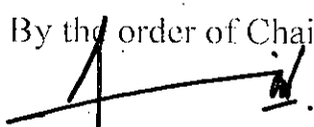


FORM OF ORDER SHEET

Court of _____

Appeal No. _____

107/2024

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2	3
1	10/01/2024	<p>The appeal of Mr. Tahir Hassan presented today by Mr. Muhammad Irshad Mohmand Advocate. It is fixed for preliminary hearing before Single Bench at Peshawar on _____ Parcha Peshi is given to counsel for the appellant.</p> <p>By the order of Chairman  REGISTRAR</p>

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL
AT PESHAWAR

Service Appeal No: 107 /2024

Tahir Hassan

(Appellant)

VERSUS

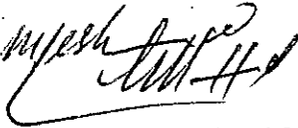
Government of Khyber Pakhtunkhwa through Secretary
Elementary & Secondary Education Department KPK Peshawar &
others

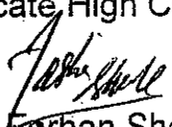
(Respondents)

INDEX

S.No	Description of Documents	Annex	Pages
1.	Service Appeal		1-6
2.	Affidavit		7
3.	Address of parties		8
4.	Copy of Academic Record	"A"	9-13
5.	Copy of Appointment order & Service book etc	"B"	14-19
6.	Copy of impugned joint Seniority list	"C"	20
7.	Copy of Departmental Appeal & other Documents	"D"	21-27
8.	Wakalat Nama		28


Appellant: -Tahir Hassan
Through


Muhammad Irshad Mohmand
Advocate, High Court

 
Suleman Ali & Farhan Sheikh
Advocate

Dated 10-01-2024

(1)

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL
PESHAWAR

Service Appeal No: 107 /2024

Tahir Hassan (Class IV Employee GGPS Tali Bajaur) s/o Shams Ullah
Resident of PO Raghagan Talay, Tehsil Salarzai District Bajaur

(Appellant)

VERSUS

1. Government of Khyber Pakhtunkhwa, through Secretary Elementary & Secondary Education Department KPK, Peshawar
2. Director Elementary & Secondary Education Department Khyber Pakhtunkhwa Peshawar
3. District Education Officer (DEO) (Female) District Bajaur
4. District Education Officer (DEO) (Male) District Bajaur
5. Hassan Gul s/o Amir Gul Junior Clerk DEO Office Male Bajaur
6. Matiullah s/o Abdul Wahab junior Clerk GHS Badano Tehsil Mamond District Bajaur
7. Omar Daraz s/o Amir Jamal junior clerk GGHS Raghagan Tehsil Khar District Bajaur

(Respondents)

Service Appeal Under Section 4 of Khyber Pakhtunkhwa Service Tribunal Act 1974 against the impugned joint Seniority list prepared by Respondent No 3 & 4 wherein the name of both Class IV employees of DEO Male & Female are mentioned in the impugned joint seniority list, which badly effect the promotion chance / seniority of the appellant and as well against the promotion of private Respondents to the post of junior clerk being junior to the appellant, which is also illegal against the law and service rules and is liable to be set aside by issuing direction to the Respondent to prepare separate seniority list of appellant for the purpose of promotion to the post of junior clerk by issuing further direction to promote the appellant on the available vacant post of junior clerk, as the Appellant has not been promoted since from the date of appointment till date and the Departmental Appeal of the Appellant has not been responded in the stipulated / statutory period.

2

PRAYER

On acceptance of this Service Appeal, the impugned joint Seniority list issued by the Respondents No 3 & 4 , and non-responding the Departmental Appeal of Appellant by the Respondent No 2 be declared as illegal, against the law & Service Rules, which is liable to be set aside and the Respondent be directed to prepare separate seniority list of appellant for the purpose of promotion to the post of junior clerk by issuing further direction to Respondents to set aside the promotion / transfer order of Private Respondents No 5 to 7 by promoting the Appellant on the available vacant post of junior clerk with all back benefits.

Any other remedy which this August Tribunal deems fit and appropriate may also be granted to the appellant.

Respectfully Sheweth:-

The brief facts leading up to the filing of this Service Appeal are as under:-

1. That the Appellant is law abiding citizen of Pakistan belonging to respectable family and having qualification up to Master and also having Diploma of IT. (Copy of Academic Record are attach as Annex "A")
2. That the appellant was appointed as Class IV employee in the Respondent Department vide order dated 19-09-1998, wherein the name of appellant is mentioned at S.No 5 of the appointment order (Copy of Appointment order & Service book are attach as Annex "B")
3. That after joining of his service the Appellant is performing his duty regularly up to the entire satisfaction of his superior and no complaint, what so ever has been made against the Appellant by his superior and since from the date of appointment in the year 1998 till date the appellant is

3

performing his duty as class IV employee without any promotion, despite the fact that the appellant is eligible for promotion to the post of junior clerk and 6 vacant post of junior clerk are also available in GGHS Raghagan Tehsil Khar, GHS Batwar Tehsil Salarzai, GHS Shingar Gul Tehsil Salarzai, GHS Kamal Dara Tehsil Barang, GHS Gardai Tehsil UtmanKhail and in Office of DEO Female, but despite of that, the appellant has not been promoted till date and the Official Respondents has promoted the junior of appellant / Respondent No 5 & 6 and even the official Respondents has illegally transferred the Private Respondent No 7 from the Office of DEO Male on the one vacant post of junior clerk in GGHS Raghagan but the impugned promotion / transfer orders have not been provided to the appellant despite of repeated request.

4. That the service rules which govern the filling up the post of junior clerk is 33 % (thirty three percent) by promotion from amongst Class IV employees with two years' service and 67 % (Sixty seven percent) by initial recruitment having the qualification of Secondary School Certificate, but despite of clear-cut service rules, the quota of class IV employees by promotion has been ignored / violated from last so many years i-e from the date of appointment of appellant in the year 1998, and nor the Respondent are maintaining the seniority list for the purpose of promotion to the post of junior clerk while under the law the respondents are legally bound to prepare every year the seniority list and circulate the same in each year particularly in the month of January and now the Respondents No 3 & 4 have prepared the impugned joint seniority list of DEO Female & Male. **(Copy of impugned joint seniority list is attach as Annex "C")**
5. That as such the post of junior clerk are lying vacant in the appellant department / office , therefore the Appellant filed

departmental appeal to the Respondent No 2 including others employees but the same has not been responded in the stipulated period with no fruit full result. **(Copy of Departmental appeal is attach as Annex "D")**

