

S. No.	Date of Order or proceedings.	Order or other proceedings with signature of Judge or Magistrate and that of parties where necessary.
1	2	3
	02.01.2017	<p style="text-align: center;"><u>BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,</u> <u>CAMP COURT SWAT</u></p> <p style="text-align: center;">Service Appeal No. 1330/2015</p> <p style="text-align: center;">Qimat Gul Versus Accountant General Khyber Pakhtunkhwa, Peshawar and 4 others.</p> <p style="text-align: center;"><u>MUHAMMAD AZIM KHAN AFRIDI, CHAIRMAN:</u></p> <p>Counsel for the appellant and Mr. Muhammad Zubair, Senior Government Pleader alongwith M/S Muhammad Khitab, ASDEO and Muhammad Shamim, P.A for respondents present. Wakalatnama placed on file.</p> <p>2. Qimat Gul, SST/SET GHS Balambat, District Dir Lower hereinafter referred to as the appellant has preferred the instant service appeal under Section 4 of the Khyber Pakhtunkhwa Service Tribunal Act, 1974 against deduction of Rs. 4900/- from his salary w.e.f February, 2014 regarding which he preferred departmental appeal on 23.08.2015 which was not responded and hence the instant service appeal on 30.11.2016.</p> <p>3. Brief facts giving rise to the present appeal are that the appellant was appointed as Drawing Master on 22.10.1975 and then appointed as C.T on 17.09.1987 which post was upgraded from BPS-09 to BPS-14 and then to BPS-15 and, finally, appellant was promoted as SET BPS-16 on 01.09.2003 and performing the said duties in BPS-17 by now. That on the strength of notification dated 30.03.2009 four advance increments</p>

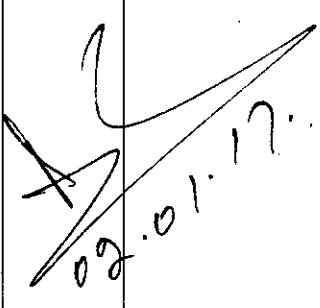
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02.01.17

given to the appellant for 11 years service against the post of Drawing Master as untrained teacher. That respondent No. 2, all of a sudden, started deduction of Rs. 4900/- per month from the salary of the appellant w.e.f. February, 2014 on the ground that the appellant had not qualified the Drawing Master examination. That the appellant preferred departmental appeal against the said unilateral order on 23.08.2015 which was not responded and hence the instant service appeal.

4. Learned counsel for the appellant has argued that the respondents allowed the said annual increments to the appellant in the light of notification of Finance Department dated 30.03.2009 w.e.f. 23.10.1975 to 30.05.1986. That entry to this effect was recorded in service book of the appellant. That the appellant was allowed to withdraw the said amount as approved to him by the respondents vide notification referred to above and entry made in his service record. That recovery of payment of the same from the appellant is not warranted as under the principles of locus-poenitentiae the respondents are not justified to order recovery of payment made to the appellant which he had received in good faith.

5. Reliance was placed on case law reported as 2002 PLC (C.S) 302, PLD 1992-Supreme Court-207, 2003-PLC(C.S) 1262 (Supreme Court of Pakistan) and 2007-PLC (C.S) 364.

6. Learned Government Pleader has argued that the appellant has no right to withhold the amount illegally paid to him and that recovery in installments is in accordance with the law and that the appeal of the appellant is liable to dismissal.

A handwritten signature and the date '02.01.17' are present in the left margin of the page.

7. We have heard arguments of learned counsel for the parties and perused the record.


8. It was not disputed before us that the appellant was not entitled to draw the said amount paid to him in the light of notification of the provincial government dated 23.10.1975. In case of Muhammad Shakir and others reported as 2002-PLC (C.S) 302, the petitioner in the said case was directed to refund the amount of increment received by them. It was observed that in view of the principles of locus-poenitentiae the authorities concerned were not competent to recover the said amount from the petitioners. In case of the Engineer-in-Chief Branch through Ministry of Defence, Rawalpindi Versus Jalalud Din reported as PLD 1992-Supreme Court-207 it was observed that payer was not entitled to recover the amount from the payee during period when incorrect order remained in field and that principle of locus-poenitentiae would be applicable in such case. In the case of Shahid Masood Nadeem reported as 2003-PLC(C.S)1262 (Supreme Court of Pakistan) it was observed that order to the extent of recovery of pay and allowances was unjust. The payment made to the petitioner in the said case was protected under the principle of locus-poenitentiae. In case of Sajid Javed reported as 2007-PLC(C.S) 364 it was observed by the august Supreme Court of Pakistan that payment made to a civil servant in course of employment, due to inadvertence on the part of employer, could not be allowed to be recovered as arrears of salary wrongly paid.

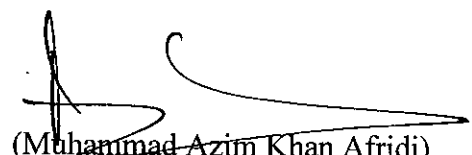
9. In view of the above we are of the humble view that payment made to the appellant, in course of employment, cannot be legally

02.01.17

recovered from the appellant. As such orders of recovery are violative of the principles of locus-poenitentiae.

