### Form- A

### FORM OF ORDER SHEET

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S.No.	Date of order वर्देवैंग्ठेटिंबेबेबेशिंहुडील जैन	Order or other proceedings with signature of judge or Magistrate
1	2	. Figure of the the property.
1	26/06/2015	The present appellant initially went in Writ Petition
		before the Hon'ble Peshawar High Court Darul Qaza Bench and
d ne	trans more	the Hon'ble High Court videoits order dated 19.06.2015 while
		treating the Writ Petition into an appeal and has sent the same to
		this Tribunal for decision in accordance with law. The same may
		be entered in the Institution register and put up to the Worthy
		Chairman for proper order please.  REGISTRAR
		This case is entrusted to S. Bench for preliminary hearing
2	36-6-12	to be put up there on $02-67-201$
2-	30 6 77	
		<i>₽</i>
		CHAIRMAN
	02.07.2015	None present for appellant. The instant appeal has
3	02.07.2023	been received from the august Peshawar High Court, Mingora
		Bench (Darul Qaza Swat), the same is to be heard at Camp Court
	·.	Swat on 3.8.2015. Notice to appellant and his counsel be issued
	·	for the date fixed.
		\
v		Charman
	Z	
		·
	1	· · · · · · · · · · · · · · · · · · ·

3.8.2015

None present for appellant despite issuance of notice to appellant and her counsel. The Court time is about to ever. Dismissed for want of prosecution. File be consigned to the record.

ANNOUNCED

3.8.2015

03.08.15



### The PESHAWAR HIGH COURT

Mingora Bench/Dar-ul-Qaza

Swat

All the Communications should be addressed to the Additional Registrar of this Bench.

Office: +92-946-Fax: +92-9464 ইপ্ততক্ত -885 CCL

E-Mail: darulqazaswat2011@gmail.com

⇒ 33 \_\_\_/ W.P/ Civil Appeal Branch;

To

The Chairman. Service Tribunal Khyber Pakhtunkhwa Peshawar.

Subject:

W.P NO. 589-M OF 2014

Gul Khoban

...Petitioner(s)

**VERSUS** 

District Education Officer & others

...Respondent(s)

Memo.

Enclosed, find herewith a certified copy of Judgment dated 19.06.2015 passed by the Hon'ble Division Bench of this Court in the above titled case alongwith original file for information & immediate compliance.

"Kindly acknowledge the receipt of this letter alongwith its enclosure"

PHC, Mingora Bench/Dar-Ul-Qaza,

Bench, .... Swat 13 15

Encl:

agar Hasan<sup>\*</sup>

a. Jüdgment dt: 19.06.2015

b. One Original File Containing 55 Pages

### JUDGMENT SHEET IN THE PESHAWAR HIGH COURT, MINGORA BENCH (DAR-UL-QAZA), SWAT

(Judicial Department)

W.P.589-M of 2014

<u>JUDGMENT</u>

Date of hearing:

19.6.2015.

Petitioner (Gul Khuban) by

Mr. Shams-ul- Hade Advocate.

Respondent (District Education officer et) by

Mr. Sabit Shak & Richim Chan Advocate

prayer to declare the impugned office order dated 4.12.2014 as illegal, hence the same be set aside with direction to respondent No.1 to restore the office order dated 1.11.2014 and allow the petitioner to continue her service at GGHS Korya, Buner.

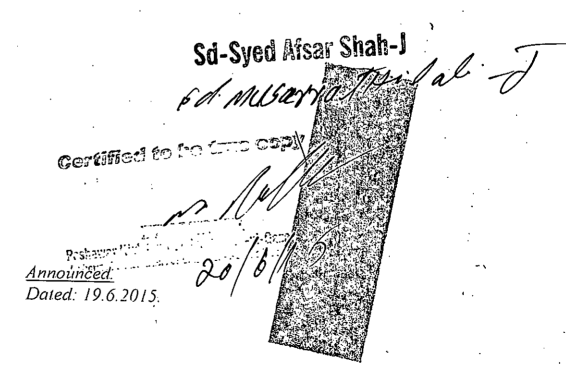
2. According to the petitioner, she and respondent No.3 alongwith others were promoted to the post of Secondary School Teachers and were adjusted against the vacant posts at their respective schools vide order dated 1.11.2014. Later on, respondent No.1 vide office order dated 7.11.2014 delegated power of Drawing and Disbursing Officer to the petitioner. Whereafter, respondent No.1 through a corrigendum cancelled his office order

Janan !

dated 1.11.2014 by issuing an office order dated 4.12.2014 vide which the petitioner was transferred and posted to GGCMS Mairagai, which is under challenge in the instant petition.

and the relief sought regarding cancellation of her transfer order relates to terms and conditions of her service, therefore, under Article 212 of the Constitution of Islamic Republic of Pakistan, 1973 this Court has no jurisdiction to entertain this petition, hence the same is dismissed. However, for the sake of justice, this petition is treated as appeal and sent to Service Tribunal, Khyber Pakhtunkhwa for decision according to law and policy on the subject. Office is directed to retain photocopy of each document of the petition for record purpose.

04/2/b



1.	ول فران بنام رى اى او لد نر الله الله الله الله الله الله الله الل	`	:
2.	Petition is duly signed.	yes	NO
3.	The law under which the Petition preferred has been mentioned.	<u> </u>	
4.	Approved file cover is used.	-	·
5.	Affidavit is duly attested and appended.	<b>1</b>	· <u>.</u>
6.	Case and Annexures are properly paged and numbered according to index.		
7.	Copies of Annexures are legible and attested. (if not, then better copies		
	duly attested have been annexed).	L	
8.	Certified copies of all the requisite documents have been filed.		
9.	Certificate specifying that no case on similar grounds was earlier		
	submitted in this court, filed.	<u> </u>	· <u>·</u>
10.	Case within time.	<u> </u>	٦, -
11.	The value for the purpose of Court fee and jurisdiction has been		
	mentioned in the relevant column.	-	
12.	Court fee in shape of Stamp Paper is affixed, (For Writ Rs.500/ For		
	other required).		
13.	Power of Attorney is in proper form.	•	
14.	Memo of addressed filed.		
<i>15.</i>	List of Book mentioned in the Petition.	. •	
16.	The requisite number of spare copies attached. (Writ Petition-3, Nos		
	Civil Appeal (SB-1, SB-2) Civil Revision (SB-1, SD-2).	_	i
<i>17.</i>	Case (Revision/Appeal/Petition etc) is filed on the prescribed form		
18.	Power of Attorney is attached by Jail Authority (for Jail Prisoners only).		

It is certified that formalities/documentation as required in column 2 to 18 have been fulfilled.

Name: Shams-ul-Hadi Advocat

# Case received 12 12 14 Complete in all respect: Yes/No (if No the grounds) Dated in Court

**FOR OFFICE USE ONLY** 

Recented for AQG

above,

Countersigned:

(Deputey Registrar)

12-12-014

Additional Registrate
1 2 DEC 2014

## IN THE PESHAWAR HIGH COURT, CIRCUIT BENCH, DARUL QAZA, AT SWAT.

W.P. No. 589-m /2014. Service Appeal No-722/2015

Gul Khuban SST......Petitioners

### **VERSUS**

District Education Officer(F) Buner & Others.....Respondents

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Petitioner

Through

Shams-ul-Hadi

Advocate, Peshawar Office: H/6 near Al-Falah

Mosque, Hayat Abad, Mingora.

Clerk Cell No.0347-4773440.

Additional Registrer
12 DEC 2014

Dated: 11/12/2014

### BEFORE THE PESHAWAR HIGH COURT CERCUIT

1 1 1 1 1 1 1 1 1 1

### BENCH/DARUL QAZA SWAT.

Service Appeal No. 722/2015

W.P.NO. 589-M OF 2014.

Gul Khuban, Secondary School Teacher (SST)

#### VS

- /1. District Education Officer (Female) Buner.
- 2. The Director Elementary & Secondary Education,

  Khyber Pukhton Khwa, Civil Secretariat, Peshawar.
  - Nizakat Begum, SST
     Presently posted at GGCMS Mairagai, Buner

WRIT PETITION UNDER ARTICLE 199 OF THE CONSTITUTION OF ISLAMIC REPUBLIC OF PAKISTAN 1973

FILED TO DAY
Additional Registrar
1 2 DEC 2014

AGAINST THE IMPUGNED OFFICE ORDER NO.8687-13

DATED:04.12.2014.

W. pro 589-11/0/4

### Respectfully Sheweth:

Brief facts of the case are as under:

### FACTS:

- Proposed the That initially the Respondents/Department promoted the petitioner and Respondent No.3 along with others to the post of Secondary School Teacher (SST) and as such both were posted/adjusted against the vacant posts of SST at the schools, mentioned against their names, vide office order No.8472-79 dated:01.11.2014.(Copy of office order dated:01.11.2014 is annexure-A)
- 2. That latter on, the respondent No.1 vide office order dated:07.11.2014 delegated powers of Drawing & Disbursing Officer to the petitioner (Copy of Office order dated:07.11.2014 is annexure-B)

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- 3. That surprisingly and with utmost surprise of the petitioner, the Resp No.1 without caring for the rules and policy, just to accommodate his nears and dears at nearest places/schools, again issued an office order dated:04.12.2014 and through a corrigendum cancelled his office order dated:01.11.2014.(Copy of office order dated:04.12.2014 is annexure-C)
- 4. That since the petitioner has got no other efficacious adequate remedy available in law but to approach this Hon'ble Court for issuance of appropriate writ inter alia on the following grounds:

#### **GROUNDS:**

A. Because the petitioner has not been treated in accordance with rules and policy laid down for the purpose and his rights secured and guaranteed under the constitution have been violated.

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- Because the issuance of impugned Office order dated:04.12.2014 is in conflict with the earlier office orders and policy laid for the purpose as well hence on one side the petitioner has illegally been transferred where as on the other the Respondents have impaired the honesty which is needed to run the affairs of the department in transparent manner. (Copy of Policy and Seniority List is annexure-D)
- C. Because the department due to political pressure and to accommodate his nears and dears violated the rules and policy which is against the rules and law laid down for the purpose.
- D. That subsequent transfer orders clearly showing the ill intention of the respondents and such like illegal actions and inactions are classical examples of political victimization because the appellant was penalized and transferred contrary to the Transfer /posting policy which is a clear violation of the laws and rules laid down for the purpose.

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E. That the petitioner seeks the permission of this augustCourt to rely on additional grounds at the hearing of this petition.

It is, therefore, humbly prayed that on acceptance of this Writ Petition,

- i) The impugned office order No.8687-13 dated:04/12/2014 may kindly be declare illegal and may also be set aside
- Office order dated:01.11.2014 and further the petitioner may kindly be allow to continue his services at GGHS Korya, Buner.

OR

Any other remedy may kindly with this august Court deems appropriate may kindly be allow in favors of the petitioners.

### INTERIM RELIEF:

By way of interim relief the impugned Office order No.8687-13 dated:04.12.2014 may kindly be suspended, by restoring office

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1 2 DEC 2014

order dated:01.11.2014 and the petitioner may kindly be allow to perform her duties at Govt Girls Higher Secondary School Korya, Buner till final decision of the titled writ petition.

Petitioner

Through

Dated: 11/12/2014

Shams-ul-Hadi

Advocate, Peshawar.

### CERTIFICATE:

Certified that no such like Writ Petition has earlier been filed on the subject matter before this Hon'ble Court.

ADVOCATE

### LAW BOOKS:

- 1. Constitution of Islamic Republic of Pakistan, 1973.
- 2. Any Law Book as per need.

ADVOCATE

FILED TODAY

Additional Registrar

1 2 DEC 2014

# BEFORE THE PESHAWAR HIGH COURT CERCUIT BENCH/DARUL QAZA AT SWAT

W.P. No. \_Sog\_m/2014

Gul Khuban (SST).....Petitioner

#### **VERSUS**

District Education Officer(F) Buner & Others.....Respondents

### **AFFIDAVIT**

I, **Shams ul Hadi Advocate** do hereby solemnly affirm and declare on oath, as per instructions and information convened to me by my client, the contents of the accompanying Writ Petition are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.

Advocate

S. No. 2753
Certified that the series we the series and series affirmation before me Shamsul Hadi
of Dec. 2014 to Shamsul Hadi
Blo Advocate who
was identified by

who is not series by known to me.

