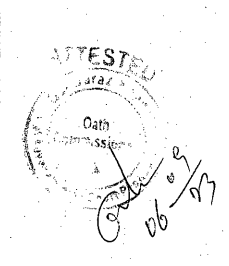
6

Khou gtg Deponent

	Service Appeal No.	/2023	· · · ·		
		· · ·			
· ·			•		
Khaista Noor	1		Appellant		
	Versus				
The Govt. of KPK and	d others	· · · · · · · · · · · · · · · · · · ·	Respondents		
		· · · · ·			

#### AFFIDAVIT

l, Khaista Noor S/o Walayat Shah, SPST GMPS Hayat Mir, Akakhel, Bara, District Khyber, do hereby solemnly affirm and declare on oath that the contents of this Appeal are true and correct to the best of my knowledge, and nothing has been concealed from this Hon'ble Tribunal.



## WAKALAT NAMA

#### BEFORE BER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

### Khaista NOOT

Appellant(s)/Petitioner(s)

#### VERSUS

## The Govt. Of Khyber Pakhtunkhwa and others

Respondent(s)

I/We APPELLANT do appoint Mr. Khaled Rehman, Advocate, Supreme Court, Mr. Muhammad Amin Ayub & Muhammad Ghazanfar Ali, Advocates in the above mentioned case, to do all or any of the following acts, deeds and things.

- 1. To appear, act and plead for me/us in the above mentioned case in this Court/Tribunal in which the same may be tried or heard and any other proceedings arising out of or connected therewith.
- 2. To sign, verify and file or withdraw all proceedings, petitions, appeals, affidavits and applications for compromise or withdrawal or for submission to arbitration of the said case, or any other documents, as may be deemed necessary or advisable by them for the conduct, prosecution or defence of the said case at all its stages.
- 3. To receive payment of, and issue receipts for, all moneys that may be or become due and payable to us during the course of proceedings. 4

#### AND hereby agree:-

That the Advocate(s) shall be entitled to withdraw from the prosecution of the said case if the whole or any part of the agreed fee remains unpaid.

In witness whereof I/We have signed this Wakalat Nama hereunder, the contents of which have been read/explained to me/us and fully understood by me/us this

Attested & Accepted by

Khaiste Signature of Executants

## Khaled Rahman,

&

&

Advocate, Supreme Court of Pakistan

Muhammad Amin Ayub Advocate, High Court

## Muhammad Ghazanfar Ali Advocate, High Court

4-B, Haroon Mansion Khyber Bazar, Peshawar Off: Tel: 091-2592458

# A-7

## AGENCY EDUCATION OFFICER KHYBER AGENCY AT JAMRUD APPOINTMENT ORDER

Consequent upon the recommendation of Political Administration and Approval by Director of Education FATA Peshawar the following candidate's arc herby appointed Against the Project post of PTC in BPS No.07/PM fixed for the Project period for 03-ycars at Boys Communal School s in Landi Kotal Bara & Jamrud Tehsil Khyber Agency with effect from the date of their taking over charge in the school noted against each.

S.No	Name/ Father Name	Qual	Name of School	Remarks
1.	Umar Khan S/O Lalmat Khan	SSC	BCS Waliyat Shah Toor Chappar Tirah	From 1.8.04 after Summer Vacation
2.	Muhammad Tariq S/O Sher Rehman	SSC	BCS Jamal Ahmed BQK Dre Plarai Kandawai Tirah	.do.
3.	Sifat Ullah S/O Gul Nawaz	SSC	BCS Rasool Din BQK Darbi Khel Tirah	.do.
4	Abdullamin S/O Adeem Shah	SSC	BCS Zera Jan Zear Warsak Tirah	.do.
5.	Khista Noor S/O Wailayat Shah	SSC	BCS Zera Jan Zear Warsak Tirah	.do.
6.	Uzma lqbal D/O Muhammad lqbal	SSC	GCS Sirajuddin Bara	From 1.9.04 after summer vacation
7.	Bibi Amina D/O Sufi Hanifullah	SSC	GCS Sirajuddin Bara	From 1.9.04 after summer vacation

#### <u>NOTE.</u>

- 1. They employees shall serve the Govt. as communal school teachers from the date of assumption of charge.
- 2. They shall devote their whole time to their duties as communal school teachers.
- 3. They shall submit themselves to the lawful orders of the Govt. Officers.
- They shall motivate the parents to send their children to school,
- 5. These posting will be not be transferable, however local teachers preferably trained can be adjusted against regular Posts on case-to- case basis.
- 6. They shall produce Health and Age certificate from Agency Surgeon concerned.
- 7. Their Original Education Qualifications, date of birth and Domicile certificate should be checked before handing over charge of the school.
- 8. If they fail to report with in I5 days, the order will automatically be treated as cancelled.
- 9. Charge reports should be sybmitted to all concerned.
- 10. They will not be handed to over the charge if they are below 18-ycars and above 33-years of age.

#### (DILBAR KHAN) AGENCY AEDUCATION OFFICER KHYBER AGENCY AT JAMRUD

Endst: No 3491-95 /Apptt: PTC/BCS

Dated: 2 / 7 / 2004.

Copy forwarded for information to the:

- 1. Additional Secretary Governors Govt. NWFP Peshawar.
- 2. Director of Education FATA NWFP Peshawar.
- 3. Political Agent Khyber at Peshawar.
- 4. Agency Account Officer at Peshawar.
- 5. Asst: Political Agent Jamrud Khyber Agency.
- 6. S.A.P (coordinator) FATA PE&D Department Govt of NWFP Peshawar.
- 7. Accountant Local Officer.
- 8. AAEO (Lit) Local Officer.
- 9. Candidates concerned.

#### AGENCY AEDUCATION OFFICER KHYBER AGENCY AT JAMRUD

#### AGENCY EDUCATION OFFICER KHYBER AGENCY AT JAMRUD. APPOINTMENT ORDER

Consequent upon the recommendation of Political Administration and approval by Director of Education FATA Peshawar the following candidates are hereby appointed against the Project post of PTC in BPS No.07/PM fixed for the Project period for 03-years at Boys Communal School s in Landi Kotal/Bara & Jamrud Tehsil Khyber Agency with effect from the date of their taking over charge in the school noted against each.

	Name / Father Name	Qual:	Name of School	Remarks
[0] V	(L <b>U</b> mar Khan S/O i Lahuat Khan	SSC	BCS Wailayat Shah Toor : Chappar Tirah	From 1.8.04 after Summer
j. 02	Muhammad Tariq S O Sher Rehman	SSC	BCS Jamal Ahmed BQK Dre Plarai Kandawai Tirah	.do.
03	Sifatullah S.O Gul Nawaz	SSC	BCS Rasool Din BQK Darbi Khel Tirah	.do.
[1] [	Abdullamin S O Adeem Shah	SSC	BCS Zera Jan Zear Warsak Tirah	.do.
05	Khista Noor S/O Wailayat Shah	SSC	BCS Zera Jan Zear Warsak Tirah	.do.
06	Uzma lqbal D/O Muhammad lqbal	SSC	GCS Sirajuddin Bara	From 1.9.04 after summer vacation.
07	Bibi Amina D/O Sufi Hanifullah	SSC	GCS Sirajuddin Bara	From 1.9.04 after summer vacation.

NOTE.

3.

4. 5.

6.

**S**.

9.

10,

They employees shall serve the Govt: as communal school teachers from the date of assumption of charge.

They shall devote their whole time to their duties as communal school teachers.

They shall submit themselves to the lawful orders of the Govt: Officers.

They shall motivate the parents to send their children to school,

These posting will be not be transferable, however local teachers preferably trained can be adjusted against regular Posts on case-to- case basis.

They shall produce Health and Age certificate from Agency Surgeon concerned.

Their Original Education Qualifications, date of birth and Domicile certificate should be checked before handing over charge of the school.

If they fail to report with in 15 days, the order will automatically be treated as cancelled. Charge reports should be submitted to all concerned.

They will not be handed to over the charge if they are below 18-years and above 33-years of age.

#### (DILBAR KHAN) AGENCY EDUCATION OFFICER KHYBER AGENCY AT JAMRUD.

/7004

推測を強いたが、などのなどのなどのなどのなどのである。

Endst: No 91-95/Apptt:/PTC/BCS Dated

Copy forwarded for information to the:

. Additional Secretary Governor's Govt; of NWFP Peshawar,

Director of Education FATA NWFP Peshawar.

Political Agent Khyber at Peshawar.

Agency Accounts officer at Peshawar,

Asstt: Political Agent Jamrud Khyber Agency.

S. \$.P (coordinator) FATA PE&D Department Govt; of NWFP Peshawar.

Accountant Local Office.

へ為EO (Lit) Local office. Candidates concerned.

VCY EDUCATION OFFICER

N.hayat .

(ì

8

0

RER JAMRUD.

2 Note:-(For use in Police Department only). 1. Heirs, Passed FA Examination from 1. BISE Peshaway unelly Roll 2. NO.83381 marks obtained 626/1100 verified from 3 authority Concerned viele 3. d1-19-7-08 8-2839 AN -Letter received back dated Verification Roll No. 4. P Agency Education Officer Khyber Agency at Jamrud. 5. Left Thumb Impression 6. Passed SSC Excamination f-rom B-1-S.E Peshaway Date Date Qualification Under Roll NO, 97918 marily 7. Obtained 494/850. First Arts 8. Assacration of Office B.L. or B.A. **Fushto** Agonton de Salermet Pleadership examination Urdu. Training School Final examination Plan-drawing Passed pTC Ecamination from Alou 95 Cam Abad under Roll No. T637931 Other qualificationshe a Ringer Beist obtaunced 571 out of 900. hé Ç verified from authority conarmad ride ler NO. 396 dl - 20.08.2008. Result dedored on 20 Drill Instructing 9 **Court Duties** Agency Education Officer 10. Kby Agency at Jamrud, . **Reserve** Duties ß.

should be dated. Khaista Noor 1. Name:\_ Aka Khel 2. Race:\_ Residence: Village Doori Izhel Alsa Ichel Akhoom Talab 3. Tehsil Bana Klyber Father's name and residence: 4. Walayat Shah 12-08-1984 Date of birth by Christian era as 5. nearly as can be ascertained: Twelve August N-11 Eighty SUN 6. Exact height by measurement: 5-5 Date Personal marks for identification: A Scar on R1 Leg 7. Left hand thumb and Finger impression 8. of (Non-Gazetted) officer: **Ring Finger:** Little Finger: . . . . Middle Finger: Fore Finger: Thumb: Signature of Government Servant: 9. . . ' 12 Signature and designation of the 10. Head of the Office, or other Attesting Officer. 👔

8 6 7 5 4 3 2 1 II officiating, state (i) substantive Other Signature a Whether substan-Pay in substantive Date. Additional emolument Signature of of the hear appointment, or tive or officiating Pay for falling of Name of post 6 Gövernment Servant or other at (ii) whether service and whether Appoin 'ment post officiating under the in atter counts for pension permanent or term "Pay" colum under Art. 371 temporary. C.S;R. 5822 Rs Pic Postal 0 B BCS Zerra 18/2004 Jam 0/pm Rs= 22 D 4 • · · · · . . . 112 04 2220/PM Rs. do B= 7 Rs= 2555-6755 140-,7 A. R po R12555/1M 1 205 B-2555/11 1-206 CN CN 6-25\$5/PM  $l \leq$ 740 40-160 9 Ba É 177 lon 2940/pm 12 A. H. O 107 Rsa 2940 pm Capyber. 9230 190 Bz Ś 30 A. H. O. 1708 RSI 0 3530/pm

۱ ۵	9	10	1 . 11	10	,			
			<u>11</u>	12		13 Leave	· <sup>1</sup> 34	. 37.5
ture of	lignature and Designation of the head of the office	Det	Reason of termination	Signature	Nature	Allocation of period ct		Reterence to any
ont Servant	or other attesting officer	Date of termination or	(such as promotion,	Signature of the	and dura	upto four months for	Signature of the head of the office	PUPIlsement or
. •	in attestation of	appointment	transfer,	or other attesting	tion :	which leave satary is debitable to another	or other attesting	censure, or reward
			dismissal,	officer.	leave	Government	officer	or praise of the Government
			etc.)		taken	L Covernant II		Servant
7.02					12	Period Government to which debitable		1
Valor		, s	<b>a</b>			Appointed	against	Picpost
THE	· · · ·	a.l.	AMC			at BCS 20	Tan Tan	willi
ta		30 64	NIL	A. 14 64			_	
<u>/ ×  </u>	<u></u>		~ 1	En le		Zau Warsk	ho BPS	N0.7Q
			• • • /	The start				
· · ·						Rs=2220/A	N) Junco	VIE
						olin maint	AL .	
	1	rtian OB	<u></u>			plus USU al	Allowa	nce on
	AFECT Las		. r A			Contract. Jeans vid	basks *	for three
	S STOR	(A)				Teans wind	AEN	Juluber
	$\langle \rangle$	$\mathcal{D}($		$\langle - \rangle$	月日	1 June Vice	-neo	J-
· · ·						Endst. NO.	10,01	3<
		_ 06	RIPOL	All a				10
· · · ·	A, B. Co	3005	, '	A, R. C.		dt=2-7-2	-004.	•
	Env er		- <u>,                                     </u>	STY IN				
	· · · ·			No.				
	1 A							
						- Arter	the second	· · · · · · · · · · · · · · · · · · ·
		201-1	A/mc			A since of		a he
	A. B. Co	3005	Π/"·	<b>A</b> , <b>B</b> CH		4	1/27	110/03
		$\mathbf{\Sigma}$	NIL	Remark.				v(
				Carl and	<del>}</del> +			
· · · ·	15000	all in	A)Inc (	SA		SERVICES VEI		
	4, 18 04					Frem 1-8-0	4 To 30	11-06
		$\rightarrow \perp$	NIL	- Childe		From the Pay P	ill & other pe	<b></b>
				W	-	of this office.	in the second	
	1005	6	<u> </u>	W	$\geq$		. ノノー	
	A RA	30 57	K   Pay					<u>.</u>
	And -			- ATO		Atmer Educat	Ion Officer,	· • •
	IN Mun			Osber.	-	Dyber Agenty	at Janered.	
				· .		TO IIM	· · سينسسر	
		ノ 二		C				• •
- A				A				
	A. 5. 0,	30-1	albert			SERVICES VERIF	IED	5.00
		30-1		A. B. O.		From 1-12-06	го <i>зо -//</i> -	1007
			NIL	(A)		From the Pay Bill.		
1		,				of this Office.		· · · · · · · · · · · · · · · · · · ·
	A. E. O.	_ 6	<b>.</b>			ET		ŀ
	sal a. U.	30 08	R/Pay	A. B. O.	•			
				Bhyber,				
1- S						Agency Education	Officer	
1						Khyber Agency. et ]	amrud	•
)			te te			ya l	0 D	
		·					1	
		. 12	, i -					
	A. E. O.	30-18 F	t/mc					
	Wayber,		MIL	Saper 1	·			
				<i>n</i>	<u></u>			
					, <b>İ</b>		· · •	
			, <sup>1</sup> • • •					
<u></u>		و منه در کارد و	a ann an Star Star Star Star Star Star Star Star	İ.	ala es	a can be added a consta	the state of the s	الالت <del>انية المعالمية (</del> 14 م) ما يرو مريد. الالتحكيمية المحافظة (19 م) ما يرو مريد

