FORM OF ORDER SHEET

Court of	•			
Anneal No.		2524/20	023	

		2001 (10)
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	7 7	3
	•- •-	
1-	05/12/2023	The appeal of Ms. Rabia Khatoon resubmitted
	•	today by Sardar Muhammad Asif Advocate. It is fixed for
		preliminary hearing before touring Single Bench at A.Abad
		on
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	·	By the order of Chairman
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		DECICIENAD
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The appeal of Mst. Rabia Khatoon received today i.e on 20.11.2023 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days:

- 1- Check list is not attached with the appeal.
- 2- Appeal has not been flagged/marked with annexures marks.
- 3- Address of appellant is incomplete which may be completed according to rule-6 of the Khyber Pakhtunkhwa Service Tribunal rules 1974.
- 4- Annexures of the appeal are unattested.
- 5- In each and every documents the name of the appellant be highlighted.
- 6- Copy of appointment order in respect of appellant be placed on it.
- 7- Annexure-A (Page no. 8 to 15 & 25) of the appeal are illegible which may be replaced by legible/better one.
- 8- Five more copies/sets of the appeal along with annexures i.e. complete in all respect may also be submitted with the appeal.

No. 3646 ___/S.T.

High-Court A.Abad.

Sardar Muhammad Asif Adv.

REGISTRAR SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

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BEFORE THE SERVICE TRIBUNAL KHYBER PAKTUNKHWA PESHAWAR

Appeal No.____/2023

Rabia Khatoon R/o Teacher Government Girls Primary School Karna Hassan Zai Torghar.

Mayber Pakhtukhwa Service Tribunal

Diary No 9235

Dated-10-11-7073

V/S

- Secretary elementary and Secondary Education KPK, Secretariat Peshawar.
- 2. Director elementary and Secondary Education KPK Directorate Peshawar.
- 3. District Education Officer (Female) Torghar.

... RESPONDENTS

APPEAL U/S 4 OF SERVICE TRIBUNAL ACT 1974, AGAINST THE IN-ACTION OF RESPONDENTS QUA TRANSFER OF THE APPELLANT TO THEIR NATIVE DISTRICT I-E MANSHERA FROM DISTRICT TORGHAR DESPITE OF THE FACT THAT APPELLANT HAVE ALREADY SPENT (10 YEARS) MUCH MORE TIME THEN THE STIPULATED/PRISCRIBED PERIOD AS PER LAW AND AS PER CONTRACT SIGNED BETWEEN APPELLANT AND DEPARTMENT.

AFILO TO MANY

AND

NON GRANTING OF BPS-15 TO THE APPELLANT AFTER ALMOST TEN YEARS OF CONTINUES SERVICE, UNLIKE OTHER SIMILAR PLACED TEACHERS OF DISTRICT MANSHERA

AND

(AAG)

BEFORE THE SERVICE TRIBUNAL KHYBER PAKTUNKHWA PESHAWAR

Rabia Khatoon Teacher GGPS Karna Hassan Zai Torghar R/o Torghar

...APPELLANT

V/S

Director Elementary and Secondary Education & Others
...RESPONDENTS

SERVICE TRIBUNAL

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...APPELLANT

Date 7/11/2-3

Through

(Sardar Muhammad Asif)

(Muhammad AsjadPervazAbbasi)
Advocates, High Court
Abbottabad

<u>PAKTUNKHWA PESHAWAR</u>

Rabia Khatoon Teacher GGPS Karna Hassan Zai Torghar R/o Torghar

...APPELLANT

V/S

- 1. Director Elementary and Secondary Education KPK Directorate Peshawar.
- 2. District Education Officer (Female) Torghar.

...RESPONDENTS

APPEAL U/S 4 OF SERVICE TRIBUNAL ACT 1974, AGAINST THE IN-ACTION OF RESPONDENTS QUA TRANSFER OF THE APPELLANT TO THEIR NATIVE DISTRICT I-E MANSHERA FROM DISTRICT TORGHAR DESPITE OF THE FACT THAT APPELLANT HAVE ALREADY SPENT (10 YEARS) MUCH MORE TIME THEN THE STIPULATED/PRISCRIBED PERIOD AS PER LAW AND AS PER CONTRACT SIGNED BETWEEN APPELLANT AND DEPARTMENT.

