Form= A

FORM OF ORDER SHEET

Court of______

Implementation Petition No. 822/2023

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1	14.11.2023	The implementation petition of Mr. Muhib ur
		Rehman submitted today by Mr. Noor Muhammad
		Khattak Advocate It is fixed for implementation report
••••		before Single Bench at Peshawar on
		Original file be requisitioned. AAG has noted the next
		date. Parcha peshi is given to petitioner.
•	. · ·	By the order of Chairman
-	V .	A M.
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BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Execution NO. 822 /2023

VS

Mahib ux Relman

GOVT OF KPK

APPLICATION FOR FIXATION OF THE ABOVE TITLED EXECUTION AT PRINCIPAL SEAT, PESHAWAR

Respectfully Sheweth:

- 1. That the above mentioned Execution is pending adjudication before this Hon`ble Tribunal in which no date has been fixed so far.
- 2. That according to Rule 5 of the Khyber Pakhtunkhwa Service Tribunal Rules 1974, a Tribunal may hold its sittings at any place in Khyber Pakhtunkhwa which would be convenient to the parties whose matters are to be heard.
- 3. That it is worth mentioning that the offices of all the respondents concerned are at Peshawar and Peshawar is also convenient to the appellant/applicant meaning thereby that Principal Seat would be convenient to the parties concerned.
- 4. That any other ground will be raised at the time of arguments with the permission of this Hon'ble tribunal.

It is therefore prayed that on acceptance of this application the Execution may please be fixed at Principal Seat, Peshawar for the Convenience of parties and best interest of justice.

Appellant/Applicant

Dated: 14-11-28

Through

NOOR MOHAMMAD KHATTAK ADVOCATE SUPREME COURT

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Execution Petition No. 822 /2023 In Appeal No. 1732/2023

MUHIB UR REHMAN

VS

GOVT OF KPK

S. NO.	DOCUMENTS	ANNEXURE	PAGE
1.	Execution Petition with Affidavit	•••••	1-2
2.	Application for suspension with affidavit		3
3.	judgment dated 27.09.2023	Α	4-7
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5.	Copy of application and relevant documents	C & D	9-35
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PETITIONER

THROUGH:

NOOR MUHAMMAD KHATTAK ADVOCATE SUPÉREME COURT

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Execution Petition No.<u>8</u>ネン/2023 In Appeal No. 1732/202

Khyber Pakhtukhwa Service Tribunal Diary No. Joly_____ Dated_14_____525

Mr. Muhib-Ur-Rehman, Management Cadre (BPS-18), District Education Officer (M), North Waziristan.

.....PETITIONER

VERSUS ·

- **1-** The Chief Secretary to Govt. of Khyber Pakhtunkhwa, Peshawar.
- **2-** The Secretary (E & SE), Khyber Pakhtunkhwa, Peshawar.
- **3** The Director (E & SE), Khyber Pakhtunkhwa, Peshawar.
- 4- Dilawar Khan, MC (BPS-18) Deputy DEO (M), North Waziristan under transfer to the post of DEO (M) North Waziristan.

..... RESPONDENTS

EXECUTION PETITION UNDER SECTION 7(2)(D) OF THE KP SERVICE TRIBUNAL ACT 1974, RULE 27 OF THE KP SERVICE TRIBUNAL RULES 1974 READ WITH SECTIONS 36 AND 51 OF THE CIVIL PROCEDURE CODE AND ALL ENABLING LAWS ON THE SUBJECT FOR THE IMPLEMENTATION OF THE JUDGMENT DATED' 27.09.2023 IN LETTER AND SPIRIT.

R/SHEWETH:

- 1- That the petitioner filed service appeal bearing No., 1732/2023 before this august Service Tribunal against the transfer order 17.08.2023.
 - 2- That the appeal of the petitioner was finally heard and decided 27.09.2023 and as such the ibid appeal was allowed in favour of the petitioner with the following relief by this august Service Tribunal:

"The nutshell of the above discussion is that, the above mentioned impugned order dated 27.03.2023 was not issued in public interest or exigencies of the services and as such is not sustainable in the eyes of law. This premature transfer is in violation of clause i, ii and xiii (a) of the transfer posting policy. As a sequel to above discussion, we allow the appeal as prayed for."

- 4- That after obtaining copy of the judgment dated 27.09.2023 the same was submitted with the respondents for implementation to the Department concerned but of no use. Copy of application and relevant documents are attached as Annexure......C & D
- **5-** That petitioner having no other remedy but to file this implementation petition.

It is therefore, most humbly prayed that on acceptance of the instant execution petition the respondents may kindly be directed to implement the Judgment dated 27.09.2023 passed in appeal No. 1732/2023 in letter and spirit. Any other remedy which this august Tribunal deems fit that may also be awarded in favor of the petitioner.

PETITIONER MUHIB UR REĤMAN

THROUGH:

NOOR MOHAMMAD KHATTAK ADVOCATE SUPREME COURT

<u>AFFIDAVIT</u>

I Mr. Muhib-Ur-Rehman, Management Cadre (BPS-18), District Education Officer (M), North Waziristan, do hereby solemnly affirm that the contents of this Execution Petition are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honorable Tribunal.







Execution Petition No. 822 /2023

Appeal No. 1732/2023

MUHIB UR REHMAN

VS

GOVT OF KPK

APPLICATION FOR SUSPENSION OF OPERATION OF THE OPERATION OF THE NOTIFICATION DATED 10/11/2023 TILL THE DISPOSAL OF THE ABOVE MENTIONED EXECUTION PETITION.

<u>R/SHEWETH:</u>

- 1- That the above mentioned execution petition along with this application has been filed the applicant/appellant before this august service Tribunal in which no date has been fixed so far.
- 2- That all the three ingredients necessary for the stay is in favor of the applicant/appellant.
- 3- That it is pertinent to mention here that earlier the applicant/appellant was transfer vide notification dated 17/08/2022, which was set aside through the judgment in execution, but in transgression of the judgment dated 27/09/2023, the appellant was once again transfer to Directorate of Elementary & Secondary in violation of the transfer policy and judgment dated 27/09/2023, therefore, the same is liable to be suspended.
- 4- That the Notification Dated 10/11/2023 has been issued by the respondents in utter disregard of law and prevailing rules.
- 5- That all the grounds of the main execution petition be consider as part and parcel of this application.

It is therefore, most humbly prayed that on acceptance of this application the operation of the Notification Dated 10/11/2023 may very kindly be suspended till the disposal of the above mentioned service appeal.

PETITIONER MUHIB UR REHMAN

THROUGH:

NOOR MOHAMMAD KHATTAK ADVOCATE SUPREME COURT

<u>AFFIDAVIT</u>

I Mr. Muhib-Ur-Rehman, Management Cadre (BPS-18), District. Education Officer (M), North Waziristan, do hereby solemnly affirm that the contents of this application for suspension are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honorable Tribunal.



KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAW

Service Appeal No. 1732/2023

BEFORE: MRS. RASHIDA BANO ... MEMBER (J) MR. MUHAMMAD AKBAR KHAN ... MEMBER (E)

Muhib-ur-Rehman, Management Cadre (BPS-18) District Education Officer (M), North Waziristan.

(Appellant)

khwa Se

<u>VERSUS</u>

- 1. The Chief Secretary to Government of Khyber Pakhtunkhwa Civil Secretariat, Peshawar.
- 2. The Secretary to Government of Khyber Pakhtunkhwa Elementary & Secondary Education Department Peshawar.
- 3. The Director Elementary & Secondary Education Department Peshawar,
- 4. Mr. Dilawar Khan, MC (BPS-18), Deputy DEO (M), North Waziristan under transfer to the post of DEO (M), North Waziristan.