6. That the Appellant being aggrieved from the impugned action / inaction of Respondents by preparing the joint seniority list of Class IV Employees of DEO Male & Female as well as against the promotion of Private Respondents No 5 & 6 to the post of junior clerks being junior to the appellant & by transferring the private Respondent No 7 from the office of DEO Male to Govt Girls High School Raghagan District Bajaur being illegal, unconstitutional, without lawful authority, in violation of law, without jurisdiction, based on mala fide, ulterior motive, discriminatory & against the fundamental rights guaranteed by the Constitution and against the services rules and as well as not deciding the Departmental Appeal within the stipulated period preferred this Service Appeal before this Honorable Tribunal on the following grounds:-

GROUNDS

- A. That the impugned action / inaction of Respondents by preparing the joint seniority list of class IV employees of DEO Male & Female is illegal and against the service law, therefore is liable to be set-aside by issuing direction to the Respondents to issue separate seniority list of Class IV employees for promotion to the post of junior clerk on the available vacant post.
- B. That the appellant has been appointed in the year 1998 but till date the appellant has not been promoted to the post of junior clerk being qualified & eligible for the said post under the law & rules in the light of unblemished service record.

5

C. That the service rules prescribed for promotion of the appellant is clear-cut that 33 % by promotion from amongst Class IV employees with two years' service and 67 % by initial recruitment having the qualification of Secondary School Certificate but despite of that, the appellant department is ignoring the quota of class IV employees and illegally appointing others candidates on the post of junior clerk by ignoring the appellant in disregard of law and service rules, therefore the appellant is entitle to be promoted on the available vacant post of junior clerk being senior most employees of the department / office.

D. That the appellant has been appointed in the year 1998 while the Private Respondents No. 5 & 6 are appointed in the year 2001 & 2010 but are illegally promoted being junior of the appellant, moreover the official Respondents have illegally filled up the one vacant post in GGHS Raghagan by transferring the Private Respondent No 7 from the office of DEO Male, which is also illegal and has badly affected the right of appellant, therefore both the promotion & transfer orders of private Respondents are liable to be set aside, and the promotion & transfer orders of private Respondents No 5 to 7 have not been provided to the appellant with mala-fide intention.

E. That moreover under the law, the respondents are legally bound to prepare every year the seniority list and circulate the same in each year particularly in the month of January, but the Respondents are failed to maintain the seniority list of Class IV employees from the last so many years, which is illegal and not sustainable under the law and now prepared the impugned joint seniority list of DEO Male & Female with ulterior motive.

F. That the appellant has more than 20 years' Service on his credit and waiting for promotion from the date of

6

appointment / 1998 to higher grade, but the concerned official Respondents illegally & malafidely deprived the appellant from his due right of promotion being eligible and qualified and the appellant has also been discriminated in the matter of promotion.

G. That any other ground will be raised at the time of final arguments with the permission of this August Tribunal.

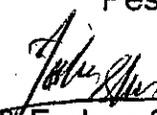
Prayer:-

It is therefore humbly prayed that on acceptance of this Service Appeal, the impugned joint Seniority list issued by the Respondents No 3 & 4 / DEO Male & Female be declared as illegal, against the law & Service Rules, which is liable to be set aside and the Respondent be directed to prepare separate seniority list of appellant including others for the purpose of promotion to the post of junior clerk by issuing further direction to Respondents to set aside the promotion / transfer order of Private Respondents No 5 to 7 by promoting the Appellant on the available vacant post of junior clerk being eligible, senior most and qualified for promotion to the Post of junior clerk with all back benefits

Any other remedy which this August Tribunal deems fit and appropriate may also be granted to the appellant.


Appellant: -Tahir Hassan
Through


Muhammad Irshad Mohmand
Advocate High Court
Peshawar



Suleman Ali & Farhan Sheikh
Advocate

Dated 10-01-2024

(7)

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL
PESHAWAR

Service Appeal No:

/2024

Tahir Hassan

(Appellant)

VERSUS

Government of Khyber Pakhtunkhwa through Secretary
Elementary & Secondary Education Department KPK Peshawar &
others (Respondents)

AFFIDAVIT

I Tahir Hassan (Class IV Employee GGPS Tali Bajaur) s/o Shams Ullah Resident of PO Raghagan Talay, Tehsil Salarzai District District Bajaur, do hereby solemnly affirm and declare that all the contents of the accompanied Service Appeal are true and correct to the best of my knowledge and belief and nothing has been concealed or withheld from this Honorable Tribunal

Tahir Hassan

DEPONENT

CNIC: 21106-2424254-3

Cell: 0302-9102008

Identified by

Muhammad Irshad Mohmand

Muhammad Irshad Mohmand
Advocate High Court
Peshawar



(8)

**BEFORE THE KHYBER PAKHTUNKHWA SERVICE
TRIBUNAL PESHAWAR**

Service Appeal No:

/2024

Tahir Hassan

(Appellant)

VERSUS

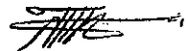
Government of Khyber Pakhtunkhwa through Secretary
Elementary & Secondary Education Department KPK Peshawar &
others (Respondents)

ADDRESSES OF PARTIES

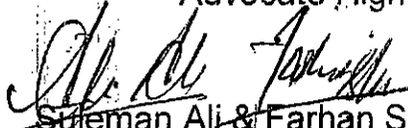
Tahir Hassan (Class IV Employee GGPS Tali Bajaur) s/o Shams Ullah
Resident of PO Raghagan Talay, Tehsil Salarzai District District Bajaur
(Appellant)

VERSUS

1. Government of Khyber Pakhtunkhwa, through Secretary Elementary & Secondary Education Department KPK, Peshawar
2. Director Elementary & Secondary Education Department Khyber Pakhtunkhwa Peshawar
3. District Education Officer (DEO) (Female) District Bajaur
4. District Education Officer (DEO) (Male) District Bajaur
5. Hassan Gul s/o Amir Gul Junior Clerk DEO Office Male Bajaur
6. Matiullah s/o Abdul Wahab junior Clerk GHS Badano Tehsil Mamond District Bajaur
7. Omar Daraz s/o Amir Jamal junior clerk GGHS Raghagan Tehsil Khar District Bajaur (Respondents)


Appellant:-Tahir Hassan
Through


Muhammad Irshad Mohmand
Advocate High Cour


Shehman Ali & Farhan Sheikh
Advocate

Dated 10-01-2024



University of Malakand Pakistan

DETAILED MARKS CERTIFICATE

Serial No. 062925

Name: TAHIR HASAN
 Father's Name: SHAMSULLAH
 Registration No. 2010670170
 College/District: Private Candidate Bajaur Agency
 Address: Salarzai Vill. Talai Bajaur Agency

