## FORM OF ORDER SHEET

U	Jui Loi		
			•
٠	Appeal No.	2544/20	)23

		· · ·
S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2 .	3
	٠.	
1	11/12/2023	The appeal of Mr. Imad Ud Din presented today
*•		by Mr. Kabir Ullah Khattak Advocate. It is fixed for
		preliminary hearing before Single Bench at Peshawar on
		Parcha Peshi is given to the counsel for the
		appellant:
;	,	
		By the order of Chairman
		( ) anala
		REGISTRAR

# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Appeal No. 2549 of 2023

SCAPINED KIPST

Imad Ud Din Ex Naib Qasid GMS Kandaro Barthrus District Bajaur.

..... Appellant

#### **VERSUS**

- 1. Secretary to Government Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar.
- 2. The Director Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar.
- 3. District Education Officer (Male) District Bajaur.

...... Respondents

**INDEX** 

S.No.	Description of documents	Annexure	Pages
1.	Memo of Appeal		1-0
2.	Affidavit		7
3.	Addresses of the parties		7
4.	Application for condonation of delay		8-9
5.	Copy of appointment order	A	10
6.	Copy of Show Cause Notice and attendance register	B&C	11-14
7.	Copy of impugned order dated 27.05.2023	D	
8.	Copy of Departmental Appeal	Е	,
9.	Wakalat Nama	1:	
	Appel	lant	

Through

Kabir Ullah Khattak Advocate, High Court, Peshawar

Dolat 8/12/23

## $\hat{\mathcal{D}}$

# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Appeal No. 2549 of 2023

Imad Ud Din Ex Naib Qasid GMS Kandaro Barthrus District Bajaur.

..... Appellant

#### **VERSUS**

- 1. Secretary to Government Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar.
- 2. The Director Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar.
- 3. District Education Officer (Male) District Bajaur.

APPEAL UNDER SECTION 4 OF THE KPK SERVICE TRIBUNAL ACT, 1974, AGAINST **IMPUGNED** ORDER DATED 27/05/2023 WHEREBY MAJOR PENALTY REMOVAL FROM **SERVICE** IMPOSED TO THE APPELLANT WHICH HAS BEEN COMMUNICATED TO **APPELLANT** ON <u>24.08.2023</u> **AGAINST** THE APPELLANT FILED **DEPARTMENTAL** APPEAL 28-08-2023 WHICH WAS NOT DECIDED WITHIN THE STATUTORY PERIOD NINENTY DAYS.

### Prayer:

By acceptance of this appeal the impugned order dated 27.05.2023 may kindly be set aside and the appellant may kindly be reinstated on his service along with all back benefits.

Any other remedy which this august tribunal deems fit that may also be onward granted in favor of appellant.

### Respectfully Sheweth:

#### **FACTS**

The appellant respectfully submits as under:

- 1) That the appellant has been appointed is a vacant post of Naib Qasid at Government Middle School Kandaro Barthus District Bajaur in BPS-3 on 30.04.2021. (Copy of appointment order is attached as Annexure-A).
- 2) That in compliance of the office order dated 30.04.2021 the appellant submitted his arrival report on 30.04.2021 at Government Middle School Kandaro Barthus District Bajaur and continue his due to regularly and functional at the said school.
  - That after appointment the appellant performed his duty regularly with full devotion and hard work and no complaint whatsoever has been made against the appellant.
  - 4) That while performing his official duty with respondent Department the respondent No. 3 issued a show cause notice against the appellant which has been properly replied by the appellant and denied all the allegation level against the

appellant by stated that the appellant was regular performed his duty since the date of appointment and so concerned the second allegation the appellant was M. Phil regular student at the year of 2020, at the year 2020 all the Universities are closed due to Covid-19 that's why online classes has been constituted and all the classes were online basis but the appellant was not kept reply of show cause notice. (Copy of Show Cause Notice and attendance register are attached as Annexure-B & C).