0 6 8 ġ 7 5. 6 4 **8** ·· 颲 2 ۰. 1 Ξ. ••• ; . 1 ture and ti officiating, state (i) substantive Other je head of emolument Date Additional Signature of ญี่ไม่ย่ำ ลเบอร่ Whether substan Pay in ' of . appointment, or talling under the Government Servant anes Jinatiosta Pay for tive or officiating substantive Appointmen (ii) whethor service officiating Name of postand whether columns post ounts for pension term Pay permanent or under Art. 371 temporary. E C.S.R. 9230 190-3 PTZ Post BCS Zerra 2 12 Jan Re 3530/PM 12 A.E. ŀ do Rs-3720/PM ż ٠, . : ۰. : . i ÷ . . ۰. : : . . . .; ٠, . ł 3 1 115 P.A. . . . ۰. 40 9 5. 3 . . 1.4 J. 115.00 7 14 j × 5 . -· 4 . <u>.</u> ę ۰. : ċ : . ż Ŀ, 2 ۰. . : **.** ţ ÷Ę • ;. . . , . ... • . 

of the head of the officer termination of termination of termination of termination of termination of termination of termination of termination of termination of termination of termination of termination of termination of termination of termination of termination of termination of termination of the officer termination of termination of the officer termination of the officer termination of termination of the officer termination of termination of termination of the officer termination of the officer termination of the officer termination of the officer termination of the officer termination of the officer termination of termination of the officer termination of the officer termination of the officer termination of the officer termination of termination of termination of termination of the officer termination of termination of termination of termination of the officer termination of termination		9	10		12		13	. *	[14	15	جە
$\frac{30.11}{0.9}$ $\frac{30.11}{0.9$	ot	of the head of the officer or other attesting officer 2 In attestation of	Date of termination or appointment	termination (such as promotion, transfer, dismissal,	head of the office or other attesting	and cura- lion of leave	Allocation of leave on ave upto four ma which leave debitable to Govern	period of irage pay onths for salary is another ment	head of the office or other attesting	recorded punishment or consure, or reward or praise of the Government Servant	-
A. H. Or Byber,			30-11				Period Gov whic	ernment to h debitable	· · · .		.`
			30/1	A/mc	A. B. O. Ryber,			· · · · ·			•
		A. 15. 07 Bober,					-	-			
			4								•
			·								;
	•			4							•
						-				· · · · · · · ·	
				•			· · ·				:
					-						
	•							• • • • •			
									5	•	
											•

• .				· · ·			•
	1.1						
F40( MD.	:5200	467	·····	·····		2610 69:41	. <mark>Ģ</mark> hi ()
	· · ·			CTORA	TE.O	F.EDUCAT	
· · · · · · · · · · · · · · · · · · ·		.N.o. .D_2 t	e Pech	i the	1571	12010	

# All the Adenicy Education Officers

## Sibject

The Community Schools in some areas Le Bara Tehsil of Khyber-Agency, Beizai Tehsil in Mohmand Agency, Shawal Area of NWA, Mahsood Area of SWA, some pockets in Bajaur and Orakzai Agencies, and FR Kohat/Peshawar were closed and teachers of these closed Community Schools get their salaries at homes without performing their duties, which is a huge burden on Gov exchequer and development budget. It has therefore been decided by the Computent Authority to close the Community Schools and terminate the services of Community Schools teacher/class IV working in these schools with one month notice under intimation to this office.

Lam therefore directed to request you to Immediately issue notices to teaching/non teaching staff of the non functional Community Schools: in the closed areas on OR before 30.11.2010 for termination of their services w.e.f. 31.12.2010 and report compliance to this office.

Dy: Director (P&M)

#### Enist No. 5169-27

Memo

Copy to :-1. All Political Agents in FATA. 2. DCO Peshawar, Kohat, Lakki, Bennu, Tenk, D.I.Khan 3. FS to Additional Chief Secretary FATA 4. PS to Secretary A&C FATA 5. PS to Secretary PAD FATA 5. PS to Secretary PMD FATA. 7. PA to Director Education, FATA.

Dy: Director (P&M)

## All the Agency Education Officer

Subject: Memo

То

CLOSURE OF ALL COMMUNITY SCHOOLS IN FATA W.E.F 21.12.2010

No. 88-87 Dated. 13/12/2010

I am directed to convey the policy of decision of the competent authority on the above noted subject and to ask to close all the community schools in FATA w.e.f 31.12.2010. the teachers and class-IV working in these schools should be given a notice to the effect that their services will be dispensed with 31.12.2010. however they may be given preference in recruitment against regular posts be given experience marks for his service rendered in community schools as per policy. The regular vacant posts be advertised immediately and recruitment process completed as per prescribed procedure on priority.

Deputy Director (P&M)

-sd-

FATA SECRETARIAT DIRECTORATE OF EDUCATION WARSAK ROAD PESHAWAR, PAKISTAN PHONE 091-9210166 FAX 091-9210216

#### Endst. No. <u>8888-89</u>

1. Additional Chief Secretary FATA.

🞗 Secretary Governor Khyber Pakhtunkhwa.

3. Secretary AI&C Department FATA.

4. Secretary P&D FATA Secretariat Peshawar.

5. Secretary LAW & Order FATA Secretariat Peshawar.

6-12.All the political Agents in FATA.

13-18.Districts Coordination Officers Peshawar, Kohat, Bannu, Lakki, Tank and DI Khan.

19. AGPR sub Office Peshawar.

20-26. All Agency Account Officers.

27-32. District Account Officers, Kohat, Lakki, Bannu, Dl Khan, Tank.

33. PA to Director Education FATA.

Deputy Director (P&M)

-sd-





#### FATA SECRETARIAT DIRECTORATE OF EDUCATION WARSAK ROAD PESHAWAR, PAKISTAN PHONE 091-9210166 FAX 091-9210216

No. 88-37 Dated. 13/12/2010

То

Subject:

Memo.

All the Agency Education Officer in FATA <u>CLOSURE OF ALL COMMUNITY SCHOOLS IN FATA W.E.F</u> 21.12.2010

1 am directed to convey the policy of decision of the competent authority on the above noted subject and to ask to close all the community schools in FATA w.e.f 31.12.2010. the teachers and class-IV working in these schools should be given a notice to the effect that their services will be dispensed with 31.12.2010. however they may be given preference in recruitment against regular posts be given experience marks for his service rendered in community schools as per policy. The regular vacant posts be advertised immediately and recruitment process completed as per prescribed procedure on priority.

#### -sd-

Deputy Director (P&M)

#### Endst. No. 8888-89

1. Additional Chief Secretary FATA.

2. Secretary Governor Khyber Pakhtunkhwa.

3. Secretary AI&C Department FATA.

4. Secretary P&D FATA Secretariat Peshawar.

5. Secretary LAW & Order FATA Secretariat Peshawar.

6-12.All the political Agents in FATA.

13-18.Districts Coordination Officers Peshawar, Kohat, Bannu, Lakki, Tank and DI Khan.

19. AGPR sub Office Peshawar.

20-26. All Agency Account Officers.

27-32. District Account Officers, Kohat, Lakki, Bannu, DI Khan, Tank.

33. PA to Director Education FATA.

#### Deputy Director (P&M)

-sd-

DIRECTORATE OF EDUCATION FATA K.P.K PESHAWAR 9769-78 No. . 1 1.2\_101/2011 Dated: - \_\_\_\_

13 Jan. 2011 01:01PM

Ý.

All the Agency Education Officer,

FAX ND. :52/20467

SUBJECT: - <u>SCRUTINY VERIFICATION OF WORKING COMMUNITY SCHOOLS.</u> Memo

I am directed to enclose herewith a copy of letter No.FS/SO(Edu)/1-0/Misc/2010/194-210 dated 12.01.2011 of FATA Secretariat on the above noted subject for information and necessary action at your end on priority.

1.7

Dy: Director (P&M)

Endst: No:\_\_\_\_\_

To,

FRM : 1

£

1.: PS to Secretary A&C, PATA,

2. P.A to Director Education FATA,

#### FATA SECRETARIAT PESHAWAR

No.15/50/04)/1-0/Miss/2. 12-01-2011/194-210

#### All Political Agents in FATA/DCOs FRs

## Subject: Scrutiny verification of working Community Schools.

After receiving a lot of reports from the Political Agents and other official sources, the Fata Secretariat, with the approval of the competent authority, has decided to carry out a meaningful scrutiny verification of Community Schools all over FATA. This is more so important to ensure efficiency and efficacy in the utilization of public money especially in education sector where the problems of ghost schools and teachers have been reported often. In such circumstances the following Committee stands constituted in order to carry out such verification in the order as given at Para 2:-

Scrutine Committee

- Political Agent/Additional Political Agent
- Representative of LEAs
- Agency Education Officer
- Member from Teachers Association/Press
- Scrutiny Schedule

0-10 days: Verification of actual presence of teachers by the Committee: On or before 20-01-2010 and collection of academic certificates. The teachers are to be asked to appear before the Committee on the given day with their CNICs and educational certificates.

11-20 days: Verification of academic certificates. The Certificates are to be got verified from the concerned Boards through special massengers.

21-30 days: Submission of names by verified community school teachers with verified credentials to Fata Secretariat/Directorate of Education\_During this same time Community Teachers would be asked to provide names and particulars of students studying in gher School.

31-45 days: Submission of Form B of Such stadents by the Community School Teachers.

46 - 60 days: Final scrutiny by the committee and submission of report to FATA Secretariat.

- Tal- 001\_0214013 Fay- 001-2014015

FAX NO. :5200467

13 Jan. 2011 01:02PM

۰.

It must be noted that on physical verification of a Community School Teacher's presence, the educational qualification forming the basis of his appointment and the presence of required students in the School would the spy and combunents of such a teacher be released. You are therefore to ensure that the scrutiny verification is carried out swiftly but properly with involvement of all stake holders.

Timely action is expected please.

12 Jan a (Muhammad Abid Majeed) Secretary A&C FATA

Copy to :

2.25 33

1- Director Education FATA. 2- PS to ACS FATA.

FATA SECRETARIAT DIRECTORATE OF EDUCATION - 5999-6006 Onto Posh: tho 1219 То 1201.1 All the Agency Education Officers Subject:

Memo:

.....

÷. . η.

-1

4.3

(\_

÷....

ja.

Ľ

Re-Opening of Functional Community Schools at Agency/FR I

··· ·.

In partial modification of this office letter No.5795-5810 dated 20.8.2011 on the above cited subject, I um directed to state that all the tonchors. · · · who had been working in the operational community schools closed on 12.00 31.12.2010 may be reappointed in their respective schools W.E.F. the 7. TT 1 date of approval of the scheme for reopening of functional community schools under ADP 2011-12 at each Agency/FR level without going into fresh recruitments, as they have rendered valuable service/experience. in community schools. 

. . . .

1944 - S. 14

.e. -

à. .

~

dal. Director (P.S.M) Fa:: No.091-5200467

ilitast: Ne . . . . . Copy forwarded to:-1-7. All the Political Agents in FATA. 8-13. The District Coordination Officers Peshawar, 1-7. ÷., 1.4. P.S to Secretary A&C, FATA Secretarial. PS to Secretary P&D, FATA Secretariat P.A to Director Education PATA.

1.,

· . .

Addl: Director (P.S.M.)

Fla

Kolad, Bannu, Lakki, Tank, D.I.Khan,

• •

	BETTER COPY OF THE PAGE NO.
· · ·	FATA SECRETARIAT
· · ·	DIRECTORATE OF EDUCATION
То, 🔭 👘	Dated, Pesh the 12/09/2011
	All the Agency Education Officers
	In FATA
Subject.	RE-OPENING OF FUNCTIONAL COMMUNITY SCHOOLS AT
	AGENCY/FR LEVEL
Memo:	

In partial modification of this office letter No. 5796-5810 dated 26.8.2011 on the above cited subject, I am directed to state that all the teachers who had been working in the operational community schools closed on 31.12.2010 may be reappointed in their respective schools W.E.F the date of approval of the scheme for reopening of functional community schools under ADP 2011-12 at each Agency/FR level without going into fresh recruitments, as they have rendered valuable service/experience in community schools.

> Addl: Director (P&M) FaxNo. 091-5200467

Endst No.

Copy forwarded to:

i-7. All Political Agents in FATA.

