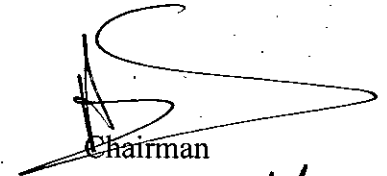


30.08.2016

None present on behalf of the appellant. Mr. Raham Taj, ADO alongwith Mr. Usman Ghani, Sr.GP for official respondents No. 1 to 3 present. None appeared on behalf of the appellant despite repeated calls from time to time as such the appeal is dismissed for want of prosecution. File be consigned to the record room.

ANNOUNCED

30.08.2016



Chairman

30.08.16

369/2016

28.4.2016

Agent of counsel for the appellant, Addl. AG for the official respondents No. 1 to 3 and counsel for private respondent No. 4 present. Record perused.

In the light of pleadings of the parties the appeal is admitted to regular hearing subject to deposit of security and process fee within 10 days. Written reply submitted by the official respondents No. 1 to 3 while counsel for private respondent No. 4 requested for adjournment. To come up for written reply/comments of private respondent No. 4 on 23.06.2016 before S.B.


Chairman

23.06.2016

Clerk of counsel for the appellant, Additional AG for official respondents No. 1 to 3 and counsel for private respondent No. 4 present. Wakalat Nama on behalf of private respondent No. 4 submitted which is placed on file. Learned counsel for private respondent No. 4 informed that his client has since been promoted and transferred to another station he therefore prayed that maintainability of the present appeal may be discussed on next date. To come up for arguments on maintainability of the appeal on 30.08.2016.


MEMBER

Appeal No. 369/2016
Mst. Hameeda Bibi

12.04.2016

Counsel for the appellant present. Learned counsel for the appellant argued that the appellant was serving as PTC when promoted as PSHT BPS-15 and transferred from GGPS Kohati Gate to GGPS Angoor Koroona vide order dated 29.10.2014 followed by another transfer order dated 05.09.2015 on the basis whereof she was again transferred from GGPS Angoor Koroona to GGPS Koza Dheri Tela Band, Peshawar. That the appellant preferred departmental appeal against the said transfer order on 1.10.2015 which was not responded and hence the instant service appeal on 17.03.2016.

That the appellant is entitled to serve at GGPS Kohati Gate as she belongs to the same Union Council.

Regarding the promotion of appellant and salary in the higher grade learned counsel for the appellant informed the Tribunal that the appellant is receiving higher salary after promotion in the same school.

Pre-admission notice be issued to the respondents for 28.04.2016 before S.B.

Appellant Deposited
Security Process Fee

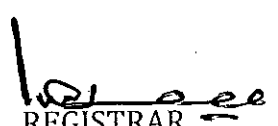

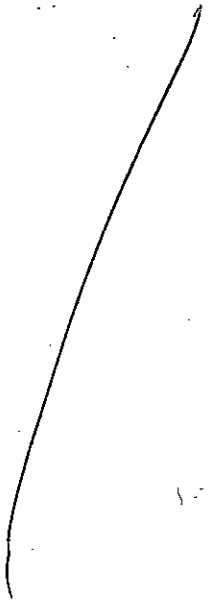

Chairman

Form- A

FORM OF ORDER SHEET

Court of _____

Case No. 369/2016

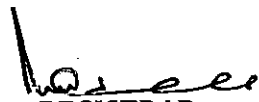
S.No.	Date of order Proceedings	Order or other proceedings with signature of judge or Magistrate
1	2	3
1	06.04.2016	<p>The appeal of Mst. Hamida Bibi resubmitted today by Mr. Asad Jan Durrani Advocate may be entered in the Institution Register and put up to the Worthy Chairman for proper order please.</p> <p style="text-align: right;"> REGISTRAR</p>
2	11-04-2016	<p>This case is entrusted to S. Bench for preliminary hearing to be put up thereon <u>12.4.16</u>.</p> <p style="text-align: right;"> CHAIRMAN</p> 

The appeal of Mst. Hameeda Begum W/O Zakir Ullah PST GGPS Kohati Gate Peshawar received to-day i.e. on 17.03.2016 is incomplete on the following score which is returned to the counsel for the appellatant for completion and resubmission within 15 days.

- ① Copy of departmental appeal preferred by the appellatant before respondent No.2 mentioned in para-6 of the memo of appeal is not attached with the appeal which may be placed on it.
- 2- Annexures of the appeal may be attested.
- 3- Annexure-B of the appeal is illegible which may be replaced by legible/better one.
- 4- Respondent no.4 is mentioned in the memo of appeal but total number of respondent as per list of parties is 3.

No. 457 /S.T,

Dt. 17/3 /2016


REGISTRAR-
SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA
PESHAWAR.

Mr. Asad Jan Durrani Adv. Pesh.

Respected Sir,

We will provide the correct
address of the Respondant
No. 4 later on.

Asad Jan Durrani
Advocate



BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA
PESHAWAR

Service Appeal No. 369 /2016

Mst Hameeda

(Appellant)

VERSUS

Government of Khyber Pakhtunkhwa through Secretary E & SE
Peshawar & Others

(Respondents)

INDEX

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6.	Copy of Transfer order dated 05/09/2015	(A)	12
7.	Copy of Transfer order dated <u>29/10/2014</u>	(B)	13-14C
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9.	Copy of departmental appeal	(D)	18
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Appellant

Through

Asad Jan Durrani
LLM
Advocate High Court
Peshawar

Dated: 17 /03/2016

①

BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA
PESHAWAR

Service Appeal No. 369 /2016

S.W.P. Province
Service Tribunal
Diary No. 2135
Date 17-3-2016

Mst. Hameeda Begum W/o Zakir Ullah Resident of Mohallah
Fida abad Colony, Kohati Gate Wazir Bagh Road Peshawar
Now Government Girls Primary School Kohati Gate Peshawar
(Appellant)

VERSUS

1. Government of Khyber Pakhtunkhwa through Secretary
Elementary & Secondary Education Khyber
Pakhtunkhwa, Civil Secretariat Peshawar
2. Director Elementary & Secondary Education (Female)
Khyber Pakhtunkhwa, Civil Secretariat Peshawar
3. District Education Officer (Female), Peshawar
4. *Rukhsana Menhas R/o Shaheed Abad, Pando
Road, Peshawar.*
(Respondents)

Appeal under Section 4, of the Khyber Pakhtunkhwa
Service Tribunal Act, 1974 against the transfer order
dated 29/10/2014 & 05/09/2015 whereby the appellant
has been transferred from GGPS Kohati Gate
Peshawar to GGPS Angoor Korona Peshawar & from
GGPS Angoor Korona Peshawar to Koza Dheri
Telaband being illegal, unwarranted, unjustified and
the result of malafidie intention and political pressure

re-submitted to
and filed:

Signature
17/3/16

and also against the policy/Act of Government of Khyber Pakhtunkhwa (Appointment, Deputation, Posting and Transfer of Teachers, Lecturers, Instructors and Doctors) Regulatory Act, 2011, therefore liable to be cancelled.