9

Annex "A"

Master of Arts in Islamiyat

Roll Number: 1154 Annual Examination 2016		Maximum Marks	Obtained Marks	Remarks
Subject Name	Previous			
Paper-I	AL-QURAN TRANSLATION-1st HALF & COMMENTARY & PRINCIPLES OF TAFSEER	100	45	PASSED
Paper-II	HADITH & PRINCIPLES OF HADITH	100	45	PASSED
Paper-III	ISLAMIC JURISPRUDENCE "TEXT"	100	51	PASSED
Paper-IV	SEERAT UN NABI & HISTORY OF ISLAM	100	45	PASSED
Paper-V	ARABIC GRAMMAR & LITERATURE	100	60	PASSED
Examination held from Aug 02 To Aug 31, 2016		500	246	Result declared on 04-Jan-2017

Roll Number: 1879 Annual Examination 2018		Maximum Marks	Obtained Marks	Remarks
Subject Name	Final			
Paper-VI	AL-QURAN TRANSLATION 2nd HALF AND COMMENTARY ALONG WITH GRAMMAR	100	53	PASSED
Paper-IX	ISLAM AND CONTEMPORARY MUSLIM WORLD	100	52	PASSED
Paper-X	ISLAM & MODERN ECONOMICS THOUGHT & ISLAMIC LAW OF INHERITANCE	100	51	PASSED
Paper-VII	PRINCIPLES OF ISLAMIC JURISPRUDENCE	100	43	PASSED
Paper-VIII	ISLAM AND OTHER WORLD RELIGIONS	100	44	PASSED
	VIVA VOCE	100	46	PASSED
Examination held from Sep 13 To Oct 15, 2018		600	289	Result declared on 19-Jan-2019

Result Status:	Passed	1100	535	2nd Division
----------------	--------	------	-----	--------------



The examination was taken in Parts
 Errors and Omissions are subject to subsequent rectification.
 Issuance Date: 21-Jan-2019
 Prepared by: Amjad Shahzad
 Checked by:

Controller of Examinations
 University of Malakand

ATTESTED

University of Malakand Pakistan

DETAILED MARKS CERTIFICATE

Serial No. 023501

Name: TAHIR HASAN (10)
Father's Name: SHAMSULLAH
Registration No. 2010670170
College/District: Private Candidate Bajaur Agency
Address: Salarzai Vill. Talai Bajaur Agency

Bachelor of Arts

Examination	Roll No.	Held Date	Result Date
B.A PART-I ANNUAL EXAMINATION 2011	23174	Jun-Jul, 2011	25-Aug-2011
B.A PART-II ANNUAL EXAMINATION 2014	23400	May-Jun, 2014	25-Aug-2014

Subject Name	Maximum Marks	Obtained in Part-I	Obtained in Part-II	Obtained Total
ISLAMIC STUDIES(E)	150	54	27	81
PASHTO	150	41	31	72
ENGLISH(C)	150	29	24	53
ISLAMIYAT (C)	60	38		38
PAK. STUDY	40		24	24
	550	162	106	268

Result Status: Passed 2nd Division



The examination was taken in Parts

Errors and Omissions are subject to subsequent rectification.

Issuance Date: 25-Aug-2014

Prepared by: Amjad Shahzad

Checked by:

Controller of Examinations
University of Malakand

ATTACHED

S.No. 82304

BOARD OF INTERMEDIATE & SECONDARY EDUCATION MALAKAND



(11)

CHAKDARA N.W.F.P PAKISTAN
INTERMEDIATE CERTIFICATE EXAMINATION
DETAILED MARKS & PROVISIONAL CERTIFICATE
 INTERMEDIATE (PART-II ANNUAL) EXAMINATION 2009

Roll No: 32955
 Group: Humanities

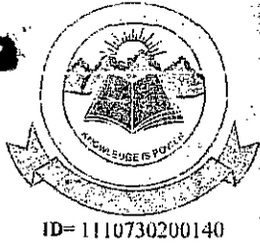
Tahir Hussain
 Tahir Hussain
 Son of: Shamsullah
 Govt. Post Graduate College Khar Bajaur
 has secured the marks shown against each subject in the H.S.S.C. examination held in the month of
 April as Regular candidate

Subjects	Marks	Marks Obtained				Total	Marks in Words
		Part-I		Part-II			
		Theory	Pract	Theory	Pract		
English	200	55		55		110	One Hundred Ten Only
Urdu	200	45		45		90	Ninety Only
Islamic Education	60	32		32		32	Thirty Two
Pakistan Studies	60			32		32	Thirty Two
Islamic Studies	200	63		63		126	One Hundred Twenty Six
Health & Physical Education	200	47	10	47	10	114	One Hundred Fourteen
Pashto	200	46		46		92	Ninety Two
Total:	1100	Marks				596	Five Hundred Ninety Six Only
		Remain					

Prepared by: _____
 Checked By: _____
 Note: Errors & Omissions excepted. Any mistake in Name etc must be intimated within 30 days after receiving the above certificate.
 Computer Cell BISE Malakand.
 Date: 13.07.2009, 09:19 AM

Shamir
 Controller of Examinations
 B.I.S.E. Malakand

TESTED



BOARD OF INTERMEDIATE AND SECONDARY EDUCATION
MALAKAND



12

PROVISIONAL CERTIFICATE

ID= 1110730200140



S.No.MB
SECONDARY SCHOOL CERTIFICATE EXAMINATION

Session 2007 (Annual)

Roll No: 63113

Group: Science

Tahir Hassan

Son of Shams Ullah

of GOVT. HIGH SCHOOL RAGHAGAN BAJAUR

has secured the marks shown against each subject in the Secondary School Certificate Examination held in the month of April as Regular candidate.

Subject Name	Marks		MARKS OBTAINED				
	TH / A	PR / B	Theory / Paper-A	Practical / Paper-B	Total	In Words	
1. English	75	75	34	29	63	Sixty-Three	
2. Urdu	75	75	44	51	95	Ninety-Five	
3. Pakistan Studies	75		49		49	Forty-Nine	
4. Islamic Education	75		49		49	Forty-Nine	
5. Physics	85	15	45	10	55	Fifty-Five	
6. Chemistry	85	15	46	11	57	Fifty-Seven	
7. Biology	85	15	41	10	51	Fifty-One	
8. Mathematics	75	75	39	59	98	Ninety-Eight	
					Marks	517-C	Five Hundred Seventeen
					Remarks		

Date of Birth (In Figures) 01 July 1980

(In Words) First July, One Thousand Nine Hundred Eighty

Checked By: [Signature]

Note:- Errors/Omissions excepted. Any mistake in D.O.B & Name etc must be intimated within 30 days after receiving the above certificate.