.... (Respondents)

Mr. Noor Muhammad Khattak Advocate

Mr. Muhammad Jan District Attorney

For respondents

For appellant

JUDGMENT

RASHIDA BANO. MEMBER (J): The instant service appeal has been instituted under section 4 of the Khyber Pakhtunkhwa Service¹ Tribunal, Act 1974 with the prayer copied as below:

"That on acceptance of this service appeal the impugned notification dated 17.08.2023 and impugned appellant order dated 25.08.2023 may kindly be set aside and the appellant may not be transferred from the post of DEO (M), North Waziristan till completion of his normal tenure." 2. Brief facts of the case, as given in the memorandum of appeal are, that appellant is serving the respondent department quite efficiently and up to the entire satisfaction of his superior. Vide notification dated 15.06.2022 the appellant was transferred to the post of District Education Office District North Waziristan and assumed the charge of the post. That on 17.08.2023 appellant was again transferred to the post of Deputy DEO (NI) Kohistan Upper. Feeling aggrieved appellant preferred departmental appeal, which was regretted by the appellate authority vide order dated 25.08.2023, hence the instant service appeal.

3. Respondents were put on notice who submitted written replies/comments on the appeal. We have heard the learned counsel for the appellant as well as the learned District Attorney and perused the case file with connected documents in detail.

4. Learned counsel for the appellant argued that appellant has not been treated in accordance with law and rules and respondents violated Article 4 & 25 of the Constitution of Islamic Republic of Pakistan1973. He further argued that impugned notification and appellate order are contrary to law and rules and in utter violation of transfer/posting policy of the government, hence not tenable in the eyes of law. He submitted that act of the respondents is discriminatory and in utter violation of the order of Election Commission of Pakistan. He contended that impugned notification has neither been issued in the public interest nor exigencies of public service rather issued on the basis of political interference, therefore, not tenable and liable to be set aside.

5. Learned District Attorney contended that the appellant was treated in accordance with law and rules. He further contended that respondents were empowered under Section 10 of the Civil Servants Act 1973, for placing the

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eshawa

services of the appellant throughout the province in the best public interest and the appellant is duty bound to serve anywhere throughout the province wherever they posted in public interest. He argued that competent authority always acted with the intention of best administration and in best public interest and that there is no ill-will on the part of the respondents.

6. Perusal of record reveals that appellant is serving in the respondent department management cadre BPS-18 vide order dated 15.06.2023 was posted as DEO (Male) North Waziristan. It was on 17.08.2023. When appellant vide impugned notification bearing No. SO(MC)/E&SED/4-16/2023/posting /transfer /DEO (M) NW was transferred to Kohistan Upper . Appellant feeling aggrieved from it filed departmental appeal on 21.08.2023 which was not entertained by the authority vide order dated 25.08.2023. The Government of Khyber Pakhtunkhwa Posting Transfer Policy states that;

i. All the posting/transfer shall be strictly in public interest and shall not be abused/misused to victimize the Government Servants.

ii. All government servants are prohibited to exert political, Administrative or any other pressure upon the posting/transfer authorities for seeking posting/transfer of their choice and against the public interest.

iv. The normal tenure of posting shall be three years subject to the condition that for the officers/officials posted in unattractive areas the tenure shall be two years and for the hard areas the tenure shall be one year. The unattractive and hard areas will be notified by the Government.

xiii. While considering posting/transfer proposals all the concerned shall keep in mind the following:

ATTESTED takhwi ce Tribunal Peshawar

a. To ensure the posting of proper person on proper posts, the performance Evaluation Report/annual confidential reports, past and present record of service, performance on post held presently and in the past and general reputation with focus on the integrity the concerned officers/officials be considered.

7. Record transpires that appellant was transferred to the post of DEO (Male) North Waziristan vide order 15.06.2022 and was again transferred vide impugned order dated 17.08.2023 just after thirteen months while as per above mentioned transfer/posting policy i.e clause-iv normal tenure is two year. So appellant was transferred vide impugned order by the respondent without allowing him to complete his normal tenure at North Waziristan which is violation of clause-iv of transfer/posting policy. Appellant was transferred, as result of political pressure which is evident from letter dated 05.07.2023 annexed with the appeal vide which political party leader directed the Education Minister to transfer out the appellant from North Waziristan which is violation of clause ii of transfer/posting policy.

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Kaleemullah

8. The nutshell of the above discussion is that, the above mentioned impugned order dated 27.03.2023 was not issued in public interest or exigencies of the service and as such is not sustainable in the eyes of law. This premature transfer is in violation of clause i, ii, iv and xiii (a) of posting/transfer policy.

9. As a sequel to above discussion, we allow the appeal as prayed for. Costs shall follow the event. Consign.

10. Pronounced in open court in Peshawar and given under our hands and seal of the Tribupal on this 27^{th} day of September, 2023.

(MUHAMMAD'AKBAR'KHAN) Member (E) Certified to the ture Copy Member (J)

> Khyber rakhtunkhws Service Tribunal.

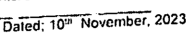
Date of Presentation of Areliantian 02/10/23 Number of Wor Page 5 Copying Fee 2 Urgeņt ____ Total_____25/ Name of $C_{2,2}$ 2 Date of Commit-2 Date of Delivery on Cap.

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GOVERNMENT OF KHYBER PAKHTUNKHWA

ELEMENTARY AND SECONDARY EDUCATION DEPARTMENT Block-"A" Opposite MPA's Hostel, Civil Secretariat Peshawar Phone No. 091-9240626



NOTIFICATION

NO.SO(MC)E&SED/4-16/2023/Mohib Ur Rehman/DEO: In view of the Progress Review meeting held on 08.11.2023 and the poor performance as evident from the report presented by Mr. Mohib Ur Rehman DEO (Male) North Waziristan with regard to the functionalization of Non-functional schools and total ignorance about facts and figures, regarding the reported schools and allied complaints, the Competent Authority has been pleased to suspend, relieve and direct Mr. Mohib Ur Rehman, DEO (Male) North Waziristan to report to Directorate of E&SE in order to ensure the larger interest of students and schools.

2. Consequent upon the above, Mr. Dilawar Khan DDEO North Waziristan is hereby authorized to hold Additional charge of the post of DEO (Male) North Waziristan, with immediate effect till further order.

SECRETARY TO GOVT: OF KHYBER PAKHTUNKHWA E&SE DEPARTMENT

Copy forwarded for information to the: -

- 1. Accountant General, Khyber Pakhtunkhwa, Peshawar.
- 2. Director, E&SE Khyber Pakhtunkhwa, Peshawar.
- Director, Edoc Hinges Partment with the request to upload the same on the official website of the department.
- 4. District Education Officer (M) District North Waziristan.
- 5. District Accounts Officer Waziristan
- 6. PS to Minister for E&SE Department, Khyber Pakhtunkhwa.
- 7. PS to Secretary, E&SE Department, Khyber Pakhtunkhwa,
- 8. Master file.

(IMRAN ZAMAN) SECTION OFFICER (Management Cadre)



Education Department KPK,

Peshawar.

Subject:

To,

t: <u>REPRESENTATION FOR IMPLEMENTATION OF THE</u> JUDGMENT DATED: 27.09.2023 PASSED IN SERVICE APPEAL NO. 1732/2023

Respected Sir!

- 1. It is stated with great respect that the undersigned was performing his duties as DEO (Male), North Waziristan, with great zeal and zest.
- 2. That during service, the undersigned was transferred vide notification dated: 17.08.2023, which was assailed through Departmental Appeal followed by Service Appeal. No. 1723/2023.
- 3. That the subject appeal filled heard by the august Service Tribunal on 27.09.2023 and accepted it by setting aside the transfer notification dated: 17.08.2023.
- 4. That through this representation it is submitted and according to the law and fact was the subject the competent authority i.e your good self is requested to implement the Judgment dated: 27.09.2023 in with letter and spirit and the undersigned by the allowed to complete his normal tenure of two years.
- 5. That it is worth mentioning that in the judgment order discuss it has categorically directed that transfer posting policy shall be followed by allowing the undersigned to complete his normal tenure, by not following it amount to contempt of the judgment.

It is therefore, humbly requested that on acceptance of this representation the judgment dated: 27.09.2023, may please be implemented in letter and spirit and the undersigned be allowed to complete his normal tenure.

Yours sincerely

Muhib Ur Rehman DEO (Male) North Waziristan

D. No: 1698 Dated: 24-10-

ELEMENTARY&SECONDARY EDUCATION DEPARTMENT, GOVERNMENT	(Pagel of 3)
- Juce of the	
DISTRICT EDUCATION OFFICER (District North Waziristan, Miranshah	M)
Constant Constan	Na: 1895 /DED(M)/DNW
<u> </u>	Dated: よを110 12023

To

The Secretary, Elementary & Secondary Education KP Peshawar.