=====

Prayer:-

On acceptance of this appeal, the impugned transfer orders dated 29/10/2014 & 05/09/2015 of the appellant issued by Respondent No.3 be set aside and the appellant may be allowed to perform her duty in GGPS Kohati Gate Peshawar instead of GGPS Koza Dheri Telaband

=====

Respectfully Sheweth:-

The appellant submits as under:-

1. That initially the appellant was appointed as PTC Teacher on 13/11/1996 and was recently promoted to BPS-15 as PSHT vide Order No.32-12-80/promotion PSHT/2014 dated 29/10/2014 at GGPS Kohati Gate.
2. That the appellant was transferred on promotion from GGPS Kohati Gate to GGPS Angoor Korona Peshawar vide order dated 29/10/2014 but the said transfer order

is/was not in the knowledge of the appellant being not intimated to her.

3. That during service the appellant was transferred time and again to different schools and accordingly the appellant had performed her duty with great zeal & zest.
4. That the appellant is the permanent resident of U/C 23 Wazir Bagh Peshawar and according to policy of Government of KPK the appellant was entitled to be remain near her place of resident or in the same Union Council being convenient to the appellant.
5. That recently the Respondent No.3 issued transfer order of appellant on 05/09/2015 vice Respondent No.4 and Respondent No.4 was transferred vice appellant on the basis of political pressure, motivation and malafidie intention in disregard of law, rules and policy of Government. It is pertinent to mentioned here that prior transfer order dated 29/10/2014 was in fact not conveyed to the appellant accordingly, neither the appellant had left the charge nor any reliever arrived in replace of the appellant but the Respondent No.3 inspite of the fact issued another transfer order dated 05/09/2015 whereby the appellant was transferred from GGPS Angoor Korona to GGPS Koza Dheri Tela band.

6. That the appellant filed appeal before the Respondent No.2 on 01/10/2015 but no reply was given to the appellant till date on expiry of statutory period.
7. That the Respondent No.2 has not disposed of the appeal of appellant, and when the appellant approached to the Respondent No.2 for further information, he was informed that his appeal is still pending and will be decided soon but lastly on 29/02/2016 when the appellant approached the office of Respondent No.2 he was informed that his department appeal has been dismissed but no hard copy of the said order was hand over to the appellant.
8. That therefore the appellant is constrain to approach this Honorable Tribunal in filling the instant appeal against the impugned transferred orders of appellant issued by Respondent No.3 on 29/10/2014 & 05/09/2015 being illegal, unwarranted, unjustified and against the transfer policy and liable to be cancelled on the following grounds:-

GROUND

- A. That the impugned transfer orders dated 29/10/2014 & 05/09/2015 of the appellant issued by Respondent No.3 is illegal, being not intimated to the appellant, unwarranted, unjustified and of no legal effect, therefore liable to be struck down.

5

- B. That the impugned transfer order of appellant and Respondent No.4 is in violation of transfer policy as well as violation of the provision of Khyber Pakhtunkhwa (Appointment, Deputation, Posting and Transfer of Teachers, Lectures, Instructors and Doctors) Regulatory Act, 2011 and liable to be cancelled.
- C. That the impugned transfer order vice the appellant is in violation of Section 5 of Khyber Pakhtunkhwa (Appointment, Deputation, Posting and Transfer of Teachers, Lectures, Instructors and Doctors) Regulatory Act, 2011 as the present place of duty of appellant is near to her resident and the place of transfer is too far away from the appellant resident, therefore the impugned transfer order is in disregard of the act and liable to be cancelled.
- D. That the impugned transfer orders is the result of the political pressure and malafidie intention, therefore liable to be cancelled.
- E. That the appellant is suffered from bone disease which fact also had been mentioned in her departmental appeal which too was not considered by the Respondent No.2, therefore this sole ground is sufficient for cancellation of impugned transfer orders.

6

- F. That the impugned transfer orders of the appellant is also against the spouse policy therefore not tenable and liable to be cancelled.
- G. That the appellant seek permission from this Honorable Tribunal that further points will be raised at the time of final arguments.

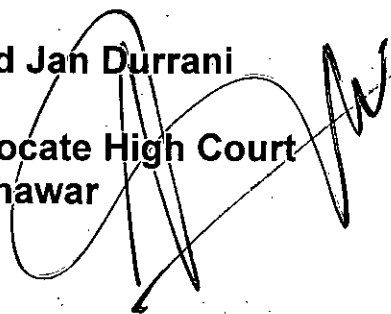
It is therefore prayed that on acceptance of this appeal the impugned transferred orders of the appellant dated 29/10/2014 from GGPS Kohati Gate Peshawar to GGPS Angoor Korona & dated 05/09/2015 from GGPS Angoor Korona to GGPS Koza Dheri Tela Band may graciously be declared as premature, illegal, unjustified, therefore liable to be cancelled.

Any other relief may also be granted to the appellant which this honorable Tribunal may deem fit


Appellant

Through

Dated: 17 /03/2016


Asad Jan Durrani
LLM
Advocate High Court
Peshawar

7

BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA
PESHAWAR

Service Appeal No. /2016

Mst Hameeda

(Appellant)

VERSUS

Government of Khyber Pakhtunkhwa through Secretary E & SE
Peshawar & Others

(Respondents)

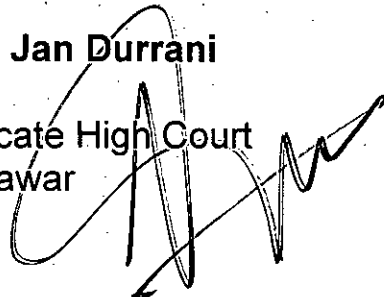
AFFIDAVIT

I, Mst Hameeda Begum W/o Zakir Ullah Resident of Mohallah Fida abad Colony, Koti Gate Wazir Bagh Road Peshawar Now Government Girls Primary School Angoor Koroona Peshawar, do hereby solemnly affirm and declare on oath that the contents of the accompanying Appeal are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honorable Tribunal.


DEPONENT
CNIC #

Identified

Asad Jan Durrani
LLM
Advocate High Court
Peshawar



8

BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA
PESHAWAR

Service Appeal No. /2016

Mst Hameeda

(Appellant)

VERSUS

Government of Khyber Pakhtunkhwa through Secretary E & SE
Peshawar & Others (Respondents)

Application for suspension of the impugned transfer orders dated 29/10/2014 & 05/09/2015 till the final decision of the case and status quo be maintained.

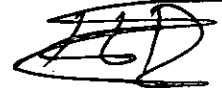
=====

Respectfully Sheweth:-

1. That the above noted appeal is being filed before this Honorable Tribunal in which no date of hearing has yet been fixed.
2. That the appellant has got a good prima facie case in their favour, and are in sanguine of its success.
3. That balance of convenience also lies in favour of the appellant.
4. That if the impugned transfer orders dated 29/10/2014 & 05/09/2015 is not suspended the appellant will suffer irreparable loss.
5. That the facts and grounds of the appeal may kindly be read as an integral part of this application.

9

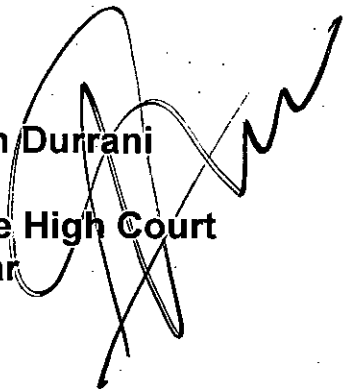
It is therefore, respectfully prayed that on acceptance of this application, the impugned transfer orders dated 29/10/2014 & 05/09/2015 may kindly be suspended till the final decision of the case.