Computer Cell BISE, Malakand
18.01.2022, 04:18 PM

[Signature]
Controller of Examinations
B.I.S.E, Malakand

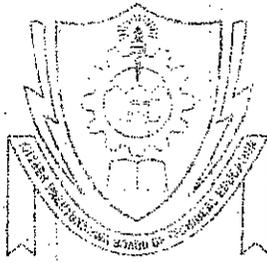
TESTED

Serial No. 5157

(13)

Roll No 140935

Khyber Pakhtunkhwa Board of Technical Education
PESHAWAR (PAKISTAN)



DIPLOMA IN INFORMATION TECHNOLOGY

Session 2nd Term 2019

This is to certify that

Mr. / Miss. TAHIR HASSAN
Son / Daughter of SHAMS ULLAH
Registration No. GCMS/KHR/DITR/Ist-18/M-5480
GOVERNMENT COLLEGE OF MANAGEMENT SCIENCES KHAR BAJAUR

has satisfactorily completed the one year duration Information Technology course titled "Diploma in Information Technology" and passed the Examination held by the Khyber Pakhtunkhwa Board of Technical Education, Peshawar, in the month of August 2019

He/She secured 995 Marks out of 1400 and has been placed in Grade A

In recognition thereof, this Diploma In Information Technology is awarded to him/her at Peshawar.

on the 20th day of August 2020

ASSISTANT SECRETARY

SECRETARY

This Diploma is issued without any alteration or eraser
Printed by: Amir Iqbal

ATTESTED

OFFICE OF THE AGENCY EDUCATION OFFICER BAJAUR AGENCY AT DIHAR.

APPOINTMENT.

The following candidates (Local) are hereby appointed as Class -IV servants against the newly created posts in BPS, No; I, S, 1245-35-1770 per month pluss usual allowances as admissible under the rules from the date of taking over charge in the interest of public service.

S.No.	Name with parentage.	Post.	Place of Posting.	Remarks.
01.	Abdus Saeed S/o Gul Nawab.	N/Q...	GPS, Sharbatai	Against the newly created post.
02.	Qadir Nawab S/o Nawab Gul.	Sweeper.	-do-	-do-
03.	Sarwar Khan S/o Nizbin Khan.	Chowkidar.	GGPS, Shagai.	-do-
04.	Shaheen Nabat D/o	Caller.	-do-	-do-
05.	Taher Hussain S/o ✓ Shah Zaidullah	Chowkidar.	GGPS, Talai	-do-
06.	Noor Haya D/o Bahi- re	Caller.	-do-	-do-
07.	Zar Ali Khan S/o Gul Dali.	Chowkidar.	GGPS, Balolai (Tangi)	-do-
08.	Mahitolhat D/o	Caller	-do-	-do-
09.	Sulman Anwar S/o Mudd Gul.	Chowkidar.	GGPS, Chinagai (Ut.)	-do-
10.	Abida D/o Masoud Jan	Caller.	-do-	-do-
11.	Malang/S/o Saleh Muhammad.	Chowkidar	GPS, Chilargam-	-do-
12.	Muhammad Gulab S/o Shahbaz Khan.	Chowkidar.	GPS, Ghundai.	-do-
13.	Gul Sher Khan S/o Nadar Khan.	Chowkidar.	GPS, Kohi	-do-
14.	Shah Zada S/o Wazir.	Chowkidar.	GPS, Tangi.	-do-
15.	Ibrahim S/o Abdulla	Chowkidar.	GGPS, Mirwas.	-do-
16.	Hayat Bibi D/o Gul Hakeem	Caller.	-do-	-do-
17.	Zarin Muhammad S/o Painda Muhammad.	Chowkidar.	GPS, Mazdak.	-do-
18.	Abdul Wahab S/o Muhammad Sharif.	Chowkidar.	GGPS, Nawa Chara;	-do-
19.	Sumia Bibi S/o Zabardast Khan.	Caller.	-do-	-do-
20.	Imran Khan S/o Haji Subidar.	Chowkidar.	GGPS, Shagai (Nawagai.)	-do-
21.	Rahat Bibi D/o Painda Muhammad.	Caller.	GGPS, Shagai (N)	-do-
22.	Fazal Manan S/o Gul Muhammad.	Chowkidar.	GGPS, Zaidi Abad. (TKG)	-do-
23.	Sultan Begum D/o Wazir Muhammad.	Caller.	-do-	-do-
24.	Bangla Bibi D/o	Caller.	Painda Khan K. GGPS, Chilargam.	-do-
25.	Aimal Khan S/o			

Attested

27.	Muhammad Zada S/o Paında Muhammad.	Chowkidar.	GGPS, Paında Khan (A)	-do-
28.	Gul Muhammad S/o Fazal Muhammad.	Chowkidar.	GGPS, Ghali Shah (M.J.K.)	-do-
29.	Majabin Bibi D/o Habibullah.	Caller.	-do-	-do-
30.	Mir Zaman Khan S/o Khista Rahman.	Chowkidar.	GGPS, Mian Gul (Q)	-do-
31.	Gul Haya D/o Ahmad Jan.	Caller.	-do-	-do-
32.	Saheb Zada S/o Abdul Qader.	Chowkidar.	GGPS, Guli Bagh (M)	-do-
33.	Nasib Khan S/o Hazrat Hakim.	Chowkidar.	GGPS, Ghano Dehri. (Hayati)	-do-
34.	Niyawar Bibi D/o Gul Zaman Khan.	Caller.	-do-	-do-
35.	Liaqat Khan S/o Sher Muhammad.	Chowkidar.	GPS, Mayatal.	-do-
36.	Gul Noor Khan S/o Amin Gul.	Chowkidar.	GGPS, Spana Dehri	-do-
37.	Bakht Yrd D/o	Caller.	-do-	-do-
38.	Muhammad Shouab S/o Mohammad Ghafoor.	N/Qased.	GGMS, Pashat.	-do-
39.	Mehtaja D/o	Sweeper.	-do-	-do-
40.	Gul Hakeem S/o Said Hakeem.	Chowkidar.	GPS, Bartrass (Ut.)	-do-
41.	Amir Said S/o Haji Noor Ahmad.	Chowkidar.	GPS, Tangi.	-do-
42.	Khadimullah S/o Abdul Haleem.	Chowkidar.	GGPS, Shinguss (Banda)	-do-
43.	Bad Shah Heda D/o Said Maroof Jan.	Caller.	-do-	-do-
44.	Jan Muhammad S/o Stana Gul.	Chowkidar.	GGPS, Nisar Abad.	-do-
45.	Subhania D/o	Caller.	-do-	-do-
46.	Anwar Hussain S/o Muhd Rahim.	N/Qased.	GGMS, Shah Narai	-do-
47.	Salam S/o Gul Zaman	Sweeper.	-do-	-do-
48.	Rahim Zada S/o Khan Bahadar.	Chowkidar.	GGPS, Sara Mina.	-do-
49.	Mahra Bibi D/o	Caller.	-do-	-do-
50.	Haji Nazam Khan S/o Akbar Khan.	Chowkidar.	GGPS, Sori Batai	-do-
51.	Khaperai Bibi D/o	Caller.	-do-	-do-
52.	Jan Muhammad S/o Manaras Khan.	N/Qased.	GGMS, Raghagan.	-do-
53.	Amir Khan S/o Gul Haleem Jan.	Sweeper.	-do-	-do-
54.	Ghusur Rahman S/o Khan Sher.	Chowkidar.	GGPS, Narai Qala	-do-
55.	Rahima Bibi D/o	Caller.	-do-	-do-