8-13. The District Coordination Officers Peshawar, Kohat, Bannu, Lakki, Tank, D.I.Khan

PS to Secretary A&C, FATA Secretariat. 14

15. PS to Secretary P & D, FATA Secretarial, Peshawar,

16. P.A to Director Education FATA.

Dy Director (P&M)



То

#### DIRECTORATE OF EDUCATION FATA SECRETARIAT WARSAK ROAD Chest & Sugar No Date Pesh: the 201/2/2011

All the Agency Education Officers in FATA.

Subject:

Memo:

## REOPENING OF FUNCTIONAL COMMUNITY SCHOOLS IN FATA IN THE 1ST WEEK OF OCTOBER 2011

I am directed to refer to the above noted subject and to ask you to reopen all the functional community schools strictly in accordance with the recommendations of the Scrutiny Verification Committees of your respective Agency / FR and direct all the teaching / non-teaching staff of concerned schools to make sure their presence in their respective schools and start academic activities with immediate effect. These schools should immediately be provided Student Attendance registers and free textbooks as per actual enrolment of the students.

You are further directed to process PC-1s of the scheme "Reopening of functional community schools" by including pay of the staff w.e.f 1.10.2011 and process the same for approval of the competent forum within Three days, positively.

Addl: Director (P&M)

Endst No.

Copy to the:-

- 1. All the Political Agents in FATA.
- 2. District Coordination Officers Peshawar, Kohat, Bannu, Lakki, Tank and
- 3. PS to Additional Chief Secretary FATA.
- 4. PS to Secretary Admn: & Coord: FATA Secretariat. 5. PS to Secretary P&D FATA Secretariat.
- 6. PA to Director Education FATA

Addl: Director (P&M)

G

#### BANN

#### AGENCY EDUCATION OFFICE KHYBER AGENCY AT JAMRUD RE-APPOINTMENT ORDER.

 $\nabla$ 

Consequent upon the approval of competent authority letter No. 6487-99 dated 6/10/2011 and recommendations of Scrutiny Verification Committee of Khyber Agency, the following candidates are hereby re-appointed against the project posts of PTC having SSC @ Rs, 11000/-PM fixed and having FA/F.Sc: 2<sup>nd</sup> Division @ Rs, 13500/-PM fixed for the project period at Boys Communal Schools of Tehsil Bara Khyber Agency against vacant posts with effect from 1/10/2011 in the schools noted against each their names: ~

S.Nc	Name	Father's Name	KI
1	Muhammad Karim	Khan Karim	Name of School
2	Shah Jehan	Gul Zamir	BCS Entoor Killi Bara
3	Samal Jan	Sial Khan	
÷Ł	Haji Muhammad	Allah Baz	BCS Shakir Ullah
5	Siraj Akber	Muqeem Khan	do.
6	Abdul Qadeem	Rehmat Khan	BCS Habib Ullah Shin Kamar
7	Muhammad Alam	Abdullah Mir Khan	.do.
	Khan		BCS Haji Amir Khan BQK Tirah
8	Muhammad Amin	Abdullah Mir	.do.
9	Said Ahmed	Lal Madar	BCS Saleem Khan Takhtakai
10	Guli Jan	Haji Baghwan Gul	BCS Zale Khan MDK Tirah
[ 11	Wahid Khan	Zardad Khan	do, é
12	Sohail Ahmed	Zar Baz Khan	BCS Duran Gul MDK Tirah
13	Muhamamd Sadiq	Zarbaz Khan	.do.
14	Abdul Bagi	Hassan Khan	
15	Hukam Khan	Said Jamal	BCS Nooran Shah BQK Tirah
16	Shahid Khan	Mugam Din	.do.
17	Suleman Sháh	Gul Bad Shah	BCS Kaleem Mastak Ziouddin
18	Rab Nawaz		
19	Iqbal Hussain	Muhammad Khan	BCS Pakistan Tora Wela Ziouddin
20	Yar Muhammad	Sher Muhammad	do.
21	Said Mar Jan	Mirza Gul	BCS Barkat Shah Mastak Tirah
22	Mazullah	Saida Jan	do.
23	Waris Khan	Dilawar Khan	BCS Adam Khan Mastak Ziouddin
24	Abdur Rehman	Nasir Khan	.do.
25	Shahid	Payo Khan	BCS Bangi Jan Mastak
26	Abdur Rouf	Muhammad Sarwar	.do.
27	Hamidullah	Muhammad Yousaf	BCS Maroof Khan Bango Kass
28		Afsar Khan	do:
29	Fazle Akber	Khiai Noor	BCS Haji Muhammad BQK Tirah
30	Muhammad Ishaq	Miraj Gul	.do,
31	Shoukat Khan Mir Akbar	Multammad Yousaf	BCS Zar Muhammad Sandapat Tirah
01	Min rikoar	Gul Akbar	BCS Mughal Jan Tora Wela Ziaud Din
32	Irat Khan		1 ( urah
33	Irfanullah	Hyas Khan Chas Khan	BCS Kuki Khet Gagai Tirah
34	Abdul Qayum	Chaman Khan Robert C. J	
35	Gul Amin	Rehmat Gul	BCS Rehmat Khan Shahi Baig Tirah
36	Sajidullah	Angor Khan	.do.
37	Muhammad Khan	Gul Samand	BCS Kimya MDK Nakai Tirah
38	Hojat Khan	Shaus Khan	.do.
		Samand Khan	BCS Raj Malook Bango Kass Ziaud Din
39	Yar Muhammad	Khana Jan	l irah
10	Rayees Khan	Naurooz Khan	.do.
1	Mushtagullah	Said Lal	BCS Awal Karim BQK Tirah
·	Sifatullah Khan		do,
	Muhammad Faroog	Gul Nawaz	BCS Zarmast BQK Tirah
		Sayd Muhammad	BCS Habib Shah Sari Kandow Tirah
	Abdui Hanan	Janan Khan	.(b).

H

• • • • • •	a mini		1 - 1 1	$\mathcal{A} = \mathcal{A} = $
	luhammad	Khawaja Muhan		- A most
46 F	ehangir Khan			BCS Arab Shah Spin Drand Tirah
	ateh Khan	Mula Khel		
- 11 11	ilmand	Fagir Hussain		.do.
- 484 W				BCS Said Ahmad Shah MDK Nakai
	ajahat •	Majeed Khan		
50 M	mat Khan	H.Ajar Khan		.do.
1 1110	iroot Khan	Arbab Khan		BCS Meena Gul Aka Khel Tirah
AVC	i Muhammad	Zahir Shah		
<u>02</u> Gu	l Zaman	Stori Khel		BCS Yar Hamza Aka Khel Tirah .do.
53 Mi	aj Gul	Zain Gul	·	
54 Ab				BCS Gul Asghar Bai Ghari Stori Khel Tirah
	d Khan	Zain Gul		Tirah
	nammad Akbar	Awal Zadeen		.do,
Bak	ht Marian	Qandhar Khan		BCS Ilyas Aka Khel Tirah
57 Rafe	eullah	Abdul M		
- <u>58</u> Maj	eed Khan	Abdul Majeed Kha	<u>n</u>	BCS Mian Ahmad Gul MDK Nakai Tirah .do.
59 Kha	id Khan	Dawlat Shah		.do.
60 Jams	shid Khan	Nazar Shah		BCS Muhammad Di
G1 Shar	test by have	Nawab Khau		BCS Muhammad Din Shah SQK Tirah
60	1	almar Jan		BCS Zahie Shall an
62 Noor	Jamal	Sharpen de T		BCS Zahir Shah Shadalay Aka Khel Tirah
63 Khial	Bat Khan T	Shamal Jan	1	.do.
04 Inzar	Gul	Daulat Khan		BCS Salim Khan m
65 Noor	Mar Jan Je	ar Din Khan		BCS Salim Khan Tamboo BQK Tirah do.
66 Tario	TT-	sar Gul	 1	3CS Khurt I m
Wazir	17 h a	rsala Khan		3CS Khushal Khan BQK Tirah do.
68 Multru		aadullah Khan		
69 Niaz A	1.	vub Khan		BCS Sharif Khan Spin Drand Tirah
70 Muhan	Al	am Khan		
71 Hirat S	mad Ayaz Sh	ahzad Mir	- 1 -	CS Malik Murad Stori Khel Tirah
72 Said G		arif Khan		lo
	ian ive	ar Gul		Out walle Kassio Khaise and
C.		Khel	- B(	CS Wachan Gul Qamar Khel Tirah
incurrent contraction of the second s	s Angan di Izila	aista Jan		
		ih Bahadar	<u> </u>	25 Jumat Gul Stori Khel Tirah
	<u>uqu Nazia . ENt.</u>	or Zada	BC	S Mawaz Ghaibi Nika Sepah Tirah
Knan M	alik	ib Gul	.dc	. Shall Nika Sepah Tirah
78 Ghulam	19201 11.1	Man I	BC	S Amir Jan Kola Aka Tirah
79 Khaista	- 1177	Mar Jan	.do	Jan Kola Aka Tirah
OU Fazle G	lani nala	ayat Shah	BC	S Zira Ion Al
81 Said Noc	pr C.		.do	S Zira Jan Aka Khel Tirah
32 Hazrat W	ali Ju	Muhammad		
Gul Fara	Nildri	Jan	.do.	S Haji Masood BQK Tirah
34   Muhamm	ad Earoos	Khel		
Abdul Ma	leed T	nt Khan	.do.	Khair Jan Aka Khel Tirah
Parhad K		lar Jan		
Sajid Ahm	ad b	Khan	 do	Khial Mar Jan Aka Khel Tirah
2 Abdul Qay	'um	Khei	RCC	Sola
) Sami Ullal	i ourua	r Ali	<u></u>	Saleem Khan SQK Tirah
Afridi	- Gula E	( , , , , , , , , , , , , , , , , , , ,		
Said Rehm			DUS,	lamal Khan BQK Tirah
ite: -	<u> </u>	13 You		1
· ·			1	Jooran Shah Sairai Kandow Tirah
1. The	employee shall on	-		11.30

1.1

5

 $\bigcirc$ 

.

1. The employee shall serve the Govt: as communal schools teachers from the date of assumption of the

- 4. They shall motivate the parents to send their children to schools.
- 5. These posting will not be transferable.
- If they fail to report within 15 days, the order will automatically be treated as cancelled.
- 7. Charge courts should be submitted to all geneerned,
- 8. Their services are only for the project period.
- 9. In case of regularization of communal schools they will not claim regular service. They will be treated as terminated from service as and when the concerned communal schools are regularized.
- 10. The A.A.E.O (Male) of concerned Tehsil/Circle will verify their presence through original CNIC.
- 11. Each and every teacher will submit an affidavit that she will perform duty personally not through substitute.

### (HASHAM KHAN AFRIDI) AGENCY EDUCATION OFFICER KHYBER AGENCY AT JAMRUD

## Endst: No. /Appt

dst:No.\_\_\_\_/Apptt: Comm:/Khyber Dated Jamrud the 28 / 10 /2011

- Copy of the above is forwarded to the: -
- 1. Director Education (FATA) at Peshawar
- 2. Political Agent Khyber Agency at Peshawar
- 3. Agency Accounts Officer Khyber Agency at Jamrud
- 4. AAEO (Male) local office. (They will be held responsible if any
- discrepancy/negligence found later on).
- 5. Superintendent local office
- 6. Accountant/Pay clerk concerned.
- 7. Official concerned.

AGENCY EDUCATION OFFICER

KHYBER AGENCY AT JAMRUD

- 20

Dec. 23 2811 84:692N P1

IMMEDIATE/PY PAK NATIONAL ASSEMBLY BUSINES

### No.F.11(1)-TA/2011 GOVERNMENT OF PARIETAN STATES AND FRONTIER REGIONS DIVISION

Islamabad, the 23rd Decomber, 2011.

The Additional Chief Secretary (FATA), FATA Secretariat, <u>Peshawar</u>,

## Attention Mr. Mahammad AN (PRO).

SUBJECT: MEETING OF THE NATIONAL ASSEMBLY STANDING COMMITTEE ON STATES AND FRONTIER REGIONS HELD ON 21" DECEMBER, 2011 AT 19.30 A.M. IN PARLIAMENT HOUSE, ISLAMABAD. Dear Sir.

I am directed to enclose a copy of Mational Assembly Standing Committae's Ending/recommendations on the above subject.

2 It is therefore, requested that the further necessary action may be taken accordingly.

Dach: As shove.

-n- 33 F

To

Yours faithfully

00 UR-RETWAN Section Officer (TA)

Dy Secy (Coard) Dairy No D(a) $\mathbb{C}^{\prime}$ 

RC

A N FAX NO. : 7515213772

FAX NO. 🚊 2516203348

Dec. 23 2011 64:09FM - P2 Dec. 22 2211 140 8344 85

Succes -

Ľ

2011 NCHSE MULCARAD.

10. Selid Aussein Turi, MNA chained the meeting on Wednesday 24\* December, 2011 at 02:20 PM in Committee Roam No. 7, Perliament House. Islamabod. The agenda of meating was as under-

- 1. Further discussion on Senetioned New Employee's deperimenta lying pension in Companyou rear Employee of postal, or an of the Committee held on 02." December, 2011 that Scottery Finance will brief the Committee on this agenda item).
- 2. Further discussion on justification for nan relaase of funds of Plumbes is billions for creation of 4545 posts of FATA Secretariet since 2008, (as decided in the masting of the Committee held on 02" December, 2011 thet Secretary Finance will brief the Committee on this agencia item).
- 3. Status of Community Schools in FATA in light of the decision taken by the Governor KPK and Farliamentarians.
- Briefing on the performance of Sports Directorate, FATA.
  Any other item with the permission of the Chair.