Applicant

Through

Asad Jan Durrani
LLM
Advocate High Court
Peshawar



Dated: 17 /03/2016

10

BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA
PESHAWAR

Service Appeal No. /2016

Mst Hameeda

(Appellant)

VERSUS

Government of Khyber Pakhtunkhwa through Secretary E & SE
Peshawar & Others (Respondents)

AFFIDAVIT

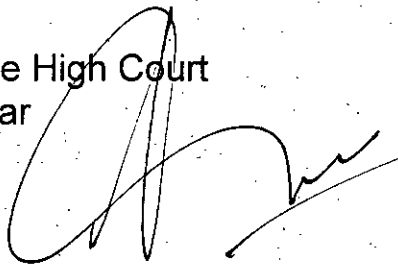
I, Mst Hameeda Begum W/o Zakir Ullah Resident of Mohallah Fida abad Colony, Koti Gate Wazir Bagh Road Peshawar Now Government Girls Primary School Angoor Koroona Peshawar, do hereby solemnly affirm and declare on oath that the contents of the accompanying Appeal are true and correct to the best of my knowledge and belief and nothing has been concealed from this Honorable Tribunal.



DEPONENT
CNIC #

Identified

Asad Jan Durrani
LLM
Advocate High Court
Peshawar



(11)

BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA
PESHAWAR

Service Appeal No. /2016

Mst Hameeda

(Appellant)

VERSUS

Government of Khyber Pakhtunkhwa through Secretary E & SE
Peshawar & Others

(Respondents)

ADDRESS OF PARTIES

Mst Hameeda Begum W/o Zakir Ullah Resident of Mohallah
Fida abad Colony, Koti Gate Wazir Bagh Road Peshawar Now
Government Girls Primary School Angoor Koroona Peshawar
(Appellant)

VERSUS

1. Government of Khyber Pakhtunkhwa through Secretary
Elementary & Secondary Education Khyber
Pakhtunkhwa, Civil Secretariat Peshawar
2. Director Elementary & Secondary Education (Female)
Khyber Pakhtunkhwa, Civil Secretariat Peshawar
3. District Education Officer (Female), Peshawar
4. Tasleem Ara D/o

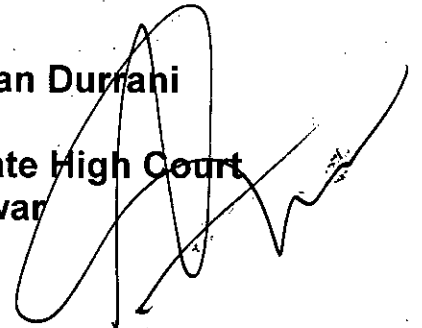
(Respondents)


Applicant

Through

Asad Jan Durrani
LLM
Advocate High Court
Peshawar

Dated: ___/03/2016



OFFICE ORDER :-

Transfer / adjustment in respect of the following PSHT / PSTs are hereby ordered on their own pay and BPS in the interest of Public service with immediate effect.

S. NO.	NAME WITH DESG:	FORM	TO	REMARKS
1	Mst. Qadar Bibi, PSHT	GGPS Mushtarzai No.1, Peshawar	GGPS Hazar Khawani No. 2 Peshawar	Vice Shahzaidi Shaheen PSHT promoted to CT
2	Mst. Alia Begum, PSHT	GGPS Mathra Peshawar	GGPS Deh Bahadur No.3 Peshawar	Vice Mst. Robina Nazli promoted to CT
3	Mst. Robina Qureshi PSHT	GGPS Surizai Peshawar	GGPS Achar No.2 Peshawar	Vice Mst. Jamshada promoted to CT
4	Mst. Noreen Afshan, PSHT	GGPS Bin Ghazi Peshawar	GGPS Hayatabad No.3 Peshawar.	Vuce Taskeen Khan promoted to CT
5	Mst. Shakila	GGPS Regi No.1 Peshawar	GGPS Agriculture Peshawar	Vice Shagufta Begum promoted to CT
6	Mst. Nasim Begum, PSHT	GGPS Mulla Zai Peshawar.	GGPS Achini Payan No.3 Peshawar.	Vice Sajida Pa. en promoted to CT
7	Mst. Shafqat Bibi, PSHT	GGPS Gara Tajak Peshawar	GGPS Achar No.3 Peshawar.	As and when v. ated
8	Mst. Shehla Sadaf, PSHT	GGPS Niemi Peshawar	GGPS Shah Jee Abad Peshawar	As and when v. ated
9	Mst. Miraj Begum, PSHT	GGPS Behlolzai Peshawar	GGPS Multan Ghar Peshawar	Vice Nabeela p. noted to CT
10	Mst. Fahmeeda, PSHT	GGPS Garib Abad Shahab Khel Peshawar.	GGPS Kanday Marozai No.2 Peshawar.	Vice Safia Nounan promoted to CT
11	Mst. Hameeda Begum, PSHT	GGPS Angoor Karoona Peshawar	GGPS Koza Dehri Telaband Peshawar.	Vice Tasleem Ara Promoted to CT
12	Mst. Zeenat Saba, PSHT	GGPS Mussazai Peshawar	GGPS Toti Khel Peshawar.	Vide Mst. Mussat Bibi promoted to CT
13	Mst. Rashida Begum, PSHT	GGPS Malogan Peshawar	GGPS Mastarano Kally Peshawar.	Vice Mst. Irum Naz promoted to CT
14	Mst. Farzana Khan, PST	GGPS Sarband No.2 Peshawar	GGPS Sangu Landi Bala No.2 Peshawar	Stopgap arrangement basis
15	Mst. Rashida, PST	GGPS Shahi Bala Peshawar.	GGPS Mera Shahi Bala No.1 Peshawar	Stopgap arrangement basis
16	Mst. Kiran Aman, PST	GGCMS Darmangi Peshawar.	GGPS Patwar Bala Peshawar.	Stopgap arrangement basis
17	Mst. Rabia Gulistan, PST	GGPS Shahab Khel Peshawar.	GGPS Farid Abad Shahab Khel Peshawar.	Stopgap arrangement basis
18	Mst. Meena Gul, PST	GGPS Jogani Peshawar.	GGPS Shaghali Payan Peshawar.	Stopgap arrangement basis

NOTE :-

1. Charge report should be submitted to all concerned.
2. Necessary entry to this effect should be made in their service book.

Endst: No. 4767-71 dt 5-9-2015

DISTRICT EDUCATION OFFICER,
(FEMALE) PESHAWAR.

- Copy for information and necessary action to the :-
1. Director Elementary and Secondary School Peshawar.
 2. Accountant General Khyber Pakhtunkhwa Peshawar.
 3. Sub Divisional Education Officer (Female) Peshawar.
 4. All the ASDEO Circles concerned.
 5. Officials concerned.

Attested to be true copy

Shaw
DISTRICT EDUCATION OFFICER,
(FEMALE) PESHAWAR.