ATTESTED

57. Paqir Zada S/o Shah Tar.	Chowkidar	GGPS, Alizai Shikri	-do-
58. Parmina Bibi D/o	Caller.	-do-	-do-
59. Usman S/o Pacha Gul	Chowkidar	GGPS, Lara Banda.	-do-
60. Rahmat Bibi D/o	Caller.	-do-	-do-
61. Muslem Shah S/o Said Mahmood Shah.	Chowkidar.	GPS, Chuzano Shah.	-do-
62. Javed Khan S/o Nadar Khan.	Chowkidar.	GPS, Lano Dehrai.	-do-
63. Asiba Bibi D/o	Caller.	GGPS, Guli Bagh(..)	-do-
64. Muhammad Sadiq S/o Toor Jan.	Chowkidar.	GpS, Damadula.	-do-
65. Tamriaz S/o Shahaada.	Chowkidar.	GGPS, Sewai.	-do-
66. Gulandana D/o	Caller.	-do-	-do-
67. Mir Zamin S/o Juma Khan.	Chowkidar.	GPS, Bar Khalozo.	-do-
68. Afiyatullah S/o Painda Muhammad.	Chowkidar.	GGPS, Niag Ramond.	-do-
69. Bakht Sultan D/o Ghulam Farooq.	Caller.	-do-	-do-
70. Gul Jan S/o Toor Khan.	Chowkidar.	GGPS, Shinkotai.	-do-
71. Noor Haya D/o	Caller.	-do-	-do-
72. Habibur Rahman S/o Muhammad.	Chowkidar.	GGPS, Hazar Naw.	-do-
73. Parween Bibi D/o	Caller.	-do-	-do-
74. Ayoub Khan S/o Nowsher Khan.	Chowkidar.	GGPS, Loi Kharkai.	-do-
75. Beraila D/o	Caller.	-do-	-do-
76. Sher Wali S/o Abid Khan.	Chowkidar.	GGPS, Lagharai.	-do-
77. Khalida Bibi D/o Sultan Zeb.	Caller.	-do-	-do-
78. Said Zali S/o Said Ali.	Chowkidar.	GPS, Kalpanai.	-do-
79. Jabir Khan S/o Daftar Khan.	Chowkidar.	GGPS, Mian Kili(Khar)	-do-
80. Biatul Haram D/o Jandool.	Caller.	-do-	-do-
81. Nasar Khan S/o Khan Bahadar.	Chowkidar.	GGPS, Lar Kalan.	-do-
82. Maryam Bibi D/o	Caller.	-do-	-do-
83. Hafizullah S/o Saeedur Rahman.	Chowkidar.	GPS, Tangia (H)	-do-
84. Aziz Muhammad S/o Sher Muhammad.	Chowkidar.	GGPS, Bar Ghakhi.	-do-
85. Wala Bibi D/o	Caller.	-do-	-do-

ATTESTED

(4)

(17) 4

86.	Mawab Khan S/o Duranai.	Chowkidar.	GOS, Cabarai.	-do-
87.	Muhammad Islam S/o Sultan Muhammad.	N/Qasid.	GMS, Lagharai (M)	-do-
88.	Sher Gul S/o Sardar.	Sweeper.	-do-	-do-
89.	Ihsanullah S/o Abdul Wahed.	Chowkidar.	GPS, Lakhtai	-do-

TERMS/CONDITIONS.

1. Charge reports should be submitted in duplicate to this office.
2. The appointments of the candidates are being made purely on temporary at any time with out assigning any reason. In case they wish to resign their services they have to give one month prior notice or to forfeit one month pay in lieu thereof.
3. No TA/DA is allowed on the 1st Apptt
4. They should produce their health and age certificate from the Agency Surgeon concerned.
5. They should not be handed over charge of the posts if they are below 18 years of age or above 45 years of age.
6. If they fail to report their arrival within fifteen days their order will be cancelled.

31-

(AL-HAJ MUHAMMAD DIN KHAN)
Agency Education Officer,
Bajaur Agency at Khar.

Endst; No; 4320-26 / C.IVs. Dated 17/09/98.

Copy to the:-

01. Political Agent Bajaur w/r to his office memo; No; 7059/. dated 19/9/98
02. Director of Education (PATA) NWFP, Peshawar.
03. Agency Surgeon Bajaur Agency at Khar.
04. Agency Accounts Officer Bajaur Agency at Khar.
05. Asstt; Agency Edu; Officer (M/F) Bajaur Agency.
06. Accountant of the local Office.
07. Candidate Concerned.

[Signature]
Agency Edu; Officer,
Bajaur Agency.

SARWAR/*

ATTESTED

Note:— The entries in this page should be renewed or re-attested at least every five years and the Signature to lines 9 and 10 should be dated.

1. Name Tahir Hasan

2. Race Isl / Afghan

3. Residence Village @ Talai CSO Bazar Agach

4. Father's name and residence 1-7-1960
Shamsullah N-H 20 eighty

5. Date of birth by Christian era as nearly as can be ascertained 1-7-1980
N-H 20 eighty

6. Exact height by measurement 5-6"

7. Personal marks for identification level mark on LFT side of eye

8. Left hand thumb and Finger Impression of (Non-Gazetted) Officer.

Little Finger  Ring Finger

Middle Finger  Fore Finger 

Thumb 

9. Signature of Government Servant 

10. Signature and Designation of the Head of Office, or other Attesting Officer. 
Deputy District Officer
Police Agency at Khar

ATTESTED

(19)

MEDICAL CERTIFICATE.