10. We therefore accept the present appeal and declare that the said recovery from appellant is illegal and direct that no recovery of the amount in question be made from the appellant. Parties are left to bear their own costs. File be consigned to the record room.


(Ahmad Hassan)
Member

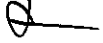

(Muhammad Azim Khan Afridi)
Chairman
Camp Court, Swat.


02.01.17

ANNOUNCED
02.01.2017

08.11.2016

Appellant in person M/S Fayazud Din, ADO & Jamil Shah, Senior Auditor alongwith Mr. Muhammad Zubair, Sr.GP for the respondents present. Counsel for the appellant was stated busy before the Hon'ble Peshawar High Court, Peshawar. Adjourned for final hearing before the D.B to 02.01.2017 at camp court, Swat. Restraint order shall continue.


Member


Chairman
Camp court, Swat

1330/15

06.04.2016

Appellant in person and Mr. Jamil Shah, Senior Auditor & Muhammad Irshad, SO alongwith Mr. Muhammad Zubair, Sr.GP for the respondents present. Written statement of respondents No. 1 & 2 submitted while the learned Sr.GP requested for adjournment on behalf of respondents No. 3 to 5. Last opportunity granted. To come up for written reply/comments on behalf of respondents No. 3 to 5 on 08.6.2016 before S.B at Camp Court, Swat. The restraint order shall continue.


Chairman
Camp Court, Swat.

08.06.2016


Appellant in person, M/S. Fayaz Ali, ADO and Jamil Shah, Senior Auditor alongwith Mr. Amir Qadar, GP for the respondents present. Written reply submitted. The appeal is assigned to D.B for rejoinder and final hearing for 05.09.2016 at camp court, Swat. The restraint order shall continue.


Chairman

05.09.2016

Appellant in person and Mr. Muhammad Zubair, Sr.GP for the respondents present. Rejoinder submitted. Seeks adjournment due to strike of the bar. To come up for final hearing before D.B on 08.11.2016. The restraint order shall continue.


Member


Chairman
Camp Court, Swat

03.12.2015

Counsel for the appellant present. Appeal requisitioned on application of appellant for today. Preliminary arguments heard. Learned counsel for the appellant argued that the appellant was initially appointed as Untrained Drawing Master in the year 1975. That on the strength of notification dated 30.3.2009 the appellant was given one annual increment in the year 2012. That the appellant is serving now as SET (BPS-17). That respondent No. 2 started deduction of an amount of Rs. 4900/-per month from the salary of appellant with effect from February 2014 on the plea that the appellant was not entitled to the said increment given to him as untrained teacher. That the appellant preferred department appeals including one dated 23.8.2015 which was not responded and hence the instant service appeal on 30.11.2015.

That the respondents are not entitled to unilaterally deduct the said amount from the salary of appellant.

Points urged need consideration. Admit. Subject to deposit of security and process fee within 10 days, notices be issued to the respondents for written reply/comments for 14.1.2016 before S.B at Camp Court Swat as the matter pertains to the territorial limits of Malakand Division. Notice of stay application be also issued for the date fixed. Meanwhile no deduction be made from the salary of the appellant.

Chairman

14.01.2016

None present for appellant. M/S Jamil Shah, Senior Auditor and Muhammad Idrees, Assistant alongwith Mr. Muhammad Zubair, Sr. GP for respondents present. To come up for written reply on 6.4.2016 before S.B at Camp Court Swat. The restraint order shall continue.

Chairman
Camp Court Swat

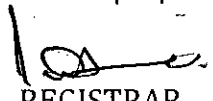


Appellant Deposited

Security & Process Fee

Form- A
FORM OF ORDER SHEET

Court of _____

Case No. 1330/2015

S.No.	Date of order Proceedings	Order or other proceedings with signature of judge or Magistrate
1	2	3
1	30.11.2015	<p>The appeal of Mr. Qimat Gul presented today by Mr. Zia-Ur-Rehman Tajik Advocate may be entered in the Institution register and put up to the Worthy Chairman for proper order.</p> <p style="text-align: right;"> REGISTRAR</p>
2	30-11-15	<p>This case is entrusted to S. Bench for preliminary hearing to be put up thereon <u>1-12-15</u>.</p> <p style="text-align: right;"> CHAIRMAN</p>
	01.12.2015	<p>None present for appellant. The appeal be relisted for preliminary hearing for 30.12.2015 before S.B.</p> <p style="text-align: right;"> Chairman</p>

**BEFORE THE KHYBER PAKHTUNKHWA SERVICE
TRIBUNAL, PESHAWAR**

Appeal No. 1330 /2015

Qimat Gul Appellant

Versus

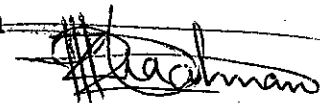
Accountant General Khyber Pakhtunkhwa, Peshawar & others
..... Respondents