DEANCE ORDER :-

Consequent upon the recommendation of Departmental Promotion Committee meeting held on 12/02/2024, the following senior PST EPS-14 are hereby promoted against the vacant post of PSHT EP-15 (Rs. 2500-700-29500) plus usual allowances as admissible under the rules caused vacant due to normal promotion / appointment CT / Death etc. under the existing policy of Provincial Government on the terms and condition given below in the school noted against their names in interest of Public Service with immediate effect :-

S.No.	S.List No.	Name of Teachers	Present Place	Posted at
67		Rizwana Koser	GGPS Afghan Colony # 1	GGPS Khurkuri Muslim, Peshawar.
73		Shazia Gul	GGPS Irrigation Colony	GGPS Choli Bala Pesh.
74		Shazia Sharif	GGPS Toda	GGPS Nilavi Peshawar
75		Najma Akhtar	GGPS Musa Zai No.1	GGPS Garhi Chandani Peshawar.
76		Shazia Hashmat	GGPS Shajai Bala	GGPS Qilla Anwar Khawari Peshawar.
79		Neelum Akhter	GGPS Shahkar Pura	GGPS Agra Banda Peshawar.
81		Khalida Begum	GGPS Kodai	GGPS Kodai Peshawar.
83		Tanzeela Majid	GGPS Goar Ghatri No.2	GGPS Midn Jee Baba Mallra Peshawar.
84		Shamsul Toheed	GGPS Afghan Colony No.2	GGPS Darwazgai No.3 Peshawar.
85		Rukhsana Shaheen	GGPS Quid Abad	GGPS Garhi Aisar, Khan Peshawar.
86		Shaukat Ara	GGPS Mushtaq Abad	GGPS Adozai No.1 Peshawar.
88		Samina Naz	GGPS Akhoun Abad	GGPS Mera Shahi Dilla No.2 Peshawar.
89		Saeeda Begum	GGPS Behan Colony	GGPS Feroz Pur Peshawar.
97		Jameela Waris	GGPS Chamkani No.1	GGPS Garhi Karim Dori Peshawar.
98		Ashim Naz	GGPS Shah Qabool Colony	GGPS Talhabad No.2 Peshawar.
99		Farah Deeba	GGPS Akhoun Abad	GGPS Mera Shahi Bala No.1 Peshawar.
101		Azra Bano	GGPS Sallar Shah Colony	GGPS Faqir Bani Peshawar.
102		Saeeda Bibi	GGPS Fida Abad	GGPS Garhi Suwar Kh. Peshawar.
103		Shahnaz	GGPS Chamkani No.3	GGPS Garhi Wajid Peshawar.
105		Ruqia Qazi	GGPS Ghari Saldan	GGPS Garhi Saldan Peshawar.
116		Uzma Wazir	GGPS New Karim Pura	GGPS Adozai No.2 Peshawar.
117		Noren Bano	GGPS Swati Gate	GGPS Naki and Peshawar.
119		Nusrat Bibi	GGPS Afghan Colony # 1	GGPS Qilla Sher Dilla Peshawar.
111		Farhat Ara	GGPS Naathia 1	GGPS Arat (aba Peshawar.
112		Sadia Nooren	GGPS Shah Qabool Colony	GGPS Khawaja Mir Killi Peshawar.

Attested to be true copy

S No	S List No.	Name of Teachers	Present Place	P. I at
25	113	Huma Sadique	GGPS Fida Abad	GGPS Mera Gul Abad Peshawar.
26	114	Rabeela Iqbal	GGPS Gul Bahar	GGPS Multan Chah Peshawar.
27	115	Shukna Begum	GGPS Makhia Chulani	GGPS Mian Gani Peshawar.
28	117	Asmat Parveen	GGPS Saeed Abad	GGPS Mushtar Zai No.2 Peshawar.
29	118	Zubaida Begum	GGPS Shanab Kaci	GGPS Gul Abad Mashogagar No.1 Badaber Peshawar.
30	119	Rokhsana Jabeen	GGPS Cantt 3	GGPS Aza Khel Mallani No.3 Peshawar.
31	120	Farida	GGPS Bara Line # 1	GGPS Kshinger Adezai Peshawar.
32	122	Aishan	GGPS Wabar Bagh No.2	GGPS Darwazgai No.1 Peshawar.
33	127	Rashida Begum	GGPS Mewra	GGPS Turkey Sara Sang Peshawar.
34	128	Irum Humayun	GGPS Mohammad Abad	GGPS Garhi Nazar Dad Peshawar.
35	132	Musarrat Iqbal	GGPS Civil Colony	GGPS Garhi Jaleel Din Peshawar.
36	134	Shameen Javid	GGPS Saha Gate	GGPS Masho Pekoy Peshawar.
37	135	Farheen Begum	GGPS Umar Bala No.1	GGPS Mera Umar Miana Peshawar.
38	137	Shannaz Parveen	GGPS Gaur Gathi No.2	GGPS Gul Abad S. or Abad Mathra Peshawar.
39	138	Yesmeen Begum	GGPS Cantt 3	GGPS Bagh Bhar Maryamzai Peshawar.
40	139	Nazia Nigar	GGPS Landi Arbab 2	GGPS Darwazgai No.2 Peshawar.
41	140	Jasra	GGPS Nazrana Payan	GGPS Kafeer, Dehri Peshawar.
42	143	Nabila Hano	GGPS Nausha Jadedad	GGPS Maryamzai No.1 Peshawar.
43	146	Shamim Akhtar	GGPS Nausha Jadedad	GGPS Mashogagar No.1 Peshawar.
44	143	Hameeda Begum	GGPS Kohati Gate	GGPS Ringoor Karooni Peshawar.
45	149	Riffat Batooli	GGPS Sattar Shah Colony	GGPS Nami Peshawar.
46	151	Seema Razaq	GGPS Sarbiland Para	GGPS Passani Bala Peshawar.
47	153	Noreen Farah	GGPS Zahid Abad	GGPS Tela Band Ina Peshawar.
48	154	Saira Fatima	GGPS Zargar Abad	GGPS Mera Shahi Bala No.2 Peshawar.
49	155	Saira Farukh	GGPS Zahid Abad	GGPS Kusa Dehri Tela Band Peshawar.
50	156	Robina Nargis	GGPS Dheri Baghbanan	GGPS Passani Payan Peshawar.
51	158	Samina Fayaz	GGPS Telikal Bala # 3	GGPS Darter Amir B. Peshawar.
52	159	Tasleem Begum	GGPS Forest College	GGPS Sarkhana Peshawar.
53	160	Tafat Nigar	GGPS Cantt 2	GGPS Sher Killy Peshawar.

29/10/014

(5/11)

141

S.No.	S. List No.	Name of Teachers	Present Place	Posted
55	151	Nasim Akhtar	GGPS Tehkal Bala # 2	GGPS Garhi Chani Mathra Peshawar.
56	152	Farzana Bibi	GGPS Khal Kilay Peshawar.	GGPS Khal Kilay Pe
57	153	Shazia Noreen	GGPS Hazar Khwani No. 1	GGPS Garhi Chandan D/2ai Peshawar.