AND

NON GRANTING OF BPS-15 TO THE APPELLANT AFTER ALMOST TEN YEARS OF CONTINUES SERVICE, UNLIKE OTHER SIMILAR PLACED TEACHERS OF DISTRICT MANSHERA

AND

AGAINST NON-REDRESSAL OF GREVIANCE OF APPELLANT DISPITE OF REPEATED APPLICATION/PETITION/APPEAL FILED BY THE APPELLANT.

AND

AGAINST THE DISCRIMINATION BEING FACED BY THE APPELLANT AT THE HANDS OF AUTHORITIRS/RESPONDENTS WHEREBY SIMILARLY PLACED EMPLOYEES WERE TRANSFERRED AND APPELLANT ARE LEFT TO FACE RIGORS OF HARD AREAS.

PRAYER:

ON THE ACCEPTANCE OF INSTANT APPEAL THE RESPONDENTS MAY BE DIRECTED TO TRANSFER THE APPELLANT TO THEIR NATIVE DISTRICT I-E MANSHERA AS PER POLICY, FROM DISTRICT TORGHAR, AND RESPONDENTS MAY ALSO BE DIRECTED TO GRANT BPS-15 TO THE APPELLANT LIKE OTHER SIMILAR PLACED TEACHERS AND RESPONDENTS ALSO BE DIRECTED TO TRANSFER APPELLANT, ANY OTHER RELIEF WHICH IS DEEMED FIT AND PROPER IN THE CIRCUMSTANCES BE CASE MAY ALSO BE GRANTED TO THE APPELLANT.

Respectfully Sheweth:

- 1. That, the appellant is hailing from District Manshera and are highly educated, having qualification of MA, M.ED, and B.ED etc.
- 2. That, the appellant were inducted into service on merits as PST BPS-12 in 2013 and 2015 respectively on the strength of District Manshera and were assigned duties to different schools of Torghar, which was once happened to be a provincial administrative tribal area, controlled and managed from District Manshera (Copy of Appointment Order is attached as Annexure "A")
- 3. That, at the time of appointment, the appellant were directed by the respondents to execute affidavit, individually to the effect that they would serve at torghar continuously for three years without any demand of transfer to their native District nor they would leave the service and after completion of such stipulated period they would be transferred to their own district. The appellant submitted above said affidavit to the respondents. (Copy of One of Affidavit is Annexed as Annexure "B")
- 4. That, besides appellant, there were other teacher who belonged to District Shangla, who were transferred to their District after completion of period of three years as were mentioned in affidavit, and few of them transferred to District Manshera recently.
- 5. That, since appointment, the appellant were serving at District Torghar, and on completion of agreed period of three years, the appellant moved many application to different forums for their transferred as per law, to their own District but in vain. (Copy of Departmental Appeal is Attached as Annexure "C")
- 6. That, the appellant had been serving the department since 2013 and are still working in BPS 14 to some of the appellant and other are still in BPS-12 unlike other similar teachers of other Districts who had already been granted BPS-15 which itself is a classical example of discrimination. The appellant is entitled for the same scale i-e BPS-15.
- 7. That, the appellant filled a complained/appeal to the respondents for the redressal of their grievance which has not been decided up till now, hence instant appeal.