INDEX

S.No.	Description of documents.	Annexure	Pages.
1.	Memo of appeal with affidavit		1-5
2.	Application for condonation of delay with affidavit		6-7
3.	Application for interim relief with affidavit		8-9
4.	Copy of appointment order and service certificate	A-A/1	10-11
5.	Copy of CT certificate and appointment order.	B-C	12-14
6.	Copies of M.A and B.Ed degrees	D-E	15-16
7.	Copy of promotion order	F-F/1	17-24
8.	Copy of notification dated 30.03.2009 and pay self	G-G/1	25-26
9.	Copy of service book	H	27-57/A
10.	Copy of department representations	I-I/7	58-65
11.	Wakalatnama		


Appellant

Through



Ziaur Rahman Tajik
LLM, (Constitutional Law)
Advocate, High Court,
Peshawar
Cell: 0300-9357932

Dated: 30-11-2015

①

**BEFORE THE KHYBER PAKHTUNKHWA SERVICE
TRIBUNAL, PESHAWAR**

Appeal No. 1330 /2015

Qimat Gul S.S.T/SET Govt High School
Balambat, District Dir Lower

**N.W.F. Province
Service Tribunal**
Diary No. 1383
Dated 30-11-2015

..... Appellant

Versus

- 1) Accountant General Khyber Pakhtunkhwa, Peshawar
- 2) District Accounts Officer District Dir Lower at Balambat
- 3) Govt of Khyber Pakhtunkhwa through Secretary Finance,
Govt of KPK, Peshawar
- 4) Executive District Officer Elementary and Secondary
Education, District Dir Lower.
- 5) Director Elementary and Secondary Education, Dabgari
Garden, Peshawar

..... Respondents

APPEAL AGAINST THE ORDER OF
RESPONDENT NO.2, WHEREBY
DEDUCTION OF RS.4900/- HAS BEEN
STARTED FROM MONTHLY SALARY OF
APPELLANT FROM FEBRUARY 2014, AND
WHEREAFTER NO REPLY WAS GIVEN TO
THE LAST DEPARTMENTAL APPEAL OF
THE APPELLANT FILED ON 23.08.2015.

Filed to file
30/11/15

Prayer:

*On acceptance of instant appeal deduction
of Rs.4900 PM from salary of appellant may
be set aside/cancelled respondent may be
restrained from further deduction from*

salary of appellant and amount already deducted from appellant may kindly be paid.

Respectfully Sheweth;

- 1) That appellant was appointed as drawing master (DM) untrained teacher on 22.10.1975. (Copy of appointment order is attached as Annexure "A")
- 2) That later on, on successful completion of CT course in 1987, appellant was appointed as CT on 17.09.1987. (Copy of CT certificate and appointment order are attached as Annexure "B and C")
- 3) That appellant did Master in Islamiat in 1988 and Bachelor of Education in 1990 from Peshawar University. (Copy of M.A and B.Ed degrees are attached as Annexure "D and E")
- 4) That with passage of time post of appellant i.e. CT upgraded from BPS-09 to 14 and then to BPS-15 and finally appellant had been promoted to the post of SET BPS-16 on 01.09.2003 and nowadays performing duties on the same post but in BPS-17. (Copy of promotion order is attached as Annexure "F")
- 5) That on 30.03.2009 notification was issued by the provincial Govt and allowed benefit of annual increments to the untrained teacher and because of this notification four increments were given to the appellant for 11 year service on the post of Drawing Master as untrained teacher on 11.03.2010. (Copy of notification dated 30.03.2009 is attached as Annexure "G")
- 6) That all of a sudden respondent No.2 from February, 2014 started deduction of Rs.4900/- from monthly salary of the appellant on the ground that appellant had not qualified Drawing Master exam. (Copy of service book is attached as Annexure "H")

- 7) That appellant being aggrieved from such deduction from his monthly salary filed a number of department representation to respondent No.1 and the matter was delayed by one pretext or other and grievance of appellant had not been redressed, hence, instant appeal. (Copy of department representations are attached as Annexure "I to I/7")

Now the appellant being aggrieved from such illegal deduction from his monthly salary, approach this Hon'ble Tribunal for redressal of his grievance inter alia, on the following ground;

GROUND:

- A) That appellant had not been treated in accordance with law and the increments had been given to the appellant because of the notification issued by the Provincial Govt and it is nowhere mentioned in the notification that it should not be given to those employees who had not qualified drawing master examinations.
- B) That action of deduction of Rs.4900/- per month by the respondents from the salary of the appellant is illegal, unlawful and also against Article 4 of the Constitutional which clearly provide that no action detrimental to the life, liberty or property of a person should be taken except in accordance with law and it is also command of the Constitutional as per Article 5 that action of the authorities must be backed by law but action of the respondents in the instant has no legal backing
- C) That deduction from appellant monthly salary is not only illegal incorrect but is also not supported by any provision of law and also against the clear-cut principles of **vested rights** and **locus poenitentiae**.
- D) That in the of **Mst. Sajida Javed Vs. Director of Secondary Education Lahore** it was by held by the **August Supreme Court of Pakistan**.