TERMS AND CONDITIONS :-

1. They would be probation for a period of one year in terms of section (2) of Khyber Pakhtunkhwa Civil Servant Act, 1973 read with Khyber Pakhtunkhwa Civil Servant Appointment, Promotion and Transfer Rules, 1989)
2. They will be governed by such rules and regulation as may be issued from time to time by the Govt.
3. Charge report should be submitted to all concerned.
4. Necessary entry to this effect should be made in their service books.

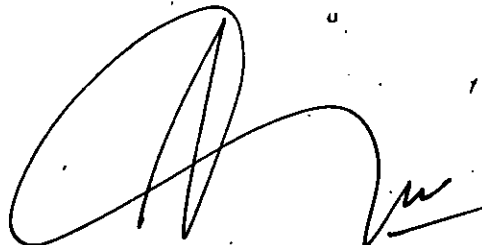
(SAMINA GHANI)
District Education Officer
(Female) Peshawar.

Endst: No. 3212-80

- Forwarded for information and necessary action to the :-
1. Director Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar.
 2. Sub Divisional Education Officer (Female) Peshawar.
 3. All the ASDEO Circles District Peshawar.
 4. Supdt. Local Officer.
 5. Official Concerned.


District Education Officer
(Female) Peshawar.

*Alleged to be
true copy*



BETTER COPY OF PAGE NO. 13
ANNEXURE B

OFFICE ORDER:-

Consequent upon the recommendation of Department Promotion Committee meeting Bend on IV-2014, the following senior PST BPS-14 are hereby promoted against the vacant post of PSHT BPS-15 (Rs. 8500-70-29500) plus usual allowances as admissible under the rules – caused vacant due to usual promotion / appointment CT / Death etc under the existing policy of Provincial Govt. in interest of Public Service with immediate effect:-

S. No.	S. List No.	Name of teachers	Present place	Posted at
1.	67	Rizwana Kosar	GGPS Afghan Colony No. 1	GGPS Khurkun Muslimabad Peshawar
2.	73	Shazia Gul	GGPS Immigration Colony	GGPS Choli Bala Peshawar
3.	74	Shazia Shard	GGPS Tod	GGPS Nilavi Peshawar
4.	75	Najma Akhtar	GGPS Musazai No. 1	GGPS Garhi Chandan Payan Peshawar
5.	76	Shazia Hashmat	GGPS Shagai Bala	GGPS Betta Anwar Khawadi Peshawar
6.	79	Neelam Akhtar	GGPS Shakar Pura	GGPS Agra Banda Peshawar
7.	81	Khalda Begum	GGPS Kodai	GGPS Kodai Peshawar
8.	83	Tanzeela Majeed	GGPS Goar Ghalri No. 2	GGSP Midn Joe Baba Mathra Peshawar
9.	84	Snaasai Toheed	GGPS Afghan Colony No. 2	GGPS Darwazgai No. 3, Peshawar
10.	85	Rukhsana Shaheen	GGPS Quaid Abad	GGPS Garhi Alsar Khan peshawar
11	86	Shoukat Ara	GGPS Mushtaq Abad	GGPS Adozai No. 1, Peshawar
12	88	Samina Naz	GGPS Akhoonabad	GGPS Mera Shiekh Daila No. 2, Peshawar.
13	89	Saeeda Begum	GGPS Dehri Colony	GGPS Feroz Pur Peshawar
14	97	Jameela Waris	GGPS Chamkani No. 1	GGPS Garhi Karim Dad Peshawar.
15	98	Afshan Naz	GGPS Shah Qabool Colony	GGPS Takhtabad No. 2, Peshawar
16	99	Farah Deebea	GGPS Akhoonabad	GGPS Mera Shahi Bala No. 1, Peshawar.
17	101	Azra Bano	GGPS Sallar Shah Colony	GGPS Faqir Banu Peshawar
18	102	Saeeda Bibi	GGPS Fida Abad	GGPS Garhi Sarwar Khel Peshawar.
19	104	Shahnaz	GGPS Chamkani No. 3	GGPS Garhi Wajid Peshawar
20	105	Ruqia Qazi	GGPS Ghari Saidan	GGPS Garhi Saidan Peshawar.
21	106	Uzma Wazir	GGPS New Karim Pura	GGPS Adezai No. 2, Peshawar.
22	107	Noreen Bano	GGPS Swati Gatw	GGPS Nakband Peshawar.
23	107	Nusrat Bibi	GGPS Afghan Colony No. 1	GGPS Qilla Sher Dil Peshawar
24	111	Farhat Ara	GGPS Nauthia 1	GGPS Arat Baba Peshawar
25	112	Sadia Noreen	GGPS Shah Qabool Colony	GGPS Khawaja Mir Killi Peshawar

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S. No.	S. List No.	Name of teachers	Present place	Posted at
26	113	Huma Sadique	GGPS Fida Abad	GGPS Mera Andi Abad Peshawar
27	114	Naeela Begum	GGHS Gulbahar	GGPS Multan Ghar Peshawar
28	115	Shaukata Begum	GGPS Malik Abad	GGPS Mian Carai Peshawar
29	117	Asmat Parveen	GGPS Saeed Abad	GGPS Mushtarzai No. 2 Peshawar
30	118	Zobaida Begum	GGPS Shahan.Khel	GGPS Gulabad Mashgagar No. 1 Badhber Peshawar
31	119	Rukhsana Jabeen	GGPS Cantt 3	GGPS Aza Khel Mattani No. 3 Peshawar
32	120	Farida	GGPS Bara Line No. 1	GGPS Kshinger Adezai Peshawar
33	122	Afshan	GGPS Wazir Bagh No. 2	GGPS Darwazgai No. 1 Peshawar
34	127	Rashida Begum	GGPS Mewara	GGPS Turkey Sara Sang Peshawar
35	128	Irum Humayun	GGPS Mohmmand Abad	GGPS Garhi Nazar Dad Peshawar
36	132	Musarrat Iqbal	GGPS Civil Colony	GGPS Garhi Jalat Din Peshawar
37	134	Shaheen Javid	GGPS Surki Gate	GGPS Masho Pckay Peshawar
38	135	Farmeen Begum	GGPS Urmar Baba No. 1	GGPS Mera Urmar Miana Peshawar
39	137	Shahnaz Parveen	GGPS Guar Garhi No. 2	GGPS Gul Abad Sher Abad Mehra Peshawar
40	138	Yasmeen Begum	GGHS Cantt 3	GGPS Bagh Bhar Maryamzai Peshawar
41	139	Nazia Niqar	GGPS Landi Arbab 2	GGPS Darwazgai No. 2, Peshawar
42	142	Jaana	GGHS Hazana Payan	GGPS Kafoor Dehri Peshawar
43	143	Nabida Bano	GGPS Nothia Jadeed	GGPS Maryamzai No. 1 Peshawar
44	146	Shamim Akhtar	GGPS Nothia Jadeed	GGPS Mashogagar No. 1 Peshawar
45	148	Hameeda Begum	GGPS Kohati Gatw	GGPS Kangoor Koroona Peshawar
46	149	Reffat Batool	GGPS Sattar Shah Colony	GGPS Ghani Peshawar
47	141	Seema Razzaq	GGPS Sarband Pura	GGPS Passani Bala Peshawar
48	153	Noreen Farah	GGPS Zahidaba	GGPS Taita Banda Peshawar
49	154	Sehra Fatima	GGPS Zargarabad	GGPS Mera Shahi Bala No. 2, Peshawar
50	155	Sara Farukh	GGPS Zahidabad	GGPS Kua Dehri Tor abad Peshawar
51	156	Robina Naveed	GGPS Dheri Baghbanan	GGPS Pasani Payan, Peshawar
52	158	Samina Fayaz	GGPS Tehkal Bala No. 3	GGPS Badber Amir Khan Peshawar
53	159	Tasleem Begum	GGPS Forest College	GGPS Sarkhana Peshawar
54	160	Talat Nigar	GGPS Cantt 2	GGPS Sher Killy Peshawar

