FORM OF ORDER SHEET

	Appeal No.		149/2024	. ! .	
S.No. Date of ord	der Order or oth	er proceedings wil	th signature of jud	ge ',	
proceedin	ngs	>	3	!	

16/01/2024

The appeal of Mr. Shahid Ullah presented today by Mr. Mir Zaman Safi Advocate. It is fixed for preliminary hearing before Single Bench at Peshawar on Parcha Peshi is given to counsel for the appellant.

By the order of Chairman

REGISTRAR

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,

APPEAL NO. U.G. 1202

Shahid Ullah Caller BPS 03

VS

EDUCATION DEPTT:

INDEX

S. NO.	DOCUMENTS	ANNEXURE	PAGE
1.	Memo of Appeal	**********	1-2
2.	Affidavit		3
3.	Appointment order dated	Α	4
4	Charge assumption & performance certificate	В	5-6
4.	letter dated 24.01.2023	С	7
5.	reply letters	D	8
6	departmental appeal	E	9
7.	Vakalatnama	2224004000	10

בי יקילג APPELLANT

THROUGH:

Yasir Saleem

&

 $\left(M\right)$

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

\mathcal{D}

Service Appeal No

72025
Mr. Shahid Ullah Caller BPS 03 in district education Officer District North Waziristan
Versus
 Director education merged district, Khyber Pakhtunkhwa Peshawar. District education officer, District North Waziristan. District Account Officer, District North Waziristan.
4. The secretary E&SE department, Khyber Pakhtunkhwa, Peshawar.
RESPONDENTS
APPEAL UNDER SECTION-4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT 1974 AGAINST INACTION OF THE RESPONDENT NO. 3 BY NOT RELEASING SALARIES W.E.F 01.07.2014 OF THE APPELLANT AND AGAINST INACTION ON DEPARTMENTAL APPEAL OF THE APPELLANT WITHIN THE STIPULATED PERIOD. Prayer: That on acceptance of this instant service appeal of the appellant the inaction of the respondents by not releasing salaries of the appellant w.e.f 01.07.2014 till dated may very kindly be declared illegal and without lawful authority of law, and the respondents may further please be directed to release salaries of the appellant w.e.f 01.07.2014 till dated, with all back benefits. Any other remedy which august tribunal deems fit that may also be decided in favor of the appellant. R/SHEWETH: ON FACTS:
Brief facts of the appeal are as under;
1. That the appellant is working as (BPS-03) n the respondent department. (copy of Appointment letter is attached)
2. That the appellant after that assumed his duty and started performing his duty regularly efficiently and passionately. Copy of assumption order and performance certificate is attached as annexure
3. That on 24.01.2023 the respondent No.3 made an observation

3. That on 24.01.2023 the respondent No.3 made an observation over the impugned bills which was removed by the respondent No.2 and resubmitted to respondent No.3. Copy of letter dated

24.01.2023 is attached as annexure

- 5. That against the inaction of the respondents with regard to the outstanding salaries of the appellant, he also filed departmental appeal to the concerned authority which is still pending. Copy of the departmental appeal is attached as annexure.
- 6. That appellant further feeling aggrieved and having no other remedy but to file this appeal on the following grounds inter alia.

ON GROUNDS:

- A. That the inaction of the respondents by not releasing salaries of the appellant w.e.f 01.07.2019 is against law, rules and norms of natural justice.
- B. That the appellant have not be treated in accordance with law and rules and as such respondents violated Article 4 and 24 of the constitution of Islamic republic of Pakistan 1973.
- C. That the action of the respondent No.3 amounts to sheer arbitrary and autocratic in nature hence against the norms of natural justice.
- D. That the conduct of respondent No.3 is not only ignoring the competent authority orders but conduct and attitude of the respondents No.3 from such inaction show something unfair means hence also violeting the mandatory provision of the constitution that all Govt. departments are duty bound to strictly act in accordance with law.
- E. That its apex court decisions that salary is not bounty that can be stopped at the wishes of high ups.
- F. That the inaction of the respondents by not releasing salaries of the appellant is against Article 38(e) of the Constitution of Islamic republic of Pakistan, 1973.
- G.That the respondents are using colorful exercise of power regarding not releasing the salaries outstanding against the respondents hence this action of the respondents is unwarranted under the law.

- (3)
- H. That the appellant seeking indulgence of this honorable Tribunal for intervening in the matter to release immediately the outstanding salaries and clear the bill pending before the respondent No.3 without any cogent reason and the respondent No.3 has no locus standi to stop the bills being clear cut orders of the high ups and competent authority.
- I. That the remaining points if any arise during the course of hearing may also be allowed.

It is therefore humbly prayed that the appeal of the appellant may very kindly be accepted as prayed for.