Special MR, TAHIR HASSAN -
MOSLIM
Name MR, SHAMSULLAH
Address TEHSIL SALAZAI VILLAGE TALI P.O. RASHEEN BAJUR AGENCY

Date of birth 1980
Height by measurement 5' - 6"
Particulars of L.A. Haem Moll on left side of face
Name of the Officer
Name of head of office

Seal of Office

I do hereby certify that I have examined Mr TAHIR HASSAN... a candidate for
employment in the office of the EDUCATION DEPARTMENT BAJOUR AGENCY
and can not discover that he had any disease communicable or other constitutional
affection or bodily infirmity except... NIL

I do not consider this as disqualification for employment in the office of the
... His age according to his own statement... 18 years and by
appearance about... 18 years.

LEFT HAND THUMB AND FINGER
IMPRESSIONS

[Signature]
1981/9
Medical Superintendent
Civil Hospital

[Handwritten mark]

Annex
 AC
 29

S.No	Name	Father Name	Design	School Name	Date of Birth	Date of taking over charge	Qualif.	SSC Obt.Marks	Total SSC	FA/FSC	Total FA Obt.Marks	BA/ USC	Total BA Obt.Marks	M. MS	
1	Zahir Shah	Muhammad Yousaf Jan	Chowkidar	GGPS Sar Azghi	25-Nov-1976	25-Jun-1989	MSc/DIT	576	850	864	1100	252	550	643	
2	Bakh Munir	Fazal Hayan	Chowkidar	GMS Baro	1-Jan-1972	8-Nov-1989	BA	435	850	451	1100	239	550		
3	Abdul Ahad	Muhammad Faiz	Chowkidar	GPS Daq Qilla Faiz Killi	15-May-1978	13-Mar-1990	MA,Med	609	850	563	1100	1259	2600		
4	Fazal Subhan	Yousaf Jan	Naib Qasid	GHS Pashat	1-Sep-1968	1-Sep-1992	SSC	583	1050						
5	Hamid ullah	Habib ur Rahman	Chowkidar	GHS Sahib Abab	1-Jul-1975	22-Sep-1994	MA, Bed	432	850	512	1100	265	550	596	1100
6	Fazal Hayan	Sher Afzal	Chowkidar	GPS Qambar	6-Apr-1975	27-Sep-1994	FA/PTC	444	850	440	1100				
7	Abdul Saboor	Abdullah	Chowkidar	GPS Sheikh Killi	15-Dec-1976	1-Jan-1995	MA	447	850	309	600	447	600	453	600
8	Mohammad Qasim Jan	Said Amin	Chowkidar	GHS Sarkari Qilla	3-Mar-1972	22-Oct-1995	SSC	339	850						
9	Hamid ullah	Said Amin	Chowkidar	GHS Sarkari Qilla	3-Mar-1972	22-Oct-1995	BA/PST	464	850	528	1100	250	550		
10	Tahir Hassan	Faqir Malik	Chowkidar	GGPS Tali	1-Jul-1980	21-Sep-1998	MA/DIT	517	900	596	1100	268	550	535	1100
11	Kachkol	Shamsullah	Chowkidar	GGPS Tali	1-Jul-1980	21-Sep-1998	SSC	442	850						
12	Hamayoun Khan	Sher Azam	Chowkidar	GPS Amankot	3-May-1977	8-Nov-2001	MA	505	850	479	1100	227	550	594	1100
13	Lal Zada	Sher Azam	Chowkidar	GPS Dohrakai	5-Aug-1975	18-Nov-2003	D.COI	395	850	256	750				
14	Muhammad Laiq	Gul Mohammad	Chowkidar	GPS Zari	1-Jan-1965	15-Jul-2003	BA	545	1050	722	1400	271	550		
15	Niaz Muhammad	Muhammad Zamari	Naib Qasid	GPS Malkana	1-Jul-1985	6-Jan-2004	SSC	370	850						
16	Fazal Haq	Amir Hasan	Naib Qasid	GMS Mur Dara	1-Jan-1979	18-Mar-2004	FA/PTC/DIT	389	850	437	1100				
17	Fazal Subhan	Muhammad Saeed	Lab.Att	GGHS Civil colony Khar	15-Oct-1976	22-Oct-2004	MA,Med	400	850	1807	3550	268	550	534	1100
18	Zahir Shah	Noor Rahman	Work Shop Att	GHS Khar No.1	27-Aug-1982	1-Oct-2005	FA	398	900	539	1100				
19	Said Jan	Abdur Rahman	Chowkidar	GGHS Pashat	1-Jan-1986	17-Mar-2007	FA	398	900	539	1100				
20	Muhammad Shah	Amir Khan	Chowkidar	GHS Badan	15-Mar-1973	5-May-2007	FA	438	850	437	1100				
21	Mirajullah Khan	Khan Zarin	Lab.Att	GGHS Khar	1-Jan-1984	11-Jul-2007	MA	571	900	690	1100	249	550	648	1100
22	Mirajullah Khan	Gul Zarin Khan	Beshiti	GHSS Gardai	1-Mar-1973	1-Apr-2008	FA,PTC	456	850	404	1100				
23	Jawid Khan	Muhammad Younus	Chowkidar	GPS Kharkano	3-Mar-1989	7-Sep-2010	BA/DIT	502	1050			229	550		
24							SSC	447	850						

ATTACHED

خدمت جناب ڈائریکٹر صاحب ایجنٹس اینڈ سیکنڈری ایجوکیشن K.P.R

درخواست برائے پیپر ڈوب اپیل

جناب عالی! صوبائی گزارش کی جان ہے کہ باوجود میں جب سے ایجوکیشن
آیا ہے اس وقت سے ابھی تک کلاس پورے پروموشن ایک دفعہ