Principle of locus poenitentiae. Applicability, mistake on part of authorities. Recovery of excess of salaries. Respondents could not re-trace the steps already taken and lawfully acted upon the Civil Servant. Authorities could not be permitted to withhold the salary of a serving employee and to make him starve for no fault on his fault. Payment made to Civil Servant in course of employment due to inadvertence on the part of employees could not be allowed to be recovered as arrears of salary wrongly paid.

"2007 PLC (CS) 364"

- E) That in the case of **"The Engineer in Chief Branch etc V/s Jalal-ud-Din"** it was held by the **August Supreme Court of Pakistan.**

Recovery of amount paid on basis of incorrect order and the recipient had received same on a bonafide belief that he was entitle to it. Payer was not entitle to recover the amount from the payee during the period when incorrect order remained in filed and principle of locus poenitentiae would be applicable to the case.

"PLD 1992 SC 207 (d)"

- F) That increments was given to the appellant in the light of notification of the Govt of KPK and neither any fraudulent means was used by the appellant for grant of said increments nor requested for grant of such increments but the respondents No.1 all of a sudden without any intimation to the appellant stopped grant of such increment and also started recovery without providing opportunity of hearing.
- G) That even no written order was issued by respondents or Provincial Govt but respondent No.1 simply written ⁱⁿ the service book of the appellant that appellant had not passed DM exam, so not entitle to such increments.

H) That any other ground will be adduced at the time of arguments with the kind permission of this Hon'ble Tribunal.

It is, therefore, respectfully prayed that on acceptance of instant appeal;

- i. Deduction of Rs.4900 per month from salary of the appellant by the respondent No.1 may be declared illegal and may be setaside/cancelled being without lawful authority.
- ii. Direct the respondents to pay back the amount deducted from the salaries of the appellant since, February, 2014
- iii. Respondent No.1 may be restrained from further deduction from salary of appellant.
- iv. Any other relief not specifically prayed for to which the appellant is entitle in the facts and circumstances of the case may also be granted.

Appellant
Through

Ziaur Rahman Tajik
LLM, (Constitutional Law)
Advocate, High Court,
Peshawar

AFFIDAVIT:

I do hereby affirm and declare on oath that the contents of the **Appeal** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Tribunal.



Signature

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Qimat Gul Applicant/Appellant

Versus

Accountant General Khyber Pakhtunkhwa, Peshawar & others
.....Respondents

APPLICATION FOR CONDONATION OF DELAY

Respectfully Sheweth;

- 1) That appellant filed accompanying appeal before this Hon'ble Tribunal, in which no date of hearing has yet been fixed.
- 2) That applicant has a prima facie case and balance of convenience also lies in his favour.
- 3) That appellant vigilantly perused his cause and filed a number of department representation to respondent No.1 but his grievance had not been redressed and respondent No.1 delayed the matter on one pretext or other, hence, the instant appeal/application.
- 4) That it is always held by the superior courts that cases are to be decided on merit and not on technicalities and no one is to shunted out from court of Justice on technical ground.
- 5) That being settled law of superior court that in case of appeal relating to pays and allowances. Civil servant had a continuing cause of action and for a continuing cause of action there is no fixed period of limitation and appeal could not be thrown away as time barred.

- 6) That if delay had not been condoned then irreparable loss will be caused to the appellant/applicant for which he cannot be compensated.
- 7) That grounds of main appeal may be consider as integral part of instant application.

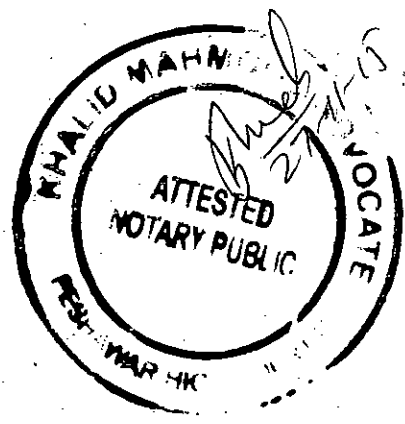
It is, therefore respectfully prayed that on acceptance of instant application delay if any may be condoned in the interest of justice and case may be decided on merit.

Qae-It
Applicant/Appellant
Through *Ziaur Rahman*

Ziaur Rahman Tajik
LLM, (Constitutional Law)
Advocate, High Court,
Peshawar

AFFIDAVIT:

I do hereby affirm and declare on oath that the contents of the **Application** are true and correct and nothing has been concealed from this Hon'ble Court.