Feeling aggrieved from above mentioned in-actions and discriminations of respondents, the appellant have come to this honorable Court on the following inter-alia amongst many other grounds:-

GROUNDS:

- 1. That, the in-action of non-transferring of appellant to their own District even after spending much more time than stipulated period of three year is illegal, unlawful, perverse, unilateral and against the settled principle of natural justice and fair play.
- 2. That, as per government policy regarding hard areas, the civil servant must be transferred after one year maximum.
- 3. That, a lot of similarly placed teachers had already been transferred to their District more particularly District Shangla. Non-transferring of appellant is nothing but to corner the appellant and the appellant is simply victimized of discrimination by the respondents.
- 4. That, the appellant is female and have to travel for 3 to 4 hours continuously to reach at their destination with fare of almost Rs. 4,000/- per trip, even then the grievance of appellant are not being redressed.
- 5. That, the appellant had been serving the department since 2013 and are still working in BPS 14 to some of the appellant and other are still in BPS-12 unlike other similar teachers of other Districts who had already been granted BPS-15 which itself is a classical example of discrimination. The appellant is entitled for the same scale i-e BPS-15.
- That, despite of the continues application/ appeal/ petition/complaint the appellant are still waiting for justice, but a duff ear turn towards them.
- 7. That, even the transferred policy of the government is put in abeyance by the respondents and the appellant is constrained to serve at the place for along eleven years, which is otherwise hard one.
- 8. That, other point would be raised at the time of arguments.
- 9 That, the appeal in hand is well within time.
- That, the honorable court has exclusive jurisdiction to adjudicate and proper court fee has been annexed.
- 11. That, notices of appeal in hand has also been issued to respondents.

PRAYER:-

ACCEPTANCE OF INSTANT APPEAL THE RESPONDENTS MAY BE DIRECTED TO TRANSFER THE APPELLANT TO THEIR NATIVE DISTRICT I-E MANSHERA AS PER POLICY, FROM DISTRICT TORGHAR, AND RESPONDENTS MAY ALSO BE DIRECTED TO GRANT BPS-15 TO THE APPELLANT LIKE OTHER SIMILAR PLACED TEACHERS AND RESPONDENTS ALSO BE DIRECTED TO TRANSFER APPELLANT, ANY OTHER RELIEF WHICH IS DEEMED FIT AND PROPER IN THE CIRCUMSTANCES BE CASE MAY ALSO BE GRANTED TO THE APPELLANT.

Date 17-111/22

Through

(Sardar Muhammad Asif)

&

(Muhammad Asjad Pervaz Abbasi)
Advocates, High Court
Abbottabad

VERIFICATION:-

Verification on oath that contents of the foregoing appeal are true and correct to best of my knowledge and belief and nothing concealed from this honorable tribunal.

W.11



BEFORE THE SERVICE TRIBUNAL KHYBER PAKTUNKHWA PESHAWAR

Appeal No.___/2023

Rabia Khatoon R/o Teacher Government Girls Primary School Karna Hassan Zai Torghar.

..APPELLANT

V/S

Secretary Elementary and Secondary Education & OthersRESPONDENTS

AFFIDAVIT

I, Rabia Khatoon R/o Teacher Government Girls Primary School Karna Hassan Zai Torghar, solemnly affirm and declare on oath that the contents of the titled "Instant Appeal" are true and correct to the best of my knowledge belief and nothing has been concealed from this honorable court.

Date. 17-111/23

...DEPONENT

OFFICE OF THE MISSING VOUGATION OF FICE REPORTED TOOK GHOR MAIL

OFFICE ORDER/AFPOINTMENT

OFFICE ORDER/AFPOINTMENT

AND ALL

OFFICE ORDER/AFPOINTMENT

Consequent upon the recommendations approval of the District selection Committee To Ghar in its meeting beld on 18/01/2013 the Competent Authority is pleased to appoint the following fresh trained female, candidates on merit having the prescribed qualification in this 12(ns.7000 | 500-22000) plus usual allowances as admissible under the rules against the variety post of PST (Female) mentioned against each their names on regular basis under the existing policy of the Provincial Cloub on terms and conditions given below with effect from the date of their taking over charge in the interest of public service.