2014 میں تین بندوں کا ہونا ہے اور 2015 میں تین بندوں کا ہونا

ہے اور فیمل کلاس پورے پروموشن ابھی تک نہیں ہوئے

یہ سارے فیمل کلاس پورے پروموشن کا ظلم اور نا انصافی ہے

کلاس پورے پروموشن کیلئے ابھی جو نٹز فلر کے 8 پوسٹیں خالی ہے

لیکن سارے پوسٹیں میں سائنڈ ہر ہے اور فیمل سائنڈ ہر ایک

پوسٹ خالی تھا جو نٹز فلر کا اس پروڈکشن کے دوران میں

سائنڈ سے عمر دراز ولد امیر جمال کو G.A. 5 اور اعجاز کو ٹرانسفر

کرتے ہیں اور پوسٹ خالی کیا اور میں سائنڈ ہر پوسٹ خالی کیا

ابھی فیمل کا سینیاریٹ لسٹ بھی فیمل DE-0 صاحب ہیں بنا رہے

وہ کیس رہا ہے کہ خالی پوسٹ نہیں ہے پچھلے سال مائٹر کیشن سے

ہلکے کا پوسٹیں خالی تھیں اس پروڈکشن کے لئے ڈیپنٹی کا

نوٹس P.S.T میں بھی صفحے اور دوسرے کیڈرز میں بھی ہے

ایجوکیشن کلاس پورے 30 سال سے پورے ہیں اور اب بھی کلاس

پورے

کیڈر آپ صاحبان میں جان کر کے اینٹیل ایجوکیشن سے حساب لگائیں

اور یہاں 33 کو شہر جتنا بھی ستا ہے وہ پورا کریں اور عمر دور کے آرڈر

دیڈ ڈرا کر کے اپنا میل سائنڈ ہر بیج دیں اور جو خالی پوسٹیں ہوں

ہے ان پر کلاس پورے پروموشن کریں

ایک انا پور رطاہر حسن ولد شمس الدین S.P.S کے ظلم باوجود

Date- 19/09/2023



ATTESTED



ڈسٹرک ایجوکیشن انسٹیشن اسل کالونی نذر ملنگ ایجو

جنرل سیکرٹری ہاؤس خان
0303-9155923

Central Recognition 15 (10) Section XVII (S&GAD) 81 Dated Lahore 27/11/1963
Provincial Recognition No: SOS-III (S&GD) 1-12/ Dated Peshawar 29/10/1971

صدر فضل ربی صاحب
0301-8791941

Ref No: _____

Date: _____

کی حضور جناب ڈسٹرکٹ کلرک صاحبہ اعلیٰ تعلیمی ایڈمنسٹریٹو ایجوکیشن کے ذریعہ درخواست کے درجہ اختیار کیا
معاونت درخواست پر اسے کلاس فخر مسائنڈ ٹرانزیشن
جناب عالی! فوریہ باغ ٹرانزیشن ہے کہ باہر ایجوکیشن ڈیپارٹمنٹ کے طور طلب مندرجہ ذیل
سائل ہیں۔

- 1 کلاس فخر روٹیشن باہمی موجودہ۔
 - 2 33% روٹیشن کوڈ سے ہم فخر ہم ہیں جب سے ایجوکیشن ڈیپارٹمنٹ نے کام شروع کیا۔
 - 3 موجودہ کلرک کی خالی اسامیوں کی تعداد جو ہم سے پوشیدہ رکھی جا رہی ہے۔
 - 4 بیٹوں کی طرح ایک یا دو پوسٹیں دنیا میں اور فیملی دونوں سائنڈوں میں۔
 - 5 فرسٹ ڈیٹ کلرک آرڈر سے ایک رک جتنے کلرک کوئی ہے ان میں ہمارا کوڈ ہم کو دیا جائے۔
 - 6 جب سے ایجوکیشن ڈیپارٹمنٹ نے باہر میں کام شروع کیا ہے کتنے کلاس فخر روٹیشن ہونگے ہیں ان کی سٹیبلٹی، DPC نوٹیفکیشن اور اشتہار کی صورت میں۔
 - 7 باہر میں کتنے کلرک کے پاس اور ہائی سے ہائی سٹیڈی میں اس کے لئے ہونگے ہیں جن میں کلرک کی آسامیاں کر رہے ہیں وہ ہماری کلاس فخر روٹیشن کے لئے ہیں۔
 - 8 موجودہ خالی اسامیوں کی تعداد کتنی ہے وہ سب کلاس فخر روٹیشن کے لئے ہیں۔
- لہذا اگر صاحبان ہماری درخواست کے مطابق ان مسائل کو حل کرنے کے احکام صادر کرنا ضروری ہے۔
مہینہ نواریں ہوں۔
الغرض

آپ کے نام پر آج درجہ ہمارے ملازمین ایجوکیشن ڈیپارٹمنٹ ضلع باہر۔

AL FANSIANG DISTRICT BAR KUTUB KHAN
DISTRICT BAR KUTUB KHAN



پاکستان درجہ چہارم ملازمین ایسوسی ایشن ضلع باجوڑ خیبر پختون خواہ (ایبٹا)

ڈسٹرکٹ باریکیشن انسول کلانیا ضلع باجوڑ

جنرل سیکرٹری ایبٹون خان
0303-9155923

Central Recognition 15 (10) Section XVII (S&GAD) 81 Dated Lahore 27/11/1963
Provincial Recognition No: SOS-III (S&GD) 1-12, Dated Peshawar 29/10/1971

صدر فضل ربی ضلع باجوڑ
0301-8791941

Ref No: 03

Date: 17/02/2023

سفر باجوڑ - DPC عمران صاحبان ڈسٹرکٹ ایسوسی ایشن ضلع باجوڑ
درخواست پر ایبٹون خان کا جواب
جناب عالی!

موجودہ باجڑ ڈسٹرکٹ ایسوسی ایشن سے کم ضلع باجوڑ میں ایسوسی ایشن ڈسٹرکٹ
سینکھلاس فورز 333 کی ہے اس وقت سے محرم میں جس سے ایسوسی ایشن ضلع
باجوڑ میں کام شروع کیا ہے۔ ایسوسی ایشن ڈسٹرکٹ میں بن گیا ہے، ہم نے آ - عمران صاحبان
سے التجا کرتے ہیں کہ پیارے ڈسٹرکٹ کے لوگ اس وقت ہمیں دے دیتے جائیں۔ اور جو
موجود لوگ سکرٹری کے پاس ہیں وہ ہمیں دے دیتے جائیں۔
پہلے آ - عمران صاحبان ہم باجڑ کے موجودہ ضلع لوگوں سے کل اس فورز کو
مردوشن کے اعداد و شمار ہماری شکور فارمیں - عددہ ازین ایک بار دو موجودہ
ڈسٹرکٹ میں لوگوں سے ہمیں
کل اس فورز لینے پر حاضر نہیں۔
عین نواریں ایسوسی ایشن

ATTESTED

17/02/2023

ایبٹون

آ - عمران صاحبان فضل ربی صدر ایبٹون کل اس فورز ایسوسی ایشن ضلع باجوڑ

DPO for record

(24)



Directorate of Elementary & Secondary Education
Khyber Pakhtunkhwa Peshawar
Phone# 091-9330240, 9331240

No. 17423

Dated 3/3/2023

To

The District Education Officer (M/F)
District Bajaur

Subject:

PROBLEMS OF CLASS-IV DISTRICT BAJAUR

Memo:

I am directed to enclose here with a photo copy of the application All Pakistan C-IV Employees Association District Bajaur Khyber Pakhtunkhwa on the subject noted above and to ask you to dispose of the case accordingly as requested by the Class IVs, at your own level, being competent authority please.