Qae-It

**BEFORE THE KHYBER PAKHTUNKHWA SERVICE
TRIBUNAL, PESHAWAR**

Qimat Gul Applicant/Appellant

Versus

Accountant General Khyber Pakhtunkhwa, Peshawar & others
.....Respondents

**APPLICATION FOR INTERIM RELIEF IN
SHAPE OF RESTRAINING RESPONDENT
FROM DEDUCTION OF RS.4900/- PM,
FROM SALARY OF APPLICANT**

Respectfully Sheweth;

- 1) That applicant has filed the accompanied appeal before this Hon'ble Tribunal in which no date of hearing has yet been fixed.
- 2) That applicant has a prima facie case and balance of convenience also lies in his favour.
- 3) That deduction of Rs.4900/- from salary of the applicant is illegal and totally against law and applicant is sanguine of success of main appeal.
- 4) That action of respondent No.1 in the shape of deduction from salary of the applicant is malafide, arbitrariness, and is based on unfairness and injunctive relief can be granted in such like case.
- 5) That, if deduction from salary of the applicant has not been stopped then irreparable loss will be caused to the applicant.

- 6) That ground of appeal may be consider as integral part of instant application.

It is therefore, respectfully prayed that on acceptance of instant application respondents may be restrained from deduction of Rs.4900/- PM from salary of applicant till the final decision of the case.

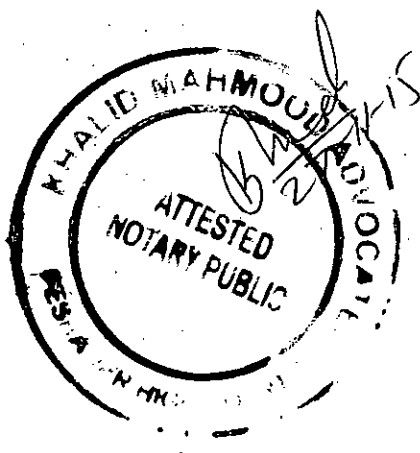
Qa...
Applicant/Appellant
Through *[Signature]*

Ziaur Rahman Tajik
LLM, (Constitutional Law)
Advocate, High Court,
Peshawar

AFFIDAVIT:

I do hereby affirm and declare on oath that the contents of the **Application** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.

Qa...



~~Annex-10~~
Annex-A

OFFICE OF THE DIRECTOR OF EDUCATION N.W.F.P. PESHAWAR.

APPOINTMENT.

Mr. Qimat Gul Art and crafts trainee candidate is hereby temporarily appointed No 165/-P.M. fixed with usual allowances an admissible under the rules, with effect from the date of his taking over charge against vacant Drawing Master post at GHS Malakand Distt: Dir vide Gul Zaman Transferr on the following condition.

CONDITIONS.

1. Charge report in duplicate should be submitted to all concerned.
2. No TA/DA etc is allowed being first appointment under the rules.
3. No joining is allowed except what is absolutely necessary for transit.
4. The appointment is purely temporary and subject to termination at any time with out notice and assigning any reason.
5. He should produce his health and age certificate from the Civil Surgeon Dir.
6. The Head Master concern is required to check the certificates of the candidate concerned.
7. In case the candidate failed to take over charge with in 7 days from the date of issue of this letter his appointment stand automatically cancelled.
8. The verification roll of character should be obtained from the candidate concerned on the prescribe form and it shall be submitted to police authority for further verification and then submitted to this office for record.
9. The candidate should not be handed over charge if his age exceeds 30 Years or below 18 years.

Encl No. 8443-45 / Dated Peshawar the 22-10-1975

Copy forwarded for information and necessary action to the,
1. Inspector of school Malakand.

2. Head Master Govt: High School Malakand.

3. Candidate Mr Qimat Gul S/O Muhammad Gul Vill: Manogai Tehsil Balambur Distt: Dir.

Deputy Director of Schools
Director of Education,
N.W.F.P. Peshawar.

Attested

ATTESTED
[Signature]

Annex - A/1

SERVICE CERTIFICATE

Certified that Mr. Qaimat Gul M.A Bed, has been serving in Education Department since 23/10/1975.

Now he is working against SST Post at GHS Balambat Distt: Dir Lower.

[Signature]
Principal
GHS Balambat Govt High School
Balambat Dir (L) 27/11/15

ATTESTED

[Signature]

EDUCATION DEPARTMENT
N.-W. F. PROVINCE, PESHAWAR.



Annex B

C.T
6
ulsi

CERTIFICATE OF TEACHING
(SEMESTER SYSTEM)

(Agriculture/Industrial Art/General/Home Economics)

Roll No. 20

Commulative Letter Grade C

Commulative S. P. A. 2.2

Certified that Qimat Gul, son/daughter of Mehamad Gul
resident of Manogai, Tehsil Balambat, District Dir
born on 30/11/1956 (Thirtieth November Nineteen hundred & Fifty Six)

having passed the certificate of Teaching Course (Semester System) Agriculture/Industrial Art/General/Home Economics, is qualified to teach in the Middle Classes of a school.

His/Her elective subjects are :-

1. Maths 2. Islamiyat 3. Islamic History

4. 5. 6. Trained at the Government Training School XXXXXXXXXX College of Education for Elementary Teachers (M) Thana Malakand Agency

Session	Marks Obtained	Percentage Score
19 56	700	70%
19 57	34	34%
Total	734	73.4%
		61%

Note:—This certificate may be made permanent after three years approved service.