"Toppa Wise" District Tor Ghar

5.80	Candidate NAMS	Father's Name	Тарре	Opail:	Score	School/Station where posted	Zene	Hemista
1	Sumaira Gul	Muhammad Israzeel	Hassan - Zai	BΛ	42,44	GGPS Marger (BZ)	Summer	Against V /F
2	Farzena Habib	Habib Khan	Bossikhail	BA	42.38	√GGPS Gul Dheri (BK)	Summer	Against V /F
3	Saba Gul	Shah Jahan	Mada Khail	ΒΛ	42.05	GGPS Maira Mada Khall	Summer	Against V /P

"Open Merit" Adjacent Districts

S.N					j		·	,
o	Candidate Name	Father's Namo	Domicile !	Qualf:	Seem	School/Station where Posted	Zone	Eemarks -
7	Ayesha Humma Sweti	Muhammad Shaukai Khan	Mansolira	MSc	77.88	GGP3 Paloso (HZ)	Shuipier	Against V M
2	Adeela Shaukat Swati	Muhammad Shaukat Khan	Mansehra	MŚc	75.70	GGPS Gashi (NZ)	Stantadt 462	ngainst V /P
3	Faize Tabassum	Muhammad Bashir	Manaelya	MSc	75.65	GGPS Geeto (BK)	Winter	Against V /F
71	Aisha Bibiration	Faqir Müliaminad	Mansehra	MSc	75.08	3GPS Kand Data (BK)	ะรนกากเลา	Agaleist V /P
5	Nosheen Kanwal	Sikandar Hayet	Mansehra	MA	65.30	GGPS Gul Dairee (BK)	Summer	Against V /P
6	Phael Bibi	. Muhamad Farooq	Mansehra	MA .	64.11	G SPS Zeczari (BK)	Summer	Ageinst V /P
• 7	Raham Bibi	Zamanat Khan	Sherigla	BSc .	63.78	GG PS Khadang (AZ)	Summer	Against V /F
8	Salia Bibi	Syed Sullan Shah	Mansebra	WV	63.13	GG 25 Kand Paayeen (AZ)	Whiter	Against V /P
9	Sadia-Shoakat	Muhammad Shoukat	Mansehra	MA	62.54	GG 75 New Killey (HZ)	Stramor	Against V //°
10	Sibi Saeeda tun Nisa	Oan Abdul Rashid	Marsehra	. МА	61.60	GC PS Bimbal (AZ)	Simmer	Against V /P

CSE A



Office Order/Appointment

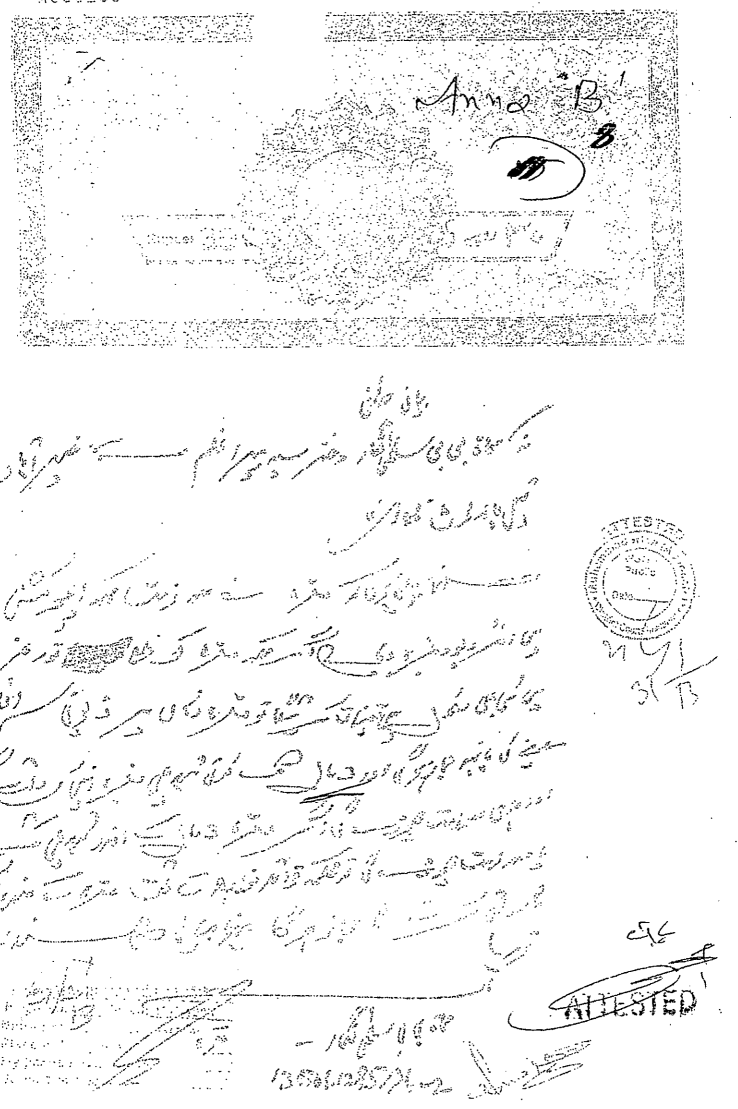
Consequent upon the recommendation approval of the district selection committee for ghar in its meeting held on 18-01-2013 the competent authority is pleased to appoint the following fresh trained female candidates on merit having the prescribed qualification in BPS-12 (Rs.7000 500-22000) plus usual allowances as admissible under the rules against the vacant post to PST (Female) mentioned against each their names on regular basis under the existing policy of the Provincial Govt on terms and condition given below with effect from the dates of their taking over charge in the interest of public service.