- 5) That due to the alleged allegation mentioned in the show cause notice the impugned order dated 27.05.2023 has been passed against the appellant whereby the appellant has been removed from service but the said impugned order has been communicated to the appellant on 24.08.2023. (Copy of impugned order dated 27.05.2023 is attached as Annexure-D).
- on 28.08.2023 against the impugned order dated 27.05.2023 which was not decided within the statutory period of ninety days. (Copy of Departmental Appeal is attached as Annexure-E).
- 7) That feeling aggrieved the appellant submitted the instant Service Appeal before this Hon' able Tribunal inter alia on the following grounds.

# 4

#### **GROUNDS**

- A). That the impugned orders dated 27/05/2023 is void ab initio orders because it has been passed without fulfilling the codal formalities.
- B). That no regular inquiry has been conducted by the respondent Department and no chance of personal hearing has been provided to the appellant in this respect the appellant relied upon the Judgment dated 2008 Page SCMR 1369.
- C). That it well settled principal of law no one can be condemn unheard because it is against the natural justice of law and this respect the appellant relied upon the Judgment reported on 2008 SCMR Page 678.
- D). That no statement of witness has been recorded and no opportunity of cross examination has been provided to the appellant.
- E) That there is no prove and evidence regarding the alleged allegations mention in the impugned order dated 27:05.2023.
- F). That the penalty awarded to the appellant is harsh one.

G). Any other grounds will be raised at the time of arguments with prior permission of this Hon' able Tribunal.

It is therefore most humbly prayed on acceptance of this appeal the impugned order dated 27.05.2023 may kindly be set aside and the appellant may kindly be reinstated on his service along with all back benefits.

Any other remedy which this august tribunal deems fit that may also onward granted in favor of appellant.

Appellant

Through

Kabir Ullah Khattak

Roeeda Khan

Advocates, High Court, Peshawar

### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Appeal No.	of 2023
Imad Ud Din Ex Nai District Bajaur.	b Qasid GMS Kandaro Barthrus
	Appellant

#### **VERSUS**

- 1. Secretary to Government Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar.
- 2. The Director Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar.
- 3. District Education Officer (Male) District Bajaur.

...... Respondents

### **AFFIDAVIT**

I, Imad Ud Din Ex Naib Qasid GMS Kandaro Barthrus District Bajaur do hereby solemnly affirm and declare on oath that the content of the above application are true and correct to the best of my knowledge and belief and nothing has been kept secret and concealed from this Hon'ble Tribunal.

DÉPONENT

# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

Appeal No.	:	of 2023	
Imad Ud Din District Bajat	-	id GMS Kaı	ndaro Barthrus
	<u>VERSUS</u>	and the second	Appellant

- 1. Secretary to Government Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar.
- 2. The Director Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar.
- 3. District Education Officer (Male) District Bajaur.

...... Respondents

#### **ADDRESSES OF THE PARTIES**

#### **Appellant**

Inıad Ud Din Ex Naib Qasid GMS Kandaro Barthrus District Bajaur.

### Respondents

- 1. Secretary to Government Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar.
- 2. The Director Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar.

3. District Education Officer (Male) District Bajaur.

Through

Kabir Üllah Khattak

ppellant

Roeeda Khan Advocates, High Court, Peshawar



of 2023

#### BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR.

· · · · · · · · · · · · · · · · · · ·			
Imad Ud Din Ex District Bajaur.	Naib Qas	id GMS Ka	ndaro Barthrus
	· ·	•••••	Appellant

#### **VERSUS**

- 1. Secretary to Government Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar.
- 2. The Director Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar.
- 3. District Education Officer (Male) District Bajaur.

									<u>r</u>	
•	•	•	•	•	•	•	•	• • •	Respondents	Š

# APPLICATION FOR CONDONATION OF DELAY IN FILING OF APPEAL IF ANY.

#### Respectfully Sheweth:

Appeal No.