APELLANT

THROUGH:

Yasir Salem

&

Mir Zaman

Advocates high Court

Certificate:

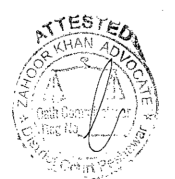
That no earlier appeal is preferred before this august tribunal.

Deponent

Affidavit:

I Shahid Ullah resident of district north waziristan, solemnly affirm and declare that the contents of this Appeal are true and correct to the best of my knowledge and belief and nothing has been concealed from this August Tribuanl.

Deponent



OFFICE OF THE AGENCY EDUCATION OFFICER NORTH **WAZIRISTAN AGENCY**

APPOINTMENT ORDER:

In the light of Director Education FATA order dated 08-11-2013 and the recommendation of departmental selection committee the following candidates are here by appointed against the vacant post of Class-IV on contract basis in BPS-03 schools mention against each on the following terms and conditions with effect from the date of taking over charge.

- (1) Gul Zarins Sweeper
- (2) Aziz Ullah Caller
- (3) Nazid Caller
- (4) Ayesha Sweeper
- (5) Shahid Ullah Caller
- (6) Matti Ullah caller
- (7) Hafiz Ullah Caller
- (8) Fazal Rehman

Terms And Conditions

- 1. Their appointments are made on contract basis and liable to be terminated any time and without any notice.
- 2. They should bring their medical certificates from Medical Supdt AHQ Hospital Miran Shah if they fail to submit their charge report within 15 days, their order will be treated as a
- 3. Their originals CNIC's should be produced in the Accountant local office.
- 4. Their services will be terminated if they found absent 15 days continuously from the date of taking over charge.

AGENCY EDUCATION OFFICER North Waziristan Agency

Dated 14 - 3 -2014

Ends/: 315-18

Copy to the:-

- 1. Director Education FATA, Peshawar
- 2. Agency Account Officer NWA
- 3. The Accountant Local Office
- 4. Candidate Concerned

North Waziristan Agency

To.

District Education Office North Waziristan Agency.

SUBJECT:

CHARGE REPORT/Ah'RRIVAL REPORT.

IMr/MST Shahu dullah took my charge as Callee on dated

6 3/20/61 am performing my duty regularly.

Name_Shahiclullah

Disegnation Caller

Acceptant on rel 1

long on 1613

4

Y



OFFICE OF THE HEADMASTER GHS DARPAKHAJL NORTH WAZIRISTAN DISTRICT

SUBJECT: DUTY PERFORMANCE CERTIFICATE

Certified that Mr/ MST <u>Shahi dullab Caller</u> is performing his/her duty regularly to the entire satisfaction of his superior since long in education department. He/She has good moral character.

DISTRICT EDUCATION OFFICE NORTH WAZIRISTAN DISTRICT.

Personal State of the State of

ATTESTEL

January Company

And Co

OFFICE OF THE DISTRICT ACCOUNTS OFFICER

NORTH WAZIRISTAN MIRAN SHAH

PHONE NO. 0928-300541

NO.DAO/MRN/NFP/2022-23/2301-04

Dated:24/01/2023

To

The District Education Officer (M)

NW Miran Shah.

Subject:

CONFIRMATION OF SOURCE FORMS & SALARIES OF THE CLASS-IV.

Memo,

Kindly refer to the subject cited above.

The Authorized Representative namely Mr. Abdur Ur Rahim Junior clerk of your office were submitted Source-I Forms and other connected documents for releasing of their salaries at the pre-Audit counter section of this office.

The detail of teachers are as under:-

1 Fida Ullah TT

3 Asma TT

5 Senab Kiran TT

7 Fahim Ullah PTC

9 Ayesha Ghulam Qader PTC

11 Nowshin Bibi PTC

13 Farhad Bibi PTC.

15 Shahid Rehman CT

17 Aftab Khan PTC

19 Kalsoom PTC

21 Muhammad Shoaib PTC

23 Hamayoon Khan PTC

25 Muhammad Imran PTC

27 Gul Zarina Sweeper

29 Nazid Caller

31 Shahid Ullah Caller

33 Hafiz Ullah Caller

2 Hajra Gul TT

4 Muhammad Salim TT

6 Naghma PTC

8 Farkh Naz PTC

10 Subia Bibi PTC

12 Faiza Bibi PTC

14 Hassain Ahmad CT

16 Saima PTC

18 Iqra Amjad PTC

20 Ferdos Khan PTC

22 Hafiz Asif Khan PTC

24 Maaz Ullah TT

26 Farid Ullah PTC

28 Aziz Ullah Caller

30 Ayesha Sweeper

32 Matti Ullah caller

34 Fazal Rehman

District Accounts Officer

It is therefore, requested that the above named Class-IV may kindly be configenuine employees of the Education Department before payroll processing for the month of 01/2023 or otherwise please.