BETTER COPY

14-C

BETTER COPY

S. No.	S. List No.	Name of teachers	Present place	Posted at
55	151	Nasim Akhtar	GGPS Tehkal Bala No. 2	GGPS Garhi Chand Mathra Peshawar
56	153	Farzana Bibi	GGPS Khat Killy Peshawar	GGPS Khal Killay Peshawar
57	154	Shazia Noreen	GGPS Hazar Khwani No. 1	GGPS Garhi Chandan D/zai Peshawar

TERMS AND CONDITIONS:-

1. They would be probation for a period of one year in terms of section (2) of Khyber Pakhtunkhwa Civil Servant Act, 1973, read with Khyber Pakhtunkhwa Civil Servant (Appointment, Promotion and Transfer Rules, 1989).
2. They will be governed by such rules and regulation as may be issued from time to time by the Govt.
3. Charge report should be submitted to all concerned.
4. Necessary entry to this effect should be made in their service books.

(SAMINA GHANI)
District Education Officer
(Female) Peshawar.

Endst No. 3212-80/Promotion PSHT/2014 dated Peshawar the 24/10/2014.

Forwarded for information and necessary action to the:-

1. Director Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar
2. Sub Divisional Education Officer (Female) Peshawar
3. All the ASDEO Circles District Peshawar
4. Supdt: Local Officer
5. Official concerned.

District Education Officer
(Female) Peshawar.

پروفیسر
ڈاکٹر شیراز جمال
ایم بی بی ایس، ایف سی پی ایس (پاک)
میڈیکل "بی" وارڈ
حیات آباد میڈیکل کیمپس، حیات آباد، پشاور

میڈیکل سپیشلسٹ
پرانے نسخے ضرور ساتھ لائیں

ماہر امراض اعصاب، دماغ، معدہ، جگر و پتھان، آنتیں
سینہ و تپ دق، دم، گردہ، امراض قلب، شوگر و بلڈ پریشر
موبائیل: 0345-8599444
کلینک: 091-2563193

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کلینک: کنٹونمنٹ پلازہ، نزد جامعہ گریجویٹ ہائیر سیکنڈری سکول، ڈگری گارڈن، پشاور

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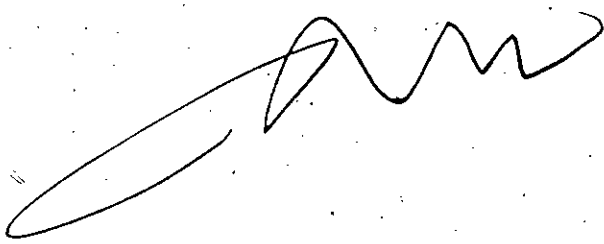
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PROF. DR. SHERAZ JARAL
MBBS, FCPS, (Pak)
Hayatabad Medical Complex
Hayatabad Peshawar
0345-8599444

(16)

ماہر امراض اعصاب، دماغ، معدہ، جگر و پتھان، آنتیں
سینہ و تپ دق، دمہ، گردہ، امراض قلب، شوگر و بلڈ پریشر

بیوسی ایٹ پروفیسر

ڈاکٹر نسیم شیراز جمال

میم بی بی ایس، ایف سی پی ایس (پاک)

میڈیکل وارڈ

حیات آباد میڈیکل کیمپس حیات آباد پشاور

میڈیکل سپیشلسٹ

پرانے نسخے ضرور ساتھ لائیں

موبائل: 0345-8599444

کلینک: 091-2563193

درد

24/01/2014

Fibrocystic disease of breast

Case: WH

Echo: WH

Breast men

f
Mammography

Diagnosed at rest

BP: 210/110 mmHg

Fundi: clear

left shoulder
mechanical pain

Biofreeze

gony

UW LPL

Ade

Fasting lipids

for Biofreeze
PU
210 x LPL

کلینک: کنٹونمنٹ پلازہ نزد جامعہ گلرز ہائیر سیکنڈری سکول ڈگری گارڈن پشاور

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Spore relief Physiotherapy

Las Extor 10/160

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03/02/2014

Cap Omega

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17



CADRIAC CARE CLINIC

CONSULTANT CARDIOLOGIST DR ZAFAR IQBAL

Phone # 0915581615, Time 03 pm to 08 pm

Echocardiography report

Name	<i>omg</i>	Age	39	Date	24/6/2014
------	------------	-----	----	------	-----------

2-D M-Mode Study

Parasternal long Axis View	Observed	Weight Specific (Lbs)			
		10-25	26-50	51-75	76-100
Normal Adult					
LV Diastolic Dimension	5.7 5.7 cm	3.2	3.8	4.5	4.7
LV Systolic Dimension	3.6				
Inter-Vent Septal	1.2 1.1 cm	0.6	0.7	0.8	0.8
LV Posterior Wall	1.2 1.1 cm	0.6	0.7	0.8	0.8
RV Diastolic Dimension	2.3 2.6 cm	1.5	1.5	2.0	2.0
Left Atrial Dimension	3.6 4.0 cm	2.3	2.7	2.8	2.8
Aortic Root Dimension	3.1 3.7 cm	1.7	2.2	2.3	2.3
Left ventricular FS	34%				
Left ventricular EF					
Mitral Valve Area (Short)					4.0 cm

Doppler Study

	Peak	Mean	Regurgitation	COMMENTS ON DOPPLER <i>12/a Reversed</i> <i>12/r Reversed TDI</i>
Mitral Valve				
Aortic Valve				
Tricuspid Valve				
Pulmonic valve				
RV systolic Pressure				
VSD Gradient				
Mitral Valve Area				

COMMENTS ON 2D

- Cardiac chambers normal size
- Valvular structures normal
- LVs. PW thickening increased
- LA, LV ckt not seen
- P-12 not seen!