Wr. Jawed Hussain, MNA, and Moulvo Asmatuliah, MNA, attended the mouling-Sasides Engineer Shaukatullah, Minister for Stale and Frantiar Regions, Mr. Munit Shen Drekzzi, MNA, Mr. Alubertried Kargien Mign, MMA, Mr. Nessul-Hag Claid, Allé, Mi Istor Iog Shitani, MAL end Mi Memifulish Jen Andi, MAL es e Sponisi Incluse and Mr. Heploulich Knan, Scoretory, EAFRON, Mr. Arched Ahmed, FA (CAFRUN) Mr. Natir Ahmed Knan, DFA (SAFRON), Sheh Sahib, Secretery, Finance, FATA, vir Ferl Marrie, Director Scittation, FATA, Mr. Felsel Jamii Sheh, Project Curato Spath (TATA), Mit Museumed Jamil, Chelmien Community Trease pro participated.

The mapping statist with the resiztion of Holy Cores. After a long diliterations 3. folowing Andres' coordinated our rure madel-

Sr. J.S (SSTA) Maria dispersion

CKFTAAN (SIJUR) States C.F.W. Dater. 24 No.4. ç., . UNIOF 2

2.

H, CCH 2 RA

### FAX ND. :2519219772 FAX ND. : 05152630 FINDSING3/PECOMMEND

23 2811 84:12PM P3 9390 Dec. 22 2611 11:55M P2

\$s€

4. Ministry of Finance delayed the case for 6 to 6 years for not releasing the funde of 4338 SNEs of FATA Secretariat. Whereas Mr. Anthad Ahmed and Mr. Nazir Ahmed stated that FATA Secretariat is responsible for delay. Secretary, Ministry of SAFRON will hold meeting and fix the responsibility and inform the Cammittee. The Committee notes that even in pending since 2002 and FATA Secretarics as well as Ministry of Finance has deno nothing.

5. The clippe by distribution of 1829 parks of Education and Health Department staud by transportant, resignations and allocated after consultation of Purliamentations.

5. The Committee recommended that it is living that codal formatilize work completed and relevant PCs were submitted but funds were not related. The allocation for development budget with non-development budget is not relicited and it should be decided to increase the budget of non development fund at appropriate level. The funds for FCR tribunal should be released without further delay. Secretary, Ministry of Finance, BAFRON and FATA Secretariat should receive the lasse within the month.

7. The Committee expressed concern that no Additional Secretary from Ministry of Finance has come to attend the meeting. Action will be taken under Ruis 227 Ruiss of Procedure and Conduct of Business of the National Assembly, 2007.

3. The Committee recommended Secretary, Ministry of Finance to technically clear 2008 SNEs within week and rest of posts should be cleared without-fusion delay. The agende was deferred. Next meeting will be held on 5th January, 2011. Secretary, SAFRON, Secretary, Ministry of Finance, FA, DFA and FATA Becretariat will held meeting before 5th January, 2011 and inform to the Committee.

9. The Committee expressed serious concern for dolay by Ministry of Finance relating to "Multi Donor Funds" for FATA which were under consideration since two years and five programs were approved whereas Finance Division has advised to get these funds from ADP, FATA. This item will be discussed in the meeting acheduled to be held on 5<sup>th</sup> January, 2011.

10.) The Committee expressed concern that 871 Community Schools in FATA were ologed from 01-01-2011 and the pandage of all Community Schools teachers were clepteded on 13-12-2010. FATA Secretariat should regularize the carvines of 125/12/2

#### FAX ND. :3319218772

FAX NO. : -3510223049

Dec. 23 2011 04:10FM P4 Dec. 22 2011 11:55AM P3 المريم الم

25

Including their previous convices and pay graded salaries as per previous precise of 2.0 without further delay. FATA Decretariat should easy regular visits of achoels and make vertications with consultation of Milda. There is no monitoring system in FATA Secretariat to increase the efficiency and level of coucation. Secretariery, Ministry of SAFRON to look into the matter and direct the concerned guarters.

11. The Committee recommended that Spen Directorsie FATA Should furnish france.

12. Minimar GAFFION informed that all work in FATA with regard to eports activities was done by himself when he was Minister sports. Every Agency has Sports Complex, mostly are operational. Recently construction of Sensair Shutto Shaheed Sparts Complex including Baxing our Bedminton Hall and Fitness Gymnasium hall with alled facilities at Balaur Agency has been incugurated by Honorabia. Enjit Shaukatuliah Khan, Federal Minister SAFRON.

19. The meeting anded with vote of thanks.

APM & NOM E NB

# <u>NATE SĖCRETARIA</u>



# No. F. 2(2)/2011-Com-II

Islamabad, the 12<sup>th</sup> March, 2012.

Most Immediat

Senate Standing Committee on States and Frontier Regions in its meeting held on 9th March, 2012 has advised that the Ministry of Finance and Planning Division should provide Rs.15 billion (as promised) to the FATA Secretariat for the financial year 2011-2012 for the completion of various development schemes in FATA. 2.

Besides the Committee recommended that ex-Parliamentarians of FATA must be invited in official functions/meetings/Jirgas to be held in their respective areas regarding FATA issues. 3. It was also decided that FATA Disaster Management Authority will take all necessary

steps to re-settle the flood affectees as well as internally displaced persons (IDPs) due to operation in FATA according to international standard.

4. Finally the Committee advised that problems of the teachers serving in FATA schools

may be solved by clearing their all dues and regularization of their services etc.

With regards.

Yours faithfully, (CHULAM MURTAZA) JS/Secretary Committee Ph.No.9212636

The Secretary, Ministry of States and Frontier Regions, Government of Pakistan, Islamabad.

The Secretary, linistry of Finance, Government of Pakistan, <u>íslamabad.</u>

The Secretary, Planning Division, Government of Pakistan, Islamabad.

Additional Chief Secretary, FATA Secretariat, Peshawar.



ċ

30-4-12

人志

FATA SECRETARIAT (SOCIAL SECTORS DEPARTMENT

# SUMMARY FOR GOVERNOR, KHYBER PAKHTUNKHWA

DEAR

AGAINST DE COMM	NUNITY SCHOOL TEACHERS
AGAINST REGULAR POSTS IN	N FATA

In order to raise literacy level in FATA and make the education available at the doorstep, the project of opening community schools was faunched under FATA Annual Developmental Program in 1998. During 1998-2010, 956 Community Schools were opened throughout FATA wherein 1912 teachers (02 per school) were uppointed on contract basis

After receiving reports about the non-functional community schools in ATA, the community schools project was closed and the services of teaching/nonacting staff working in these schools were terminated with effect from 01.01,2011. However, on the persistent demand of Teachers Associations and local effects, the FATA Secretarial constituted scruting committees under the chairmanship of clused community schools in FATA rate to recommend reopening of only functional community schools. A scheme at each Agency/FR level was included in 2011-12. Based on the recommendation of prescribed committees, 742

community schools were reopenent throughout FATA, and teachers working in these to reopenent for appointed on contract basis (Agency wise fist 4. It is worth mentioning that its

4. It is worth mentioning that the community school teachers in FATA have independent more than 10 years service on contract basis and have lodged repeated applicate and protests mentioned in the Newspapers for regularization of them to states and iton, the National A.

#### FATA SECRETARIAT (SOCIAL SECTORS DEPARTMENT)

# SUMMARY FOR GOVERNOR, KHYBER PAKHTUNKHWA

The total working strength of community school teachers in FATA is 1432 (846 lemale + 586 male) as par Agency/Gender were break up given at 178 - 15 of them are untrained and not qualified for regular posts vide F/F. Similarly, 259 female teachers are nun-local and can only be considered for appointment against regular posts after adjudstment of local qualitied tenates F.G. Under the directions of ACS, FATA, the Additional Political Agents have been directed to reverify the existence of the Community Echools, presence of teachers and enrolment of students. These verification reports will be received in a few days and the fists of schools and teachers will be updated/corrected

÷

n.

There are 303-existing vacant. PTC (ES-7) posts in FATA. SNE for creation of 542 PTC posts has been sent to SAFRON Division, Islamabad while that of 192 posts is under process with Finance Department, FATA Socretariat as per details given at F/H which bro H.

A similar issue of adjustment of community school teachers against regular PTC posts had been resolved in the year 2007 by moving a summary for approval of the Governor with the proposal to adjust those community school teachers against regular posts who had been selected on ment and possessed the prescribed professional and nearlennic qualification with more than 03 years service at their credit. The services of those who did nut pussess the prescribed qualification and experience for PTC posts were dispensed with (17). The proposal was very kindly approved by the Governor and instructions issued to all Agency Education Officers accordingly (FA!). Ð.

Keeping in view their long leaching experience and services rendered for the pumotion of literacy in FATA, it is proposed that the community school teachers, who qualify to be posted against the PTC (BS-7) may be considered for appointment against regular posts in phased manner purely on merit basis as per existing fecruitment criteria but In relaxation of upper age limit. The available 303 regular vacant posts in the newly constructed Primary/Middle schools in FATA will be filled up from amongst the community school leachers and no fresh candidates considered for recruitment till all the community school teachers are absorbed against regular posts in FATA. The 259 non-local teachers will be considered for appointment after adjustment of local qualified feachers. The services of unqualified teachers shall be dispensed with. This entails that the community schools would be closed down & leachers would shift to constructed schools, not necessarily in the same location. The respective community schools students would be shifted if to nearby regular schools. No further recruitment of community school teachers will be made.

39 FATA SECRETARIAT (SOCIAL SECTORS DEPARTMENT) SUMMARY FOR GOVERNOR, KEYBER PAKHTUNKUWA The proposal contained in Para 09/N is submitted for approval of the 10, Governor, Khyber Pakhtunkhwa, płease Secretary Social Sectors, FATA Sucretary Finance, FATA (on know) . Department last curtainer para- 9/18 Fairman e e UN James BROWN SHORN MAN Adul: Chief Secretary, FATA 1000 Para - 4/2 is furbracted for approvale 12. 2 Mile of my Addition Governor, Khyber Pakhtunkhwa E A. ,600 13 21-102 जेक देखा कि Khylas Pakinaniana ·E 915

e e
Jhosen II

### FATA SECRETARIAT Social Sectors Department Warsak Road Peshawar

## Notification

No. SO(E)/SSD/CSTR/99-108/ The Governor Khyber Pakhtunkhwa in his capacity as the Competent Authority has been pleased to approve the re-appointment of Community School Teachers who guality to be posted against the regular posts of PST (BS-7) in phased manner at the respective Agencies & FRs, purely on merit basis in accordance with the existing recruitment criteria but in relaxation of upper age limit with immediate effect as specified below.

1. The available regular vacant PST (BS-7) posts in the Primary/Middle Schools in FATA will be filled up from amongst the Community School Teachers and no fresh candidate considered for recruitment till all the eligible Community School Teachers are absorbed against regular posts in their respective

- 2. The non-local eligible Community School Teachers shall be considered for re-appointment against the regular vacant posts of PST (BS-7) after
- 3. The services of the un-qualitied teachers shall be dispensed with. 4. The Community Schools whose teachers are appointed and shifted to other schools against regular posts, would be closed down.
- 5. The respective Community Schools students would be shifted to nearby regular schools and no further recruitment of Community School teachers will be made.

Secretary Social Sectors Department, FATA Secretariat, Peshawar

Endst No. Even Dated Peshawar the 11/05/2012

<u>ب</u>

- Copy forwarded to the:-.
- 1.
- Secretary to Governor, Khyber Pakhtunkhwa Peshawar. 2. Addl: Accountant General (PR) Sub Office Peshawar.
- 3. Director Education FATA, Peshawar.
- 4. All Political Agents ih FATA.
- 5. DCO Peshawar, Kohat, Bannu, Lakki, D.I.Khan & Tank.
- 6. Agency/ District Accounts Officers concerned 7. All the Agency Education Officer in FATA

- 8. PS to Additional Chief Secretary FATA Peshawar.

9. PS to Secretary Social Sectors Department, FATA Secretariat, Peshawar. 10.PS to Secretary P&D, FATA Secretariat, Peshawar,

Se

(Edu) SSD FATA Secrétari , Peshawar

M-31 FATA SECRETARIAT DIRECTORATE OF EDUCATION WARSAR ROAD PESHAWAR, PARISTAN "" 10380 Date Pesh: the 02/09/2013. Τo The Agency Education Officer. Khyber Agency. Subject:-Guidance for Regularization of Community School Teachers. Мелю,-I am directed to refer to your letter No.4596 dated 23.8.2013 on the subject cited above and to state that ban is only for initial recruitment not on adjustion matrogularization. Re-appointment of Community regularization as per governor's policy. Teachers are adjustment/ TAVO Endst.No. Copy forwarded to the:-1. P.A to Director Education FATA Poshawar. Asstt:Director (P&D)  $V_{\Omega}$ M

29-10-15-FATA SECRETARIAT DIRECTORATE OF EDUCATION VARSAK ROAD PESHAWAR, PAKISTAN AX 091.9211 NО 10216 DATED 12015 Notification Consequent upon approval of the Competent Authority the adjustment of Community School Teachers who qualify to be posted against the regular posts of PST (BPS-7) is allowed against regular vacant PST posts purely on merit basis in accordance with the existing approved policy regarding re-appointment of Community School Teachers with immediate effect. Secretary Social Sectors FATA 齙 Endst: No. 208 Copy Idrwarded for information to the:-PS to Additional Chief Secretary FATA 1 RS to Secretary SSD FATA. 2. Ô IS IN Secretary AI&C FATA. 3. 4. Agency Education Officers in FATA. 5. Agency Account Officers in FAIA. 6. PA to Director Education FATA Addl: Director (P&M) 032

.

\_\_\_\_\_

## OFFICE OF THE AGENCY EDUCATION OFFICER KHYBER AGENCY AT JAMRUD.

## SERVICES REGULARIZATION /ADJUSTMENT ORDER:

Consequent upon Notification No. SO (E)/SSD/CSTR-99-108/ dated 11/5/2012 issued by Secretary Social Sector Department FATA Secretariat Peshawar and subsequent guidance received from Directorate of Education FATA vide No.10380 dated 02/09/2013, the following Local (Male) Communal School Teachers of Tehsil Jamrud and Bara are hereby Regularized/Adjusted against regular vacant PST posts from Tehsil-Wise merit list purely on temporary basis in BPS-07(7490-415-19940) plus usual allowances as admissible under the rules w.e.f the date of their taking over charge in S/No.