Registrar Peci awar High Court IMngora Zench/Bar-ul-Qaza, Swat FILED TOBAY

for Land 2

Additional Registron

12 DEC 2014

### BEFORE THE PESHAWAR HIGH COURT CERCUIT

### BENCH/DARUL QAZA AT SWAT

W.P No	589-m	/ 2014

Gul Khuban (SST) ..

#### VERSUS

District Education Officer(F) Bunir & Others......Respondents

### ADDRESSES OF THE PARTIES

### PETITIONER:

Gul Khuban, Secondary School Teacher (SST)

Presently Posted at Government Girls Higher Secondary School

Cell No.0344-9628217. Nic: 15101-8462221-0

#### RESPONDENTS:

- 1. District Education Officer (Female) Buner.
- Director Elementary & Secondary Education, Khyber PukhtonKhwa, Civil Secretariat, Peshawar.
- 3. Nizakat Begum, SST, Presently posted at GCCMS Mairagai, Buner.
- 4. Govt of Khyber Pakhtunkhwa through Chief Secretary at Peshawar.

Petitioners

Through

Dated: 11/12/2014

Shams-ul-Hadi

Advocate, Peshawar.

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### NOTIFICATION:

Consequent upon the recommendation of the Departmental Promotion Committee and in pursuance of the Government of Khyber Pakhtunkhwa Elementary & Secondary Education No. SO(PE)/4-5/SSRC/Meeting/2013/Teaching Cadre dated 24th July 2014, the following SCTs/CTs, SDMs/DMs, SATS/ATS, STTS/UTS, Senior Quris/Quris, PSUTS/SPSTs/PSTs are hereby promoted to the post of SST (General) noted against each in BPS-16 (Rs10000-800-54000) plus usual allowances as admissible under the rules on the regular basis under the existing policy of the provincial Gove, on the terms and conditions given below with immediate effect and posted on " School Based " as given below."

#### A. SST (GENERAL)

### 1. FROMOTED FROM SCIPCT TO THE POST OF SST (GENERAL) BPS-16

Ş.Ne	, , , , , , , , , , , , , , , , , , , ,	Present Place of Posting	School Where Posted	Remarks
1	BAKHTJAMILA	GGHS HISR	GGHS HISAR	4.V.A
<u></u>	GUL KHUBAN	GGHS NAWAGAI	GGHS KORYA	A.V.P
	MOHSIN ZARI	GGHS NAWAGAI	GGMS KHANANO DHERI	A.V.P
   4	SHAUKAT ВВІ	GGHS KAWGA	GGHS KAWGA	. V.A:b
5	NIZAKAT BEGUM	GGHSS PANJTAR	GGMS NOGRAM	A.V.P
6	MUMLIKAT BEGUM	GGHS SHALBANDI	GGHS SHALBANDAI	A.V.P
7	GULSHAN ARA	GGES CHINGLAL.	GGI S SOWAWAI	4. <b>V</b> .P
8	RUKHSANA BEGUM	GGHS BAZARGAY	GGHS BAZARGAY	A.V.P
	JEHAN ARA	GGHS TOTALAI	GGHS SOWAWAI	A.V.P
i9	MERALZARI	GGHS SHALBANDI	GGMS DEWANA BABA	. A.V.P
! i	ZAHIDA	GGHSS KALPANI	GGHSS KALPANI	A.V.P
12	NATIEED BEGUM	GGHS BAGRA	GGHS BAGRA	. A.V.P
13	KALSOOM BIBI	GGHSS PACHA KALAY	GGHSS PACHA KALAY.	. A.V.P
1.1	SALMA BEGUM	GGHS SOWARI	GGHS SOWARI	A.V.P
15	SΑΙΩΑ ΚΗΑΝ	. GGHS TOPAI	GGHS TOPAI	Λ.V.Γ
166	NIZAKAT	GGHS KORYA	GGCMS MAIRAGAI	A.V.P
17	UMM IKALSOOM	GGHS SHADAM	GGHS SHADAM	A.V.P
18	SAJIDA	GGHS-DAGA1	GGHS DAGAI	Α.Υ.ρ.
19	MAHJABEEN ZAUR	GGHS SOWARI	GGMS ELAI	A.V.P
20	SAEEDA	GĢIIS BATANAI	GGHS BATANAI	A.V.P

Attested

SOHAILA NAZ	GGHS DAGAL	GGMS GHAZI KOT A.V.P	
PARVEEN	GGHS SURA	GGHS SURA A.V.P	4.
NASREEN BEGUM	GGHS BAZARGAY	GGHS BAZARGAY A.V.P.	
HAMIDA BEGUM	GGHS BATANAI	GGHS CHEENA A.V.P	
TAZKIRAH	GGHS BAGRA	JICA DAGGAR A.V.P	:
NASREEN BEGUM	GGHSS TOTALAI	GGMS MANGAL THANA A.V.P	:
	PARVEEN SHAHEEN NASREEN BEGUM T HAMIDA BEGUM TAZKIRAH	PARVEEN SHAHEEN  NASREEN BEGUM  GGHS BAZARGAY  HAMIDA BEGUM  GGHS BATANAI  TAZKIRAH  GGHS BAGRA	SOHAILA NAZ GGHS DAGAI GGMS GHAZI KOT A.V.P  PARVEEN GGHS SURA GGHS SURA A.V.P  NASREEN BEGUM GGHS BAZARGAY GGHS BAZARGAY A.V.P  HAMIDA BEGUM GGHS BATANAI GGHS CHEENA A.V.P  TAZKIRAH GGHS BAGRA JICA DAGGAR A.V.P

### 2. PROMOTED FROM SDM/DM TO THE POST OF SST (GENERAL) BPS-16

ſ					
	S.No	Name of Official	Present Place of Posting	School Where Posted	Remarks
ł	<del>i</del> ;-	JANAT BEGUM	GGHS SHALBANDI	GGHS ANGHAPUR	A.V.P
ļ	i				

### 3. PROMOTED FROM SATIAT TO THE POST OF SST (GENERAL) BPS-16

5	i.No	Name of Official	Present Place of Posting	School Where Posted Remarks	
		HUMERA BIBI	GGHS KAWGA	GGHS SURA A.V.P	_
	2	UMME KALSOOM	GGMS SAWAWAI	GGCMS BAMPOKHA A.V.P	

### 4. PROMOTED FROM STIVIT TO THE POST OF SST (GENERAL) BPS-16

S.No	Name of Official	Present Place of Posting	School Where Posted . Remarks
ī	NARGAS	GGMS DAGGAR	GGMS CHANAR A.V.P
2	ZEBA KHAN	GGMS ANGHAPUR	GGHS ANGHPUR A.V.P
.3	NAWAYAT BIIJI	GGHSS PANJTAR	GGHS JOWAR A.V.P

### 5. PROMOTED FROM SOARWOARI TO THE POST OF SST (GENERAL) BPS-16

S.No	Name of Official	Present Place of Posting	School Where Posted	Remarks
i	NADIA	GGHS KARAPA	GGHS KARAPA	. A.V.P
2	BAKIITIRAZA	GGHSS KALPANI	GGMS BAJKATA	A.V.P

## 6. PROMOTED FROM PSHT/SPST/PST TO THE POST OF SST (GENERAL) BPS-16

			<u> </u>
S.No	Name of Official	Present Place of Posting	School Where Posted Remarks
	HUSSAN ARA	GGPS MASKIPUR	GGMS MAKHRANAI A.V.P
2	SHAHEEN BEGÜM	GGPS WAHID ABAD	GGCMS SURA A.V.P
3	FATWARANI BEGUM	GGPS NAGRAI	GGHS MATWANI A.V.P
4	NAJMUL HUDA	GGPS KH;DHERAI	GGMS CHARORAI A.V.P

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A.V.P

		· · ·		نماد سبسنداد
		all the state of t		
5	ALIA BEGUM	GGPS TOTALI	GGMS GUL BANDAI	A.V.P
	NAHEED BEGUM	GGPS KAS KOROONA	GGMS TANGORA	A.V.P
	TAMAL BIB1	GGPS MANJAR	GGMS KINGER GALI	A.V.P
8	RUKHSANA	GGPS KRAPA	GGMS SHANAI NAWAKALAY	A.V.P
<del></del> -	ROMANIA	GGPS DAGGAR	GCMS HISAR THANGAY	A.V.P
10	AYSHA BIBI	GGPS PAK BANR	GGMS KASS KOROONA	A.V.P
	SHAMIM AKHTAR	GGCMS SULTAN WAS	GGMS KATKALA	A.V.P
1.7	NESRAT DEGUM	GGCMS SULTAN	GCMS SULTANWAS	A.V.P

#### Terms and Conditions;-

13

14

DAVENDER KOR

RAZIA BEGUM

1. They would be on probation for a period of one year extendable for another one year.

GGPS KAWGA

GGPS QADAR

NAGAR

- 2. They will be governed by such rules and regulations as may be issued from time to time by the Govt.
- Their services can be terminated at any time, in case their performance is found unsatisfactory during probationary period. In case of misconduct, they shall be proceeded under the rules framed from time to time.
- Charge report should be submitted to all concerned.
- Their inter-Se-seniority on lower post will remain intact.
- No TA/ DA will be allowed to the appointee for joining their duty.
- 7. They will give an undertaking to be recorded in their service books to the effect that if any over payment is made to them, in light of this order, will be recovered and if they were wrongly promoted they will be
- 8. Their posting will be made on school based, they will have to serve at the place of posting and their service is not transferable to any other station.
- 9. Before handing over charge, once again their documents may be checked if they have not the required relevant qualification as per rules, they may not be handed over charge of the post.

(rabia anees) DISTRICT EDUCATION OFFICER(F) BUNER.

GGMS KULYARI

GCMS NARBATAWAL

Endst; No. 8472-79

Dated. 01/11/2014.

Copy forwarded for information and necessary action to ;-

- Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar with r/t Endstl: No.3436-40/File No.2/Promotion SST B-16 dated Poshawar the 28/10/2014.
- Deputy Commissioner Buner.
- District Accounts Officer Buner
- District Monitoring Officer Buner
- Principals/Head Mistresses concerned.
- Sub Divisional Education Officer (F) Buner
- Officials concerned.
- Master file.

DISTRICT EDUCATION OFFICER (F) BUNER.

Meste



#### OFFICE OF THE DISTRCT EDUCATION OFFICER (FEMALE) BUNER

#### OFFICE ORDER

The undersigned being competent authority is pleased to make the following officials (H/M & SST's (G)) as Incharge/ Drawing and Disbursing Officers /DDO of their respective schools

All kind of bills/private fund and other account matter will be signed and counter signed by them with immediate effect in the interest of public service, subject to the condition that they will not claim for any benefits of the assigned responsibilities

	<u></u>	
S.NO	Name of Officials	Name Of Schools
1	Mst Altaf Jamaullah	GGHSS Panjtar
2	Mst: Lal Zari	GGHSS Totalai
3	Mst Zahida	GGHSS Kalpani
4	Mst Tayaba (S.S)	GGHSS pachakalay
5	Mst Memoona (:H/M)	GGHS Bagra
6	Mst Noor Bahri	GGHS Nawagai
7	Mst Abida	GGHS Hisar
88	Mst: Almas Begum	GGHS Chinglai
9	Mst: Hameeda	GGHS Cheena
(10)	Mst Gul Khuban	GGHS Korea
<u></u>	Mst Shaukat Bibi	GGHS Kowaga
12	Mst Mumlikat Begum	GGHS ShalBandai
13	Mst Gulshan Ara	GGHS Sowawai
14	Mst Nasreen	GGHS Bazargay.
		( Also DDO of GGHS
		Jowar)
15	Mst Salma	GGHS Sowari
16	Mst Saiqa Khan	GGHS Topai
$\frac{17}{10}$	Mst ummi Kalsoom	GGHS Shahdam
18	Mst Sajida	GGHS Dagai
19	Mst Saeeda	GGHS Batanai
20	Mst Parveen shaheen	GGHS Sura
21	Mst Shaheen	GGHS jowar (Only
		Incharge)
22	Mst Zeba Khan	GGHS Anghapur
23	Mst Nadia	GGHS Karpa

All staff are bound to extend full cooperation for smooth functioning of schools.