Dated Peshawar,

the 1/6/19 57

Registrar,
Departmental Examinations,
Education Department, Peshawar.

ATTESTED

C.T Order No. 121

DM post converted to CT post. (13)

OFFICE OF THE DIRECTOR OF EDUCATION (SCHOOLS) MALAKAND DIVISION,
SAIJI SHARIF - SWAT.

Annex-C

TRANSFERS/APPOINTMENTS

Transfers/Appointments of the following C.T teachers/candidates are hereby ordered against the C.T posts in the Schools noted against each w.e.f. the date of taking over charge in the interest of public service.

SNO	Name	From	To	Remarks
1.	Gran Saeed, C.T	GHS, Khazana (Dir)	GMS, Tangi (Dir)	Against newly created post.
2.	Taj-Ud-Din, C.T	GMS, Mian Kalay	GMS, Shamadi	-do-
3.	Amir Hassan, C.T	GHS, Lal Qilla	GHS, Dir	-do-
4.	Rahman-i-Mulk, C.T	GMS, Jat Gram	GHS, Lal Qilla	Vice S.No. 3
5.	Ihsan-Ur-Rahman, C.T	GHS, Bagh Dushkhel	GHS, Pukhtano Khadegzai	Against newly created post.
6.	Jamal-Ud-Din, C.T	GHS, Thal	GHS, Bagh Dushkhel	Vice S.No. 5
7.	Shah Umer, C.T	GMS, Qalagai	GHS, Akhagram	Against newly created post.
8.	Shēr Habib, C.T	GHS, Kalkot	GMS, Qalagai	Vice S.No. 7
9.	Zahid Khan, C.T	GHS, Khadegzai	GHS, Ouch	Vice S.No. 10
10.	Mohammad Shoab, C.T	GHS, Ouch	GHS, Khadegzai	Vice S.No. 9
11.	Hidayatullah, C.T	GHS, Timergara	GHS, Khazana	Vice S.No. 1
12.	Fakhrud-Din, C.T Vill: Timergara	Candidate	GHS, Timergara	Vice S.No. 11 BPS-9 Rs. 830-38-1590
13.	Riaz Ahmad, C.T	GHS, Khal	GMS, Balambat	Against newly created post.
14.	Khan Zaman, C.T	GHS, Ganori	GHS, Khal	Vice S.No. 13
15.	Mohammad Muzaffar, C.T	GHS, Kulandi	GHS, Maniai	Against newly created post.
16.	Abdul Nasir, C.T	GMS, Dobando	GMS, Mian Kalay	Vice S.No. 12
17.	Junna Khan, C.T GHS, Samkoot	Candidate	GHS, Ganori	Vice S.No. 14 BFS-9 Rs. 830-38-1590
18.	Pervez Khan, C.T S/O Rasool Khan Vill: Jarc Hatayan Distt: Mardan	Candidate	GHS, Thal	Vice S.No. 6 BPS-9 Rs. 830-38-1590
19.	Said Iqbal Hussain, C.T Vill: Kakad Warai	-do-	GHS, Qulandi	Vice No. 15 -do-
20.	Mohammad Saidul Ibrar, CT S/O Fazal Mabood Vill: Adam Derai Chakdara.	-do-	GMS, Rohankot	Against newly created post in BPS-9 Rs. 830-38-1590
21.	Qimat Gul, D.M C.T Trd: GHS, Maniai	-do-	GMS, Chukintan	Against newly created post in BPS-9 Rs. 830-38-1590
22.	Fazal Karim, C.T S/O Rahman Gul Vill: Darbar Chakdara.	-do-	GMS, Kair Dara	Against newly created post in BPS-9 Rs. 830-38-1590

(Contd: Page-2)

ATTESTED
[Signature]

-: P/3 :-

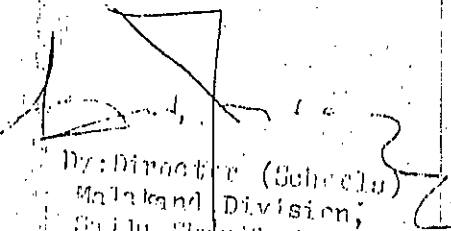
- 6. In case the candidates failed to take over charge within 15 days of the issue of this order, their appointments shall stand automatically as cancelled.
- 7. The candidates shall not be handed over charge if their age exceeds 33 years or below 18 years.

(HAJI ABDUR RASHID KHAN)
 DIRECTOR OF EDUCATION (S)
 MALAKAND DIVISION,
 SAIDU SHARIF-SWAT.

Endst:No. 21377-441 /A-I(Gen:CTQDir) Dated Saidu Sharif, the 17-9 /97.