Copy forwarded to:

- 1. The Accountant General Khyber Pakhtunkhwa, Peshawar.
- 2. The Director E&SE Khyber Pakhtunkhwa, Peshawar.
- 3. The Deputy Commissioner NW Miran Shah.
- 4. Mr. Muhammad Atif Sub Accountant of this office is hereby nominated personally attend the Education Officer, to verify/confirmed the above named Source Forms from the DEO NW Miran Shah.

ATTESTED H

District Account Officer

NW Miran Shah.

OFFICE OF THE DISTRICT EDUCATION OFFICE NORTH WAZIRISTAN DISTRICT

No	/DEO/NWD		
Dated		2023	

To

The District Accounts Officer,

North Waziristan District.

Subject:

CONFIRMATION OF SOURCE-I & II FORMS OF SALARIES OF VARIOUS TEACHERS.

Respected Sir,

Kindly refer to your letter NO.2301-04 dated 24/1/2023 on subject noted above and to state that this office has submitted Source-I & II forms of the following teachers along with related documents duly verified and countersigned by the undersigned.

It is further stated that in your gracious honour that necessary action may kindly be taken in this regard being genuine case and regular employee of this department and they are performing their duties regularly.

- (1) Gul Zarins Sweeper
- (2) Aziz Ullah Caller
- (3) Nazid Caller
- (4) Ayesha Sweeper
- (5) Shahid Ullah Caller
- (6) Matti Ullah caller
- (7) Hafiz Ullah Caller
- (8) Fazal Rehman Caller

District Education Officer
North Waziristan District

Endst: No. 37/50-54 /Dated 24/ 1 /2023.

Copy forwarded to the:-

- 1. Accountant General Khyber Pakhtunkhwa, Peshawar.
- 2. Director E&SE Khyber Pakhtunkhwa, Peshawar.
- 3. Deputy Commission North Waziristan District.
- 4. Candidate Concerned.

District Education Officer North Waziristan District Enjoyed Appeal for relieve of fay Stopped illegally by BEO North

Rich with great respect at is Class of Mixed our pays over stopped

without any cogul now on by the Ex. BEO North. We see chearly larged quant

les the DE meget anna. The DE merged area was third converted a soint

fellows order & DEO North. We DEO Constituted against Committed on the

order. The Committee Gubersited support & DEO. But in the occasional

Uni therein was under processes and the new Aso was posted reagonal

and frammerced & the DAO office. The DEO office surrect of some and

and frammerced & the DAO office. The DEO office surrect of some value

belts to the DAO office which is bail preading in his opin

bills to the DAO office which is bail preading in his opin

order may and be passed to DEO of DE maged and of for

Jalid 30 7 13

list fleachers are as under

Ansig in bills es soon as proside sery en paid quilserant

Anavzes preduced To de oller

(b) Arma TT. (5 Senab Krim TT (6) Fahri Wah pTL (7) Ayster Genter Radap.
(6) Now Sheen bits: pTL (9) farhad bibs pTL (6) Shahid Relman LT (7) Affebreham
(12) Kahrom pTL (13) M. ShohibpTL (12) Hamay we war pTL (5) M. Im Yam pTL
(14) Gal Zavina Sweeper. (7) Nation Caller. (8) Shahidullah Caller

(19) Hays jullah Celler (30) esajec Grul TT. (31) Michael Salim 77 (32) Negma pTC

(23 parous noz pre (29) subia biso pre \$5 paiga pibi pre.

(26) Husan Alman et (28) 1 gra Amjoil pTc. (28) Saima DTC.

39. Fer dis schan pt (30) staging Asig eller TT (39) margulah TT.
(32) pari dullah pt c - (33) pzizukah Culler - (34) Ayesus Sweeper

(35) Mati allar Caller. (36 pagal Relma Caller.

VAKALATNAMA

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNA! PESHAWAR

	PESHAWAR	
	OF 20 23	
Shahid Ulkah	PLAINTI (PETITION	FF)
	<u>WERSUS</u>	IEK
Cort of 19 1	8 lei (RESPONDEN	,

I/We Shali dull al

Do hereby appoint and constitute, Yasir Saleem & Mir Zaman saft Advocates High Court, Peshawar to appear, plead, act, compromise, withdraw or refer to arbitration for me/us as my/our Counsel/Advocate in the above noted matter, without any liability for his default and with the authority to engage/appoint any other Advocate Counsel on my/our cost. I/we authorize the said Advocate to deposit, withdraw and receive on my/our behalf all sums and amounts payable or deposited on my/our account in the above noted matter.

Dated. __/_/__/2023

CLIENT(S)

ACCEPTED YASIR SALEEM

8.

Mir Zaman s'afı

Advocate Peshawar High Court.