ACTUAL POSITION OF EX-SDEO RAZMAK (DNW)NOW HM GHS MANDEY Subject: KHEL DNW. Memo:

. Kindly refer to the subject cited above and to state and to state that:-

01- various teachers of Razmak Sub Division submitted complaint along with signatures and CNIC to Secretary Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar and to my office about his corruption. (Annexture-1).

02-Immediately I have submitted his transfer proposal to the Secretary, Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar. (Annexture-2).

03-On the complaints of the teachers submitted to Secretary Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar, he was transferred to GHS Mandey khel North Waziristan (Annexture-3).

04-He again started defaming me and my office through Social Media, and for this I have called upon his explanation and he has been asked to join his school to which he has been transferred, but he could neither submit written reply nor attend his newly

05-Meanwhile another complaint from Malgari Ustazan submitted to me and to the Secretary Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar about his unlawful activities (Annexture-б).

06-Again I visited GHS Mandey khel to check his attendance, but he was found continuously absent from his school duties.

So requested, instead to initiate inquiry on the false and fake allegations lodged against me by Fida Khan Head Master GHS Mandey khel, he must be asked his lack of interest in his official duties as well as what he has started against his immediate Boss DEO North Waziristan.

So, impartial inquiry must be initiated to dig out the factual position please.

Dy NO: 8648 Dated 30/10/2023 SE-SSE PLON

(MUHEB UR REHMAN) DISTRICT EDUCATION OFFICER (MALE) NORTH WAZIRISTAN

Page No.2



OFFICE OF THE DISTRICT' EDUCATION OFFICER (MALE) NORTH WAZIRISTAN.

No.458-60/DEO/NWTD

Dated:- 15/ 09/2023

The Secretary, Elementary & Secondary Education KP Peshawar.

Subject:

POSTING PROPOSAL

Memo:

To

Reference to the subject cited above and to state that the following transfer/posting proposal is hereby submitted with the remarks that the competent one Mr. Habib Ullah Jan Head Master GHS Gul Muhammad Mandey khel North Waziristan will perform his best duty at the next station.

S.No.	Name of the Officer	From	10	Remarks
01	Fida Khan	SDEO (Male) Razmak	GHS Gul Muhammad	Vice No.2
	•	DNW	Mandey khel DNW	
02	Habib Ullah Jan	Head Master GHS Gul	SDEO (Male) Razmak	Vice No.1
	ſ	Muhammad Mandey	DNW	
		khel DNW		

Even No & Date.

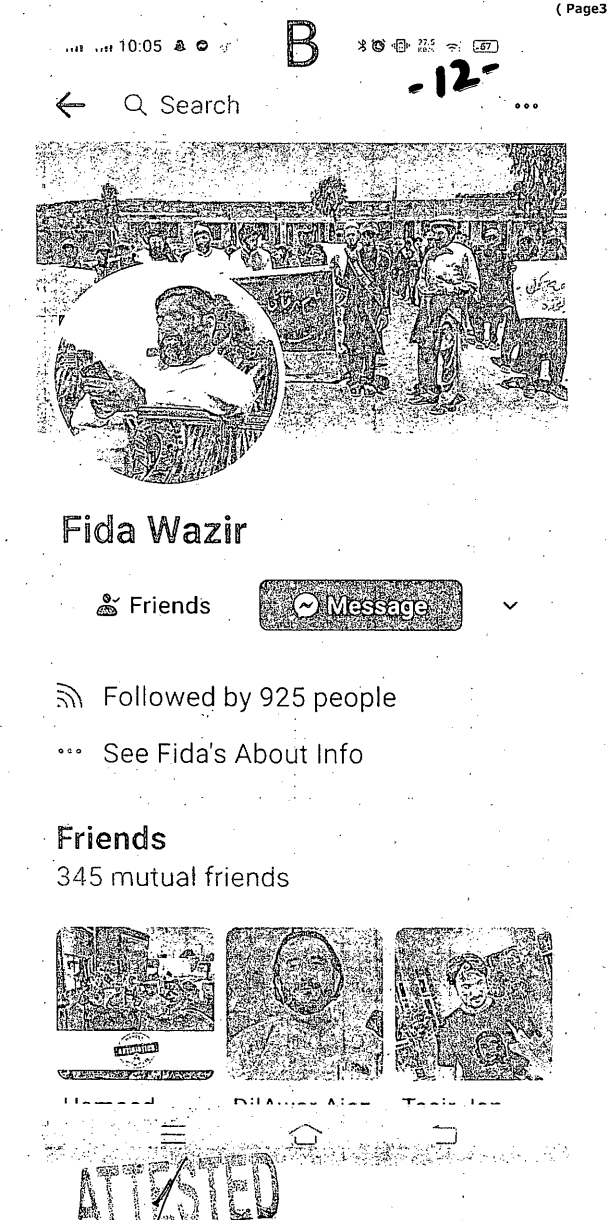
Copy forwarded to the:-

01-Director Elementary & Secondary Education KP Peshawar. 02-Deputy Commissioner District North Waziristan.

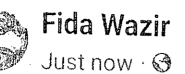
DISTRICT EDUCATION OFFICER (MALE) NORTH WAEIRISTAN.

DISTRICT EDUCATION OFFICER (MALE) NORTH WAZIRISTAN.

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(Page3 of 3)



معززعدالت کے جج صاحبان سیکٹری ایجوکیشن سیکٹری ایجوکیشن کے ماتخت عملہ جی او سی ڈی سی اور کرنل سعود صاحب نارتھ وزیرستان ڈایریکٹر ایجوکیشن کی خدمت میں عرض ہے کہ کرپٹ ترین ڈی ای او محب الر حمن کے جعلیٰ بوگس بھرتیوں کانوٹس لیں اور ایم فیل اور پی ایچ ڈی کرنے والوں کیلیۓ دروازے کھول دیں اور میٹرک اور ایف اے پر ہوگس طریقے سے بھرتی کرنے والے پر دروازے بند کر دے اگر اپ لوگوں ایکشن نہیں لیا تو اس کا مطلب ہے کہ اپ بھی اس گھناونے عمل میں شریک ہیں اگر آپ لوگوں کو محب الرحمن کےجعلی بھرتیوں کا ثبوت چاہتے ہوں تو لیجیۓ حاضر ہے

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) Comment

A Share

TO III ملکری استاذان تنظیم سب ڈویژن رز مک صلع شالى دزير ستان -14-جناب سیکرٹر ی آف ایجو کیشن خیبر پختو نخواہ پیثاور بوساطت ذمنر كث ايجو كيشن آفيسر ضلع شالى وزيرستان مير انشاه عنوان: رز کم دور شن کی بسماند کی دور کرتے کی خاطر Ex SDEO فد اخان سے شجات ولانے کی انگل-جاب عالى ! م زارش ب که نداخان تقریبا8 سالوں ۔ ADEO کی پوسٹ پر رہاہے چونکہ مد ما تنس ٹیچر بھی ہے۔ کہتی انہوں نے سکول میں نہیں پڑھایا۔ پر دموشن ہونے کے بعد سَب ڈویژن رز مک SDEO مقرر ہوا۔ سَب ڈویژن رز مک شر درع میں سے بسماندہ ہے۔ انہوں نے سَب دویزن رز کم کو بیماندگ کے گڑھے میں دیکھیل ویاہے۔ امرا تذہ سے ماہواریاں اور معمولی دیتخط پر 10 ہز ارسے لیکر 20 ہز ارتک روپ مائلتے تھے۔ ہمیں اپنے بچوں کے مستقبل کی فکر ہے نہ کہ فداخان کے بیے کمانے کی۔ مگری استاذان کو باد توق ذریعہ سے معلوم ہوا ہے کہ ایک ہفتہ سے Ex SDEO فداخان سیکر ٹریٹ بی گھوم رہا ہے اور DEO حاجی محب الرحمن صاحب کے خلاف ایڈیشنل میکرٹریوں کے پائ بے بنیاد الزامات لگارہے ہیں جو کہ مرامر بے بنیاد اور من گھڑت ہے۔ جس سکول پر فداکا بطور میڈ ماسٹر آرڈر ہوا ہے سے سکول بھی سب ڈویژن رز کم کا ہے۔ ہمادے بچوں کی مستقبل کی خاطر این ذمہ داری سنبالنے کے لئے فداخان کو سکول بھیجاجائے تاکہ بچوں کامزید وقت ضائع نہ ہو۔ جناب دالا! اب جناب صاحب نے حاجی حبیب اللہ جان صاحب کو ہمارے رزک ڈویژن کا SDEO مقرر کیا ہے جو کہ ہر لحاظ سے بہتر ہے کیونکه ایک تجربه کار، قابل، فرض شاس اور رحمه ل آفیسر ب-لہذاسب ڈویژن رزمک کی مگری استاذان تنظیم نے مل کر فیصلہ کیا کہ جناب والا ہمارے بچوں کے مستقبل کو مدِ نظر رکھ کر فداخان ے نوات ولانے اور نے تعیرات SDEO حبیب اللہ جان کورز کم ڈویزن کی بیماند گی ڈور کرنے کاموقع دیں۔ بہت بہت شکریہ! تابيدران لمكرى اسادان تنظيم سَب دوير بن رزك صلع شالى وزير ستان CNIC NO (i کول *عبرر*ہ 4HS Dossali ДM براكث شاه 21502-0511061-3 21502-7791268-9 405 Dossali عبدالغزمزغان SST 4PS Kunkai Khany Dirilai PHST 4PS Bobali ideaisoor لايق شاء 215027597138-7 21502-4058923-1 المعام الدين - ماج حلوك 21502-3142539-1 GPS Tamre oba T.T 1 Slook Gps AminCu Kot 21502-6062109.5 Noor jawan , PSET, 中下。