Copy forwarded to the :-

- 1. Director of Education (S) N.W.F.P, Peshawar.
- 2. Distt:Education Officer, (M) Dir.
- 3. All S.D.E.On (M) in Distt:Dir.
- 1-65. All Headmasters of High & Middle Schools in Distt:Dir&
 All candidates concerned.


 By: Director (Schools)
 Malakand Division,
 Saidu Sharif-Swat.
 16/9/87

I s m a i l /

ATTESTED


بِسْمِ اللَّهِ الرَّحْمَنِ الرَّحِيمِ

Annex-D

(15)

University of Peshawar

(Pakistan)

Session ANNUAL - 1987

QAIMAT GUL / Daughter/Son of MOHAMMAD GUL and a student
of DIR DISTRICT having passed the prescribed examination
held in JUNE, 1988, is this day admitted by the University of Peshawar
to the Degree of
Master of Arts

in the SECOND Division

The subject of examination being ISLAMIYAT

The examination was taken as a whole/in parts.

Serial No. 005609

Registered No. 83 - P/A- 605

Roll No. 5939

1st APRIL, 1988



ATTESTED

[Signature]

[Signature]
Fazal Rahman
 SST(G)/BPS-16
 GHS Balambat Dir(L)

[Signature]
Registrar

Countersigned

[Signature]
Vice-Chancellor

بِسْمِ اللَّهِ الرَّحْمَنِ الرَّحِيمِ

University of Peshawar (Pakistan)

Anna - E

Session ANNUAL 1990

QAIMAT GUL Son of MOHAMMAD GUL and a student
of DIR DISTRICT having passed the prescribed examination
in FEBRUARY 1991 is this day admitted by the University of Peshawar to the Degree of

Bachelor of Education

- In the THIRD Division in Part - I (Theory)
- In the SECOND Division in Part - II (Skill in Teaching) and
- In the THIRD Division in Aggregate

BAZMIL AHMED IN GUIDANCE & COUNSELLING AS AN ADDITIONAL / Optional Subject

The examination was taken at Peshawar / in parts

Serial No 002049

Registered No 83-P/A-6305

Roll No. 1062

Result Declared on 27TH JULY, 1991

Attested
Fazal Rahman
SST(G) BPS-16
GHS Bilambat Dir



Attested
[Signature]
SST(G) BPS-16
G.H.S. Hall Amb
Dist Dir

[Signature]
Registrar

Countersigned

[Signature]
Vice-Chancellor

DIRECTORATE OF SCHOOLS & LITERACY NWFP PESHAWAR

ORDER

Consequent upon recommendation/selection by the Departmental Selection Committee, the Director Schools & Literacy NWFP Peshawar has been pleased to appoint the following S.F.T. (General/Male) in BPS-16 on **Regular Basis**. (Ru. 3805-295-17655) plus usual allowances as admissible under the rules and posted in the schools as noted against their names with effect from 01.09.2003 subject to the terms and conditions mentioned below:-

Zada Ali Ghalib (Male)