DISTRICT EDUCATION OFFICER(F)
BUNER

Endst; No. 8525-33 Dated 92-1/20 Copy of the above is forwarded to the;

District Monitoring Officer District Buner

2. District Account Office Buner

3. P.A to Director E\$SEdu Khyber Pakhtunkhwa Peshawar

4. P.A to DDAC Chairman

5. P.A to Deputy Commissioner Buner

6. local office

All concerned Schools

DISTRICT EDUCATION OFFICER(F)

BUNER

Page 1 of 2

### OFFICE OF THE DISTRICT EDUCATION OFFICER (FEMMALE) DISTRICT BUNER.



### CORRIGENDUM:

In partial modification to this office Notification issued vide Endst; No. 8472-79 dated 01/11/2014, the place of posting of the following teachers may be read as noted against their names on the same terms and conditions as mentioned in the original order / notification cited above.

#### SST (GENERAL)

### 1. PROMOTED FROM SCT/CT TO THE POST OF SST (GENERAL) BPS-16

<u>-</u> -	Name of Official	Posting	School Where Posted	Remarks
	NIZAKAT	GGHS KORYA	GGHS KORYA	A.V.P
2	GUL KHUBAN	GGHS NAWAGAI	GGCMS MAIRAGAI	A.V.P
3	JEHAN ARA	GGHS TOTALAI	GGHS NOGRAM	A.V.P

### 2. PROMOTED FROM PSHT/SPST/PST TO THE POST OF SST (GENERAL) BPS-16

S.No		Nama of Occ.	13	TOUTHIN	XD/ DI 3-10
	0.110	traine of Official	Present Place of	School Where Posted	T
			Posting	, more i osteu	Remarks
Ì	i	HUSAN ARA	GGPS MASKIPUR	COURT	1
ł			GOLO MINSKIPOK	GGHS SHADAM	A.V.P
1	2	ALIA BEGUM			
- 1	-	ACIA DEGUM	GGPS TOTALAI	GGHS CHEENA	
L	<u>-</u> -		•	- STIS CHIEBITA	A.V.P
					i i

### 3. PROMOTED FROM SAT/ATTO THE POST OF SST (GENERAL) BPS-16

	Traine of Official	Posting	School Where Posted	Remarks
I 	UMMI KALSOM	GGHS SAWAWAI	GGHS SAWAWAI	A.V.P

Revo Aneus

Hesteel

### Terms and Conditions;-

- They would be on probation for a period of one year extendable for another one year.
- They will be governed by such rules and regulations as may be issued from time to time by the Govt.
- 3. Their services can be terminated at any time, in case their performance is found unsatisfactory during probationary period. In case of misconduct, they shall be proceeded under the rules framed from time to time.
- Charge report should be submitted to all concerned.
- Their inter-Se-seniority on lower post will remain intact.
- 6. No TA/DA will be allowed to the appointee for joining their duty.
- 7. They will give an undertaking to be recorded in their service books to the effect that if any over payment is made to them, in light of this order, will be recovered and if he is wrongly promoted he will be reversed.
- 3. Their posting will be made on school based, they will have to serve at the place of posting and their service is not transferable to any other station.
- 9. Before handing over charge, once again their documents may be checked if they have not the required relevant qualification as per rules, they may not be handed over charge of the post.

(RABIA ANEES) DISTRICT EDUCATION OFFICER (F) BUNER.

Endst; No 86 87-13 Dated. 4-12.2014

Copy forwarded for information and necessary action to: -

- Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar. Deputy Commissioner Buner.
- District Accounts Officer Buner
- District Monitoring Officer Buner
- Principals/Head Mistresses concerned.
- Officials concerned.
- Master file.

DISTRICT EDUCATION OFFICER (F) BUNER

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#### GOVERNMENT OF KHYBER PAKITUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

Peshawar, dated the 24th July, 2014.

#### **NOTIFICATION**

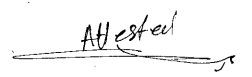
No.SO(PE)4-5/SSRC/Meeting/2013/Teaching Cadre:- In pursuance of the provisions contained in sub rule (2) of rule 3 of the Khyber Pakhtunkhwa Civil Servants (Appointment, Promotion and Transfer) Rules, 1989, the Elementary and Secondary Education Department in consultation with the Establishment Department and the Finance Department hereby directs that in this Department's Notifications No.SO(G)S&LD/1-28/2003/Vol-II dated, 09-04-2004, Notification No.SO(G)S&L/1-69/06/Vol-1/DPE/LIB dated, 13-11-2007, and Notification No.SO(PE) 4-5/SSRC/Meeting/2012/Teaching Cadre, dated, 13.11.2012, the following further amendments shall be made, namely:

#### AMENDMENTS

#### In the Appendix,-

(i) Serial No. 1 shall be renumbered as 1B and before Serial No. 1B, as so renumbered, the following new entries shall be inserted in respective columns, namely:

I	2	3		4	5
. 127	Subject Specialist	i.	At least second class Master's Degree or		(a) Fifty per cent by promotion, on the basis
1	(BPS-17)		four years BS Degree in the relevant	years	of seniority-cum-fitness, for the relevant
		}	subject; and		subject from amongst the Secondary School
		ii.	Bachelor of Education or Master of Education (Industrial Art or Business Education) or M.A Education or equivalent qualification from a recognized University.	,	Teachers (BPS-16), with at least five years service as such and having qualification mentioned in column No. 3.  Note: If no suitable candidate is available in the relevant subject the post falling in their promotion quota shall be filled by initial



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			-	(b) fifty percent by initial recruitment.
1A	Director Physical Education (BPS-17)	At least second class Master's Degree in Physical Education from a recognized University.	22-35 years	(a) Fifty percent by promotion, on the basis of seniority-cum-fitness, from amongst Senior Physical Education Teachers (BPS-16), with at least five years service as Senior Physical Education Teacher and Physical Education Teacher and having qualification mentioned in column No. 3:
				Provided that if no suitable person is available from amongst Senior Physical Education Teachers for promotion then the post shall be filled by promotion, on the basis of seniority-cum-fitness, from amongst the Physical Education Teachers, with at least five years service as such and having qualification mentioned in column No. 3;
				Note:- If no suitable candidate is available in the relevant cadres of the above teachers, the post falling in their promotion quota, shall be filled by initial recruitment; and  (b) fifty percent by initial recruitment *; and



(ii) against Serial No. 1B, as so renumbered, for the existing entries, the following Shall be substituted, in respective columns,

1	2	3	4	5
"1B.	Secondary School Teacher (BPS-16)	I./At least second class Bachelor Degree's from a recognized University on need basis from the following groups with two subject (a) (Chemistry, Botany or Zoology), Or	21 to 35 years.	<ol> <li>Seventy Five per cent by promotion, on the basis of seniority-cum-fitness, from the district concerned in the following mariner:</li> <li>(a) forty per cent from amongst the Senior Certified Teachers (BPS-16), with at least</li> </ol>
	·	(b) (Physics, Maths "A" or "B" or Statistics) Or  (c) (Humanities and other equivalent groups at degree level with English as compulsory subject;		five years service as Senior Certified Teacher and Certified Teacher and having qualification mentioned in column No.3:  Provided that if no suitable candidate is available from amongst
		and II. Bachelor of Education or Master of Education (Industrial Art or Business Education) or M.A Education or equivalent qualifications from a recognized University.		Senior Certified Teachers for promotion then the post shall be filled by promotion on the basis of seniority-cum-fitness, from amongst Certified Teachers, with at least five years service as such and having qualification mentioned in column No. 3;
				(b) four per cent from amongst the Senior Drawing Masters(BPS-16), with at least five years service as Senior D awing Masters and Drawing Masters and having qualification mentioned in column No.3:

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Promited that if no suitable candidate is available from amongst. Senior Drawing Masters for promotion, then the post shall be filled by promotion, on the basis of seniority-cum-fitness, from amongst Drawing Masters with at least five years service as such and having qualification mentioned in column No. 3;

(c) four per cent from amongst the Senior Arabic Teachers (BPS-16), with at least five years service as Senior Arabic Teachers and Arabic Teachers, and having qualification mentioned in column No.3:

Provided that if no suitable candidate is available from amongst Senior Arabic Teachers for promotion then the post shall be filled by promotion, on the basis of seniority-cum-fitness, from Arabic Teachers with at least five years service as such and having qualification mentioned in column No. 3;

(d) four per cent from amongst the Senior Theology Teachers (PS-16), with at least five years service as Senior Theology Teachers and Theology Teachers and having qualification mentioned in column No.3:

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Provided that if no suitable candidate is available from amongst Senior Theology Teachers for promotion then the post shall be filled by promotion, on the basis of seniority-cum-fitness, from amongst Theology Teachers with at least five years service as such and having qualification mentioned in column No. 3;

(e) three per cent from amongst the Senior Qaris (BPS-16), with at least five years service as Senior Qari and Qari and having qualification mentioned in column No.3:

Provided that if no suitable candidate is available from amongst the Senior Qaris then the post shall be filled by promotion, on the basis of seniority-cum-fitness, from Qaris with at least five years service as such and having qualification mentioned in column No. 3;

f) twenty per cent from amongst the Primary School Head Teachers (BPS-15), with at least seven years service as Primary School Head Teachers and Senior Primary School Teachers and Primary School Teachers and laving qualification mentioned in column No. 3:

Provided that if no suitable candidate is available from amongst

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Planty School Head Teachers for promotion then the post shall be filled by promotion, on the basis of seniority-cumfitness; from amongst Senior Primary School Teachers with at least seven years service as Senior Primary School Teachers and Primary School Teachers and having qualification mentioned in column No.3:

Provided further that if no suitable candidate is available from amongst Senior Primary School Teachers for promotion then the post shall be filled from amongst Primary School Teachers with at least seven years service as such and having qualification mentioned in column No. 3; and

(ii) twenty Five percent by initial recruitment.

Note:

- I. If no suitable candidate is available in the relevant cadre of the above teachers, the post falling in their promotion quota shall be filled by initial recruitment.
- II. Posts of General SST and SSTs-1 Science and SST-2 Science shall be filled by promotion or initial recruitment, each on need basis separately.".

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#### SECRETARY TO GOVERNMENT OF KHYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

#### Endst: of even No & date:

- 1. The Secretary to Government of Khyber Pakhtunkhwa, Establishment and Administration Department Peshawar.
- 2. The Secretary to Government of Khyber Pakhtunkhwa, Finance Department Peshawar.
- 3. The Secretary to Government of Khyber Pakhtunkhwa, Law Department Peshawar
- 4. The Secretary Khyber Pakhtunkhwa, Public Service Commission Peshawar.
- 5. The Accountant General Khyber Pakhtunkhwa Peshawar.
- 6. The Director, Elementary and Secondary Education Department Khyber Pakhtunkhwa Peshawar.
- 7. The Director of Education (FATA) Peshawar.
- 8. The Director, Curriculum and Teacher Education Khyber Pakhtunkhwa Abbottabad.
- 9. The Director, (PITE) Khyber Pakhtunkhwa Peshawar.
- 10. The Director, ESRU Elementary and Secondary Education Department Khyber Pakhtunkhwa Peshawar.
- 11. Manager Government Printing Press Khyber Pakhtunkhwa Peshawar.
- 12. The Deputy Director, EMIS (S&SE) Department Khyber Pakhtunkhwa Peshawar.
- 13. All District Education Officer (M&F) in Khyber Pakhtunkhwa.
- 14. All District Account Officer in Khyber Pakhtunkhwa.
- 15. All Agency Education Officer in FATA
- 16. All Agency Account Officer in FATA.
- 17. PS to Governor Khyber Pakhtunkhwa. Peshawar.
- 18. PS to Chief Minister Khyber Pakhtunkhwa. Peshawar.
- 19. PS to Chief Secretary Khyber Pakhtunkhwa. Peshawar.
- 20. PS to Minister E&SE Khyber Pakhtunkhwa. Peshawar
- 21. PS to Secretary E&SE Khyber Pakhtunkhwa. Peshawar.
- 22.Master file

(ZAMIN KHAN MOMAND) EEFFON OFFICER (PRIMARY)