Encls: (A.A)

[Signature] 3/3/23
Assistant Director (Admin)

[Signature]
3/3/23

Endst; No. _____ / E-4 District Bajaur Dated _____ / 2023

Copy to the:-

1. P.A to Director E&SE Khyber Pakhtunkhwa Peshawar.
2. PA to Addl: Director (Estab:) Local Directorate.

ATTESTED

PP/EO as per rule
per policy
Assistant Director (Admin)

ڈی جی ایم ڈی او DEO پلم ڈسٹرکٹ باجوڑ (د) اقبال
عنوان :- دروازہ نمبر 1 پلم ڈسٹرکٹ باجوڑ (د) اقبال

جناب عالی!

مذکورہ نام (زیر) کے قبضے کے متعلق سائڈ لم
تصال کرنے کے اسامیوں کے تعداد کتنی ہے۔ جس کے حساب سے میں جس
33% کو رقم دیا ہے۔

مذکورہ زمین ایک قبضے کے ساتھ ہے، جس کے متعلق اس وقت
کبھی سائل کیا۔ جس میں ہم نے کئی بار اس کے آفسیٹ
میں دروازے جمع کیے۔ لہذا اس کے متعلق ہم کو
پلم ڈسٹرکٹ باجوڑ کے افسانہ کے پاس اس کے متعلق
عس فیوڈیشن کوئی۔
اعلیٰ

12/06/2023

ڈی جی ایم ڈی او پلم ڈسٹرکٹ باجوڑ (د) اقبال

ATTESTED

To E/B
" " " " " "

please.

M 12/06/23

محفوظ جناب ڈائریکٹر صاحب ایڈمنسٹری ا اینڈ سٹنڈرڈ ایجوکیشن ضلع پنجتو ننورا

دعا خواستہ برائے انگریزوں

جناب عالی! نمودار گزرتی ہے کہ جب سے باجوہ میں تعلیم آ رہا ہے اس وقت سے
ابھی تک فیمیل کلاسوں پر وہوشن نہیں ہوا ہے ۲۰۱۶ میں تین بچوں کے پر وہوشن
کیا ہے وہ بھی سب سے پہلے ہو جائے اور فیمیل کے کوئی کلاس پر
پر وہوشن نہیں کیا ہے

۲۰۲۳ میں تین بچوں پر وہوشن ہو گیا ہے وہ بھی سب سے پہلے سائنڈ کے فیمیل سائنڈ کے
سے سب سے پہلے بنایا ہے اور ایک پوسٹ فیمیل سائنڈ پر دروغمان سکول میں خالی تھا
اس کو بھی سب سے پہلے سائنڈ کے عمر دراز کو ٹرانسفر کر کے بیمار احق صانع گیا
۲۰۲۳ میں ملکانہ پر فیمیل سائنڈ کے ڈیسینر بھی بنایا ہے اور میں سکول میں پوسٹ خالی
ہے

(2) G.G.H.S بانڈی پر فیمیل سائنڈ کے ڈیسینر بھی بنایا ہے اور میں سکول میں پوسٹ
خالی پڑے ہیں

۳) ڈیسینر کے کوٹہ P.S.T میں رٹری آڈیٹنگ، نائب تھا صوبہ اور پوسٹ میں
بھی کوٹہ ہے یہ P.D.E صاحب سارا ہے جو ٹرانسفر کر کے پوسٹ میں
اور بیمار احق تلف کرتا ہے

ابھی ۸ جو ٹرانسفر کر کے پوسٹ میں خالی پڑے ہیں اور ہم کو ابھی تک ۳۳ فیمیل
کوٹہ نہیں ملا ہے یہ کلاسوں پر کیا ہے

ATTESTED
لیڈ آف صاحبان انکوٹری کر کے یہ جو ٹرانسفر کر کے پوسٹوں کا اور
فیمیل P.D.E کو حکم کریں کہ اس پر کلاسوں پر وہوشن کر کے
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ایمان اللہ اور آل کلاسوں پر ضلع باجوہ ضلع پنجتو ننورا
0301 8048344

25783	پشاور بار ایسوسی ایشن، خیبر پختونخواہ
ایڈویکٹ: <i>missy</i>	PESHAWAR BAR ASSOCIATION
بار کونسل ایسوسی ایشن نمبر: be-12-3483	
رابطہ نمبر: 0300-5917745	

بعدالت جناب: *محمد علی سولہ* K.P.K

مخاطب: <i>سائل</i>	دعویٰ:
	علت نمبر:
	مورخہ:
	جرم:
	تھانہ:

باعت تحریر آنکہ

مقدمہ مندرجہ عنوان بالا میں اپنی طرف سے واسطے پیروی وجواب دہی کاروائی متعلقہ آن مقام *لکھنور* کیلئے *محمد ارشد گل* کے ذریعے *محمد ارشد گل* کے ذریعے کر کے اقرار کیا جاتا ہے کہ صاحب موصوف کو مقدمہ کی کل کاروائی کا کامل اختیار ہوگا، نیز وکیل صاحب کو راضی نامہ کرنے و تقرر ثالث و فیصلہ بر حلف دینے جواب دعویٰ اقبال دعویٰ اور درخواست از ہر قسم کی تصدیق زریں پر دستخط کرنے کا اختیار ہوگا، نیز بصورت عدم پیروی یا ڈگری یکطرفہ یا اپیل کی برآمدگی اور منسوخی، نیز دائر کرنے اپیل نگرانی و نظر ثانی و پیروی کرنے کا مختار ہوگا اور بصورت ضرورت مقدمہ مذکورہ کے کل یا جزوی کاروائی کے واسطے اور وکیل یا مختار قانونی کو اپنے ہمراہ یا اپنے بجائے تقرر کا اختیار ہوگا اور صاحب مقرر شدہ کو وہی جملہ مذکورہ بالا اختیارات حاصل ہوں گے اور اس کا ساتھ پر داخہ منظور و قبول ہوگا دوران مقدمہ میں جو خرچہ ہر جانبہ التوائے مقدمہ کے سب سے ہوگا وہاں اپنی پیشی مقام دورہ یا حد سے باہر ہو تو وکیل صاحب پابند نہ ہوں گے کہ پیروی مذکورہ کریں، لہذا وکالت کے لیے *محمد ارشد گل* کو اختیار تاکہ سند *محمد ارشد گل* کے لیے منظور ہے۔

المرقوم: 02/01/2024
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