"Tappa Wise District Tor Ghar

S.N	Candidate Name	Father Name	Tappa	Quaif	Score	School/Station	7	
0	Cumain Out				Coorc	where posted	Zone	Remarks
	Sumaira Gul	Muhammad Ismaeel	Hassan Zai	BA	42.41	GGPS Mareer	Summer	Against V/P
2	Farzena Habib	Habib Khan	Bassikhail	BA	42.38	(HZ) GGPS Gul	Summer	
3	Saba Gul	Ob - b - b				Dheri (BK)	Summer	Against V/P
	Java Gui	Shah jahan	Mada Khail	BA	42.05		Summer	Against V/P

"Open Merit" Adjacent Districts

S.No	Candidate Name	Father Name	Domicilo	Quaif	Score	School/Station where posted	Zone	Remarks
	Ayesha Humma Swati	Muhammad Shaukat Khan	Mansehra	MSc	77.88	GGPS Palosa (HZ)	Summer	Against
2	Adeela Shaukat Swati	Muhammad Shaukat Khan	Mansehra	MSc	76.70	GGPS Garhi (HZ)	Summer	V/P Against
3	Faiza Tabassum	Muhammad Bashir	Mansehra	MSc	75.65	GGPS Geeto (BK)	Winter	V/P Against
4	Aisha Bibi	Faqir Muhammad	Mansehra	MSc	75.00	GGPS Kanda Bala (BK)	Summer	V/P Against
5	Nosheen Kanwal	Sikander Hayat	Mansehra	MA	65.80	GGPS Gul Dairee (BK)	Summer	V/P Against
6	Phool Bibi	Muhammad Farooq	Mansehra	MA	64.11	GGPS Zeczari (BK)	Summer	V/P Against
7	Raham Bibi	Zamanat Khan	Shangla	BSc	63.78	GGPS Khadang (AZ)	Summer	V/P Against
8	Safia Bibi	Syed Sultan Shah	Mansehra	MA	63.13	GGPS Kand Paayeen	Winter	V/P Against
9	Sadia Shoakat	Muhammad Shoukat	Mansehra	MA	62.64	(AZ) GGPS New Killay (HZ)	Summer	V/P Against
10	Bibi Saeeda tun Nisa	Qari Abdul Rashid	Mansehra	MA	61.80	GGPS Bimbal (AZ)	Summer	V/P Against
11	Sobia Bibi	Abdul Hamid	Mansehra	MA	58.74	GGPS Bimbal (AZ)	Summer	V/P Against
12	Rabia	Aurangzeb	Mansehra	MA	58.64	GGPS Judba	Summer	V/P Against
13								V/P Against
14	Zahirat Bibi	Rahim Shah	Shangla	BSc	58.00	GGPS Kander (BK)	Summer	V/P Against
15	Nazia Haroon	Muhammad Haroon	Mansehra	MA	57.16	GGPS Gangi (HZ)	Winter	V/P Against
16	Shagulia Bibi	Hazrat Younas	Shangla	MA	55.89	GGPS Cirapa Biratoni	Winter	V/P
17	Tahira Bibi	Abdul Qayyum	Mansehra	BSc	53.52	(BK) GGPS Arbay Jalband		Against V/P
18	Farheena Ali Akbar	Ali Akbar	Mansehra	MA	55.42	(AZ)	Winter	Against V/P
			menschia	IVIA	35.4.1	GGPS Murata (AZ)	Winter	Against V/P