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## OFFICE OF THE EXECUTIVE DISTRICT OFFICER ELEMENTART AND SECONDARY EDUCATION BUNER FINAL SENIORITY LIST OF C.T FEMALE TEACHERS 2012 SENIOR VERSION FEMALE TEACHERS

C N	1			Т,	ī	T	•	Τ		<del></del>	r ·	DATE OF	DATE OF TAKING	T
S.N	,	•	FATHER / HUSBAND			l		DOOF.			DATE OF	REGULAR APPT:	OVER CHARGE ON	
ا.د ـ	NAME OF SCHOOL	TEACHER NAME	NAME	DOMICILE	DESIG:			PROF:	1	D.O.B	1ST APPT: IN EDUCATION	AGAINST THE POST	THE PRESENT	REMARKS
	1 GGHS HISAR	BAKHT JAMILA	MUHAMMAD YOUSAF	BUNER	СТ	. 15	МА	MED	2ND	08/01/1969	01/03/1988	31/12/1996		
	2 GGHS HISAR	FARMANIA BEGUM 🗸	FAZAL MULA	BUNER	СТ		MA	1	3RD	14/06/1972	01/05/1992	13/05/1997	13/05/1997	,
	3 GGHS NAWAGAI	GUL KHUBAN	ABDUR RASHID	BUNER	СТ	15	BA	CT.	ŽND	04/04/1971	04/12/1989	10/02/1998	10/02/1998	- L
	4 GGMS PACHA KALAY	ZULIKHA BEGUM /	FAZAL MAULA	BUNER	ст		ВА	BED		04/11/1972	17/09/1990		27/02/1998	
	5 GGMS AMNAWAR K	SHARAFAT-UN-NISA	SYED LAIQ SHAH	BUNER	СТ	g	FA	СТ	NIL	01/04/1971	10/11/1989	01/03/1998	01/03/1998	
	6 GGHSS KALPANI K	SAMINA /	DILAWAR KHAN	BUNER	СТ	15	MA	BED	3RD	01/12/1972	23/04/1992	01/03/1998	01/03/1998	
). I	GGHS NAWAGAI	MUHSIN ZARI /	GUL ZADA	BUNER	СТ	15	MA	MED	2ND	07/03/1973	27/04/1992	01/03/1998	01/03/1998	
	8 GGHS KAWGA	SHAUKAT BIBI	MUHAMMAD ZADA	BUNER_	СТ	15	MA	MED	2ND	06/10/1973	02/11/1992	01/03/1998	01/03/1998	
	9 GGHS TOTALAI	NASIM AKHTAR	MIR HASSAN	BUNER	СТ	14	BA	СТ	2ND	14/03/1968	12/12/1987	11/05/1999	11/05/1999	
3	0 GGMS NOGRAM	NIZAKAT BEGUM /	SAID MOHAMMAD	BUNE	ст	15	MA	MED	2ND	10/08/1974	10/12/1999	10/12/1999	10/12/1999	:
李 1	1 GGHS SHALBANDI	MUMLIKAT BEGUM /	TAJ MUHAMMAD KHAN	BUNER	СТ	15 1	MA	BED	2ND	06/03/1977	13/09/1995	15/12/1999	15/12/1999	
1	2 GGHS CHINGLAI	GULSHAN ARA /	LUTFUR REHMAN	BUNER	ст	15 E	BA	СТ	2ND	13/05/1962	26/05/1987	16/12/1999	16/12/1999	
1	GGMPS JICA DAGGAR QILA	RUKHSANA BEGUM /	SHIEKH ABDUR RASHID	BUNER	СТ	15 N	MA	MED	2ND	03/04/1973	27/04/1992	16/12/1999	16/12/1999	
1	4 GGHS TOTALAI	JEHAN ARA	NUR HASSAN	BUNER	СТ	14 E	3A	СТ	2ND	01/01/1975	27/05/1993	17/12/1999	17/12/1999	
1	GGHS KAWGA	MERAJ ZARI	TABAN	BUNER	СТ	15 N	/A	MED :	2ND	07/04/1975	20/05/1993	17/12/1999	17/12/1999	
10	GGHSS KALPANI	ZAHIDA	ZIARAT KHAN	BUNER	CT .	15 N	AA <sup>2</sup> 4	BED'	2ND	05/06/1976	19/12/1994	17/12/1999	17/12/1999	ef <u>C</u> C
1	GGHS BAGRA	NAHEED BEGUM (	MUHAMMAD KHAN	BUNER	СТ	15 N	ΛA_	MED_2	2ND	11/12/1975	17/02/1994	18/12/1999	18/12/1999	
18	GGHSS PACHA KALAY	KALSOOM BIBI	SYED RAHIM SHAH	BUNER	CT	15 N	1A	BED 2	2ND	11/11/1973	30/11/2002	. 30/11/2002	30/11/2002	
19	GGHS SOWARI	SALMA BEGUM (	SAID QAMAR	BUNER	CT .	15 B	A	CT 2	2ND	01/08/1980	30/11/2002	30/11/2002	30/11/2002	
20	GGHS TOPAI	SAIQA KHAN	MUHAMMAD ZAMAN KHAN	BUNER (	CT .	15 B	A I	MED 2	ND	11/11/5976	01/12/2002	01/12/2002	01/12/2002	

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<u>}</u>	1-1	NAME OF SCHOOL	TEACHER NAME	FATHER / HUSBAND	DC	ÖMICILE	DESIG	: BP	- AC	CAD: F	PROF:	B:A		DATE OF	DATE OF REGULAR APPT: AGAINST THE	DATE OF TAKING OVER CHARGE ON THE PRESENT		
S.	16	GGHS KORYA	NIZAKAT	MUHAMMAD HAKIM	80	INER	СТ	T	$\top$				D.O.B	EDUCATION	POST	POST	REMARKS	i
S)	22	GGHS KORYA	UMMI KALSOOM	ABDUL SALAM		NER			14 MA			2ND	01/02/1981	01/12/2002	01/12/2002	01/12/2002		
Ž	23	GGHS DAGAI	SAJIDA /	JAMIL KHAN			СТ	7	5 BA	_ <u>.  M</u>	ED	2ND	29/03/1981	03/12/2002	03/12/2002	03/12/2002		_
3	24	GGHS SOWARI	FARIDA KHANUM			NER	CT .	7.	4 BA	C	T	1ST	08/10/1977	20/12/2002	20/12/2002	20/12/2002		_
	25	GGMPS JICA DAGGAR QI			BUN		СТ	1:	5 BA	C1		2ND	18/12/1972	25/04/1992	30/05/2003	30/05 <i>/</i> 2003		-
. [	ł	GGMS ELAI	RAKHMEENA		BUN	NER	СТ	15	MA .	ME	D . 2	ND	12/12/1971	16/12/1989	01/06/2003	01/06/2003		7
1 [	27	GGMS DEWANA BABA	PAIMAN BEGUM		BUN	IER	СТ	15	BA	СТ	2	ND	<u>05/03/19</u> 75	06/03/1993	01/06/2003			1
		GGHS BATANAI		SHEIKH ABDUR RASHID	BUNI	ER (	CT	15	ВА	СТ	3	RD	01/04/1975	22/05/1993	01/06/2003	01/06/2003		$\frac{1}{2}$
	ł	GGHS DAGAI	SAEEDA	MIRAN SHAH	BUNE	ER (	<u> </u>	15	BA_	BEC	21	ا م	04/04/1975	27/05/1993		01/06/2003	·	$\frac{1}{1}$
Γ	- 1	GMS AMAZO KOTO	SOHAILA NAZ	MUHAMMAD SHERIN	BUNE	ER C	et	15	BA	СТ	21		6/04/1975		01/06/2003	01/06/2003		ĺ
	- 1	_ <del>_</del>	PARVEEN SHAHEEN	ABDUR RASHID	BUNE	R C	r_	15	——- Ba	СТ	7		1/04/1976	14/10/1993	01/06/2003	01/06/2003		l
.		GMS ELAI	NASREEN BEGUM	BAKHT MERAJ	BUNE	R C	<sub>т</sub>	15 /	 MA	MED	)  2N			13/09/1995	01/06/2003	01/06/2003		
	إخت	GMS KASS KOROONA	HAMIDA BEGUM	MIR GHULAM	- BUNEI	R C		15 N				-	0/05/1976 — —	13/09/1995	01/06/2003	01/06/2003		
-	ł	GMS DAGGAR	TAZKIRAH /	FAZAL HALIM	BUNER			$\neg$		MED	7		5/03/1977	13/09/1995	01/06/2003	01/06/2003		
$\vdash$	34 GC	SHSS PACHA KALAY £	NASIM AKHTAR	SHAH ZAMAN KHAN	BUNER	-   -		_15 N		CT	2N(	06	/05/1977	29/08/1996	01/06/2003	01/06/2003		
-	35 GG	MS KASS KOROONA	NASREEN BEGUM	NOOR HASSAN	7	- J.		9 F	<u> </u>	CT_	NIL	03	/10/1977	25/08/1996	01/06/2003	01/06/2003	¥	r
_	36 GG	HSS PACHA KALAY	SHIMA HARAM	DAWOOD KHAN	BUNER			15 M	A	BED	2ND	01,	/03/1978	24/08/1996	01/06/2003	01/06/2003		
<u> </u> _:	7 GG	HS PANJTAR	SHAGUFTA JABEEN	KHALIQ DAD	BUNER	19.		9 F#	<b>1</b>	СТ	NIL	04/	05/1978	25/08/1996	01/06/2003	01/06/2003		
<u>L</u> 3	8 GGI	ISS KALPANI	NUSRAT		BUNER	СТ		15 M/	<u> </u>	MED	2ND	04/	04/1979	09/09/1997	01/06/2003	01/06/2003		
3	9 GGA	APS JICA DAGGAR QILA	RAZIA BIBI	KHAN ZADA	BUNER	СТ		15 MA		BED .	2ND	08/0	04/1979	30/06/1997	- 01/06/2003	01/06/2003	{ <u>.</u> -	
1	1	IS CHANAR	·	SAID BASHAR	BUNER	<u></u>		15 MA	<u> </u>	MED	2ND	01/0	1/1980	19/05/1998	01/06/2003			•
	1	COUR	SHAHEEN	MIRAN SAID	BUNER	СТ		15 MA		BED .	2ND	01/0	1 -	1/06/2003		01/06/2003		
	1 -	0.00	SHAKIRA	FARIDUL HAQ	BUNER "	СТ		4 BA	c	 T	2ND			1/06/2003	01/06/2003	01/06/2003		
	10011	S DACARGAI	SAMIYA RAHIM	NOOR RAHIM	BUNER	СТ	1:	5 BA	С		2ND				01/06/2003	01/06/2003		
	•					-						<u>, 50/10</u>	11 (304) 1.	3/06/2003	13/06/2003	13/06/2003		