لمگری ایتاذان شعیم سب ڈویژن رز ک شلع علی وزیر ستان TT من ا -15 -NIC No . enjre 1. School Name S.NO Shink 21502-5735017-5 PST SPS Ingannal Razmatistis - 5 0 21502-12371,26-7. A.T En 21 - 2 - 4 - 4 - 5 - 5 then sole 215029804154-9-5.81 GM.S. Damdil SNUCD & به چراد الدر FOR WORL' 21502-0587736-5 T.T GPS Mirat khon kot GAMS. Dossalle / 11/ - Ula any 11 21502 4055 6597- U PET, G. H. S Manday Khel Ubited (12 Boli 21502-3981381-7 D.M GPS Mora noor Kol MCher (13) Asad Killed @1 hab 21502-8115682-9 PS-1 4 P.D. 21502-4187408-7 CT SHS Mand. e-Kluel John Cy Fran 2150253186457-5 CT ans Bobali (5) CrHS minstlichan in 1 (1) Gund 21502-6711257-3 D.M GMS Bobalii iller IHWA) 21502-8418103-7 C.T Atts Dosale view (18) apa 7421502-7120927-7 SCT V= 21502-2836503.9 AT. G. MIS posali (Jun (19) 20 3 205 al 100 20 30 20 AT 215025826896-1 STI C.T GMS, Bebali 18 1/10 (21 KS421502-6376437.7 ST. PET Sitts Pirsalib Sr. PET Le 22 125-2 2150-3823851.5 GPS, Mazalam 2 pl (23 21502-2428942-5 PSHT Mileur 21502-0821305-3 Sallebur 21502-7923920-5 Spall GPS-Miratkhon. - Diseb (24) Pisit 318 Bis. Zebu: My 25 Culkman 21502.9242770.3 (she al is the in the is a so as Na cum 21502-0112900-5 SST Gus Dossali (Juli 27) 7/m 21502-3022786-9 PSHT GPS Zermajon Kot Ulin, Wis 128, Cul 21502. . PST GIPS Dosatti vill Uling 129, DTO



Page-3 CNIC NO li de ľį. 21520-5495291-5 PSHT Gps Akbar Khan اعظمال Saitly 21502.0207937-5 PST GPS OZAKNEL Rasman PRA (31 #17: 21502-8512830 9 T.T Will be lo CIHS Dossali 32, Star 21502-5845457-3 PSHT GB Barantullah بورا مازخان 33 Kohi Par A LEAS D & LAC

S#	District		EMIS Code	Name of School	Level/Type	School Gender	Current status of School
1	2	3	4	5	6	7	8
1	NW	Datta Khel	64598	GBPS Gurgushti Maizer	Primary	Boys	Closed as Red Zone Area TDPs not yet returned
2	NW	Datta Khel	64603	GBPS Sroom Macha	Primary	Boys	Closed as Red Zone Area TDPs not yet returned
3	NW	Datta Khel	64739	GPS Inzar Kass	Primary	Boys	Closed as Red Zone Area TDPs not yet returned
4	NW	SHAWAL	0	GPS MIR SALAM JAN KOT	Primary	Boys	Closed as Red Zone Area TDPs not yet returned
5	NW	SHAWAL	64462	GPS TAWIZ KHAN	Primary	Boys	Closed as Red Zone Area TDPs not yet returned
<u></u> 6	NW	SHAWAL	64563	GMS MANA SHAWAL	Middle	Boys	Closed as Red Zone Area TDPs not yet returned
7	NW	SHAWAL	64607	GPS MALIK SHAHI KABAL KHEL	Primary	Boys	Closed as Red Zone Area TDPs not yet returned
8	NW	SHAWAL	64619	GPS MALOOL KOT	Primary	Boys	Closed as Red Zone Area TDPs not yet returned
9	NW	SHAWAL	64620	GPS REMAL KOT	Primary	Boys	Closed as Red Zone Area TDPs not yet returned
10	NW	DATTA KHEL	64064	GPS GODI WALLA	Primary	Boys	Closed as Red Zone Area TDPs not yet returned
11	NW	DATTA KHEL	64557	GPS AYUB KHAN KOT SMALL KHEL	Primary	Boys	Closed as Red Zone Area TDPs not yet returned
12	NW	DATTA KHEL	64621	GPS ASSAR	Primary	Boys	Closed as Red Zone Area TDPs not yet returned
13	NW	DATTA KHEL	64622	GPS ALWARA KAZZA	Primary	Boys	Closed as Red Zone Area TDPs not yet returned
14	NW	DATTA KHEL	_, 64623	GPS NOOR KHAN KOT MACHA MADA KHEL	Primary	Boys	Closed as Red Zone Area TDPs not yet returned
15	NW	DATTA KHEL	64734	GPS MACHA MADA KHEL	Primary	Boys	Closed as Red Zone Area TDPs not yet returned
16	. NW	DATTA KHEL	64742	GPS MIR DAL KOT KHAR TANGAI	Primary	Boys	Closed as Red Zone Area TDPs not yet returned
17	NW	DATTA KHEL	64736	GPS SULAIMAN KOT	Primary	Boys	Closed as Red Zone Area TDPs not yet returned

CLOSED/RED ZONE BOYS SCHOOLS---NORTH WAZIRISTAN

Closed/Red Zone/TDPs not yet returned area, Boys Government Schools in North Waziristan