1	niame	Coth	T	Feeline service.	3 9 . 61	
1.	Ghulab Sher	Father Name Agal Meer	Name of Tehsil	Name of Community School	Posting at Regular School	Remarks
2.			Jamrud	BCS Khaista Gul Sra Wela Tirah	GPS Malak Sardar Mir killi Sher Braj Mullagori	V/Post
3,	Mohammad Jan Syed Ahmad Afridi	Alla Baz	Jamrud	BCS Yousaf Madu Khel Spori Tirah	GPS Nazar Killi BZK	V/Post
4.	Khista Noor	Lalmədar	Bara	BCS Pakistan Tora Wela Zioddin	GMS Shin Kamar Bara.	V/Post
5.		Walayat Shah	Bara	BCS Barkat Shah Maskat Tirah	GMPS Hayat Meer Aka Khel Bara.	V/Post
	Abdul Qayum	Rehmat Gul	Bara	BCS Rehmat Khan Shahibeg	GPS Gulab Killi Loi Shalman Khyber Agency.	V/Post

#### TERMS/CONDITIONS.

Communal File

- The appointments of the candidates are made purely on temporary basis & are liable to termination at any time They will not be entitled to get pension gratuity benefits, however GP/Fund will be deducted as per rules. -,2 З
- Charge report should be submitted to all concerned. 4
- 5
- All kinds of documents would be verified from the concerned Boards/University before the drawal of their salaries.
- Health and Age certificate should be produced to this office to be obtained from the Agency Surgeon Khyber Their age should be according to the Govt: policy. 6 7
- If they failed to report of their arrival within 15-days their appointment order will be automatically considered as

Dated

20

Endst:No. 5401-7

Copy of the above is forwarded to the: -

- Director Education (FATA) at Peshawar.
- 2 3
- Political Agent Khyber Agency at Peshawar. Agency Accounts Officer Khyber Agency at Jamrud. 4 AAEO (Male) concerned.
- 5 Supernatant Local Office
- Accountant/Pay Clerk concerned. 6
  - Officials concerned.

AGENCY EDUCATION OFFICER KHYBER AGENCY AT JAMRUD

 $\leq c \pi$ (ABDUR RAUF SHAH) AGENCY EDUCATION OFFICER

KHYBER AGENCY AT JAMRUD

/2016

ty						Nei	5 C	9-34
• •			5		P.n			
	18	17			in.	5=306	441	
		States of			La		16	<u>†1</u>
	Date of Memoration de Approximition (	translan granslan Translan Granslan drammagi	Reprotees at the house of the pilling or other alleying officer.	ןניןׄנני ניןני	har ann	dies of project of a descript pay optim the terristic harve to descript to the ter Compression Compression Compression	Eparture of the heat of the others of other othersing other	Robernant is pay istardad panak- pant ar company or proto of the Commenced Sergent,
一位						Met's de bitable		Comment.
·XT J.E.O	7			-		service ,	egulariza	Vadiantes
Level .						gainst	regular	(vacant)
-dar								
		unipelia				Aflowace	sunder	S & F( KS. 7490. Inshall The galos
	741711 2 2 1	1 100 3rs 1 1	ting the fi	and a				
	1997 L - 1		- an a 	~		dated	2/7/20	D File
	+ + f						110	
	Quera a servera	257-	10 A=tE	'		Artar	K /	and the second
						Kirter Syn		*
				2	l. m	7 1381 0	11-19	15/2016
					S.	Eng		
	1	11	r			1	1. int	
Ĭ	•					1 MAN	TITO	T
	fra:	- w	1-1-1-1- DS-12-				W	ř
L	A	ECINhyes			TIN	069d1-	5/10/	2016.
					<u> </u>	JI V	April	Pay +
$\int \tau$	1 000	13de	0 21/16	-	A.	Pele Arya	187/-	20/1/00
	and.	ens,	- peru	<u>1 - '</u>		1 60	INIALO	-
0/		800	1- 0			The second second	Que	<u> </u>
ADEO	No	1000		uled /			-51	0/2016
1			K/					
ADY D	ĮΥ.		ATT.			1	1	
	L V	1	10the	Alite		<u> </u>		
			-	-•				10

•

•

35

9 6 2 . 3 . 1 8 2.9944 (9) 2.44 2 2.4 . Pay ha COPPER KAJAT Min Killi Min Khed Data لمق هد) 24 المتي 22 ぐと •7 m 20 K 0 Jalk .a <u>BPJ</u> 900 514 Lug 1400 12 (a) ju 207 ·Rs 111401-ء/ (a) 11 Ľ 11940 3125 てんっ 121 133 2017 k 12 280 Me. 201, O\_html 2:5.74 Cr. 当 <u>p.s:</u> 5200 A. A. 12 9.5. 2

6 3 **[**\_+ ļ Ģ K. 8 7 ..... ŧ . . | 13 11 10% \_\_\_\_\_ 41 17, ţ Ľ E. EF HØ 11 13 + 1 ć ||\_\_\_\_\_ |\_\_\_\_\_

.

.

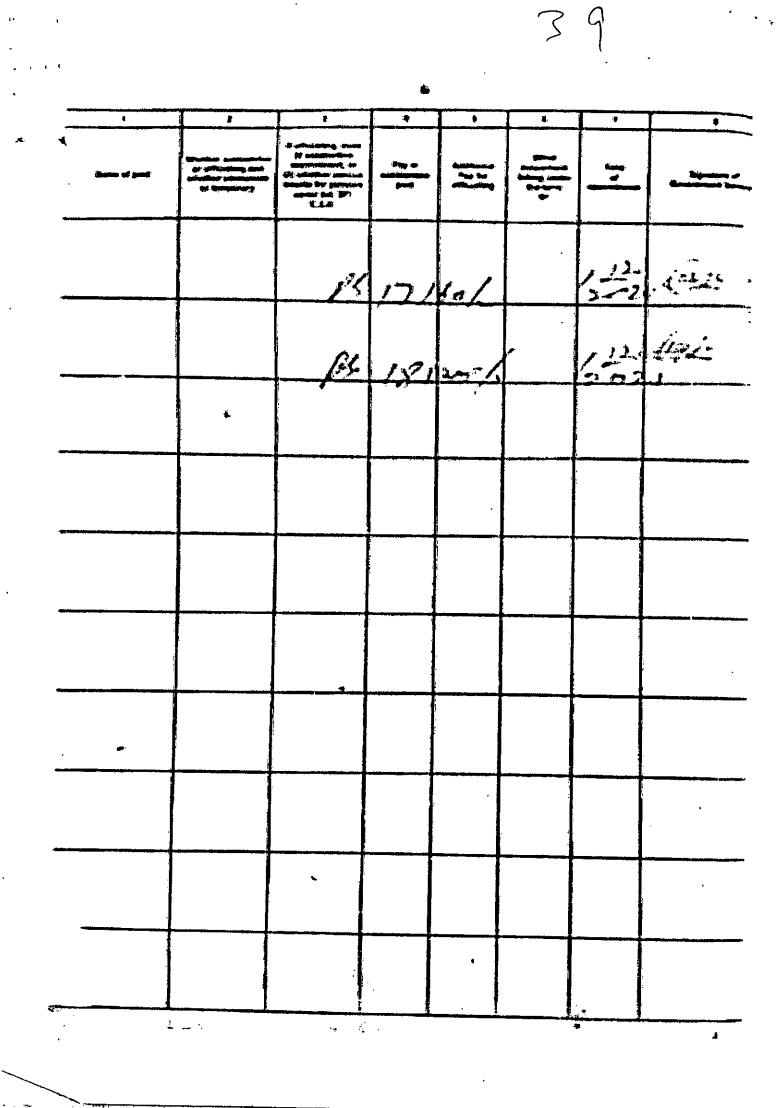
T).		1 5			`		
	Til				5/ 1000	71.11	
		N		NO V			
9700 14/9		N. A	1038 M		-1 13 73	1.10:	i <b></b>
				1 10 1	. He		
9. Alin	Nel a sist	- T' T''	1500 0 1000		Annal Alexand	P-	
14/14 + 5 - 1/4 - 4/4 - 4/4 - 4/4 - 4/4 - 4/4 - 4/4 - 4/4 - 4/4 - 4/4 - 4/4 - 4/4 - 4/4 - 4/4 - 4/4 - 4/4 - 4/4	m 1/1	J- JTEP	1PE1 80, NUL)		1-		
9,00/11/	14 5 1		artis ( 3 P	雨		1/21.	
- Ast la			······································				-
J.			•	一一一	6 -1958		
	165775		4 - 206 182	- <u>Con</u>	- + + 157	7777	-
910/5/41-	10 1851 00	71					•
	+13 <sup>m</sup> + 13 <sup>m</sup>					7	
/		Ball light		THE F			
- 9,12/2	- I PAN		77-4-6 ***	77 2	2 -10111	8	-
2	-10-10-1	- the second second	Trin at	THE L			F
salat All pour	NIT POPPY		-1 <u>55</u> 963	(.414	१ - २ग्रे म्बनारा रेप	117111. 61	•
"4 <u>1.04+19</u> 11	det sont						-   -
المعاد المراسطين ( المسلمان المسلمان المسلمان المسلمان المسلمان المسلمان المسلمان المسلمان المسلمان المسلمان ا	17 Jan 10 (1) Al 21 (JA)			111 - 111 - 11 	12163 2		]
James July				2			(
	Allenandi, sidanat Allenandi, sidanat Allenandi, hännen	i anti ung ang di tung ang di tung anti s ng Tung tung anti ung Tung tung anti tung Tung tung anti		-			'
in paramp	An ar seite i and Bharf a reiseit						
	715 1) nu					1 1 1	<b>•</b>
		, ·			•		-    

七色

	• •					-	
			đ		*	~	
	***	4	et.	1	eiji	l. 10	1
	Constant of		Tergenensen på blan Smed af den sekkar är utber afansking athere	Adres -	and Anton of some of the solution of the solution of the solution of the solution of the solution Commentation of the solution of the solution of the solution of the solution of the solutio		The fermine of the second seco
				Ia	astes_	f.s.m.	spe.
-				Got	when s	her p Lale	Ta Jana
		<b>₽</b> ₽		Kı II	121 410	e En Tanske	Jana Gile 218 -
k				Vu	a grant y Past	(53/2 - XX	
¢.	-			÷			
				i i i i i i i i i i i i i i i i i i i	20/07/22	16 3D	-1[-202 () - 11772
				 -	And States	and the second	
******			l	 <b>I</b>	L	<u></u>	<u>.</u>

7 P

•



بجنبور جناب ذائر يكثرا بجوكيشن صاحب خيبر يختونخواه ببثاور

الکی ہے۔ جس سے مال کی الک الدیکر ہے جات ہے۔ (ated 30-10-2009 (21 OF NUT and 10-2009)

(1).GRANT OF ANNUAL INCREMENT TO FIX PAY TEACHERS IN THE LIGHT OF SUPREME COURT JUDGMUNT (That all those teachers who were appointed on fix pay and were subsequently regularized against their posts, on occurring completing requiste training successfully, would be entitled for such benefits of annual increments from the date of their first appointments as such but without artears.

(2) As per S No 10 of the recommendation of the standing committee of SAFRON held on 21 at Decomber, 2011 At the contrent House Islamabad (F/A) FATA Secretariat should regularize the service of the Community School Teachers and using their previous services and granted salaries as per previous practice without further delay.

دی مراجعة المال من مراجعة المحالية ال المحالية المحالية المحالية المحالية المحالية المحالية المحالية المحالية المحالية المحالية المحالية المحالية المح

و ۱۷) او است کا 2015 مارد. 2015-10-2016 درمراسل نیبر 10380 موری 2013-09-201 می دنداخت موجود بسیسکی بین اسا تد سه مستقلی بیدانی تورز ک ۲۰۱۰، ۲۰۰۰، ۲۰۰۰، ۲۰۰۰، ۲۰۰۰، تیک میکورند پالیس کے مطابق مروت میکورا ید جسمت ب تاريد المرات المراجعة المراجعة المراجعة المروس متع القالجات الدقيقي بسكاد فالمات صادر فمرما كرانصاف كالول بالأسي جاست في دوايش ادكى-

Better Copy of the Page No. بحضور جناب ڈائر بکٹرا یحو کیشن صاحب خیبر پختو نخوایشاور

درخواست برائے سابقہ مرون Benefit and increments بحال

GOVT of KPK, FINANCE DEPARTMENT (REGULATION WING) Endst No.FD(PRC) 5-2/2002 Dated Peshawar The dated 30-10-2009

(1) GRANT OF ANNUAL INCREMENT TO FIX PAY TEACHERS IN THE LIGHT OF SUPREME COURT JUDGMENT (That all those teachers who were appointed on fix pay and were subsequently regularized against their posts, on acquiring completing requisite training successfully, would be entitled for such benefits of annual increments from the date of the first appointments as such but without arrears

(2) As per S No. 10 of the recommendation of the standing committee of SAFRON held on 21 st December, 2011 at the parliament House Islamabad (FIA) FATA Secretariat should regularize the service of the Community School Teachers including their previous services and granted salaries as per previous practice without further delay

(3) As per S No 4 of the senate standing committee of SAFRON date 09-03-2012 finally committee advised that problem of communal teachers serving in FATA school may be solved by clearing their all duse and regularization of their service etc

عین نوازش ہوگی۔

 $\hat{\sigma}$ 

جناب عالى!