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	NAME OF SCHOOL	TEACHER NAME	FATHER / HUSBAND NAME	·.	DOMICILI	DESIG	G:− B	PS	ACAD: QUA <u>L:</u>	PROF	: B.A	D.O.B	1		DATE OF TAKING OVER CHARGE ON THE PRESENT	i sistema
	GGMS'NOGRAM	WAHEEDA	MIR MUHAMMAD		BUNER	СТ						0.5	EDUCATION	POST	POST	REMAR
44	GGMS ANGHAPUR	KAUSAR SHAHEEI	MIAN SANAULLAH		BUNER	_	+	15 1		BED	2ND	01/01/19	73 20/06/20	03 20/06/200	3 20/06/2003	3
45	GGMS PACHA KALAY	SAMINA BIBI	HAIDER ALI			CT	+	15 E		СТ	2ND	01/04/19	59 01/09/19	11/09/200	11/09/2003	
46	GGHS TOPAL	FARZANA KHAN	MUHAMMAD ZAMAN K		BUNER	CT	+	15 E	BA	CT	151	30/11/197	0 27/04/199	12/09/2003		<u> </u>
47 (	GHS TOTALAI	ARJUMAND SHAHE	.	HAN I	BUNER	СТ	+	9 F.	<u> </u>	CT ·	NIL	21/07/197	3 24/08/199	6 12/09/2003		
48 G	GMPS JICA DAGGAR QILA				BUNER	CT	$\downarrow$	15 M	A E	3ED	2ND	-10/03/197	8 == :15/09/200		12/00/2000	INOT ETIGIE
	GMS BATAI	FATIMA	AZIZUR RAHMAN	E	BUNER	СТ	-	9 F/	1 0	Τ		25/09/1981		1		·
0 G	GHS KARAPA		FAZAL MAULA	B	UNER	ст	1 1	4 BA	<u>  </u> c	т	2ND	14/03/1976	13/09/1995		15/09/2003	
1 1	GHS SHALBANDI	SAEEDA BEGUM	MUHAMMAD ISHAQ	В	UNER	СТ	1	5 BA	c	<u> </u>	2ND	07/07/1957		10/03/2003	16/09/2003	
1 1	SHS BAGRA	FARIDA BEGUM	ZAR JAMIL KHAN	BI	UNER	СТ	15	MA	BE	ED 3	BRD	17/04/1970		01/03/2004	01/03/2004	
	MS KULAYARI	NAEEMA	FAZAL HALEEM	BL	JNER	CT	15	MA	ME	D 2	IND .	15/10/1974	25/04/1988	01/03/2004	01/03/2004	<del></del>
1 1		ASIA,	SAID LAIQ SHAH	BU	INER (	CT .	. 15	МА	BE	_			17/05/1993	01/03/2004	01/03/2004	<u> </u>
lſ	MS CHARORAI	TALAT BIBI	MOHAMMAD ISHAQ	BU	NERC	:1		FA-				01/01/1975	17/12/1994  	01/03/2004	01/03/2004	
	1	BAKHT NAMIA	YAQOOB SHAH	BU	NER C	Τ				N		05/01/1966	24/09/1986	03/03/2004	03/03/2004	
GGM	MS AMNAWAR ,	ASMA BIBI	MUHAMMAD YAQOOB					MA	BEI		RD 0	)3/02/1977	19/12/1994	07/03/2004	07/03/2004	
<u>GGI</u>	IS MATWANI	EHAN ARA	MUHAMMAD ISHAQ		<del>-  </del>		_ 15		MEC	)  2N	ID 2	0/01/1981	01/12/2004	01/12/2004	01/12/2004	
<u>GGH</u>	S SHADAM N	IUBARAK JAN	SYED HAMID SHAH	BUN			- 9	FA_	CT	_ NIL	_ 2	6/04/1970	04/12/1989	09/12/2004	09/12/2004	
<u>3GM</u>	S MAKHRANAI M	IAHITALAT	SAID HAROOF SHAH	BUN			15	BA	BED	2N	D 0	1/04/1974	22/12/1994	09/12/2004	09/12/2004	
3GHS	2001	ERAWANTI KOR		BUN	ER CT		15 E	BA	BED		09	0/09/1976	18/12/1994	09/12/2004	09/12/2004	
GHS	OUTTO :		HUNS RAJ	BUNI	ER CT		15 N	IA	BED	2NC	02	/01/1977	_18/12/1994		09/12/2004	<del></del>
GMS	White-	10.174	KAWAL RAM	BUNE	Ř ĆT		15 M	Ā	BED	2ND	02/	06/1981	02/12/2002	09/12/2004		ند خد
	1/11/2	Mittag	RAHIMDAD KHAN	BUNE	R CT		15 M	Α	BED	2ND	01/	02/1974	26/04/1992		09/12/2004	
	0117		SYED KABOOT SHAH	BUNE	R CT	1.	15 M	٩	BED.	1ST		20140-		01/11/2005	01/11/2005	
	JASI	A RANI	HAMIDUL HAQ	BUNE	R CT	1	15 BA		MED	2ND	1		13/10/1993	01/11/2005	01/11/2005	
								_	·	TEIAD	1 12/0	011304	01/06/2003	01/11/2005	01/11/2005	_

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- dg .    € N/	NAME OF SCHOOL	TEACHER NAME	FATHER / HUSBAND	DOMICILE	DESIG:	BP\$		PROF:		D.O.8	1ST APPT: IN	DATE OF REGULAR APPT: AGAINST THE POST	DATE OF TAKING OVER CHARGE ON THE PRESENT POST	REMARKS
	GGHS SHADAM	NIHAYAT BIBI		BUNER	СТ	15			2ND	29/02/1975	14/03/1993	01/11/2005	01/11/2005	
				BUNER	СТ	15			3RD	01/01/1978	22/08/1996	15/09/2006	16/09/2006	
	GGMS CHANAR	NAHEED AKHTAR		BUNER	СТ	15		BED		01/05/1980	15/09/2006	15/09/2006	15/09/2006	
	GGHS BAZARGAI	SAEEDA-BIBI		BUNER	СТ	15			3RD	01/02/1976	13/09/1995		16/09/2006	
:	GGHS KARAPA	SHAHEEN BEGUM				15			1ST	22/04/1981	01/12/2002	16/09/2006	16/09/2006	ay spanie
6	GGMS KATKALA	SHAHNAZ BEGUM		BUNER	CT				101		16/09/2006	16/09/2006	16/09/2006	
7	GGMS KATKALA	SHABNAM	19 (1911)	BUNER	CT_	15		BED	2712	10/08/1982		16/09/2006	16/09/2006	
7	GGHS JOWAR	SHAHEEN	D. 11.00 1.11	BUNER	СТ	14			2ND	05/01/1983	30/11/2002		16/09/2006	
7	GGMS CHARORAI	SAADAT BIBI	ABDUL WAHEED	BUNER	CT	15			2ND	18/03/1985	13/04/2004	16/09/2006		
7	GGMS BATAI .	AZRA	BAHADUR KHAN		СТ	15		<u></u>	2ND	05/08/1981	18/09/2006		18/09/2006	
7.	GGMS KHANANO DERAI	RAHAT NASRIN	KHALILUR RAHMAN	BUNER	CT	15	BA		2ND	15/12/1981	19/09/2006	·	19/09/2006	<del></del>
7	GGMS BATANAI	NUSRAT BEGUM	MUHAMMAD SHERIN	BUNER	CT:	15	MA	CT	3RD-	15/03/1977	<del>-: 30/12/199</del> 6		01/10/2006	3.2
7	GGMS PANDAIR	ALIA	JAMER KHAN	BUNER	СТ	14	BA	СТ	2ND	04/04/1980	17/06/2003	14/04/2009	14/04/2009	
7	GGHS MATWANI	NASREEN BEGUM	AMANULLAH KHAN	BUNER	СТ	9	FA	СТ	NIL	21/04/1980	14/04/2009	14/04/2009	14/04/2009	-
7	GGMS ANGHAPUR	BIBI FATIHA	M.ZAHIR SHAH	BUNER	<u>CT</u>	9	MA	BED	2ND	10/05/1980	14/04/2009	14/04/2009	14/04/2009	
79	GGMS DEWANA BABA	YASMIN	SKHWAT SHAH	BUNER	ст	14	ВА	8ED	2ND	20/02/1987	14/04/2009	14/04/2009	14/04/2009	
81	GGMS BATAI	RAHAT	NASIB GUL	BUNER	ст	9	FA	СТ	NIL	04/04/1982	01/12/2002	15/04/2009	15/04/2009	
8	GGMS GUL BANDAI	MAUZIZA	SUBHANULLAH	BUNER	СТ	14	BA	СТ	2ND	25/05/1981	14/04/2004	16/04/2009	16/04/2009	
8.	GGMS KHANANO DERAI	JAMILA	HAZRAT UMAR	BUNER	СТ	14	ВА	ст	1ST	10/03/1982	01/06/2003	24/04/2009	24/04/2009	<i>1</i> ' ' '
83	GGMS PANDAIR	KHUSIRAT	SHAMSUL QAMAR	BUNER	ст	14	ВА	СТ	2ND	09/03/1983	25/04/2009	25/04/2009	25/04/2009	
84	GGMS GHAZI KOT	FARZANA	MIR ASLAM	BUNER	СТ	9	BA	СТ	2ND	06/03/1985	27/07/2009	27/07/2009	27/07/2009	
	GGMS BAMOKHA	SHAMIM ARA	MUHAMMAD KHAN	BUNER	СТ	9	ВА	СТ	2ND	06/11/1974	02/10/1993	02/12/2011	02/1 <u>2/2</u> 011	
	GGMS GUL BANDAI	NOORHAD BIBI		BUNER	ст	9	ВА	СТ	2ND	09/06/1976	19/12/1994	02/12/2011	02/12/2011	

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Attesteel

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	s.no	NAME OF SCHOOL	TEACHER NAME	FATHER / HUSBAND' NAME	DOMICILE	DESIG:	BPS	,	PROF: QUAL:	1	D.O.B	1ST APPT: IN	DATE OF REGULAR APPTS AGAINST THE POST	DATE OF TAKING. OVER CHANGE ON THE PRESENT POST	REMARKS
	87	GGMS KASS KORDONA	FATIMA SIBI	KHAN SHER	BUNER	СТ	9	ВА	СТ	2ND	28:10/1976	21/12/1994	02/12/2011	02/12/2011	
	88	GGMS KINGER GALI	ISHRAT JEHAN	SHAH JEHAN	BUNER	ст	9	BA	BED _	2ND	31/05/1977	17/12/1999	02/12/2011	02/12/2011	
	89	GGHS BATANAI	AKHTARI NAZ	SULTAN MOHAMMAD	BUNER	СТ	14	MA	MED	2ND	16/04/1972	23/04/1992	03/1 <del>2</del> /2011	- ******* ō̄3/12/2011	
	90	GGMS SAWAWAI	NAHEED NAZ	MUKAMMIL SHAH	BUNER	ст	9	ВА	CT	2ND	05/ <b>02</b> /1979	17/07/1998	* <b>03/12/2</b> 011	03/12/2011	
-77.7	∂ 91	GGMS BATARA	SAHIRA	GUL RAHIM	BUNER	CT	15	BA	СТ	2ND	15/08/1979	20/05/1998	21/12/2011	21/12/2011	1
	92	GGMS SAWAWAI	BIBI BASIRAT	UMER GUL	BUNER	CT	9	MA	BED, C	2ND	02/01/1984	01/06/2003	16/02/2012	16/02/2012	
	93	GGHS SHADAM	NADIA SALEEM	MUHAMMAD SALIM	BUNER	СT	9	BSC	BED	· 1ST	18/02/1985	24/02/2012	24/02/2012	24/02/2012	
	94	GGHS CHINGLAI	ZAHIDA BEGUM	INAYATULLAH	BUNER	СТ	15	МА	MED	2ND	27/02/1975	24/06/1997	08/06/2012	08/06/2012	
	95	GGHS BAZARGAI	SAMANIA	SHAH MARDAN	BUNER	СТ	15,	ВА	BED	2ND	27/10/1975	25/11/1995	20/09/2012	20/09/2012	
	96	GGMS KINGER GALI	FARHAT ANJUM	MUHAMMAD SHAH KHAN	BUNER	ст	15	BA	СТ	2ND	25/03/1987	20/09/2012	20/09/2012	20/09/2012	-
	97	GGMS MANGAL THANA	SEEMA	ABDUR RASHID	BUNER	CT	15	BA.	CT.	2ND	06/04/1988	29/09/2012	20/09/2012	20/08/20 12	
"	98	GGMS TANGORA	KHATAM BIBI	ZAHIR MUHAMMAD KHAN	BUNER	ст				·	01/03/1989	20/09/2012	20/09/2012	20/09/2012	
	99	GGHS BAZARGAI	SHAZIA	SHAH JEHAN	BUNER	ст	15	BA	ст	2ND	01/01/1975	12/10/1993	01/10/2012	01/19/2012	
	100	GGMS GHAZI KOT	SALMA NAUREEN	NOT PROVIDED S.BOOK											
	101	GGHS PANJTAR	HAMEEDA BANO												