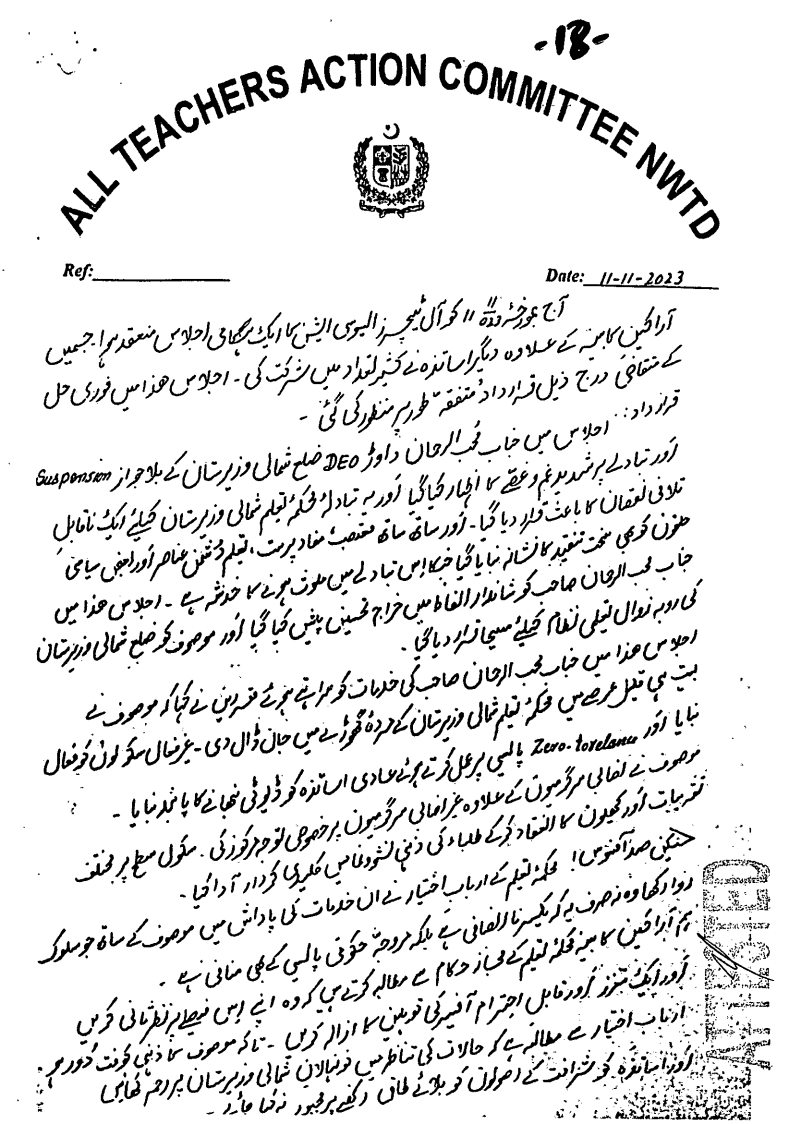
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Closed Area Schools (2)

Page 1 of 1

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TEACHERS ACTION COMMITTEE NIL Date فول مرائع المله ع: ا چومپکرٹری خیربختر فران کتبا در . م مكرفرى EUSE حيب وخود مار ليها ور-م در مر المر المجرض ضميز تحتو فران المشيادر -عى خان ذي فرل ما زرى المتلك المعلم المعلم المعلم المراجع المعلم المعلم المعلم المعلم المعلم المعلم المعلم المع

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، فاريخاص الحرب الحرب المالي المالي المالي الم 二日) 5.2 $\dot{}$ 10in تحكمها يجركيش شابي وزيرستان سمالها سأل مشكلات بدود جار ،كردارش ب متعلقد افسران كابلا وجد تبادله كياجا تاب 1231 *ري*ک. خیر محقیق کے ایکشن کیا تحیاتو پورے شالی دز پرستان میں بھر پورا حتجاج کاراستہ اپنا کمی ہے، اشتیاق داؤڑ کی گفت کم 1.07.24 **ا**لت الل (٢٠٩٠) وفي ولل يرم ع الير من إ والد كو ياب كدو متعد ارم مددند المك وجدمت متعفقة المراك كافادج تؤوله كماجا كاب 120-4 اشتوق داكان في كمات كم يتد مقاد يرست منا مر المكور وآلم مركونها ثابت كرين اكتكران كاروالي مو. اور تكم يعلم عزيد مشلبات كاشكار بوجاج سيسأ نميون بأكأ تدديقود x دمر ت د بج بش آخبر ک مرک فرز ول محكسها بي كيشن الم في وزيرت ن ما مها مال مشكلات الملق مزید کمیا کہ اگر موجودہ امارات ایک ب اور موقد لمَن الْكِشُ برجن اب بناديد يكد اكدب الدائل فام الماديرمت مناصر کے ایک الزامات پر بغیر تحقیق ے دویار ب جس کوئر یک پراز نے کیلی بم ب X یے ایکش لیا مجاتو اس فیلے وکسی مورت تول الخال تحلية ت كرك منف ك الدودمة تى كا كى ومدوارى بتى ب ادرجب مجى ككر الم كيش ۲۶ ول مه مي كداكرا ترتى كاسترشرون كرتاب توتيا الزام تراشى كى دجه الما تركري ، كر ثالي دزيرت كالطبي إ ما لي حرير محس كري م اور اور اي م الله وزير سان م 28 محزدر ند موں ما میں نے کہا کہ انوام لگانے اے مذد ہمت ما مرکروار تھی کرتے ہی جس ک A when الجم بي ما حجان كاراستان مي كمه





No:

_____/DEO:/MRN /DNW/

Before the Honorable Service Tribunal Khyber Pakhtunkhwa Peshawar:

Certificate/Affidavit:

- 1. Whereas the meeting was held on 8/10/2023 with the worthy Secretary E&S E Khyber Pakhtunkhwa Peshawar regarding Non Functional Schools in NMD.
- 2. Whereas all the Male schools in the open area of North Waziristan are opened and well functional.
- 3. Whereas the undersigned defended the 18th Nos schools of Tehsil Shawal and Datta Khel which are come under the above red zones as notified by the District Administration and Pak Army, the areas are yet closed and the TDPs are hereby reside in the TDP Camp Bakka Khel Bannu.
- 4. Whereas, for the affected children of the displaced area, with the help of District Administration and Pak Army, opened a well-furnished school in the Bakka Khel TDP Camp.
- 5. Whereas the Secretary E&SE Khyber Pakhtunkhwa Peshawar tag a plea for me upon these non-functional school and suspended my order.
- 6. Whereas the undersigned give a written statement as Affidavit Certificate that,

that the alleged list of schools as mentioned as Non functional schools in North Waziristan exist in the closed area of Tehsil Shawal and Dattta khel which are notified as closed and no go area since Zar-b- Azab 2014 till now and the students of these areas are studied in the TDP Camp Bakka Khel Bannu. Further stated that the teachers of these schools are redeployed in the TDP Camp. Hence forwarded it to redress my grievances through your Honorable court please

Mr. Muhib-u- Ref DEO (M) North Waziristan

BEFORE THE HONORABLE CHIEF SECTRY KPK, PESHAWAR SUBJECT: APPEAL FOR JUSTICE FOR THE TERMINATION OF SUSPENSION ORDER 10\11\23 NO.SO/(MC)E&SED\ 4-16\2023\MOHIB UR REHMAN

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- 1) That the undersign took over charge of DEO office North Waziristan dated 15/06/2022, where there were a lot of challenges in the area especially.
 - a) Teacher's absenteeism.
 - b) non function schools
 - c) Law & order situation.
 - d) Students Drop out Ratio
 - e) Teachers politics

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- f) Deficiency of Teachers etc
- 2) That the undersign along with his team worked day and night with enthusiasm and dedication and brought enormous positive changes in the education department. i.e
 - a) We control and drop down the absenteeism ratio of teachers in very limited time which is evident from EMA record during my tenure.
 - b) We also worked hard in different campaigns as directed by the worthy Secretary E&SE and Director E&SE KPK for the up lift of education especially in the enrolment drive. We have also achieved all the targets assigned within a time frame.
 - c) We participated in sports and co-curricular activities and our students got distinction in different categories especially sports throughout KPK.
 - d) We bound teachers not only to continue their services but also to ensure quality education in the area. Trainings and seminars for this purpose were held for teachers as well as administrative staff to equip them with the latest trends in education. This struggle is evident from latest results of BISE Bannu of 9th and 10^{th Class} students of North Waziristan.Which is 83% male side.
 - e) The undersign dig out 76 Number of ghost teacher in the system drawing salaries for a long time. The undersigned terminate and disowned all the 76 ghost teachers, who were huge burden on Govt Exchequer.
 - f) The undersigned recover to the government Exchequer, Round about 15 million rupees from teaching and non teaching staff who were not regular in their duties and made them regular.
- 3) That Meeting was held on 08/10/2023 with the worthy Secretary E&SE Khyber Pakhtunkhwa regarding Non function Schools.
 - 4) Whereas all the Schools of North Waziristan in Green Zone (where peace prevails) are opened and functional.
 - 5) Whereas the undersigned defended the 18 Numbers of Schools situated in red Zone (Notified by District Administration and Pak Army) in the areas of

Tehsile Shawal and Tehsile Data Khel. The above mentioned areas are still closed and resident of the said area are residing in TDP Camp Baka Khel and Bannu.