- 1) That the applicant file an appeal in this Hon'ble Court, which is fixed for today in which no date is fixed for hearing so for
- 2) That the impugned removal order dated 27.05.2023 has been communicated to the appellant on 24.08.2023.
- That the impugned order is come under the definition of void order because it has been passed with out fulfilling the codal formalities.
- 4) That there are number of precedence of the Supreme Court of Pakistan. That the cases shall be decided on merits neither then on technicalities.

- 5) That there are many Judgment of the superior court that if the respondent has no case on merit the limitation has not becomes a hardle in way of justice. '
- 6) That there are so many judgments of the Superior court as well as specific provision in service law that limitation has been counted from the date of knowledge/communication.

It is, therefore, humbly prayed that on acceptance of this application the delay if any in filing of appeal may kindly be condone.

Appellant

Through

Kabir Ullah Khattak

&

Roeeda Khan Advocates, High Court, Peshawar

## District Education Office Bajaur at Khar

व्यक्षं 🕝 नाहुकस्य व्यवस्थिता

Voice & Pax 49294322035

## APPOINTMENT ORDER OF NAIB QASID

Consequent upon the recommendations of departmental selection committee Pust of Nath Oasid puret. post of Naib Qasid purely on merit at GMS Kandaro Barthrus Bajaur in BPS-03 (9610 390-21310) with usual are 390-21310) with usual allowances as admissible under the rules from the date of taking over charge in the taking over charge in the interest of public services.

**TERMS AND CONDITIONS:** 

He will be on probation period for one year extendable for another one year.

2 His service can be terminated at any stage in case his performance is found unsatisfactory during probation period.

3 His services are liable to termination at any stage without assigning any reason.

4 He will entitled to get all the benefits as admissible under the rules.

Charge report should be submitted to all concerned through ADEO.

6 Health and age certificate should be produced to this office obtained from District Health

Posting / adjustment on the advertised/available vacancies is the discretionary powers of the appointing authority and no one has the right to claim for adjustment at a specific

& He will follow such rules and regulation as may issue from time to time by the gavernment.

9 Errors and omission will be accepted for further rectification within the specified period.

10 Appointee already serving as regular / contract employees shall tender resignation from their previous service before joining the present post.

11 He may not be handed over charge of the post if below 18 years or above 40 years of

12 if he failed to report her arrival within 15 days, their appointment order will be automatically considered as cancelled

13 Any order issued against the existing rules/policy/merit should be cancelled without any prior notice.

14. Appointment on any disputed post shall be cancelled or process as per rules under the required circumstances..

> (Shireen Zada) District Education Officer Balaur

Endst: No. 147/7-21

Dated 30 / 4 /2021

Copy forwarded to: -

Director Elementary & Secondary Education Khyber Pakhtunkhwa NMD Peshawar

District Accounts Officer Bajaur.

3 DMO (EMA) Bajaur,

4 Head Master GMS Kandaro Barthrus

Officials concerned.

on Officer



## District Education Office Bajaur at Khar

		Datad		<i>f</i>	2023
No.		Dated	Voice & I	×+9294	2220395
Email acobaja)	magamil.	ont.			

#### SHOW CAUSE NOTICE

- Being competent authority I District Education Officer male Bajaur, under the Khyber Pakhtunkhwa Government Civil Servant (Efficiency and Discipline Rules, 2011, do hereby serve you, Mr. Imad ud Din Naib Qasid GMS Kandaro Barthrus District Bajaur as follows:
  - (i) While you have been posted as Naib Qasid at GMS Kandaro Barthrus District Bajaur.
  - (ii) As per report of Assistant District Education Officer Secondary you have been found absent from your duties since the date of appointment.
  - (iii) It has also been reported with proofs that you have been admitted as regular student in the University of Sargodha Punjab.
  - (iv) The inquiry committee has recommended your removal from service under rule-4 (b) sub rule-III. Report of the inquiry committee is attached.
- By reason of the above, you are guilty of acts of omissions and blunders under section (b&d) of rules 3 of the said rules and have rendered yourself liable to all or any of the penalties specified in rule 4 of the rules ibid.
- 3. As a result thereof, I have tentatively decided to impose upon you major penalty of removal from service under rule 4 (b) (iii) of the said rule.
- 4. If no reply to this notice is received within Seven (07) days or not more than fifteen (15) days of its delivery, it shall be presumed that you have no defense to put in and in that case an ex-parte action shall be taken against you.
- 5. You are, thereof, required to show cause as to why the aforesaid penalty should not be imposed upon you and also intimate whether you desire to be heard in person.

