

**BEFORE THE HONOURABLE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR**

Khyber Pakhtunkhwa  
Service Tribunal

**Service Appeal No.466 / 2022,**

Entry No. 9106

Dated 16-11-23

**Mst. Fozia Malik VS**

1. Govt: of Khyber Pakhtunkhwa through Secretary, KP E&SE, Peshawar
2. Director KP E&SE, Peshawar
3. District Education Officer (Female), DIKhan

**APPLICATION FOR SUSPENSION OF PAY ATTACHMENT ORDER**

RESPECTFULLY SHEWETH:

1. That this humble civil servant, the respondent No.3, and the Litigation Representative were not noticed about fixation of this appeal for hearing dated 16.10.2023.
2. That this Service Appeal has been fixed for hearing in DIKhan for the first time on 16.10.2023, and yet it was not noticed ever before, unless a telephonic call was received to the office for submission of reply, and attachment of the salary, if otherwise.
3. That the case is related to the famous 1613 illegal teacher appointment cases of the year 2007-2008 of the District DIKhan, hence is of immense importance for this office to defend cause of the Government before this Honourable Tribunal.
4. That this humble servant is an obedient and Law-abiding civil servant of Management cadre, serving the KPE&SE since 2012, efficiently and my monthly salary is the only source of earning for running my household and other expenses.
5. Therefore, it is humbly beseeched to kindly pass an order that may affect suspension of the Pay Attachment order of this Honourable Tribunal dated 16.10.2023, in the instant appeal. I shall remain thankful for the kindness of this Honourable Tribunal.

RESPONDENT



**DISTRICT EDUCATION OFFICER  
(FEMALE) DERA ISMAIL KHAN**

*(Shahida Perveen)*

DEPONENT



**Dr. Muhammad Imran Shah  
12101-2797412-1  
Subject Specialist (BS 18)  
As  
Litigation Representative  
O/o DEO (F), D.I.Khan**