DIRECTORATE OF EDU NEWLY MERGED TRIBAL WARSAK ROAD PESHAWAR, P PHONE. 091-9210166 FAX 091-9 /Date Pesh: the /

## NOTIFICATION.

The Competent Authority is pleased to regret the appeal of the commun teachers for their regularization from retrospective effect on the recommendations of t appellate committee in the meeting held on 20/7/2017 as not admissible under the rules a

No.

Endst: No. 11096-99

11 200

1.1.1

Copy forwarded to the:-

- 1. District Education Officer, Khyber District. 2. PA to Director Education NMTD.
  - Teachers concerned.

DIRECTOR EDUCATION NIVITD Dated Pesh the 29/08 /2018.

Deputy Director (Estab.)

М

# IN THE PESHAWAR HIGH COURT, PESHAWAR



W.P No. 115972018

Anzar Gul S/O Zar Din, PST, 1. Government Primary School, Saeed Ullah Jan Kalley, Bara Khyber Agency. Sadiq Ahmad S/O Sher Jan, PST, 2. Government Primary School Toor Dara Jamrood Khyber Agency. Khial Gul S/O' Zahir Shah, PST, 3., Government Primary School Toor Dara, Jamrood Khyber Agency. 4. Mohlbullah S/O Iksan Ullah, PST, Government Primary School Toora Tara Jamrood Khyber Agency. Irat Khan S/O Ilyas Khan, PST, 5. Government Primary School Jani Khel, Jamrood Khyber Agency Muhammad Jan S/O Allah Baz, PST, б. Government Primary School Nazar Kalley, Landi Kotal Khyber Agency 7 Arman Gul S/O Lal Mat Khan, PST, Government Primary School Rekaley Jamrood Khyber Agency. Ameen Shah S/O Mustan Shah, PST, Government Primary School Choora No. 03, Jamrood Khyber Agency. Rehman Gul S/O Ghirat Gul, PST, 9. . ; Government Primary School Attari, Jamrood Khyber Agency. Sabit Khan S/O Gul Mar Jan, PST, Government High School Choora, Jamrood Khyber Agency.

8,

10.

Rount

wp4597 2018 Anzar Gull vs DG USB 70 pags

11	Shah Wall S/O Payo Noor, PST,
	Government Primary School
÷.	Fiazoo Kalley, Jamrood Khyber Agency.
12	. Sajid Ahmad S/O Payo Khel, PST,
•	Government Primary School Wazir
•	Dand, Jamrood Khyber Agency.
13	Noorat Khan S/O Awal Khan, PST,
. ·	Government Primary School
	Jawara Mania, Jamrood Khyber Agency.
14.	Mushtaq Ullah S/O Abdul Qahar, PST,
· ·	Government Primary School
· .	Nawar Mania, Jamrood Khyber Agency.
15.	Tariq Khan S/O Khan Sahib Khan, PST,
	Government Primary School Khan Mast
	Kalley, Jamrood Khyber Agency.
16.	Shufqat Ullah S/O Gul Sald Khan, PST,
	Government Primary School Khadim
	Kalley, Jamrood Khyber Agency.
17.	Jam Dad Khan S/O Jan Muhammad Khan.
	PST, Government Primary School Wallo Milla
	Jamrood Khyber Agency.
18.	Sher Zali S/O Khan Badshah, PST,
	Government Primary School Meer
	Ahmad Shah Kalley, Jamrood Khyber Agency.
. 19.	Umar Khan S/O Lal Mat Khan, PST.
	Government Primary School Redi Gul
	Kalley, Jamrood Khyber Agency.
20.	Saleh Jan S/O Khaista Meer, PST,
;	Government Primary School
24	Lashora Jamrood Khyber Agency.
∠⊥.	Abdul Qadir S/O Abdul Jalil, PST,
••••	Government Middle School Sher
<del>-</del> -	Afzal Kalley, Jamrood Khyber Agency.
<i>42.</i>	Muhammad Wakeel S/O Abdul Jalil, PST,
·	Sovernment Primary School Kambila
r I	lalagori, Khyber Agency.

wp4597 2018 Anzar Gull vs DG USB 70 pags

distant's

١.,

P EXAMINER nawa High Court

[	2 A	an an an an an an an an an an an an an a	1
-			44
	· ·		// 3
	4	3. Fazale Rehman S/O Masooz Khan, PST,	
;	•	Government Primary School Mian	÷
. :		Jaffar Shah Kalley, Jamrood Khyber Agency.	
-	2	1. Istekhar Khan S/O Rooh Khan, PST,	
		Government Primary School Pastoki.	•
4		Landi Kotal Khyber Agency.	
	25	A and a sher, PST,	
		Government Primary School Gulab	
		Kalley, Landi Kotal Khyber Agency.	: .
	26	Serfarz Khan S/O Anwar Khan, PST,	
		Government Primary School Jawara	
	· · · · · · · · · · · · · · · · · · ·	Mela, Malagori Khyber Agency.	
	27	Janab Khan S/O Shoghli Maan Khan,	
		PST, Government Primary School	
		Lashora Jamrood Khyber Agency.	
	28	Samad Meer S/O Muhammad Said,	
		PST, Government Primary School Lai	
		Mat Kalley, Jamrood Khyber Agency.	
	29.	Islam Gul S/O Nabat Khan, PST,	
		Government Primary School Fazal	:
	-	Ahmad Kalley, Jamrood Khyber Agency.	•
	30.	Gulab Sher S/O Aqal Meer, PST,	÷
		Government Primary School	
		Malak Sardar Meer Kalley,	
		Jamrood Khyber Agency.	• • •
	31.	Muhammad Saeed Khan S/O	
		Enzar Gul, PST, Government Primary	
	· ·	School Zabit Khan Kalley,	
		Jamrood Khyber Agency.	· · ·
	32.	Umar Said S/O Sir Meer Khan, PST,	
	- -	Government Primary School	
	- <u>-</u>	Chapari, Jamrood Khyber Agency.	
	·· 33.	Hunar Said S/O Sir Meer Khan, PST,	
1		Government Primary School Kambila,	
	· ·	Jamrood Khyber Agency.	
	34,	Anzal Khan S/O Kazam Baig, PST,	
		Government Primary School	A MINTER
		Gujjar Dand, Jamrood Khyber Agency.	
		wp4597 2018 Anzar Gull vs DG USB 70 pags	
١ŕ.	1		

.

A STATE OF A STATE OF A STATE OF A STATE OF A STATE OF A STATE OF A STATE OF A STATE OF A STATE OF A STATE OF A

A contraction

<b>7F</b>	
	Fazal Rabi Khan, S/O Ghulam Nabi, PST,
	Government Primary School, All Masild.
	Jamrood Khyber Agency.
36.	Mir Habib S/O Fazal Khan, PST,
	Government High School Badshah
	Meer Kalley, Jamrood Khyber Agency.
37.	Wazir Khan S/O Said Ullah Khan,
	PST, Government Primary School
	Sandana, Bara Khyber Agency.
38.	Khyal Batt Khan S/O Doulat Khan, PST.
	Government Higher Secondary School
	Speen Dand, Jamrood Khyber Agency.
39.	Samin Gul S/O Zar Khalll, PST,
	Government Primary School Sher
	Bahadar Kalley, Bara Khyber Agency.
40.	Yar Muhammad S/O Mirza Gul, PST,
	Government Primary School Zareef Kalley
	Bara Khyber Agency.
41.	Muhammad Khan S/O Shaus Khan, PST,
	Government Primary School Raza Khan,
	Bara Khyber Agency,
42.	Miraj Gul S/O Zain Gul, PST,
	Government Primary School Kotkai
1	firah, Bara Khyber Agency.
43.	Abid Khan S/O Zain Gul, PST
C	Sovernment Primary School Zafar Khan
K	Calley, Bara Khyber Agency.
44. ⊢	lujat Khan S/O Samand Khan, PST,
Ģ	overnment Primary School Azam Din,
B	ara Khyber Agency.
45. S	aid Ghani S/O Anar Gui, PST,
G	overnment Primary School Kotaki,
В	ara Khyber Agency.
46. SI	raj Akbar S/O Muqeem Khan, PST,
G	overnment Primary School Mamal Mela,
Ba	ara Khyber Agency
	wp4597 2018 Anzar Gull vs DG USB 70 pags
· · · ·	

Ŗ

-----

wp4597 2018 Anzar Gull vs DG USB 70 pags

EXAMINER Pesnami High Court

4

5.01			
.' 	47		
	. 47,	Karna Khel S/O Talib Shah, PST,	
		Government Primary School	
	÷ . '	Mashkanara Mela, Bara Khyber Agency.	
	48.	Syed Ahmad S/O Lal Madar, PST,	
		Government Middle School	
	· · · · ·	Sheen Kamar, Bara Khyber Agency.	
	49.		
		Government Primary School Choora,	
· · ·	•	Bara Khyber Agency.	
	50.	Iqbal Hussain S/O Zar Muhammad,	
· · · · · · · · · · · · · · · · · · ·		PST, Government Primary School	
•		Zangal Bara Khyber Agency.	
	51.		
	· , ·	Government High School Jafar Khan Kalley,	
		Bara Khyber Agency.	
	52,	Suleman Shah S/O Gul Badshah,	
		PST, Government Primary School Pastoki,	
· · · · · · · · · · · · · · · · · · ·		Bara Khyber Agency.	
	53.	Shah Je Khan S/O Gul Zameer, PST,	
		Government Primary School Zafar Kalley,	;
		Bara Khyber Agency.	
	. 54.	Abdul Qayum S/O Rehmat Gul, PST,	
		Government Primary School Gulab Khel,	
		Bara Khyber Agency.	
-	55,	Gul Amin S/O Angar Khan, PST,	
•		Government Primary School	
•		Khuramtan Kalley, Bara Khyber Agency.	
	56.	Gul Zaman S/O Store Khad, PST, stori Khel.	
. • .		Government Primary School	
	:	Yar Hamza Kalley, Bara Khyber Agency.	
	57.	Raj Muhammad S/O Zahir Shah,	
	. ,	PST, Government Primary School	
•	· ·	Kotkai, Bara Khyber Agency.	
· ·	58.	Bakht Mar Jan S/O Qandahar Khan, PST,	
. ·	1	Government Primary School Habib Shah,	<
•		Bara Khyber Agency.	
49		· · · · · · · · · · · · · · · · · · ·	

wp4597 2018 Anzar Gull vs DG USB 70 pags

s 13

1

:

ATTESTED EXAMINER Deshawar High Court

6 59. Raees Khan S/O Nauroz Khan, PST, Government Primary School Jafar Khan Kalley, Bara Khyber Agency. Mir Akbar S/O Gul Akbar, PST, **60**. ( Government Primary School Zangai, Bara Khyber Agency. 61. Muhammad Raziq S/O Noor Zada, PST, Government Primary School Baber Khel Kalley, Bara Khyber Agency. Guli Jan S/O Baghwan Gul, PST, 62. Government Primary School Zafar Kalley, Bara Khyber Agency. Shariat Khan S/O Lal Mar Jan, PST, 63. Government Primary School Zafar Kalley, Bara Khyber Agency. Abdul Rehman S/O Paya Khan, PST, 64. Government Primary School Bine Bara Khyber Agency. Irfan Ullah S/O Chaman Khan, PST, 65. Government Primary School Zangi, Bara Khyber Agency. Walayet Shah. Khalsta Noor S/O Waliyat Shah, 66. PST, Government Primary School Hayat Mir, Bara Khyber Agency. Gul Hameed S/O Noor Zaden, PST, 67. Government Primary School Hukam Shah, Bara Khyber Agency. 68. Saleeda Jehanzeb D/O Jehanzeb, PST, Government Girls Primary School Yar Gul Khel Kalley, Bara Khyber Agency. 69. Sajid Ullah S/O Gul Samand, PST, Government Primary School Sandana, Bara Khyber Agency. 70. Zenat D/O Abdul Qayum, PST, Government Girls Primary School Hayat Shah, Bara Khyber Agency. ATVANE ALTE COURT wp4597 2018 Anzar Gull vs DG USB 70 pags

	· · · · · · · · · · · · · · · · · · ·	рани на на на на на на на на на на на на на		
				UX.
	-			
	/1.	Nadia Tabasum D/O Fazal Rahim,		
•		PST, Government Girls Primary School		i i
		Sandana, Bara Khyber Agency.	- '	1
	72,	gana Diu Pili, PSI,		, ,
		Government Girls Primary School		· · ·
		Sultan Khel, Bara Khyber Agency.		· ·
· .	73.	Roeeda Gul D/O Zareen Khan, PST,		
		Government Girls School Islam Gul,		: ; ``i
		Bara Khyber Agency.		:
	74.	Rubina Shaheen D/O Faqir Muhammad,		
		PST, Government Girls Primary School	•	
		Amir Khan Kalley, Bara Khyber Agency.		4
	75,	i munammao,		•
		PST, Government Girls Primary School		· · · · ·
		Kapar Tangi, Bara Khber Agency.		
	76.			1
		Government Girls Primary School		•
		Mkkhar Kot, FR Tank.		
	···· <b>77.</b>	and a remaining zaman, PS1,		· · ·
		Government Girls Primary School		
		Payo Kot, FR Tank.		· .
	78.	Zainab Bibi D/O Hussain, PST,		
		Government Girls Primary School	,	
		Nawaz Khan Korona, FR Tank.	• .	•
	79.	Taj Bibi D/O Qalam Khan, PST,		:
		Government Girls Primary School		· · · · ·
		Mussam Khan, FR Tank.		
	80.	Amna Bibi D/O Esa Khan, PST,		·
		Government Girls Primary School		- 2 - 2
		Akram Khan, FR Tank.	•,	
	81.	Zaheena Sayed D/O Noor Muhammad Khan,		
		PST, Government Girls Primary School		
	1	Denak, FR Tank.		
	82.	Ambareen Bibi D/O Ghulam Qadir, PST,		ATTE
1		Government Girls Primary School	$\leq$	EXA
		Ghulam Sahee, FR Tank.	· /	
				/ {//
			:	4
;		wp4597 2018 Anzar Gull vs DG USB 70 pags	:	• •