BETTER COTY

Page 14

منك من و الما الموادة
1311 Now Williams

13503-295774-2

Anna C'

مودباندگزارش کی جاتی ہے کہ 1203ء میں ضلع بانہم وے ضلع تو رخر تعینات کئے گئے تھے۔اس شرائط کے ساتھ کہ جمیس تین سال بعدا بینے ضلع ٹر انسفر کر دیا جائے گا۔گر گیارہ سال ہونے کو بین اور جمیس ٹرانسفر نہیں کیا جار با۔

جبکداس دوران 45 ساتذہ اور ضلع تو رغر ہے تعلق رکھنے والی اساتذہ سفارش اور اعلیٰ تعلقات کی بناء پر اپنے اصلاع ٹر انسفر ہو چکی ہے۔ پیرسب آئے کے علم میں ہے۔

جناب عالیٰ! DEO (Female) اور خرنے ہم ہے دعدہ کیا تھا کہ اب ایک یا دو ٹیچر زنور خرسے ٹرانسفر نہیں ہوگئی۔ بلکہ آپ سب کوایک ساتھ ٹرانسفر کیا جائے گا۔ جبکہ ثازیہ ذیب جی جی پی ایس سر بھواور رضوانہ جی جی پی ایس موگئی ہیں۔ کیا ان کے جنابے سے Staff Gap نہیں ہوگا؟؟ کیا سکول بند شہیں ہوگئی جی بیں۔ کیا ان کے جنابے سے Staff Gap نہیں ہوگا؟؟ کیا سکول بند نہیں ہوگئی ہیں۔ کیا ان کے جنابے سے کافی نہیں ہوگی؟؟

جاب عال!

ہم تو آپ سے انصاف کی امید لگائے ہوئے ہیں جبکہ ہمارے ساتھ کھیل کھیلا جارہا ہے۔ شازید زیب Appoint ہوئی گران Appoint ہوئی گران کی امید لگائے ہوئی۔ سمیابی بی 2016ء میں Appoint ہوئی گران کی فران کی کا ہوں کی میابی بی کی فران کی جارہی سال گزر چکا ہے۔ اوراس ساتور فر ڈو جیاکی ہولڈ تھیں۔ سی فقدر زیا دتی کی جارہی ہے۔ ہمارے ساتھ اس کے ہمارے یا سی کوئی ہوئی میں خارش نہیں؟؟

جناب عالی! صلح مانسرہ سے بحرتی ہونے والی چند اسانڈہ کوسکیل 14 ویا گیا ہے جس شن شرط بدکی گئی تھی کداگر سکیل 14 لینظی تو ٹرانسٹری صورت میں آپ کوسکیل 14 کینظی تو ٹرانسٹری صورت میں آپ کوسکیل 14 مین کداگر سکیل 14 لینظی تو ٹرانسٹری صورت میں آپ کوسکیل 14 کینے کہ مرائی ہے ہی کہ اندازہ اس بات سے لگایا جا سکتا ہے کہ ہم نے تعلیمی قابلیت ہونے کے باوجود سکیل نہیں لیا کیونکہ ہمارے کھر بلوطالات بہت زیادہ خراب ہیں ہمارے نیچ دوسروں کے رحم وکرم پر بل رہ بارے دوروں کے رحم وکرم پر بل رہ بی ہمارے دیچ دوسروں کے رحم وکرم پر بل رہ بیاں۔