CONCLUSION

- Concentric LVH
- Diastolic Dysfunction II^o

Dr Zafar Iqbal
MBBS, FCS (Pak)

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خدمت ڈائریکٹر سرائیکی کونسل صوبہ خیبر پختونخواہ، پشاور

دیپارٹمنٹل اپیل : تاکہ حسب ذیل عرض رساں ہے۔

۱۔ یہ کہ ایپلنٹ انسپیکٹر تعلیم 2006ء سے جی بی پی سکول کو حافی گیت میں بحیثیت ہیڈ ٹیچر اپنی تدریسی خدمات سرانجام دے رہی ہے (حقوق کے آرڈر نف ہے)۔
۲۔ یہ کہ ایپلنٹ کی گریڈ 15 میں ترقی بھی ہو چکی ہے اور اس کے لیے اپنی سکول میں ڈیوٹی سرانجام دے رہی ہے۔

۳۔ یہ کہ ایپلنٹ کو گفتوں کا شدید مرض لاحق ہے اور بروقت پادوں کے درد میں مبتلا رہی ہے۔ اور ایپلنٹ کو چلنے پھرنے میں سخت تکلیف ہوتی رہتی ہے۔
(دستاویزات بیماری نف ہے)

۴۔ یہ کہ پچھلے 25/9/15ء کو ایپلنٹ کو معلوم ہوا کہ سر کی ٹرانسفر کے آرڈرز میں میں مورخہ 29/10/14ء اور مورخہ 5/9/2015ء لیکین ایپلنٹ کو کوئی آرڈر کی جٹی واپس نہیں ہوئی ہے اور نہ ہی کوئی دیگر ایپلنٹ کی جگہ سکول میں آئی ہے اور ایپلنٹ اپنی سکول میں ڈیوٹی اپنی سب سے سرانجام دے رہی ہے۔

۵۔ یہ کہ ایپلنٹ نے مذکورہ چارٹا چھوڑا ہے اور نہ ہی کسی ٹیچر نے ایپلنٹ کا چارٹا سنبھالا ہے اور ایپلنٹ اپنی تنخواہ بھی اسی سکول میں ڈیوٹی پورے رہی ہے۔

سزا اسد عاصیہ بمنظور اپیل
ایپلنٹ کے ٹرانسفر آرڈرز مورخہ 29/10/14ء
اور مورخہ 5/9/15ء کو منسوخ کر کے ایپلنٹ کو
اسی سکول میں کام کرنے کا حکم صادر
فرمایا جاتے۔

Attested to be
true copy

مورخہ 1/10/15

ایکایا بیدار
حصیدہ بیگم

POWER OF ATTORNEY

Before The Service Tribunal Khyber Pakhtunkhwa Peshawar

Mst Hameeda ——— (Appellant)

(Petitioner / Plaintiff / Appellant / Complainant / Decree-Holder)

VERSUS

Govt of KPK Through Secretary Ed SE, Peshawar

(Respondent / Defendant / Accused / Judgment Debtor)

(Respondent)

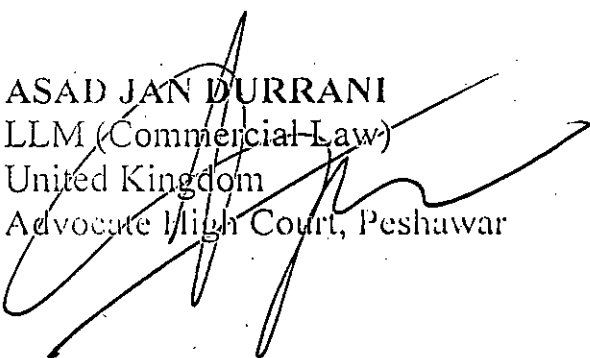
I/We Mst Hameeda in the above noted Service Appeal do hereby appoint and constitute ASAD JAN DURRANI Advocate, as my / our counsel in the subject proceedings and authorize him/ them to appear and plead etc. Compromise, Withdraw or refer the matter for Arbitration for me / us, without any liability for their default and the authority, to engage/ appoint any other advocate / Counsel at my / our expenses and receive all sums and amounts payable to me / us. And do all such acts in the matter. He / They are also authorized to file Appeal, Revision, Review, and Application for Restoration or application for setting aside Ex-parte decree / proceedings on my / our behalf.

Dated: 17/03/2016



(Client / Clients)

Accepted


ASAD JAN DURRANI
LLM (Commercial Law)
United Kingdom
Advocate High Court, Peshawar

BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR

SERVICE APPEAL NO. 369/2016

Mst: Hameeda

V/S

GOVT.

Reply on behalf of the Respondents No.1 ,2 & 3

Respectfully Sheweth:-

The Respondents submit below:-

Preliminary objections:-

1. That the Appellant has got no cause of action/ locus standi.
2. That the instant appeal is badly time barred.
3. That the instant Appeal is not maintainable in its present form.
4. That the instant Appeal is bad for mis- joinder and non- joinder of the necessary parties.
5. That the Appellant has not come with clean hands to this Hon, able Tribunal.
6. That the instant appeal is barred by law.
7. That this Hon, able Tribunal has got no jurisdiction to adjudicate upon the instant Service Appeal.
8. That the instant Appeal is time barred.

On Facts

1- That Para-1 is correct to the extent that the Appellant has been promoted in BPS- 15 while rest of the Para is incorrect.

Moreover, in each Govt: Primary School, there is only one post of BPS-15, therefore, after promotion in BPS-15, the Appellant was transferred to GGPS, Angoor Korona, Peshawar.

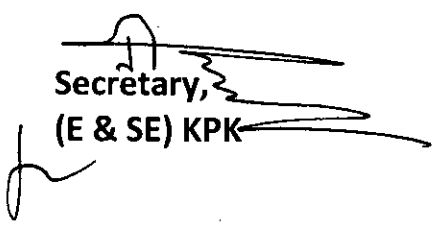
Furthermore, on one hand, the Appellant accepted promotion in BPS-15 but on the other hand, she did not comply with the transfer order. When the Appellant did not take over the charge in GGPS, Angor Korona, the Appellant was again transferred to GGPS, Koza Dheri Peshawar but the Appellant again did not obey the transfer order and took the law in her hands.

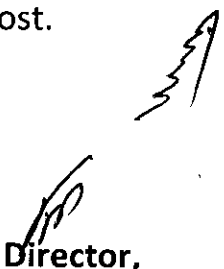
- 2- That Para-2 is correct to the extent that after promotion in BPS-15, the Appellant was transferred to GGPS, Angor Koron Peshawar while rest of the Para is incorrect and misleading.
- 3- That in Reply to Para-3, it is submitted that the Appellant is not regular in her duty and does not comply with the orders of the Department.
- 4- Incorrect. BPS-15 is District Cadre post and the Appellant has to serve anywhere, where her services are required.
- 5- That Para-5 is denied.
- 6- That Para- 6 is incorrect, hence denied. There is no official record of the Departmental Appeal in the office of the Respondent Department.
- 7- That Para-7 is incorrect and misleading, hence denied. As per law and being the official of the Elementary and Secondary Education Department, she had to file the Departmental Appeal to the competent authority of Elementary and Secondary Education Department. In the instant case, the Appeal has been filed before the Director of Higher Education Department.
- 8- That the Appellant having neither cause of action nor locus standi, hence Para-8 is incorrect and misleading.

Grounds

- A. That Ground-A is incorrect and denied. The Respondents have acted under the law.
- B. That Ground-B is incorrect and denied. Rather the Appellant has taken the law in her hands and does not take over the charge of her post.
- C. That Ground-C is replied in Para-4 of the reply.
- D. That Ground-D is incorrect. The transfer order of the Appellant is the result of her promotion to BPS-15.
- E. That Ground-E is incorrect and denied. A government servant has to perform her duty according to the needs in public interest.
- F. That it is important to mention that the Para is subject to proof, however , she has been transferred in her own District.
- G. That the Respondents also seek leave of this Hon, able Tribunal to present case law and raise additional grounds at the time of arguments.