District Education Officer
Balaur

1. f.h. 5-21-13-18. ضرى مُدّرتين ألسة 100/10 رستخدا دروعی دستخدا آه ر و ا على و شخورا آيد وسنروا 2 12/410/13 130 3 xamin 4 ρ 5 1641 1115 6 KIN 12/1 /3/15/2/ 3/00 1100 8 9 12/11/15/12/11 12/3-7,000 10 11 مالود 180 إم اعا كالدر المزيار 1:36 7:00 15/21 142/ 5/11 13/21 15/21 15/21 1:00 13 11.75 14 7:00 Will 02/30 Sulle 3/-1:00 15 16 7/- 12:01 12/30/21 7/00 الخراد 12/3 الحداد 12:30 عاليع هاج ريم من مداع البري 17 7:01/1 2/3 1/10 7/-1130 ρ 18 20 12/3 021 7/- 12:00 11/30 16:00 7/00 12130 21 7,00-12 2/3/3/27/-10/01/20 12% 22 23 14/2 Repl 14/21 7/00 1/2 2/30 22/29 7/-7:00 120 24 アードウ バンタ 12/00 25 28 27 28 25 7/- 12/1 /- 12/0) 3( 1-15] 31 12-سابقه ميزان حال سابقه ميزان حال سابقه ميزان حال سابقه ت ا حال 0 01 0/ 6 04 oli

https://mail.google.com/mail/u/0/?pli=1#inbox/FMfcgzGtwqFHmjdzZsPsMkqPRWkxhwQf?projector=1&messagePartId...