ESTEL MUNER High.Court

	•	,	
			4 9 8 8
	83	Bilal Khan S/O Mamid Khan, PST,	
		Government Primary School	
		Shahbaz Kot, North Waziristan Agency.	<u>,</u> • •
-	84	Abdul Ghafoor Khan Sio Si hu	
Ì		Solution Khan Sol Gul Abad Khan.	
		PST, Government Primary School Neik Umar Kot, NWA,	
	85	Afrasivab Khan Gro All	
		Afrasiyab Khan S/O Akhtar Ali Khan,	
1		PST; Government Primary School Surma Jan Kot, NWA.	
	86,		
		and of of ayer Kildin, PS1,	
		Government Primary School	
i	87	Macha Khel, NWA.	
	<b>.</b>	Nor Zali Khan S/O Ghulam Jalil Khan,	
		PST, Government Primary School	
	88.	Dewgar Saidgi, NWA.	
	00.	i Sound And Sto Sakhi Mar Jan,	
		PST, Government Primary School	
	20	Issor Kot, NWA.	
	89.		
		PST, Government Primary School	
	,	Nimat Kot, NWA.	
	90.	Muhammad Ghufran S/O Inayat Ullah Khan,	
		PST, Government Primary School	
		Muhammad Amin Kot, NWA.	
•	91.	Ubaid Ullah Khan S/O Niaz Bat Khan,	
é.		PST, Government Primary School	
		Khwaja Wani, NWA.	
	92.	Gul Attaullah S/O Umar Khan, PST,	
		Government Primary School	· · · ·
		Muhammad Amin, NWA.	· · · · · · · · · · · · · · · · · · ·
	93.	Hamid Ullah S/O Amir Muhammad, PST,	· · · · ·
		Government Primary School	
	· · ·	Fazal Rehman, NWA.	
•	94.	Muhammad Zaman S/O Hazrat Khan,	
	· · · ·	PST, Government Primary School	ATTERTEN
	-	Jalalabad Kot, NWA.	EXAMINER eshawa yigh Colurt
			Peshawar Ingh Court
:		wp4597 2018 Anzar Gull vs DG USB 70 pags	

•		
	95.	Bukiler ball, PST,
		Government Primary School
	·.:	Payo Jan Kot, NWA.
•	96.	Muhammad Aslam Khan S/O Gul Rehman,
· · ·		PST, Government Primary School
		Wali Mad Khan Kot, NWA.
•	97.	Noor Sala Khan S/O Yaqoob Khan, PST,
· · ·		Government Primary School
··. ·. :		Niamat Kot, NWA.
	98.	Shah Wazir S/O Yaqoob Khan, PST,
		Government Primary School
• • • • •		Mir Ali Camp, NWA.
	99.	Baz Muhammad Khan S/O
		Muhammad Azam Khan,
		PST, Government Primary School
	- '	Ral Khan Kot, NWA.
	100	Abid Ullah Khan S/O Mir Kalam Khan,
		PST, Government Primary School
:	. •	Abdi Khel, NWA.
	101	Javid Iqbal S/O Amir Akbar, PST,
		Government Primary School
•		Fateh Khan Kot, NWA.
- •	102	Amal Khan S/O M. Nawaz Khan,
	. )	PST, Government Primary School
		Rai Khan, NWA.
· ·	103	Atta Muhammad S/O Ghulam Muhammad,
*. •	• • •	PST, Government Middle School
•		Khair Khel Kalley, NWA.
•	104.	Khan Walli S/O Mir Sali Khan, PST,
	ł	Government Primary School
		Darpa Khel Kot, NWA.
• • •	105.	Pawan Din S/O Gul Zaman, PST,
		Government Primary School
		Zar Jam Khel, NWA.
•	106;	Nazar Gul S/O Ajeeb Gul, PST,
	•	Government Primary School
	 i	Hangu Kot, NWA.
	;	

.

;

.

9

5

ANNIER Saction Count

wp4597 2018 Anzar Gull vs DG USB 70 pags

				- 1	
				> 1	10
	107	Amir Nawaz Khan S/O Akbar Khan,			
		PST, Government Primary School		;	
		Sakhi Marjan, NWA.	•		
	108	Arif Nawaz S/O Akbar Khan, PST,			
		Government Primary School		: :	
		Mushki Alam, NWA.			
	109	Muhammad Ayaz Khan S/O Arsala Kha			
		PST, Government Primary School	4   I <sub>2</sub>		
		Noor Khan, NWA.		·	
	110,	Jahan Baz Khan S/O Rameez Khan,		ł ;	
		PST, Government Primary School		1	
		Hakeem Kot, NWA.	•		
	111	Hidayat Ullah S/O Pakhar, PST,			
		Government Middle Primary School			
		Patas Kot, NWA.	·		
	112	Aqal Zaman S/O Khushal Khan,			
		PST, Government Primary School			
		Abdullah Din, NWA.		, it	
		Mir Shah jehan S/O Khyal Khan,	•	1	
		PST, Government Primary School		•	
	-	Sakhi Mar Jan, NWA.		.1	
	114	Zahid ud Din S/O Ahmad Kaleem,			
1		PST, Government Primary School			
		Syed Khan Kot, NWA,			
	115	anat Khan S/O Mir Azam Khan,		•	
		PST, Government Primary School		• •	. •
	i c	Shahadat Kot, NWA.		; <sup>I</sup> ,	
		mir Salah Khan S/O Sharen Khan,	÷		
	F	ST, Government Primary School		ŧ,	
-	i i	Isman Khel, NWA.		•	
		lazrat Ullah S/O Sahib Khan, PST,			
		overnment Primary School	· · ·		
		aryum, NWA.		ана а	
	• •	luhammad Ihsan S/O Sharen Khan,			
i	P	ST, Government Primary School	· · ·		
ļ	M	uhammad Daraz, NWA.			TES
			<	est	washigh
1		wp4597 2018 Anzar Gull vs DG US	B 70 pags		
; •	· · ·			:	

Court

ian

		¥	57	
				11
119	. Nor Hayat Khan S/O Nawab Khan,			
	PST, Government Primary School	•		
	Zaman Khan Kot, NWA.			
120	Ata Ullah Jan S/O Maiz Ullah Khan,			
	PST, Government Primary School		· · · ·	
	Walli Mad Khan, NWA.			
121	Farmanullah S/O Toor Jan, PST,			· .
	Government Primary School			
	Zaman Khan, NWA.			
122	Sarfaraz S/O Gul Raheem, PST,			
	Government Primary School		1 	
	Noor Khan, NWA.			
123	Muhammad Kamal Khan S/O M. Alam,			
	PST, Government Primary School		1.	
	Gulab Khel, NWA.			
124	Muhammad Asghar S/O Sayed Wall,			
	PST, Government High School	• •	t i i	
	Ghondi Jamrood Khyber Agency.	•		
125	Ezat Shah S/O Nooram Shah, PST,			
	Government Primary School			
			1	
126	Arak, Kurram Agency,			
120	Multan Aurang S/O Gul Samand,			
	PST, Government Primary School		1. A.	
· · · · · · · · · · · · · · · · · · ·	Chapre, Kurram Agency.			
12/	Daulat Khan S/O Bahadar Khan,			•
	PST, Government Primary School			
	Kamal Baza, Kurram Agency.	Ŷ		. ·
128:	Nor Mar Jan S/O Gul Mar Jan, PST,		· · · ·	
	Government Primary School			
	Mir Bagh, Kurram Agency.	· .		
129,	Shughla Hussain D/O Ghulam Hussain,			· · ·
	PST, Government Girls Primary School		· ·	_
	Dogar, Kurram Agency,			$\frown$ /
130	Muhammad Zubair S/O Dilbar Khan,	• .	ATH	ESTED
	PST, Government Primary School	-	EX/	MINER Schlon Court
	Dagari No. 03, Kurram Agency.			and a state of the second second second second second second second second second second second second second s
	,			
		5		
	wp4597 2018 Anzar Gull vs DG USB	70 pags	÷	,

. .

	131	. Gul Halder Jan S/O Ghazi Mar Jan,
		PST, Government Primary School
	•	Dagari, Kurram Agency.
•••	132	Noor Khan S/O Zari Gul, PST,
		Government Primary School
· ·		Mir Bagh, Kurram Agency.
	133	Shareef Gul S/O Gul Mar Jan, PST,
		Government Primary School
		Kalat Mir Bagh, Kurram Agency.
	134	Tahir Gul S/O Akhtar Gul, PST,
•		Government Primary School
		Pastwan, Kurram Agency.
•	135	Wasim Shah S/O Sayed Anwar,
· ·.		PST, Government Primary School
•		Super Kot, Kurram Agency.
• •	136	Maqbool Ahmad S/O Muhammad Jan,
	•	PST, Government Primary School
` ,	.	Sher Khan Mir Bagh, Kurram Agency.
	137	Gohar Simab W/O Doost Muhammad,
· · ·		PST, Government Girls Primary School
· ·		Shahbaz Samma, Kurram Agency.
	138	Riffat Naz W/O Sheeren Badshah, PST,
		Government Girls Primary School
		Shahbaz Samma, Kurram Agency.
	139	Gul Zahra D/O Zameen Akbar, PST,
		Government Girls Primary School
		Kagawaga, Kurram Agency.
	140!	Hussan Par D/O Nasir Hussain, PST,
·		Government Girls Primary School
• •		Dall, Kurram Agency.
		Nighat Naseem D/O Laiq Hussain, PST,
•		Government Girls Primary School
		Lar Zar, Kurram Agency.
		Fozia Afzal D/O Muhammad Afzal, PST,
		Government Girls Primary School
		Luqman Khan, Kurram Agency.
	Ì	

Þ

4

wp4597 2018 Anzar Gull vs DG USB 70 pags



1

		•
	143	Naveeda Asghar D/O Asghar Jan, PST,
		Government Girls Primary School
	: -	Adil Colony, Kurram Agency.
	144	Shakeel Khatoon D/O Rehmat Hussain,
		PST, Government Girls Primary School
		No. 01 Para Chinar, Kurram Agency.
• •	145	Nageena D/O Ali Mohgib, PST,
· · ·		Government Girls Primary School
•		Amal Kot, Kurram Agency,
••••••	146	Bibl Masooma D/O Sayed Agzal, PST,
• •		Government Girls Primary School
		Para Chinar, Kurram Agency.
	147	. Salma Bangesh D/O Rajab Ali, PST,
·		Government Girls Primary School
		Luqman Khel Sehra, Kurram.
;	148	. Shamal Jan Afridi S/O Sayal Khan Afridi,.
•		PST, Government Primary School Dada Nika,
		Bara Khyber Agency.
	149	. Fateh Khan S/O Mula Khel, PST,
•		Government Primary School Mashkano
•••		Mela, Bara Khyber Agency.
,	150	. Shakir Ullah S/O Shah Bahader,
		PST, Government Primary School
•		Sheen Kamar, Bara Khyber Agency
· · · ·	151	Najida D/O Tahseen Ullah, PST,
		Government Girls Primary School
	Í	Shekhmal Khel, Bara Khyber Agency.
	152.	Alia Begium D/O Ghulam Jan, PST,
		Government Girls Primary School
	ŗ	Musa Khan, Landi Kotal.
	153.	Najma Begium D/O Hameed Khan,
		PST, Government Girls Primary School
	:	Turkistan Kalley, Bara Khyber Agency.
	154.	Naz Gul D/O Mehar Dil, PST,
		GFCS Mulagori, Jamrood 🧹
		Khyber Agency.
	•	
	ł	wp4597 2018 Anzar Gull vs DG USB 70 pags

;

. . . . . . . . . .

•

:

-----

ESTED AMINER STREET i÷r law

:

112. 

:

Į

111 <sup>11</sup> 11 2 1		VERSES
, . 		
	-	All C/O Petitioner No. 1
	-	Neki Khel, Landi Kotal Khyber Agency.
		Government Girls Primary School
• :		Shabana D/O Masal Khan, PST,
	163	Hayat Khan Kalley, Jamrood Khyber Agency.
		Government Girls Primary School
	TUZ	Naveeda Robi D/O Madad Khan, PST,
	162	Khana Zyarat, Bara Khyber Agency.
, ,		Government Primary School
	101,	Waris Khan S/O Naseer Khan, PST,
	161	Bara Khyber Agency,
		Government Primary School Mastk,
	160.	Noor Jamal S/O Shamal Jan, PST,
 	100	Jaffar Khan Kalley, Bara Khyber Agency.
. ·	•	PST, Government Primary School
	159.	Shahid S/O Muhammad Sarwar,
		Bara Khyber Agency.
•••		Government Primary School Kotki,
	158,	Khan Malik S/O Amir Jan, PST,
		Kose Wall Khel, Landi Kotal
	•	Government Girls Primary School
	157.	Fatmla Habib D/O Ghulam Habib, PST,
		Khyal Gul Kalley, Landi Kotal.
		Government Girls Primary School
	156.	Nighat D/O Yar Muhammad, PST,
	4	Nasir Kalley, Jamrood Khyber Agency.
		PST, Government Primary School
•	155	. Ghulam Mustafa S/O Sharbat Khan,

.

÷

1. Director of Education, FATA Secretariat, Warsak Road Peshawar.

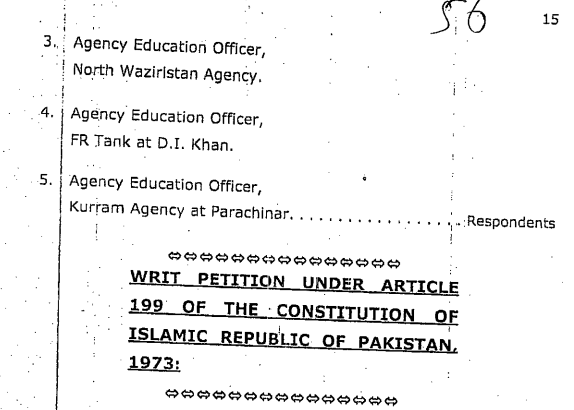
2. Agency Education Officer, Khyber Agency at Jamrud.