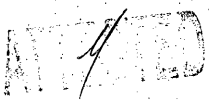
- 6) Whereas for the effected (Displaced) Children of the closed areas of North Waziristan, Well functioned Schools have been opened in the TDP Camp area, Baka Khel with the help of District Administration and Pak Army.
- 7) Whereas Worthy Secretary E&SE, Khyber Pakhtunkhwa, Peshawar, ask me to open this non function schools which are situated in the red zone (Declared by Pak Army and District Administration) and issued my suspension order on the basis of these non function schools.
- 8) Whereas the suspension order is issued clearly with malafide intention as there is no such example in all the 32 districts of KPK and the issue in hand has a solid justification too.
- 9) Whereas the undersign gave written statement/Affidavit Certificate That;

"The Alleged list of schools as mentioned as non functional schools in North Waziristan Exist in the closed area of Tehsile Shawal and Data Khel which are notified as closed and "NO GO" area Since Zarb-e- Azab 2014 till date and the students of these area are studying in TDP Camp Baka Khel Bannu. Further stated that the teachers of these area schools are redeployed in the TDP Camp"

10) Therefore, as per the above stated facts. It is requested that my grievances should be redressed and my suspension order may kindly be withdrawn so that justice prevails.

Thanking you in anticipation.

MUHAIB UR REHMAN DISTRICT EDUCATION OFFICER NORTH WAZIRISTAN T.D



BEFORE THE HONORABLE SECTARY ELAMETRY & SECENDRY <u>EDUCATION KPK, PESHAWAR</u> SUBJECT: APPEAL FOR JUSTICE FOR THE TERMINATION OF SUSPENSION ORDER 10\11\23 NO.SO/(MC)E&SED\ 4-16\2023\MOHIB UR REHMAN

- 1) That the undersign took over charge of DEO office North Waziristan dated 15/06/2022, where there were a lot of challenges in the area especially.
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 - b) non function schools
 - c) Law & order situation.
 - d) Students Drop out Ratio
 - e) Teachers politics
 - f) Deficiency of Teachers etc

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- 2) That the undersign along with his team worked day and night with enthusiasm and dedication and brought enormous positive changes in the education department. i.e
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 - b) We also worked hard in different campaigns as directed by the worthy Secretary E&SE and Director E&SE KPK for the up lift of education especially in the enrolment drive. We have also achieved all the targets assigned within a time frame.
 - c) We participated in sports and co-curricular activities and our students got distinction in different categories especially sports throughout KPK.
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- 4) Whereas all the Schools of North Waziristan in Green Zone (where peace prevails) are opened and functional.

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Thanking you in anticipation.

MUHAIB UR REHMAN DISTRICT EDUCATION OFFICER NORTH WAZIRISTAN T.D BEFORE THE HONORABLE CHIEF MINISTER KPK, PESHAWAR SUBJECT: APPEAL FOR JUSTICE FOR THE TERMINATION OF SUSPENSION ORDER 10\11\23 NO.SO/(MC)E&SED\ 4-16\2023\MOHIB UR REHMAN

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Thanking you in anticipation.

MUHAIB UR REHMAN DISTRICT EDUCATION OFFICER NORTH WAZIRISTAN T.D

BEFORE THE HONORABLE MINISTER OF EDUCATION KPK, PESHAWAR SUBJECT: APPEAL FOR JUSTICE FOR THE TERMINATION OF SUSPENSION ORDER 10\11\23 NO.SO/(MC)E&SED\ 4-16\2023\MOHIB UR REHMAN

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 - e) The undersign dig out 76 Number of ghost teacher in the system drawing salaries for a long time. The undersigned terminate and disowned all the 76 ghost teachers, who were huge burden on Govt Exchequer.
 -) The undersigned recover to the government Exchequer, Round about 15 million rupees from teaching and non teaching staff who were not regular in their duties and made them regular.
- 3) That Meeting was held on 08/10/2023 with the worthy Secretary E&SE Khyber Pakhtunkhwa regarding Non function Schools.
- 4) Whereas all the Schools of North Waziristan in Green Zone (where peace prevails) are opened and functional.
- 5) Whereas the undersigned defended the 18 Numbers of Schools situated in red Zone (Notified by District Administration and Pak Army) in the areas of

Tehsile Shawal and Tehsile Data Khel. The above mentioned areas are still closed and resident of the said area are residing in TDP Camp Baka Khel and Bannu.

- 6) Whereas for the effected (Displaced) Children of the closed areas of North Waziristan, Well functioned Schools have been opened in the TDP Camp area, Baka Khel with the help of District Administration and Pak Army.
- 7) Whereas Worthy Secretary E&SE, Khyber Pakhtunkhwa, Peshawar, ask me to open this non function schools which are situated in the red zone (Declared by Pak Army and District Administration) and issued my suspension order on the basis of these non function schools.
- 8) Whereas the suspension order is issued clearly with malafide intention as there is no such example in all the 32 districts of KPK and the issue in hand has a solid justification too.
- 9) Whereas the undersign gave written statement/Affidavit Certificate That;
 - "The Alleged list of schools as mentioned as non functional schools in North Waziristan Exist in the closed area of Tehsile Shawal and Data Khel which are notified as closed and "NO GO" area Since Zarb-e- Azab 2014 till date and the students of these area are studying in TDP Camp Baka Khel Bannu. Further stated that the teachers of these area schools are redeployed in the TDP Camp"
- 10) Therefore, as per the above stated facts. It is requested that my grievances should be redressed and my suspension order may kindly be withdrawn so that justice prevails.

Thanking you in anticipation.

MUHAIB UR REHMAN DISTRICT EDUCATION OFFICER NORTH WAZIRISTAN T.D

BEFORE THE HONORABLE GOVERNOR KPK, PESHAWAR SUBJECT: APPEAL FOR JUSTICE FOR THE TERMINATION OF SUSPENSION ORDER 10\11\23 NO.SO/(MC)E&SED\ 4-16\2023\MOHIB UR REHMAN

- 1) That the undersign took over charge of DEO office North Waziristan dated 15/06/2022, where there were a lot of challenges in the area especially.
 - a) Teacher's absenteeism.
 - b) non function schools
 - c) Law & order situation.
 - d) Students Drop out Ratio
 - e) Teachers politics

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- f) Deficiency of Teachers etc
- 2) That the undersign along with his team worked day and night with enthusiasm and dedication and brought enormous positive changes in the education department. i.e
 - a) We control and drop down the absenteeism ratio of teachers in very limited time which is evident from EMA record during my tenure.
 - b) We also worked hard in different campaigns as directed by the worthy Secretary E&SE and Director E&SE KPK for the up lift of education especially in the enrolment drive. We have also achieved all the targets assigned within a time frame.
 - c) We participated in sports and co-curricular activities and our students got distinction in different categories especially sports throughout KPK.
 - d) We bound teachers not only to continue their services but also to ensure quality education in the area. Trainings and seminars for this purpose were held for teachers as well as administrative staff to equip them with the latest trends in education. This struggle is evident from latest results of BISE Bannu of 9th and 10^{th Class} students of North Waziristan.Which is 83% male side.
 - e) The undersign dig out 76 Number of ghost teacher in the system drawing salaries for a long time. The undersigned terminate and disowned all the 76 ghost teachers, who were huge burden on Govt Exchequer.
- **S**f) The undersigned recover to the government Exchequer, Round about 15 million rupees from teaching and non teaching staff who were not regular in their duties and made them regular.
- 3) That Meeting was held on 08/10/2023 with the worthy Secretary E&SE Khyber Pakhtunkhwa regarding Non function Schools.
- 4) Whereas all the Schools of North Waziristan in Green Zone (where peace prevails) are opened and functional.
- 5) Whereas the undersigned defended the 18 Numbers of Schools situated in red Zone (Notified by District Administration and Pak Army) in the areas of

Tehsile Shawal and Tehsile Data Khel. The above mentioned areas are still closed and resident of the said area are residing in TDP Camp Baka Khel and Bannu.

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"The Alleged list of schools as mentioned as non functional schools in North Waziristan Exist in the closed area of Tehsile Shawal and Data Khel which are notified as closed and "NO GO" area Since Zarb-e- Azab 2014 till date and the students of these area are studying in TDP Camp Baka Khel Bannu. Further stated that the teachers of these area schools are redeployed in the TDP Camp"

10) Therefore, as per the above stated facts. It is requested that my grievances should be redressed and my suspension order may kindly be withdrawn so that justice prevails.o

Thanking you in anticipation.