	يبيب	وفييب	9 1	ريون	11%	ل لز	ابو	<u> U</u>	مار	1	(ن	2	رىمد	مات	12	į.		
۰۰۰ متبرد		<del>, 3,,</del>	- 20	alle de la constantina		 <del>•========</del> :	· · · · · · · ·	<del></del>				tier bara		مو ن	, i,	بايره	(	
								and a second as	• • • • • • • • • • • • • • • • • • • •	,			oullist the					
	=	رستير	1.7	122	واکی	1 / 400	10.85	20 12.10	o Inches	e de la companya de l				war	241	عهره	: .	
3	<u>"</u> ]	-		ני צמ	روا کی ا	155	4	<u> </u>	، کی و	تخط ار	ر از		أعلى رستع	ترا ب	1 27	ارئ	i eak	
ــــــــــــــــــــــــــــــــــــــ					- T-2-1	· ·				77						1	. 3	
سدا	4	-14.00	12	A 1 7 4	·	<u> </u>										2	,	
	نِهُ اللهِ	, e.c	- 11	AT AUTO												3	*	
	1		<u> </u>				L			7 7 7 7 7 7					3	4	1	
جسير				<u> </u>					la mark					- 1	,	5	,	
,,,,,,,				1	÷			- <del> </del>	1			7				6	ĺ	
سبب		-							1.		-	1	14	9	7/	7		
	+		. ,						4-4-	1	-	-	12/1		- (	1		
		<del></del>		<del> </del>						1	+	+-	12/8		7/-	9	•	
-	+		<del></del>		1			1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Mar	or Briefle I'm	1	آ ـــارـــــــــــــــــــــــــــــــــ				10		
_	+	<del></del>			<u> </u>	. 525F		40 ptca.	132			3	12/8	- استا		Ħ	•	
				\$ 100 min on \$		7.			-	1	<u>.</u>	- ا	+			12		
	_ _	· بسند:					χ. ΣΕ:Δ:		-	1	-	<u> </u>		1	بسبيا	13	•	
		$\leq$	$\simeq$	نبيا						P	<b></b>		<u>ہے ک</u> ا			1		
			· (	1	H. 7		d d		T			· .	12/1		7/-	14	•	
			•	4,-	\						1	= -	12/30	7	7/-	15		
,					-				,	1		1.6	12/30		7/-	16		
						4, 4						1.6	12/1					
_			-	· 30 15			-51	P P	N. Page	i Šių		Ρ	13/20	P	7/-	18		
•							-70			Å,			12/3		71=	19		
	1	7.		, 18 TF	રાજ્યમાં મુખ્ય ઇંદ્ર	7	#		18	-74A	77	F	12/30	P	7/-	2Q		
	-	7			P 15 4	<del>3 €. 17</del>		\$ <b></b>	* ** *********************************	2004	(in	F	12/3	Į·ρ	7/-	21	:	
_	- -	$\neg$		-		-	_ <del></del>		a erirgigi	1		F	12/3	P	7/-	22	İ	
2	+	.,,				7	1.11	+	- <del>112. 12</del> .			7	12/3	P	71	23		
	- -					20020	1- 11-1 1- 11-1			******		ρ	12/20	.,	2/	24	1	
	1			7			11.5	4 201	35 .3	amaia s		م ا	A STATE OF THE STA	P	7	25		
r.		• •						<del></del>	3, 3	-	1	1	14/30	10.5		20		
					, ,					۱. د خود د د	: • ! 3.1.2	12	12/30		<i>#</i> =	27		
	T			, a		•	٠		11.0	r. Usasanir	particul.	$ \mathbf{x} $	$\times$	$\sim$	Z.		. ]	
	1		, 1		- L	,					• • •	P	12/3	P		28	1	
,	1		.,		·						4	ρ	12/30	P	4-	29	, d	
,			<del></del>						1	,		ρ	12/	0	70	30		
	4-	<del> -</del>						1	<del></del>	-	<del></del>	-		å dan sråstere i		31	- 1	
	1						: - :	ļ,.	<del> </del>	ابدي				erio e se primi			•	
4	,, 1	1.	1.	11.0	711	ال		ميزان	مابقه	بال	, 0	ميزاا	سابقد	مال	ين	4	Ĩ	
•	1/1	ال	0	إبزال	مالقه	10		~ /* ] 	-		_			- <del> </del>		=	5,6	
				1	,,,					· · · ·			71 <sub>6</sub> .;		تا	<b>W</b>	1	
	-					1		` ' '	PHOPPING.	1					نال	الثني	, j	
·						+	+					*			J.		es. No.	
		ļ		إجينا	,	<del>                                     </del>	+	<del></del>		-	-			چ <del>ارخت ته د</del>	- 1-4		2	
L		1	1	ľ	·	<u> </u>			-	<u></u>					12		क्षा वर्षः सम्बद्धाः	
7	فسيخل	7	بسلنيس	· 12.2 · .	نر	ابزاء	وسن										- •	

https://mail.google.com/mail/u/0/?pli=1#inbox/FMfcgzGtwqFHmjdzZsPsMkqPRWkxhwQf?projector=1&messagePartid...

1/1



# District Education Office Bajaur at Khar

Email acobajaun@gamil.com Voice & Fax +92942220395

#### **OFFICE ORDER**

WHEREAS Mr. Imad ud Din Naib Qasid GMS Kandaro Barthrus was proceeded against under the Khyber Pakhtunkhwa Govt. Servants (Efficiency & Discipline) Rules, 2011 for the charges mentioned in the charge sheet and statement of allegations.