÷

wp4597 2018 Anzar Gull vs DG USB 70 pags

 $\Box$ ar High Colum 1.

. Petitioners



#### Respectfully Sheweth:

1.

2.

3.

That in order to raise literacy level in FATA and make the education available at the door step, the Project of opening Community Schools was launched under FATA Annual Development Program in the year 1998. Since 1998 till 20-10-2010, 956 Community Schools were opened throughout FATA wherein 1912 teachers (02 per schools) were appointed and for the purpose, petitioners were appointed as PST since 2003, etc. (Copies as annex "A")

That petitioners after appointment in due course of law i.e. advertisement, etc. used to perform satisfactory services to the department and no complaint, whatsoever, was made against them but their performance was highly appreciated.

That it happened so, and was / is in the knowledge of everyone that Settled area generally and FATA areas particularly faced worst law and order situation at the un-mercy hands of miscreants. Government machinery was totally falled as the miscreants were not only ruling the area but the kidnapped, beheaded and blasted Govt. assets, especially educational institutions was the main target. Petitioner's schools came under the said dilemma as many SCHOOLS WERE DIOWN UD, wp4597 2018 Anzar Gull vs DG USB 70 pags

TEL AMINER awar Hinn

Regarding the aforesaid aspects of the schools after receiving reports to the authorities about the destructions of the schools reports were made about its none functional of the schools in FATA and it was decided to close the same because the teachers were getting their salaries without performing duties in the schools. The authorities terminated their services of teachers and other staff.

That after the said action, teachers the local elders and its union made efforts to save the services of the teachers and other staff vide letter dated 15-11-2010, as by then, the wave of miscreants to some extent was released. (Copy as annex "B")

4

5

6

7.

8.

That Standing Committee of SAFRAN held meeting on 21-12-2011 at Parliament House Islamabad to regularize services of petitioners and it was recommended that FATA Secretariat should regularize the services of Community School Teachers including their previous services and graded pay as per previous practice without further delay. Summary will be also moved for approval of Governor KP, for relaxation in recruitment rules and regularization of the Community School Teachers from the date of initial recruitment against the posts vide letter dated 16-01-2012, followed by subsequent letter dated 26-04-2012. (Copies as annex "C")

That on 30-04-2012, Summary for the purpose was submitted before the Governor KP and approved the same to regularize services of the Community School Teachers and other staff. (Copy as annex "D")

That on 11-05-2012, Secretary, Social Sectors department FATA Secretariat, Peshawar issued notification, stating therein that the Governor has approved the appointment of the Community School Teachers against regular posts of PST B-07 in respective Agencies and FRs purely on merit basis with some terms and conditions mentioned therein. (Copy as annex "E")

That on 29-10-2015, Secretary Social Sector, FATA issued subsequent notification regarding adjustment of Community School Teachers against regular posts of PST was allowed on merit basis in accordance with policy. (Copy as annex "F")

wp4597 2018 Anzar Gull vs DG USB 70 pags

AMINER awar High Court

That after taking into account all aspects of the case, the authority was pleased to regularize services of petitioners vide order dated 02-11-2015, 07-01-2016, 08-01-2016, 20-07-2016, 20-07-2016, etc. (Copies as annex "G")

10. That petitioners rendered services in the schools on contract basis for more than 10 years but no benefit of the same was extended to them to count the same for pensionary benefits, so submitted representation before Director Education FATA Secretariat, Peshawar on 22-03-2017, but the same was regretted for no legal reason vide notification dated 29-08-2018. (Copies as annex "H" & "I")

Hence this Writ Petition, inter alia, on the following grounds:

#### GROUNDS

a

b

d.

e.i

f. |

- That admittedly petitioners served the department after initially appointing them in the schools from the date of their appointment in the schools and served the department devotedly.
- That the schools were closed due to law and order situation by the authorities while on the other hand, petitioners never refused to perform duty and such aspect of the case shall not be attributed to them.
  - That as and when services of petitioners were regularized, the same should have been from the date of initial appoint and not with immediate effect as at the same time, petitioners performed their duty like other regular employees of the department.
- That fresh vacancies were created at the time of appointment of petitioners in the schools. There was no difference in the duties of the contract employees as well as of the regular employees, thus petitioners was not treated at par and discriminated.
- That petitioners seeks relief of the rendered services to be counted towards pensionary benefits and non the else.
- That petitioners files the petition in hand before this hon'ble court to the NER adjudicate upon as no term and condition of the existing service is the homble court of the existing service is the h

That services of some of the employees of the Community schools have been regularized / counted towards the present service, petitioners also deserves the said treatment.

g,

h.

. :

Dated: 17-09-2018

2. W.P. No. 2307/13

CERTIFICATE:

LIST OF BOOKS: 1. Constitution

That by not treating petitioners at par with other colleagues / regular employees of the department by the authority is not only discrimination but such act is based on malafide.

It is, therefore, most humbly prayed that on acceptance of the Writ Petition, in exercise of the extraordinary constitutional jurisdiction, this hon'ble Court may graciously be pleased to:

a. Declare notification dated 29-08-2018 of the R. No. 01 to be illegal, improper, unjust, discriminatory, malafide, without lawful authority and of no legal effect.

b. Direct the authority to regularize the initial service of the petitioners rendered in the Community Schools to the regular service for pensionary and other benefits;

#### AND 7 OR

c. Any other writ/order/direction deemed proper and just in the circumstances of the case be also issued/ordered/given.

Through

Petitioners

Saadullah Khan Marwat

Amjad Khan Advocates,

ÉSTED - T MINER way filah Court

As per instructions of my client, certified that no such like Writ Petition was earlier filed by the petitioner, before this Honorable Court. (It's a DB case)

1 this wp4597 2018 Anzar Gull vs DG USB 74 pags

## IN THE PESHAWAR HIGH COURT, PESHAWAR

W.P No.\_\_\_\_/2018

Anzar Gul & Others

versus Director & Others

#### AFFIDAVIT

I, Anzar Gul S/O Zar Din, PST, Government Primary School Saeed Ullah Jan Kalley, Bara Khyber Agency, (Petitioner No. 01) do hereby solemnly affirm and declare that the contents of the **Writ Petition** are true and correct to the best of my knowledge and belief.

Identified By: Zilde Elem C#: 21201-2701312-5 Saadullah Khan Certified that the st affirmation between Advodate, day of .... 18 sio 290 dim Who was i.e., TO COPY 388.74 Who is perada h Madrag wp4597 2018 Anzar Gull vs DG USB 70 pags

#### PESHAWAR HIGH COURT, PESHAWAR (JUDICIAL DEPARTMENT)

#### WP No. 4597-P/2018

Anzar Gul and others

Petitioner

(-61

V/s

Director of Education, FATA Secretariat, Peshawar and others.

For the Petitioners:

For the Respondents:

Mr. Saadullah Khan Marwat, Advocate.

.....Respondents.

Syed Sikandar Hayat Shah, AAG.

Date of hearing:

<u>03.11.2022</u>

#### JUDGMENT

<u>SYED ARSHAD ALI, J:-</u> The petitioners, through the instant constitutional petition, have approached this Court praying that:-

"It is, therefore, most humbly prayed that on acceptance of the Writ Petition, in exercise of the extraordinary constitutional jurisdiction, this hon'ble Court may graciously be pleased to:

a. Declare notification dated 29.08.2018 of R. No.01 to be illegal, improper, unjust, discriminatory, malafide, without lawful authority and of no legal effect.

 b. Direct the authority to regularize the initial service of the petitioners rendered in the
 Community Schools to the regular service for pensionary and other benefits; AND/OR

c. Any other writ/order/direction deemed proper and just in the circumstances of the case be also issued/ordered/given."

2. Short but relevant facts of the case as alleged in petition are that the petitioners were appointed as Community School Teachers in a Project on contract basis and later, their services were regularized against the regular posts of PST vide orders dated 02.11.2015, 07.01.2016, 08.01.2016 & 20.07.2016, however, it is the claim of petitioners that the services

- 0 XXXINER

rendered by them on contract basis for more than ten years have not been counted towards pensionary benefits, against which, they filed representation before the Director Education FATA Secretariat, Peshawar on 22.03.2017, but, the same was regretted vide Notification dated 29.08.2018; hence, the instant Writ Petition.

2

High Court

<u>3.</u> Respondents No. 1, 2 & 5 have furnished their comments wherein it is alleged that the petitioners were appointed as Community School Teachers in a Project, however, the said Project was closed on 31.12.2010. Later, after revised PC-1, the community schools were reopened in the year, 2011-2012 and the petitioners were adjusted against regular posts in view of Notification dated 11.05.2012. The said Notification was challenged by some other persons before this Court through various constitutional petitions and this Court vide judgment dated 06.08.2013 rendered in WP No. 2662/2012 declared the said Notification as policy for recruitment of new candidates in future; hence, this petition is hit by principle of resjudicata and requested for its dismissal.

4. Arguments heard and record perused.

5. Perusal of the record reveals that the petitioners were appointed against the project posts of PTC and were posted as Communal School Teachers in Boys Communal Schools at different places in the erstwhile FATA. Initially, contract/project posts were for a period of three years which was then extended from time to time; however, in view of the wave of militancy and then Army operation, these community's schools became non-functional and were closed and the services of the Communal School Teachers were terminated w.e.f. 31.12.2010. It is pertinent to mention here as alleged by the respondent that most of the appointees were not holding the prescribed qualification at the relevant time. Later, it was decided vide Notification dated 29.10.2015 to appoint/adjust the Communal School Teachers against the regular posts of PST in case they are holding the prescribed

qualification and that it was in view of the decision of the Government that the petitioners were regularized/ adjusted through different letters available on the file. In the instant case, the petitioners have two main claims i.e. regularization from retrospective effect and counting of their previous project/contract service for the purpose of pension.

<u>6</u> Admittedly, by now the petitioners have acquired the status of civil servants and the relief claimed through the instant petition relates to the enforcement of their terms and conditions of service. This Court under Article 212 of the Constitution of Islamic Republic of Pakistan, 1973 has no jurisdiction to interfere in the matter. However, this case is pending before this Court since 2018, therefore, instead of dismissing this petition on question of jurisdiction, this petition be transmitted to Worthy Khyber Pakhtunkhwa Service Tribunal for adjudication on merit. Copy of this petition be retained in office while the original file along with the annexure be sent to the Worthy Tribunal.

7. Disposed of in the above terms.

ANNOUNCED. 03.11.2022

**Chief Just** 

2

Judge

FB 🕅

 $\frac{1}{2} = \frac{1}{2} \frac{$ 

wab Shah CS (DB) Justice Qaiser Reshid Khan CJ & Justice Syed Arshed All

GOVERNMENT OF N.W.F. FINANCE DEPARTMEN (REGULATION WING To: NO. FD (PRC) 5-2 /2002 The Secretary to Govi. of NWFP. Dated Peshawar the: 30-10-2009 Elementary & Secondary Education Department, Peshavar. Subject: CRANT ANNUAL INCREMENT UNTRAINED COURT JUDGMENT. TEACHERS Dear Sir, RUNNING IN THE LIGHT I am directed to refer to this Department letter NO.FD (PRC) 5dated 30-03-2009 on the subject noted above and to say that certain quarters have raised some quarries about the subject matter which are clarified as under:-All those untrained teachers who were appointed on fix pay in were subsequently regularized against their posts, on acquiring A completing requisite training successfully, would be entitled for such benefits of annual increments from the date of their first Sopolatiments as such, but without as such. The above benefit would also be admissible to all those retired ij. teachers who fulfil the above conditions. The above benefit would not be admissible to those who ліі. themselves resigned, or were removed / terminated from service. 2, . This Department letter of even number dated 30-03-2009 shall be deemed to have been modified to the above extent. ours Faithining Endst: of even No. & date (STIAUKAT ULLAH) Copy for information and necessary action:-SECTION OFFICER (SR-1) 1. Accountant General, NWFP All District Coordination Officers, NWI:2 2. All District / Agency Accounts Officers, NWFD / FAT 3. SECTION OFFICER (SR-1)

#### BETTER COPY OF THE PAGE NO. <u>GOVERNMENT OF N.W.F.P</u> <u>FINANCE DEPARTMENT</u> (REGULATION WING)

No. FD(PRC)5-2/2002 Dated Peshawar the: 30-10-2009

The Secretary to Govt. of NWFP, Elementary & Secondary Education Department, Peshawar.

Subject:

÷.

ii.

iii.

GRANT OF ANNUAL INCREMENT/RUNNING PAY TO UNTRATNED TEACHERS IN THE LIGHT OF SURPEME COURT JUDGMENT

Dear Sir,

I am directed to refer to this department letter NO. FD (PRC) 5-2/2002 dated 30-03-2009 on the subject noted above and to say that certain quarters have raised some quarries about the subject matter which are clarified as under:

All those untrained teachers who were appointed on fix pay and were subsequently regularized against their posts, on acquiring/ completing requisite training successfully, would be entitled for such benefits of annual increments from the date of their first appointments as such, but without arrears.

The above benefit would also be admissible to all those retired teachers who fulfill the above conditions.

The above benefit would not be admissible to those who snemscives resigned, or were removed/terminated from service.

2. This Department letter of even number dated 30/03/2009 shall be deemed to have been modified to the above extent.

Yours Faithfully

(SHAUKAT ULLAH) SECTION OFFICER (SR-I)

Endst: of even No. & date

Copy for information and necessary actin:

Accountant General, NWFP.

2. All District Coordination Officers, NWFP.

3. All District/Agency Accounts Officers, NWFP/FATA.

SECTION OFFICER (SR-I)