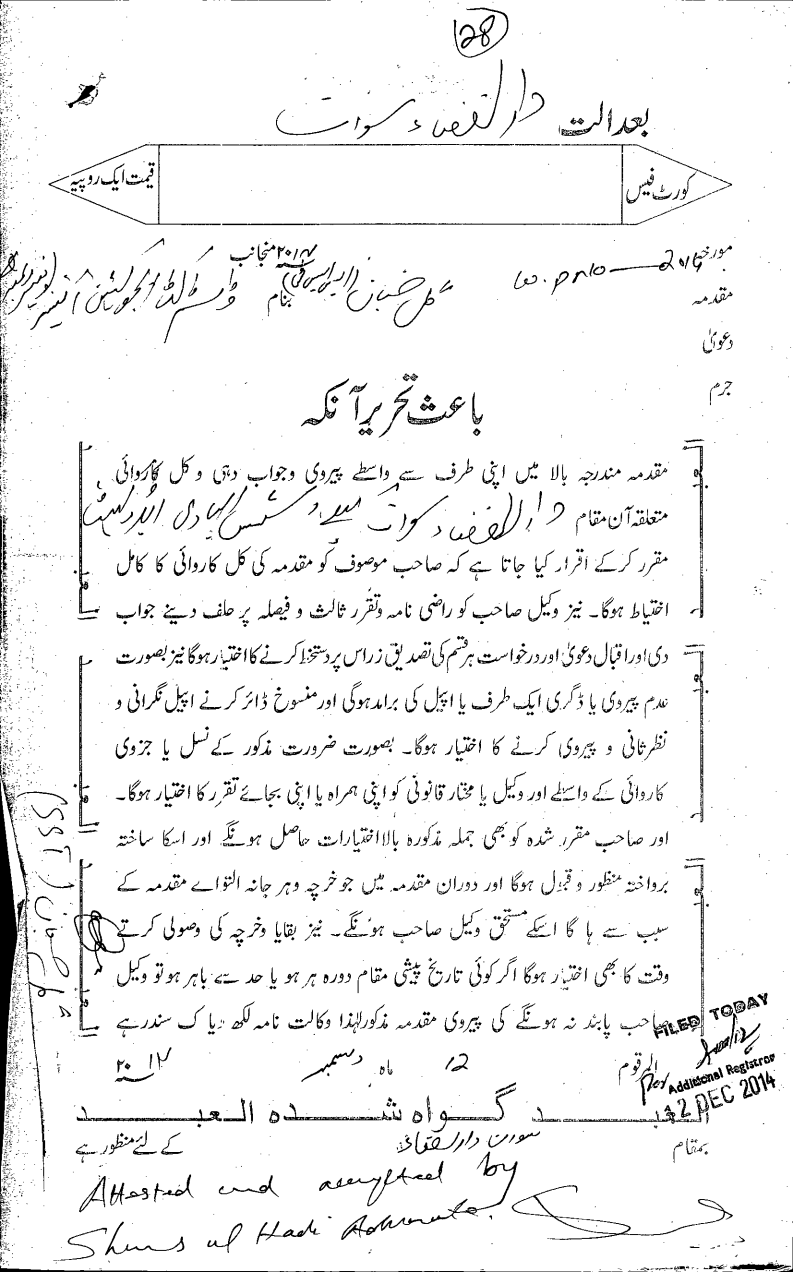
ASSISTANT DISTRICT OFFICER (F)
ELEMENTARY & SECONDARY
EDUCATION BUNER

DISTRICT OFFICER (F)
ELEMENTARY & SECONDARY
EDUCATION BUNER

EXECUTIVE DISTRICT OFFICER
ELEMENTARY & SECONDARY
EDUCATION BUNER

2 hours

Attested



## PESHAWAR HIGH COURT, MINGORA BENCH (DAR-UL-QAZA), SWAT

### FORM OF ORDER SHEET

Court of	
Case No	' of

Serial No. of order or proceeding	Date of Order or Proceedings	Order or other Proceedings with Signature of Judge and that of parties or counsel where necessary.
1	2	3
*	17-12-14	W.P. No. 589-M/2014 with Interim Relief.
.,		Present: Petitioner, in person.
·		Due to tragic incident of Peshawar, the lawyer's
		community is observing mourning, as per call of Pakistan
		Bar Council, therefore, this case cannot be heard. Office is
		directed to fix the instant case in the first available D.B.
		JUDGE
		JUDGE
·		
		,

Nawab

22/12

### PESHAWAR HIGH COURT, MINGORA BENCH (DAR-UL-QAZA), SWAT

### FORM OF ORDER SHEET

Court of		
	of	

Serial No. of order or proceeding	Date of Order or Proceedings	Order or other Proceedings with Signature of Judge or Magistrate and that of parties or counsel where necessary.
1	2	3
	24.12.2014	W.P. No.589-M/2014.
		Present: Mr. Shams-ul-Hadi, advocate for the petitioner.  ***
		At the very outset, the learned counsel was
·		apprised about the prohibitory clause of Article 212 of
		the Constitution, but it was informed that the learned
		Service Tribunal is not functional due to absence of
		Chairman, therefore, he has approached this Court in the
		matter. Let comments of respondents No.1 & 2 be sought
		for so as to reach this Court within a period of fortnight.
-		Interim Relief.
		Notice to the other side. Till then, status quo
•	-	be maintained.
		JUDGE
* ×		

This aulia

Kifayatullah/P

المنال عنان عاليه پشاور هاي كورث ، مينگوره بنج ادارالقضاء سوات صيفه ديواني الحراني المراني ا White de la la Va mederal 5 de 0344967817 مقده ويعنوان بالاين تاري فيتي مورض الرح - 6- 2- - مقدمة عنوان بالاين كورك، مينكوره في ادارلق العناء سوات مقرره عدالت بذائل اوقت 80 بج تع برائ بيروي مقدمه وجوابدى مقد حاصالاً يا مخار تأيا وكالاً حاضر موجائے ليسورت عدم موجودة كَيْمَهِ رَيْحُظُونَ كَارُوا فَيْ يَكْظُمُ فِيهِ لَا لَيْ حِالِيَّلِي لِلهِ مِنْ اللَّيْ حِالِيَّلِي آئ بورد ما و مراز ما المراز من ما المراز من ما المراز المر المنتخص عدالت عاليه يشاور هائي كورث، مينگوره بنج ادارالقضاء سوات صيفه و ايوانی انجال / نگرانی ارمند پيئيش مقدمه نبر عنوان بروانه انونس بنام بروانه انونس بنام مقدمة منزان بالاليس تارخ پيتي مورخه \_\_\_\_\_\_ بمقام پناور بالي كورث، بيگوزه رخي ادارلقضاء سوات روبر و \_\_\_\_\_ مقرر کی گئی ہے۔ لہذا \_\_\_\_\_ بالا کو بذر لید نوٹس اپر وانہ ہذا مطلع کیا جاتا ہے کہ وہ بتاریخ مقرره عدالت بذا میں بوقت 80 بے جی برائے پیروی مقدمہ وجوابر ہی مقدمہ اصالتاً یا مختار تا یا و کالتاً عاضر سے جانے لیصورت عدم موجودة ليم إربي خلاف كاروائي كطرفيمل مين لا أن جا سكل -آني بمورخه برائے ایڈیشنل رجشرار

-43 9 (3) p.j.

عانت عاليه بيشاور ماني كورث ، مينگوره بنج ادارالقضاء سوات صيفه ديواني التي الكراني ارث ينتش مقدمة بمر بنام الورث عنوان التي المحالات The Divertor Eleventury philips & secondary Education Hefe Civil Secretorial
Polyman مقدد عنوان بالاثن تاري فيتى مورجه و كرح - كرح - كرح - كرا مقام بناور باني كورث بينكوره في ادارلقها عنوات روبرو عضر مقرر کی تی ہے۔ لہذا ( کے معرب الاکوبز رابیدنوٹس اپر دانہ ہذا طلع کیا جا تا ہے کہ دہ بتاریخ مقرره عدالت بزاش بوقت 08 بحن برائ بيروى مقدمه وجرابري مقدمه اصالاً ما محاراتاً ما وكالاً حاصر موجائ المحدد تعدي سوجودہ گی تہذرے خلاف کاروائی عکمرفی کی لائی جائیگ۔ آج بمورند کے رہے ۔ کے لیک کو بیٹیت دستخطیرے وہمرعذالت سے جاری کیا گیا۔ وجوا بالريشل رجشرار پرواندا نوش نبر مهم کا الله بشاور هائي كورث ، مينگوره بنج ادارالقضاء سوات ميندونواني الحيال عمران ارميد ينيش مقدم نبر بين مقدم نبر بيندونواني الحيال عمراني المعالية المعالية المعالية الم - 540 de de de برواند الوثي بنام: 03474773440 روبرو ي مقرري كي بالنا و كي المنا و كي النا عبد العيان الروانه بذا مطلع كياجا تا بحكه وه بتاريخ مقرره عدالت بذاطي لوفت 80 بي من برائے چيروي مقدمه وجوابر ای مقدمه اصالاً يا مختار تأيا و کالاً حاضرت عالم بصورت عدم موجودة لي تمزار يرخلاف كاروائي كيطرفيمل مين لا لَي حاليكيا-آئي بحرام ال كريت و تخطير عوم عدالت على كاليا-يروانه انوش نمبر 10

عنانت عاليه بشاور ماي كورث ، مينگوره بنج ادارالقضاء سوات عنوان الله عنوان (4) Covil of the Through plicitishing Chief Secretary et مقدمة عنوان بالايس ناري فيتي مورجه عراج - 60 - 91 \_ بمقام بشاور بالي كورث، مينكوره في ادارلفضاء سوايت رورو ي مقرر كا كل بالذا الله الله المعلى الدوانه بذا طلع كيا جا تا به كدوه متاريخ مقرره عدالت بنراتی بوقت 08 بج ح برائے بیروی مقدمه وجوابدی مقد ساصالتاً یا مخار تا یا وکالتاً حاضر ہو جانے بصورت عدم مقررہ عدالت ہزاش بینت 80 ہے ن برائے ہرات مردہ مردہ کاروائی کی طرفہ کل میں لائی جا گیا۔

موجودہ گی تہم ارے خلاف کاروائی کی طرفہ کل میں لائی جا گیا۔

آج بمور فیہ مرد کر مرد کر مرد کر ایک مور فیہ کی کہ میں ایک کو بیشین و تخط میرے وہم عدالت سے جاری کیا گیا۔

رائے ایر ایشن رجم راد المنتقلة عدالت عاليه بشاور هائي كورث، مينگوره بنج ادارالقضاء سوات صيفه ويواني الكراني ارت يكث مقدم أبر D District Education officer Chilipseles Female Bener مقدمة خوان بالا يس تاريخ بيتي مورخه \_ يريح \_ و و و و لي مقام بناور بالي كورث، ينكوره و الا القضاء موات روبرو محدر مقرري تي البنا روبرو المينا الكويذر نعيدوش ابروانه بذا تطلع كياجا تا ہے كه وه بتاريخ مقررہ عدالت بذا میں بونت 80 بے جی برائے پیروی مقد مدوجوا بر ہی مقد مداصالاً یا مختار تا یا و کالاً حاضر سر جانے لیصورت عدم موجوده لي تمبيار بي خلاف كاروائي كيطرفيمل مين لا لَي جا سَكَل -مو بوده ما مراب المال المراب پرداندانوگر، گنبه **کا ک** 

和 山道

### BEFORE THE PESHAWAR HIGH COURT, BENCH MINGORA (DARUL QAZA)

C.M IN W.P.No.589-M/2014

Gul Khuban secondary school Teacher (S.S.T)......Petitioner

### Versus

District Education Officer Female Buner & Others ......Respondents

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S#	Description of documents	Annexur e	Pages
1.	Application for early hearing dated 25/04/2015		1
2.	Wakalat Nama	, , , , , , , , , , , , , , , , , , , ,	2
3.	CNIC of the respondent No.3		34

Respondent No.3

Through Counsel

RAHIM KHAN

ADVOCATE HIGH COURT

Office at District Buner

Cell: 03439049185 Dated: 23/04/2015

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## BEFORE THE HONORABLE PESHAWAR HIGH COURT, MINGORA BENCH / DARUL QAZA SWAT.

C.M IN W.P.No.589-M/2014

Gul Khuban secondary school Teacher (S.S.T)......Petitioner

Versus

District Education Officer Female Buner & Others ......Respondents

### APPLICATION FOR EARLY HEARING

Respectfully Sheweth,

- 1) That the above titled case is pending before this Honorable Court which was fixed for 09/04/2015 but deleted.
- 2) That in the above titled case, status quo order was passed on 17/04/2014, by this Honorable Court as interim relief, in favor of the petitioner.
- 3) That the interest of the students and public both is involved in the above titled case, which Suffer due to the status quo order, so announced.
- 4) That the learned service tribunal of KPK Peshawar is functional nowadays and due to Coram non judice, the above titled case /writ petition is not tenable in this Honorable Court/Forum
- 5) That the disposal of the titled case is necessary and early hearing date is required to be fixed in.