It is therefore, humbly prayed that on acceptance of this reply, the instant appeal may very kindly be dismissed with cost.


Secretary,
(E & SE) KPK


Director,
(E & SE) KPK


District Education Officer
(Female) Peshawar.

OFFICE OF THE DISTRICT EDUCATION OFFICER (FEMALE) PESHAWAR.

NOTIFICATION/

In pursuance of the Notification issued by the Director Elementary & Secondary Education Khyber Pakhtun Khwa vide Endst: No.4901-10 /File No.2/Promotion SST B-16 dated 26/04/2016, the following SST (General) are hereby posted/adjusted against the vacant posts in the schools mentioned against each their names on the terms & conditions specified in the above referred notification in the interest of public service.

S.No	Name of Official	Present Place of Posting	Adjusted at	Remarks
01	Wajida Nasreen	GGCMHS Tehkal Bala Peshawar	GGHS Sufaid sung Peshawar	Against v/post
02	Tehmina Akhtar	GGHSS Jogiwara Peshawar.	GGHSS Jogiwara Peshawar.	Against v/post
03	Shamshad Begum	GGHSS Peshawar	GGHSS Peshawar	Against v/post
04	Kalsoom Shams	GGHSS Begum Shahabuddin Peshawar	GGHSS Begum Shahabuddin Peshawar	Against v/post
05	Asam ul Husna	GGHSS No.2 Cantt Peshawar	GGHSS No.2 Cantt Peshawar	Against v/post
06	Sarwat Jabeen	GGHSS Nishtarabad Peshawar	GGHS Larama Peshawar	Against v/post
07	Parveen Khan	GGHSS Hayatabad Peshawar	GGHS Sarband Peshawar	Against v/post
08	Samina Rehman	GGHS Pakha Ghulam Peshawar	GGMS Kattar Peshawar	Against v/post
09	Kousar Nayab	GGCMHS Nauthia Peshawar	GGMS Garhi Atta Mohammad Peshawar	Against v/post
10	Azra Begum	GGHSS Peshawar.	GGMHS Dabgari Garden Peshawar.	Against v/post
11	Muneera Sultana	GGHS Civil Colony Peshawar	GGHS Civil Colony Peshawar	Against v/post
12	Kousar Parveen	GGHSS Hayatabad Peshawar	GGMS Bara Sheikhan	Against v/post
13	Ghazala Yasmeen	GGHSS Jogiwara Peshawar	GGHSS Jogiwara Peshawar	Against v/post
14	Aqeela Jabeen	GGHSS Chamkanni Peshawar	GGCMS Phandu Charibabad Peshawar	Against v/post
15	Salma Naheed	GGCMHS Nauthia Peshawar	GGHS Khappa Peshawar	Against v/post
16	Farhat Ara	GGHS Bara Line Peshawar	GGHS Alizai Peshawar	Against v/post
17	Shagufta Naseem	GGHSS Begum Shahab uddin Peshawar	GGHS Yakatoot Peshawar	Against v/post
18	Nabeela Anwar	GGHSS Jogiwara Peshawar	GGHS Mian Gujar Peshawar	Against v/post
19	Diilshad Begum	GGHSS Begum Shahab uddin Peshawar.	GGMS Urmar Bala Peshawar	Against v/post
20	Zarina Sarfaraz	GGPS Gulshan Rahman Colony Peshawar.	GGMS Bazid Khel Peshawar	Against v/post
21	Tabassum Rukhsana	GGPS No.1 Achar Peshawar.	GGHSS Badaber Peshawar.	Against v/post
22	Musarrat Latif	GGPS Shagai Hindkian Peshawar.	GGMS Hajizai Peshawar	Against v/post
23	Waheeda Shamim	GGPS Mohmandabad Peshawar.	GGHS Musazai Peshawar	Against v/post
24	Rukhsana Minhas	GGPS Kohati Gate Peshawar.	GGHS Yakatoot Peshawar	Against v/post
25	Khushnood Begum	GGPS Jogiwara Peshawar	GGHSS Lady Griffith Peshawar	Against v/post
26	Shakeela Akhtar	GGPS No.1 Deh Bahadar Peshawar	GGHS Kaga Wala Peshawar	Against v/post
27	Zakia Begum	GGPS No.1 Landi Arbab Peshawar.	GGHS Aza Khel Peshawar	Against v/post
28	Qadar Bibi	GGPS Hazar Khawani Peshawar	GGHS Hazar Khawani Peshawar	Against v/post
29	Shah Bano	GGPS No.1 Mera Maryanzai Peshawar	GGMS Gulfam Killi Peshawar	Against v/post
30	Kousar Tasleem	GGHS Surizai Payaa Peshawar	GGMS Surizai Bala Peshawar	Against v/post

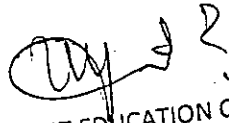
31	Saeeda Bno	GGHS Pakha Ghulam Peshawar	GGHS Pakha Ghulam Peshawar	Against v/post
32	Abida Parveen	GGHS Khoida Khel Peshawar	GGHS Khoida Khel Peshawar	Against v/post
33	Farzana Shaheen	GGHSS Begum Shahab uddin Peshawar	GGHS Mohammadzai Peshawar	Against v/post
34	Rahat Sultana	GGHSS Jogiwara Peshawar	GGMS Chamkanni Peshawar	Against v/post
35	Saira Khatoon	GGHS Islamia Collegiate Peshawar	GGMS Darmangi Peshawar	Against v/post

(ULFAT BEGUM)
DISTRICT EDUCATION OFFICER
(FEMALE) PESHAWAR

Dated Pesh: the 7/5 /2016.

Endst: No. 1195-1266 /

1. Accountant General Khyber Pakhtun Khwa Peshawar.
2. Director E & S Education Khyber Pakhtun Khwa Peshawar.
3. Principals / Headmistresses Concerned.
4. Teachers Concerned.
5. Cashier Local Officer.


DISTRICT EDUCATION OFFICER
(FEMALE) PESHAWAR

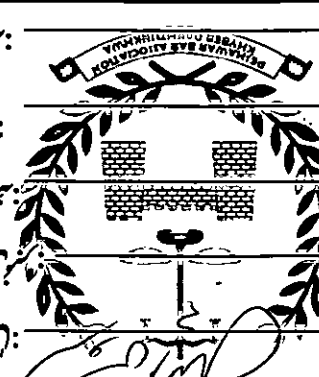

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Handwritten text at the top of the main body, possibly a name or title.



Handwritten text below the top line, possibly a name.

Main body of handwritten text, including a central logo of the Tamil Nadu Bar Association (தமிழ்நாடு ஆலோசனை சபை) and several lines of text.

Handwritten signature on the right side of the page.

 <p>Handwritten text in the left column of the box.</p>	 <p>Handwritten text in the right column of the box.</p>
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Handwritten text below the middle box, possibly a name or title.

<p>Handwritten text in the top left of the bottom box.</p>  <p>58496</p>	<p>Handwritten text in the top right of the bottom box.</p>  
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