- 2. AND WHEREAS Abdul Bar Principal GHS Loi Sam (BS-18), Saidur Rahman Head Master GHS Lara Banda (BS-17) and Muhammad Nazir ADEO Secondary (BS-16) were nominated as inquiry Committee to conduct formal inquiry under the ibid Rules, against Mr. Imad ud Din Naib Qasid for the charges leveled against him.
- 3. AND WHEREAS the Inquiry Committee after having examined the charges, evidence on record and explanation of the accused, has submitted the report.
- 4. AND WHEREAS the Competent Authority (District Education Officer) after having considered the charges and evidence on record, inquiry report, explanation of the accused in response to the show cause notice and personal hearing granted to him by Inquiry Committee on behalf of the District Education Officer competent authority on 15-04-2023 is of the view that charges against the accused have been proved.
- 5. NOW, THEREFORE, In exercise of the power conferred under E&D Rules, 2011 sub rule 4 section b (iii) of the ibid Rules, the Competent Authority (DEO), is pleased to impose major penalty of "Removal form Service" upon Mr. Imad Ud Din Naib Qasid GMS Kandaro Barthrus District Bajaur with immediate effect.

District Education Officer (M)

Dated 17/17/2023

Endst: No. 1755-56
Copy forwarded to:

- 1. Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar.
- 2. Deputy Commissioner Bajaur.
- 3. District Accounts Officer Bajaur.
- 4. DMO (EMA) Bajaur.
- 5. Mr. Imad ud Din Naib Qasid GMS Kandaro Barthrus.

District Education Officer (M)

Bajaur

(E)

To.

The Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar.

Subject:

DEPARTMENTAL APPEAL AGAINST
THE ORDER DATED 27.05.2023 ENDST
NO.17452-56 PASSED BY THE DISTRICT
EDUCATION OFFICER (MALE)
DISTRICT BAJAUR

Respected Sir,

The appellant submits as under.

- 1. That the appellant was appointed is a vacant post of Naib Qasid at Govt. Middle School Kandaro Barthus Bajaur in BPS-03 on 30.04.2021.(Copy of appointment order dated 30.04.2021 is attached).
- 2. That in compliance of office order dated 30.04.2021 the appellant submitted his arrival report on 30.04.2021 at Govt. Middle School Kandaro Barthus Bajaur and continued duty regularly and punctual at the said school.

- 3. That while performing his official duty with respondent department that the District Education Officer (Male) Bajaur issued a show cause notice on 07.04.2023 against the appellant;
  - (i) As per the said show cause notice according to the report of Assistant Director Education Officer Secondary you have been found an absent from your duties since the date of appointment.
  - (ii) It has also been reported with proofs that you have been admitted a regular student in the University Sargodha Punjab.

In response of the said allegations that the appellant has already been submitted reply of show cause notice and denied all the allegation leveled against the appellant by stated that I was a regular perform my duties since the date of my appointment and so concerned the 2<sup>nd</sup> allegation that you have a regular student University of Sargodha Punjab in response of which it is stated that I was M.Phil regular student at the year of 2020 so the allegation against me is wrong, baseless because in 2020 all

the universities are closed due to COVID-19 that's why online classes has been constituted and all the classes on online basis. (Copy of attendance registered and reply of show cause are attached).

- 4. That due to the reason mentioned above the impugned order has been passed on 27.05.2023 against the appellant whereby the appellant has been removed from service but the said impugned order has been communicated to the appellant on 24.08.2023. (Copy of impugned order is attached).
  - 5. That the impugned order may be liable for setting a side on the following grounds.

### Grounds

- A. That the impugned removal order is come under the definition of void and illegal order because it has been passed without fulfilling the codal formalities.
  - B. That no charge sheet no statement of allegation has been issued or served to the appellant.
  - C. That no opportunity of personal hearing and defence has been provided to the appellant and so concerned the alleged allegation of absentia against the appellant, the appellant

has never been absent from lawful duty which has already been clarified in the above para.

It is therefore, most humbly prayed that on acceptance of this instant departmental appeal the impugned removal office order dated 27.05.2023 may very kindly be set aside and the appellant may kindly be reinstated on his service along with all back benefit.

Dated: 28.08.2023

Appellant

IMAD UD DIN
Ex-Naib Qasid GMS
KandaroBarthrus

District Bajaur