Therefore on acceptance of this application the relief sort may kindly be granted by fixing of the date in question at in early date.

Respondent No.3

Through Counsel

RAHIM KHAN

ADVOCATE HIGH COURT

Office at District Buner

Cell: 03439049185 Dated: **3**%/0**6**/2015

3/4 2015 - 150 2015 مقدم کی ساز ہے کا کا خصائط (کولیٹ آنوزنانہ 589-4 16 July 10 باعث تحرآنك 1000 مقدمه مندرجه عنوان بالامیں اپنی طرف سے داسطے پیروی وجواب دہی دکل 🖯 كارروائي متعلقة آن مقام مورات ك لئ و يحيمان (لعلوكسط مقرر کر کے اقر ارکیا جاتا ہے کہ صاحب موصوف کومقدمہ کی کل کاروائی کا کامل اختیار ہوگا۔ نیز وکیل صاحب کوکرنے راضی نامہ وتقر رثالث و فیصلہ برحلف دیے جواب دہی اورا قبال دعویٰ اور بصورتِ ڈگری کرنے اجراءاور وصولی چیک نہ روپیہاورعرضی دعویٰ اور درخواست ہرشم کی تقیدیق 🐣 زرایں پر دستخط کرانے کا اختیار ہوگا۔ نیز بصورت عدم پیروی یا ڈگری کیطرفہ یا اپیل کی برآ مداور منسوخی نیز دائر کرنے اپیل نگرانی ونظر ثانی و ہیروی کرنے کا اختیار ہوگا۔اوربصورت ضرورت مقدمہ مذکور کے کل یا جزوی کارروائی کے واسطے اور وکیل یا مختار قانونی کوایئے ہمراہ یا اپنی بجائے تقرر کا اختیار ہوگا۔اورصاحب مقررشدہ کوبھی وہی جملہ مذکورہ بالا اختیارات حاصل ہوں گے اور اس کا ساخته پداخته منظور وقبول ہوگا۔ دوران مقدمہ میں میں جوخر چہ و ہر جانہ التوائے مقدمہ کے سبب سے ہوگا۔اس کے مستحق وکیل صاحب موصوف ہوں گے۔ نیز بقایا وخر چہ کی وصولی کرنے کا بھی اختیار ہوگا۔اگر کوئی تاریخ پیشی مقام دورہ پر ہویا حدسے باہر ہے تو وکیل صاحب یابند نہ ہوں گے۔ کہ پیروی نہ کورکریں ۔ لہذا وکالت نامہ کھھدیا کہ سندر ہے۔ الرقوم كر في المرقوم كرا 201، د گواه شـــــد

### Writ Petition No. 589 of 2014

1	1 101	
	Jul Chuban	Petitioner.
	Vs	
See See	DEO Bunix etc	Respondents.
R/Sir,		
hac/h	In compliance with court's order dated: 24-12-16  ave not submitted <u>Comment by AAG</u> now; howe	1 Resp-No. 142
g.	ave not submitted common by "till now; howe	ever the period given by the
Court	has already been expired.	
	Submitted for order, please.	
		Incharge 3
		Writ Petition Branch. 4/5//
	Superintendent	
	May the case be placed before the Hon'ble Court for further	er order, please.
•		Maron 30444
		Superintendent.
	Additional Registrar	
-		
	As proposed.	
•		· ·

Add: Registrar, Peshawar High Court Mingora Bench/Dar-ul-Qaza, Swat

### APPLICATION FOR ADJOURNMENT

1.	Case No.	WP 589/14.
2.	Title'	Gul Khuhan —Vs — DEO Bunizel
3.	Case fixed for	09-04-15
4.	Application by	Shamsul Hadi Advocate For Patitioner.
5.	Reason (s)	Counsel is not able to argue this case due to rush of work,
· 6.	Whether stay granted_	
7.	Stay when granted	_24=12-14)
8.1	Stay granted to	- Petitioner )
9.	Previous Application	
10	Case Status	Notice

Dated:	_
Submitted for orders, please.	1
K/S(2 porwarded.	нуд
Superintendent: R/S(2)  Superintendent: Subtraction  Subtraction  Superintendent: Subtraction  Subtraction	
र्गायी कर्	
Additional Registrar: Shall remain on cause list.	
Adjourned/ Allowed	

Hon'ble Judge

## BENCH/ DARUL QAZA

W.P No: 589/2014	W.	<b>P</b> I	No:		<b>589</b> .	/2014	ŀ
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Gul Khuban......Petitioners

VERSUS

D.E.O Buner......Respondents

### **APPLICATION FOR ADJOURNMENT:**

- 1. That the above title case is pending before this Honorable Court and is fixed for hearing on dated 09.04.2015.
- 2. That the counsel for the petitioner is not argue the case by rush of work on the same date.

It is therefore most humbly prayed that the acceptance of this application the case may kindly be adjourned.

Counsel for the petitioners

**Shams Ul Hadi Advocate High Court.** 

### BEFORE THE PESHAWAR HIGH COURT MINGORA BENCH/ DARUL QAZA

Gul Khuban	Petitioners
VERSU	JS
D.E.O.Buner	Respondents

### **APPLICATION FOR ADJOURNMENT:**

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مراز الحقيمناكورة الوا بعدالت بياور مائي كورط مركركد كر201ء منجانب الأحراكة سقم مورخه 25 بنام خي اي اوزانه / الوالوي الرسائلين الوالوي المرادة مقدر معالح گاهیان إعث تحريراً نكبه مقدمه مندرجہ عنوان بالا میں اپنی طرف سے داسطے پیروی وجواب دہی دکل کارروائی متعلقہ آن مقام حنگور کے لئے واضح من المرافی متعلقہ آن مقام حنگور کے لئے واضح من المرافی متعلقہ آن مقام مقرر کرے اقر ارکیا جاتا ہے کہ صاحب موصوف کومقدمہ کی کل کاروائی کا کامل اختیار ہوگا۔ نیز وکیل صاحب کوکرنے راضی نامہ وتقرر ثالث و فیصلہ برحلف دیے جواب دہی اورا قبال دعویٰ اور بصورتِ ڈگری کرنے اجراءاور وصولی چیک نہ روپیہاور عرضی دعویٰ اور درخواست ہرقتم کی تصدیق \*\* زرایں پر دستخط کرانے کا اختیار ہوگا۔ نیز بصورت عدم پیروی یا ڈگری یکطرفہ یا اپیل کی برآ مداور منسوخی نیز دائر کرنے اپیل نگرانی ونظر ثانی و پیروی کرنے کا اختیار ہوگا۔اوربصورت ضرورت مقدمہ مٰدکور کے کل یا جزوی کارروائی کے واسطے اور وکیل یا مختار قانونی کواییے ہمراہ یا اپنی بجائے تقرر کا اختیار ہوگا۔اورصاحب مقررشدہ کوبھی وہی جملہ مذکورہ بالا اختیارات حاصل ہوں گے اور اس کا ساختہ پداختہ منظور وقبول ہوگا۔ دوران مقدمہ میں میں جوخر چہو ہر جانہالتوائے مقدمہ کے سبب سے ہوگا۔اس کے ستحق وکیل صاحب موصوف ہوں گے۔ نیز بقایا وخرچہ کی وصولی کرنے کا بھی اختیار ہوگا۔اگرکوئی تاریخ بیثی مقام دورہ پر ہویا حد نے باہر ہے تو وکیل صاحب پابند نہ ہوں گے۔ کہ پیروی مذکورکریں ۔للہذاو کالت نا مہلکھدیا کہ سندر ہے۔ اه جروبری 15 2015 العب محمد العب محمد العبد العب ا- 329746-0329/ أراب معادة معادة عمادة المعادة المعاد Hestel and Accepted Advocatiff OFFICE BUNER. CELL
NO. -03439049185

نچ ادارالقضاء سوات		-		
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کور <b>ٺ، مینگوره نیخ/دارلقصناءسوات</b>		•		
انه منرامطلع کیاجا تاہے کہ وہ بتاریخ				
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با کیا یہ :	ے ومہر عدالت سے حال کے لیے			
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کورٹ، مینگورہ پنخ ادارلقصناء سوات انہ ہذامطلع کیا جاتا ہے کہوہ بتاریز	بمقام پیتاور ہائی بالا کو بذریعہ نوٹس <i>اپر</i> و	·じ 	تاریخ پیثی مورخہ <u>ک</u> مقرر کی گئی ہے۔	ىقدمە عنوان بالا مىس روبرو
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کورٹ، مینگورہ پنخ ادارلقصناء سوات انہ ہذا مطلع کیا جاتا ہے کہوہ بتاریخ وکالتاً حاضر ہوجائے ۔بصورت عدم	۔۔۔۔ بمقام پیٹا درہائی بالا کو بذر بعیدنوٹس <i>اپر</i> و بدہی مقدمہ اصالتاً یا مختار تایاہ	ے۔۔۔۔۔۔۔ ہندا اے پیروی مقد مہ وجوا ہ ل لائی جائیگی۔	تاریخ پیشی مورخہ <u>ک</u> مقرر کی گئی ہے۔ ل <sup>یا</sup> ں بوقت 80 ہے میں برا لاف کاروائی کیطرف مل میں	تقدمهٔ عنوان بالا میں روبرو مقررہ عدالت مذامیر موجودہ گی تمہارےخ
کورٹ، مینگورہ پنخ/دارلقصناءسوات انہ ہذامطلع کیا جا تاہے کہوہ بتاریخ وکالتاً حاضر ہوجائے _بصورت عدم	بمقام پیتاور ہائی بالا کو بذریعہ نوٹس <i>اپر</i> و	ے۔۔۔۔۔۔۔ ہندا اے پیروی مقد مہ وجوا ہ ل لائی جائیگی۔	تاریخ پیشی مورخہ <u>ک</u> مقرر کی گئی ہے۔ ل <sup>یا</sup> ں بوقت 80 ہے میں برا لاف کاروائی کیطرف مل میں	قدمه عنوان بالامیں وبرو قررہ عدالت مذامیر وجودہ گی تمہارے خ

## عدالت عالیه پشاور هائی کورٹ ، مینگوره بنچ ادارالقضاء سوات صیغه دیوانی ایل از گرانی ارث پٹیش مقدمهٔ بر\_\_\_\_\_ مقدمه عنوان بالا میں تاریخ بیثی مورخه \_\_\_\_\_\_ براد مقدمه عنوان بالا میں تاریخ بیثگورہ نیخ ادارلقصناء سوات روبرو میر بیناور ہائی کورٹ میں مقرر کی گئی ہے۔ لہذا مصم \_\_\_ بالا کو بذریعی نوٹس اپروانہ ہذا مطلع کیا جاتا ہے کہ وہ بتاریخ مقررہ عدالت بذامیں بوقت 80 بے صبح برائے پیروی مقدمہ وجوابد ہی مقدمہ اصالتاً یا مختار تایا و کالتاً حاضر ہوجائے۔بصورت عدم موجوده گی تنهارےخلاف کاروائی کیطرفیمل میں لائی جائیگی۔ آج بمورخه \_\_\_\_\_ کو به ثبت دستخط میرے دمہر عدالت سے جاری کیا گیا۔ برائے ایڈیٹنل رجسر اور عدالت عالیه پشاور هائی کورث ، مینگوره بنچ ادارالقضاء سوات صیغه د بیانی این این از مقدمه نمبر مقدم نمبر مقدم نمبر مقدمه نمبر مقدمه نمبر مقدم نمبر مقدم نمبر مقدم نمبر مق پروانه انونس بنام: مراحمه # selectory coderation wipy Civil Good funct Postoner مقدمه عنوان بإلا مين تاريخ بيشي مورخه \_ في المن المن المن المن عناور باني كورث، مينكوره بيخ ادارلقصاء سوات روبرو 🗻 \_\_\_\_\_ مقرر کی گئی ہے۔ لہذا \_\_\_\_\_ بالا کو بذریعہ نوٹس اپروانہ ہذا مطلع کیا جاتا ہے کہوہ بتاریخ مقررہ عدالت ہذامیں بوقت 80 بج مبح برائے پیروی مقدمہ وجوابد ہی مقدمہ اصالتاً یا مخار تا یا وکالتاً حاضر ہوجائے۔بصورت عدم موجوده گی تمہارے خلاف کاروائی ٹیطرفیمل میں لائی جائیگی۔

آج بمورده کردی بر می ایست و به ثبت دستخط میرے ومهر عدالت سے جاری کیا گیا۔ پر دانه انوٹس نمبر برائے الیوائش کر کھڑار

ِٹ ، مینگورہ بنچ ادارالقضاء سوان ر	•			
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09-04	- 15.6	· · · · · · · · · · · · · · · · · · ·		
بمقام پشاور ہائی کورٹ، مینگورہ پنج دارلقصناء سوات	•	5	- نار زخ پیشی مورخه	ىقد مەعنوان بالاملىن
 بالا کو نذر بعی نوٹس/پروانہ ہذا مطلع کیا جاتا ہے کہ وہ بتار ز		مرلانا .	مقر کی گئی	
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بى مقدمها صالتاً يا مختار تأيا و كالتاً حاضر ہوجائے۔بصورت عد		•		
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رث ، مینگوره بنچ ادارالقضاء سواد	مائد کور	به دیشاه،	ع الدية الد	
	. سانی سرر	ب چسرور	سرس سار	TOWNS HOST COUNTY
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موجوده گی تمہارےخلاف کاروائی یکطرفیمل میں لائی جائیگی۔

پروان*هٔ ا*نوٹس نمبر

آج بمورخه برن مارا كوبه ثبت دستخط مير عدالت سيجاري كيا كيا-



# IN THE PESHAWAR HIGH COURT, MINGORA BENCH DARUL-UL-QAZA, SWAT Through A

Through A.A.C.