جناب عالى! تق كے نيس عابي اگر بم البي كروں سے ديونى يرقر ادر كھ كے تو بم سكيل 14 لازى ليت

(A)

11 سالوں سے ہم سکیل 12 میں ہی ڈیوٹی کررہے ہیں۔

جناب عالیٰ! آپ کے پاس اینے سکول چلانے کیلئے گی اور داستے ہیں ہماری زندگیاں قربان کرنے کا داستہ کیوں؟؟؟ ہم ساری زندگیاں قربان کر سکتے۔ ہمارے بیج دوسروں کے رحم وکرم پردہ دہے ہیں۔
ہمارے گود کے بیچ آئے روز ڈی ٹی بیاریوں میں مبتلا ہو گئے ہیں اور آپ ان تمام باتوں سے بخو بی آگاہ ہیں۔
لہذا تمام میچرز کا آپ سے پروز درمطالبہ ہیکہ ان کیچرز کی ٹرانسفر کوروکا جائے یا پھر ہم سب کوایک ساتھ ٹرانسفر
کیا جائے۔ بصورت دیگر ہم عدالت کا رخ کریں گے۔ سیکرٹریٹ جائیں گے۔سکول بندکریں گے اور جومناسب ہوا
سے حق کے لیے کریں گے۔ضلع مانسم ہے سے تعلق رکھنے والی اساتذہ کے نام مندرجہ ذیل ہیں۔

الرقع: 20-07-2023

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Town	•		بابره بي	
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بخدمت جناب چیف منسٹرصاحب نیبر پختونخواو پیاور سے کا نور بر ا مندمت جناب چیف منسٹرصاحب نیبر پختونخواو پیاور سے سائدہ دیا گاہ کو مسن

> بر با بدائا المستان المستان المواجعة ا

لبندا آپ جناب سے استدعام کر دُمَّرَ کَتَّفَ الْجَرَاتُ فَعَلَمْ وَمُوْرَاتُ الْجَرَاتُ الْجَرَاتُ الْجَرَاتُ ا عدوراً موجہ ہے کہ جنور کا الاجریش الله میں وجٹ دیونکہ ہورے پال کے عدود وق وق وق میں کہ جورو کا میں الجریش افرار میں اور کا استداری کا قراف سے دُورِی کے اللہ اللہ میں اللہ اللہ میں اللہ اللہ میں ا

البذامير؛ في فرما أرجاري درخواست برغوركيا جائے۔

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C. Polell



GOVERNMENT OF



KHYBER PAKHTUNKHWA

ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

No. SO E&SED (P/F)2-1/Torghar/2023 Dated Peshawar, the 24th July, 2023

Ţο

The Director, E&SE Khyber Pakhtuskiiwa, Pesbawar.

Subject: -

DEPARTMENTAL APPEAL

I am directed to refer to the subject cited above and to enclose herewith a copy of soire columnary of joint appeal submitted by Bibi Salma Nagar (IOPS Bembal District Torghar and others for submission of views/continents within 07-days positively for further processing of the case accordingly.

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PS to Secretary EXSE Department Klayber Pakhtunkhawa

Master File.

GOVERNMENT OF KHYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT

No. <u>SO/E&SED (P/F)2-1/Torghad/2023</u> Dated Peshawar the 24th Judy. 2023-11-30

To

The Director

E&SE Klayber Pakhtunkhwa

Peshawar

Subject:

DEPARTMENTAL APPEAL.

I am directed to refer the subject cited above and to enclose herewith a copy of above explanatory of joint appeal submitted by Bibi Salma Nagar GGPS

Bembal District Toughar and others for submission of views/ comments within 07
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Ends As above.

SECTION OFFICER (P/F)

Endst: of even No & date:

Copy forwarding to the:-

- 1. PS to Secretary E&SE Department Khyber Pakhtunkhwa.
- 2. Master File.

SECTION OFFICER (P/F)