MUHAIB UR REHMAN DISTRICT EDUCATION OFFICER NORTH WAZIRISTAN T.D

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Emiscode	Name of Govt. School	
64115	GOVT. HIGH SCHOOL MIRANSHAH VILLAGE, N.W.T.D	
64121	GOVT. HIGH SCHOOL GOLDEN ARROW MIRANSHAH, N.W.T.D	*
64025	GOVT. HIGH SCHOOL MUHAMMAD KHEL, N.W.T.D	
64119	GOVT. HIGH SCHOOL RAGHZAI KILLA, N.W.T.D	
64026	GOVT. HIGH SCHOOL DATTA KHEL, N.W.T.D	
64117	GOVT. HIGH SCHOOL ALI KHEL, N.W.T.D	
64522	GOVT. HIGH SCHOOL PIR SAHIB JAN KOT, N.W.T.D	
64521	GOVT. HIGH SCHOOL DOSALI, N.W.T.D	
64415	GOVT. HIGH SCHOOL HURMAZ MIR ALI, N.W.T.D	
63876	GOVT. HIGH SCHOOL SHAMZAN KOT, N.W.T.D	
64118	GOVT. HIGH SCHOOL SPULGA, N.W.T.D	ĺ
63878	GOVT. HIGH SCHOOL SADIQI KOT, N.W.T.D	
64410	GOVT. HIGHER SECONDARY SCHOOL EIDAK, N.W.T.D	
63877	GOVT. HIGH SCHOOL SHEWA, N.W.T.D	
64412	GOVT. HIGH SCHOOL HAIDER KHEL, N.W.T.D	, ,
63904	GOVT. HIGH SCHOOL SPIN WAM, N.W.T.D	l
64411	GOVT. HIGH SCHOOL HASSU KHEL, N.W.T.D	ł
64116	GOVT. HIGH SCHOOL TAPPI, N.W.T.D	ł .
64120	GOVT. HIGH SCHOOL GUL SHAH JAHAN KOT, N.W.T.D	
64523	GOVT. HIGH SCHOOL GARYUM N.W.T.D	{
	GOVT. HIGH SCHOOL LAND N.W.T.D	۰ I
64027	GOVT. HIGH SCHOOL KHADI N.W.T.D	ł
64414	GOVT. GIRLS HIGH SCHOOL GUL SHIN KOT SPULGA N.W.T.D	ł
64024	GOVT. HIGH SCHOOL KHAZAN GUL KOT MANZAR KHEL N.W.T.D	1
64034	GOVT. HIGH SCHOOL TALL VILLAGE, N.W.T.D	-
64129	GOVT. GIRLS HIGH SCHOOL CIVIL COLONY, N.W.T.D	-
64256		ł .
64130	GOVT. HIGH SCHOOL DARPA KHEL VILLAGE, N.W.T.D	-
64474	GOVT. GIRLS HIGH SCHOOL, KHAN MIR KOT, MIR ALI,N.W.T.D	\mathbf{I}
64249	GOVT. GIRLS HIGH SCHOOL, SAMANDAR KOT, MIRANSHAH, N.W.T.D	{
64517	GOVT. HIGH SCHOOL PARYAT, N.W.T.D	4
64088	GOVT. GIRLS HIGH SCHOOL MIR AKBAR KOT LAND SYED ABAD N.W.T.D	{
64518	GOVT. HIGH SCHOOL GUL MUHAMMAD KOT MANDE KHEL DOSALI, N.W.T.D	\mathbf{I}
64475	GOVT. GIRLS HIGH SCHOOL PIR AQAL ZAMAN KOT N.W.T.D	- ·
	GOVT. HIGH SCHOOL SAHIB JAN KOT, NWTD	4
63938		{
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	GOVT. GIRLS HIGH SCHOOL AURANG ZEB KOT BARO KHEL NWTD	4
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64115		4
64121	GOVT. HIGH SCHOOL GOLDEN ARROW MIRANSHAH, N.W.T.D	ł
64025	GOVT. HIGH SCHOOL MUHAMMAD KHEL, N.W.T.D	4
64119	GOVT. HIGH SCHOOL RAGHZAI KILLA, N.W.T.D	1
64026	GOVT. HIGH SCHOOL DATTA KHEL, N.W.T.D	17 😨
64117	GOVT. HIGH SCHOOL ALI KHEL, N.W.T.D	
64522	GOVT. HIGH SCHOOL PIR SAHIB JAN KOT, N.W.T.D	
64521		1 1
64415	GOVT. HIGH SCHOOL HURMAZ MIR ALI, N.W.T.D	1
63876	GOVT. HIGH SCHOOL SHAMZAN KOT, N.W.T.D	

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64118	GOVT. HIGH SCHOOL SPULGA, N.W.T.D
63878	GOVT. HIGH SCHOOL SADIQI KOT, N.W.T.D
64410	GOVT. HIGHER SECONDARY SCHOOL EIDAK, N.W.T.D
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63904	GOVT. HIGH SCHOOL SPIN WAM, N.W.T.D
64411	GOVT. HIGH SCHOOL HASSU KHEL, N.W.T.D
64116	GOVT. HIGH SCHOOL TAPPI, N.W.T.D
64520	GOVT. HIGH SCHOOL RAZMAK CAMP., N.W.T.D
64120	GOVT. HIGH SCHOOL GUL SHAH JAHAN KOT, N.W.T.D
64523	GOVT. HIGH SCHOOL GARYUM N.W.T.D
64027	GOVT. HIGH SCHOOL LAND N.W.T.D
64414	GOVT. HIGH SCHOOL KHADI N.W.T.D
	GOVT. GIRLS HIGH SCHOOL GUL SHIN KOT SPULGA N.W.T.D
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64249	GOVT. GIRLS HIGH SCHOOL, SAMANDAR KOT, MIRANSHAH, N.W.T.D
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64475	GOVT. GIRLS HIGH SCHOOL PIR AQAL ZAMAN KOT N.W.T.D
	GOVT. HIGH SCHOOL SAHIB JAN KOT, NWTD
63938	GOVT. HIGH SCHOOL DABAK KOT SHERATHALA MIRALI NWTD
	GOVT. HIGH SCHOOL JAN MUHAMMAD KOT NWTD
	GOVT. HIGH SCHOOL NIZAM KOT LAKEY ASAD KHEL NWTD.
	GOVT. GIRLS HIGH SCHOOL AURANG ZEB KOT BARO KHEL NWTD