No. 10	/Judicial,	Date Mingora, the	<u>02/0/20/5</u>	
	·			
From:	The Additiona Peshawar Hig Dar-ul-Qaza, S	h Court, Mingora Branch/		
To The			or Elementaly & Sec jbes pakhtron khina, C Peshawai.	ivi l
Subject:	WRIT PETITIO	NO. 589-M/14	WITH CM	
	Gul	Khoban VI Feducation Office	ERSUS	
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(Reproduced	directed to forward he <del>below)</del> , passed by a its annextures for imi	erewith a copy of the order dated Division Bench of this office Court i mediate compliance.	$\frac{24 - 12 - 14}{\text{n the above noted case along with a cor}}$	oy of wri
l hav	e further been directe		comments in quadruplicate duly suppor	ted by a
			Amelia 2/1/15	
(1) <u>(</u>	ORDER SHEET		For (ADDITIONAL REGISTRAR)  01/1/15	) 



# IN THE PESHAWAR HIGH COURT, MINGORA BENCH DARUL-UL-QAZA, SWAT

Through AAG

No. 09	/Judicial,	Date Mingora, the		02/0/	20/	
From:	The Additional f Peshawar High Dar-ul-Qaza, Sw	Court, Mingora Branch/		/ '		
To The Res	spondent No 1	:- District ec	lucation	Offices (	Female)	Bun
Subject:	WRIT PETITION N	<u>10.</u> 589- ban	VERSUS			·
	:	Education (		<b>S</b>		
MEMO:			G.			
(Re <del>produced be</del>		ith a copy of the order desion Bench of this office late compliance.	· · · · · · · · · · · · · · · · · · ·	24 − 12 − cove noted case		y of writ
		ask you to please forward time, as ordered by the C	-	nts in quadruplic	cate duly support	ed by ar
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(1) ORDER SHEET

(2) COPY OF WRIT PETITION

(ADDITIONAL REGIS

عدالت عاليه پشاور هائى كورث ، مينگوره بنچ ادارالقضاء سوات
صیغه دیوانی ایل الگرانی ارك پنیش مقدمه نمبر
عنوان: المستروران ۱۲۶۲ بنام
عنوان: عنوان: عنوبال عنوبال عنوان عنوان: من منوبال عنوان عنواندانوش بنام: منام منوبال عنوان المنام: من منوبال المنام: من منوبال عنوان المنام: منوبال عنوان المنام: من منوبال عنوان المنام: من منوبال عنوان المنام: منوبال عنوان المنام: من منوبال عنوان المنام: من منوبال عنوان المنام: منوبال عنوان المنام: من منوبال عنوان المنام: منوبال المنام: من منوبال المنام: من منوبال المنام: من منوبال المنام: منوبال المن
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مقدمه عنوان بالامين تاريخ بيثى مورخه <u>١٠ جلم الحرار المراح المرام المناور باني كورث، م</u> ينكوره ريخ ادارلقصناء سوات
روبرو محد مست مقرری گئی ہے۔ لہذا تریم ملک بالاکوبذر بعیدنوٹس اپروانہ ہذا مطلع کیا جاتا ہے کہ وہ بتاریخ
مقررہ عدالت ہذامیں بوقت 80 بے صبح برائے پیروی مقدمہ وجوابد ہی مقدمہ اصالتاً یا مختار تایا و کالتاً حاضر ہوجائے۔بصورت عدم
موجوده گی تمہارے خلاف کاروائی یکطرفیمل میں لائی جائیگی۔
آج بموردر مراد مراد مراد مراد مراد مراد مراد در مراد الت سے جاری کیا گیا۔ سست الر
ر من الناس نمسر المالي من المالية المنظم الم
پروانه انولش نمبر <u>ما ۱۸ ه ر</u> . برائد ایشنل رجسر ار
و عدالت عالیه پشاور هائی کورٹ ، مینگوره بنچ ادارالقضاء سوات
صيغه ديواني ايل الكراني ارث پييش مقدمه نمبر
عنوان: عنوان: (٢٦٠ معمر عنوان) عنوان
پرداند انوش بنام: کی در اندانوش بنام: کی در اندانوش مال کی در اندانوش مال کی در اندانوش مال کی در اندانوش مال
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مقدمه عنوان بالامين تاريخ بيشي مورخه <u>4 حارك كرار للمين المينية عنوره بينكوره بينكوره بينكوره بينكوره بينكار القضاء سوات</u>
روبرو <u>ئە</u> مقىرى گئى ہے۔للمذا <u>ب</u> بالاكوبذرى يونوش اپروانە ہذامطلع كياجا تا ہے كەوە بتاريخ
مقرره عدالت بذامیں بوقت 80 بیج ضبح برائے پیروی مقدمہ و جوابد ہی مقدمہ اصالتاً یا مخارتاً یا وکالتاً حاضر ہوجائے۔بصورت عدم
موجودہ گی تمہارے خلاف کاروائی بیطرفیمل میں لائی جائیگی۔
ر مرون بارت و مارد من رون من با من المنظم من من من المنظم المن المنظم ا
آج بمورخه <u>برائی کیاگیات</u> کو به ثبت دستخط میرے دمہر عدالت سے جاری کمیاگیات پرواند انوٹس نمبر کے <u>برائی ک</u> پرواند انوٹس نمبر کے برائے ایڈیشنگ رجسڑار
پروانه انونس نمبر <u>که ۲۰</u> برائے ایڈیشنل رجنزار

## IN THE PESHAWAR HIGH COURT, BENCH MINGORA / DAR-UL-QAZA, SWAT

WRITE FEITHOR NO. 03	39-M OF 20/4.
Gul Uhuban	VIS DE-O
This Petition had been presented l	by Mr. Shamsul Hadi Advocate
On behalf of the petitioner/petitioners.	
This petition is in proper form, co	pies of all the relevant documents have been
attached.	
Three ( $\mathcal{O}^3$ ) spare copies of Writ Petitic	n have also been attached.
Petition be entered in the relevan	t Register and placed before Hon'able Court
(D.B) for further orders on 17-18	2-2014
(D.B) for further orders on	the date fixed.
	Set
	READER
Dated: 12 14,	
Dateu.	
	COUNTERSIGNED
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	Additional Registrar,
Dated: 12-12-14-	Additional Registrar,  Peshawar High Court, Bench
	Additional Registrar, Peshawar High Court, Bench Mingora/Dar-ul-Qaza, Swat.
32-12-14, Wp 589/11	Additional Registrar, Peshawar High Court, Bench Mingora/Dar-ul-Qaza, Swat.  ((M) + IR adjourned Iron 17-12-44
32-12-14, Wp 589/11	Additional Registrar, Peshawar High Court, Bench Mingora/Dar-ul-Qaza, Swat.  ((M) + IR adjourned Iron 17-12-44
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		! 		R	espondent /	Respondents.
1.	Will you kindly treat	the accon	npanying	C.M as u	rgent and i	n accordance
	with the provisions of Court, Lahore Volume	Rules, 9	Chapter	3-A Rules	of Orders	of the High
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2.	The grounds of urgency			-		· ·
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12 DEC 2014

23.09.2015

Counsel for the petitioner present. Arguments heard and record perused.

The instant appeal was sent to this Tribunal by the august Peshawar High Court where-after notice was issued to appellant and his counsel but due to non-appearance the same was dismissed in default on 3.8.2015 and application for restoration of appeal was submitted on 24.8.2015.

According to learned counsel for the petitioner he put his appearance at Peshawar while the case was fixed at Camp Court Swat.

Since the appeal was dismissed in default in limine as such and for the above reason, the application is accepted and appeal restored.

Learned counsel for the appellant seeks adjournment. He is directed to submit appeal in proper format within 10 days in office where-after the appeal be posted for preliminary hearing at Camp Court Swat on 5.10.2015 before S.B.

Chairman

5.10.2015

Counsel for the appellant present. Since the appellant has preferred service appeal No. 1054/2015 as directed by this Tribunal vide order dated 23.9.2015 as such there is no need to proceed with the instant appeal. The same is, therefore, consigned to the record room.

Chairman

Camp Court Swat

F 10 2016

5.10.2015

### FORM OF ORDER SHEET

Court of	<del></del>
Misc. Application No.	97/2015

S.No.	Date of order proceedings	Order or other proceedings with signature of judge or Magistrate
1	2	3
1	24/08/2015	The application for restoration of appeal no. 722/2015 submitted by Mst. Gul Khuban through Mr. Shamsul Hadi Advocate may
		be entered in the relevant Register and put up to the Court for proper
		order please.
2-		RÉGISTRAR
	25-2-15	. This Misc. application be put up before S. Bench
	r ,	on 2> -8-15
	,	
		CHAVAMAN
	27.08.2015	None present for applicant. Notice to counsel for
,		applicant be issued for 23.9.2015 before S.B.
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## BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR

C.M. No. <u>97</u>/2015 In Service Appeal No. <u>722</u>/2015

Mst Gul Khuban......VS......D.R.O etc

## APPLICATION FOR RESTORATION OF ABOVE MENTIONED SERVICE APPEAL.

### Respectfully Sheweth:

- 1. That the above titled case was pending adjudication before this Hon'ble Court and was fixed on 03/08/2015.
- 2. That on the same date applicant and his counsel were in impression that his case is fixed before the tribunal at Peshawar seat but when they came there where they were informed that his case has been transferred to Swat where at Swat the case was dismissed in default.
- 3. That on the date fixed the applicant was not in knowledge that his case is fixed at Swat bench so he came to Peshawar but when came there at Peshawar where he was informed that his case is fixed at Swat bench so non appearance of applicant and his advocate was not ill ful.
- 4. That the absence of the counsel and applicant was not intentional but due to the aforesaid reason they could not attend this Hon; ble Tribunal on the date fixed.
- 5. That the Restoration application is within time.

It is, therefore, humbly prayed that in the interest of justice and on acceptance of this application the above titled Service Appeal may please be restored.

Petitioner

Through

Dated: 19/08/2015

Shams-ul-Hadi

Advocate, High Court

# BEFORE THE SERVICE TRIBUNAL, KHYBER PAKHTUNKHWA, PESHAWAR

C.M.	No.	/2015
		;
In		

Service Appeal No. 722/2015

Mst Gul Khuban......VS......D.R.O etc

### **AFFIDAVIT**

I, **Shams-ul-Hadi** Advocate, as per instruction of my client, do hereby solemnly affirm and declare that the contents of the accompanying **Application** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.



ADVOCATE