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	Board Name	District	Gender	Class 9th/ 10th	Appeared	Passed	Passed%	Stuc		- 1			
·				0.7.1	04	40	05.74	A-1	A	B	C	D	•
ł	BISE BANNU BISE BANNU	N.W.T.D.	MALE	9TH	21 199	18 179	85.71 89.95	1 34	8 94	7 46	2	0	
ŀ	BISE BANNU	N.W.T.D.		9TH	199	· · · · ·		<u> </u>			5		
ł			MALE	9TH		89	74.17	3	23	45	17	긤	
ł	BISE BANNU	N.W.T.D.	MALE	9TH	13	6	46.15	0	3	2	1	0	
ŀ	BISE BANNU	N.W.T.D.	MALE	9TH	13	9	69.23	0	3	3	3	0	
ŀ	BISE BANNU	N.W.T.D.	MALE	9TH	20	19	95	3	11	5 2	0		•
	BISE BANNU BISE BANNU	N.W.T.D.	MALE	9TH	22	20	90.91	5	11			0	
ł	BISE BANNU	N.W.T.D.	MALE	9TH	21	11	52.38	-	4	6 7	1	0	
	BISE BANNU	N.W.T.D. N.W.T.D.	MALE	9TH	45 13	44	97.78	13	24	-	0	Ĥ	
	BISE BANNU		MALE	9TH	1		100	4	5	4	0	0	
	BISE BANNU	N.W.T.D. N.W.T.D.		9TH	24	24	100	7	13	4 7	0	0	
	BISE BANNU	N.W.T.D.	MALE	9TH	16 66	9	56.25	Q 24	2		0	0	•
	BISE BANNU	N.W.T.D.		9TH	15	62	93.94	24	27	10	1	0	
	BISE BANNU		MALE	9TH		15	100	6	8	1	0	0	
	BISE BANNU	N.W.T.D.	MALE	9TH	57	55	96.49	11	37	6	1	0	
	BISE BANNU	N.W.T.D.	MALE	9TH	111	107	96.4	67	36	4	0	0	
	BISE BANNU			9TH	32	32	100	15	16	1	0	0	
	BISE BANNU	N.W.T.D.	MALE	9TH	42	25	59.52	2	8	12	2	H	,
	BISE BANNU	N.W.T.D.	MALE	9TH	16	16	100	3	13	0	0	0	
		N.W.T.D.	MALE	9TH	11	7	63.64	0	0	1	6	0	
	BISE BANNU	N.W.T.D.	MALE	9TH	84	46	54.76	2	23	21	0	0	
	BISE BANNU BISE BANNU	N.W.T.D.	MALE FEMALE	9TH	35 42	17	48.57	0	4 13	10 0		0	
	BISE BANNU	N.W.T.D.	MALE	9тн 9тн	16	42 13	100 81.25	29 0	0	8	0 5	0	
	BISE BANNU	N.W.T.D.	MALE	9TH	30	27	90	4	20	2	5 1	0	
	BISE BANNU	N.W.T.D.	FEMALE		83	80	90	0	<u> </u>	2 45		0	,
	BISE BANNU	N.W.T.D.	MALE	9TH 9TH	22	21	95.45	3	10		9	0	1
	BISE BANNU	N.W.T.D.	FEMALE		107	61	95.45 57.01	15	35		<u> </u>	0	
	BISE BANNU	N.W.T.D.	FEMALE		26	11	42.31	1	2	7	1	0	
1	BISE BANNU	N.W.T.D.	MALE	9TH	26	19	73.08	0	2	10	ļ	0	
	BISE BANNU	N.W.T.D.	FEMALE		4	2	50	1	0		0 0	0	
•	BISE BANNU	N.W.T.D.	MALE	9TH	18	13	72.22	0	3	7	3	0	9
	BISE BANNU	N.W.T.D.	FEMALE	ŧ	98	76	77.55	2	48			0	
	BISE BANNU	N.W.T.D.	MALE	9TH	22	22	100	21	1	0	0	0	
	BISE BANNU	N.W.T.D.	MALE	9тн	10	9	90	9		0	0	0	
	BISE BANNU	N.W.T.D.	MALE	9тн	20	12	60	2	4	6	0	0	
	BISE BANNU	N.W.T.D.	MALE	9TH	14	11	78.57	2	5	4	0	0	1
	BISE BANNU	N.W.T.D.	FEMALE		18	17	94.44	5	11	-	0	0	14 L L L
	BISE BANNU	N.W.T.D.	MALE	9тн	15	12	80		4	3	4	0	
	BISE BANNU	N.W.T.D.	MALE	10TH	13	13	100	2	5	6	0	0	e
	BISE BANNU	N.W.T.D.	MALE	10TH	152	124	81.58	55	58			0	
	BISE BANNU	N.W.T.D.	MALE	10TH	94	88	- 93.62	22	57	8	0	0	
	BISE BANNU	N.W.T.D.	MALE	10TH	13	13	100	1	5	6	1	0	
	BISE BANNU	N.W.T.D.	MALE	10TH	17	13	76.47	0	2	9	2	ō	: ر
	BISE BANNU	N.W.T.D.	MALE	10TH	16	16	100	2	8	6	2	0	
	BISE BANNU	N.W.T.D.	MALE	10TH	17	13	76.47	4	6	3	0	0	
	BISE BANNU	N.W.T.D.	MALE	10TH	10	5	50	0	0	4	1	0	
	BISE BANNU	N.W.T.D.	MALE	10TH	40	39	97.5	20	18	<u> </u>	0	Ō	
	BISE BANNU	N.W.T.D.	MALE	10TH	3	3	100	1	2	0	0	0	
		<u> </u>		L	<u> </u>	<u> </u>	L	<u> </u>	l *	Ľ	<u> </u>	Ľ	

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BISE BANNU	N.W.T.D.	MALE	10TH	15	15	100	4	9	2	0	0
BISE BANNU	N.W.T.D.	MALE	10TH	6	4	66.67	0	1	2	1	0
BISE BANNU	N.W.T.D.	MALE	10TH	53	50	94.34	27	22	1	0	0
BISE BANNU	N.W.T.D.	MALE	10TH	34	34	100	12	19	3	0	0
BISE BANNU	N.W.T.D.	MALE	10TH	39	36	92.31	28	8	0	0	0
BISE BANNU	N.W.T.D.	MALE	10TH	20	20	100	.6	12	2	0	0
BISE BANNU	N.W.T.D.	MALE	10TH	33	25	75.76	0	8	10	7	0
BISE BANNU	N.W.T.D.	MALE	10TH	13	8	61.54	0	1	3	4	0
BISE BANNU	N.W.T.D.	MALE	10TH	12	11	91.67	1	7	3	0	0
BISE BANNU	N.W.T.D.	MALE	10TH	6	5	83.33	0	0	2	3	0
BISE BANNU	N.W.T.D.	MALE	10TH	43	32	74.42	10	15	6	0	0
BISE BANNU	N.W.T.D.	MALE	10TH	18	10	55.56	2	4	2	2	0
BISE BANNU	N.W.T.D.	FEMALE	10TH	15	9	60	7	2	0	0	0
BISE BANNU	N.W.T.D.	MALE	10TH	16	12	75	1	9	2	0	0
BISE BANNU	N.W.T.D.	MALE	10TH	19	16	84.21	7	8	1	0	0
BISE BANNU	N.W.T.D.	FEMALE	10TH	65	64	98.46	19	39	6	0	0
BISE BANNU	N.W.T.D.	MALE	10TH	14	14	100	3	3	8	0	0
BISE BANNU	N.W.T.D.	FEMALE	10TH	120	94	78.33	46	35	12	1	0
BISE BANNU	N.W.T.D.	FEMALE	10TH	3	1	33.33	0	0	0	1	0
BISE BANNU	N.W.T.D.	MALE	10TH	15	11	73.33	0	0	7	4	0
BISE BANNU	N.W.T.D.	FEMALE	10TH	2	1	50	0	0	1	0	0
BISE BANNU	N.W.T.D.	MALE	10TH	13	12	92.31	0	1	8	3	0
BISE BANNU	N.W.T.D.	FEMALE	10TH	66	53	80.3	33	17	3	0	0
BISE BANNU	N.W.T.D.	MALE	10TH	11	11	100	8	3	0	0	0
BISE BANNU	N.W.T.D.	MALE	10TH	15	11	73.33	8	2	0	0	0
BISE BANNU	N.W.T.D.	MALE	10TH	4	4	100	2	2	0	0	0
BISE BANNU	N.W.T.D.	MALE	10TH	· 4	4	100	0	3	1	0	0
BISE BANNU	N.W.T.D.	FEMALE	10TH	17 ·	17	100	2	12	3	0	0



<u>VAKALATNAMA</u> <u>BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,</u> <u>PESHAWAR.</u>

Execution No 12023

Muhib Ux Rehman

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(APPELLANT) (PLAINTIFF) (PETITIONER)

(RESPONDENT) (DEFENDANT)

Do hereby appoint and constitute **Noor Mohammad Khattak Advocate Supreme Court** to appear, plead, act, compromise, withdraw or refer to arbitration for me/us as my/our Counsel/Advocate in the above noted matter, without any liability for his default and with the authority to engage/appoint any other Advocate Counsel on my/our cost. I/we authorize the said Advocate to deposit, withdraw and receive on my/our behalf all sums and amounts payable or deposited on my/our account in the above noted matter.

Dated.___/__/202

CLIENT ACCEPTED ИОНАММАД КНАТТАК NOOR ADVOCATE SUPREME COURT ÉÓ ÁDNAN AROOQ MOHMAND 1AD AYUB MAHMOOD JAN

ADVOCATES

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OFFICE: Flat No. (TF) 291-292 3rd Floor, Deans Trade Centre, Peshawar Cantt. (0311-9314232)