S.#	Name	Father's Name	Address	District	Place of Posting	Remarks
1	Abdul Karim Abid	Wall Gul	GPS Lahu Patti	Malakand	GHS Sawal Dir Upper	Again V/P
2	Mumtaz	Bakht Biland	GPS Daulai	Swat	GHS Kalam Swat	Again V/P
3	Abdul Wahid	Qimat Khan	GPS Kanda Machla	Dir (L)	GHS Gumbat Eala Dir L	Again V/P
4	Ikhlasud Din	Pukhtoon Wall	GHS Busoon	Chitral	GHS Suisoon Chitral	Again V/P
5	Khaista Muhammad	Khalsta Nawab	GMS Sahade	Dir (L)	GHS Kod Dir Lower	Again V/P
6	Doctor Wall	Aminullah Khan	GHS Roshun	Chitral	GHS Roshun Chitral	Again V/P
7	Said Badshah	All Ahmad	GHS Maini	Gadoon	GMS Doqa Swabi	Again V/P
8	Fazal Wahced	Abdul Hanid	GHSS Nawagal	Buner	GHS Dokada Bunir	Again V/P
9	Aziz ur Rehman	Fazil Rabbi	GHS Mardu	Buner	GHS Dokada Bunir	Again V/P
10	Khurshid Ahmad	Fazal Mula	PTC Bata Khaat Bunr	Swat	GHS Matilton Swat	Again V/P
11	Noorul Islam	Abdul Ghaffar	PTC GPS Hadyan	Swat	GHS Shawawoo Shangla	Again V/P
12	Muhammad Salim	Fazil Hakim	CT GHS Lalkot	Swat	GHS Shang Shangla	Again V/P
13	Umar Said	Abdullah	CT GMS Kund Allal	Dattagram	GMS Pazeng Dattagram	Again V/P
14	Shamsud Din	All Zar Khan	CT GMS Warjun	Chitral	GHS Ursoon Chitral	Again V/P
15	Gul Faraz Khan	Sardar Khan	PTC GPS Shaikhan	Dir (L)	GHS Mistini Dir Lower	Again V/P
16	Hakim Khan	Muhabat Khan	DM GHS Tandodag	Swat	GHS Olandar Shangla	Again V/P
17	Lwar Zada	Gul Pachai	CT GMS Chilagal	Dir (L)	GHS Munjal Dir Lower	Again V/P
18	Muhammad Khurshid	Abdul Akbar	CT GHS Naway Kalay	Swat	GHS Kuzkane Shangla	Again V/P
19	Muhammad Ibrahim	Said Ali Shah	CT GHS Wadudla	Swat	GHS Damora Shangla	Again V/P
20	Attaullah Shah	Uthaid Shah	CT GHS Ganichitra	Gadoon	GMS Sandwa Swabi	Again V/P
21	Abdur Rehmat	Abdul Wahid	SMT GHS Jughoor	Chitral	GHS Jughoor Chitral	Again V/P
22	Fazal Ahmad	Nozir Ahmad	PTC GPS Darosh	Chitral	GHS Darosh Chitral	Again V/P
23	Muhammad Haqem	Fazal Masood	CT GMS Bakhela	Malakand	GHS Cheringal Dir Upper	Again V/P
24	Rehman Gul	Abdur Ilaziq	PTC GPS Nigolai	Swat	GHS Olandar Shangla	Again V/P
25	Rehman Khan	Gul Muhammad	CT GHS Driari Jalogram	Malakand	GHS Gul Muqam Dir L	Again V/P
26	Muhammad Din	Alaud Din	CT GHS Bandi	Swat	GMS Alpuri Shangla	Again V/P
27	Muhammad Yousaf	Sahib Nadir	PTC GPS Booni No. 1	Chitral	GHS Marchin Chitral	Again V/P
28	Muhammad Din	Ahmad Hussain	CT GHSSS Ouch	Dir (L)	GHS Samar Begh Dir L	Again V/P
29	Muhammad Alarn	Tallzar	CT GHS Balogram	Swat	GHS Chorl Purran	Again V/P
30	Shah Ghazi Khan	Yormas Khan	CT GHS Mastung	Chitral	GHS Parkunup Chitral	Again V/P
31	AbdulJah	S. Abdul Khalq	CT GMS Dillgor	Dir (L)	GHS Darnal Bala Dir Lower	Again V/P
32	Muhammad Shoab	Khalsta Nawab	CT GHS Pulatano Khadizai	Dir (L)	GHS Hayasari Dir L	Again V/P
33	Ghulam Rahman	Niabat Khan	PTC GPS B. Kalby	Swat	GHS KERAI Shangla	Again V/P
34	Azizur Rehman	Mir Khan	CT GMS Chitral	Chitral	GHS Keso Chitral	Again V/P
	Muhammad Khan	Fazil Muhammad Khan	PTC GHS NO.2	Swat	GHS Shahpur Swat	Again V/P

Abbas
Fazal Rahman
SST(G)/BPS-16
GHS Balambar Dir(L)
 M.A. Agency * Peshawar
 Proprietary: Faheem Brothara

No. 43

18

36	Ahria Khan	Abdul Matin	CT GHS Chaintal	Swat	GHS Ranyal Shangle	Again V/P
37	Muhammad Sadq	Muhammad Bajid	PTC GPS Daga No. 1	Buner	GHS No. 1 Dagar	Again V/P
38	All Jabber Khan	Zamrt	CT GHS Baw	Chitral	GMS Zhupu Chitral	Again V/P
39	Muhammad Salim Khr	Gul Rehman	CT GMS Bayari	Dir (L)	GMS Lajbook Dir	Again V/P
40	Laiq Sabir	Umara Khan	PTC GPS Mash Komel	Swat	GMS CHIGILE Shangle	Again V/P
41	Gul Mured	Haqiqat	CT GHS Garani Chitral	Chitral	GHS Garani Chitral	Again V/P
42	Ihsanul Haq	Ghulamud Din Jan	CT GHS Qambar	Swat	GMS Dawood Shangle	Again V/P
43	Qabnat Gul	Muhammad Gul	CTGHS Haji Abad	Dir (L)	GHS Mayar Ddin Lower	Again V/P
44	Shuja Ahmad Khan	Dilawar Khan	CT GHS No. 1 Mingora	Swat	GMS Koz Shamna Buner	Again V/P
45	Muhammad Imran	Kamran	CTGMS Sigran	Swat	GMS Kebab Gram Shangle	Again V/P
46	Saranzeb	Hakim Khan	PTC GPS Maydan	Swat	GMS Kotkay Shangle	Again V/P
47	Bakht Rawan	Shamshad	CT GMS B. Kaley Bakdu	Swat	GMS Tera Wray Shangle	Again V/P
48	Sher Alam	Muhammad Aslam	PTC GPS Takyal	Gadoon	GMS Takyal Swat	Again V/P
49	Fazal Khaliq	Tajul Malook	PTC GPS No. 2 Mingora	Swat	GHS Shekhal Shangle	Again V/P
50	Khurshid	Mahmood	CT GHS Amanhet	Swat	GMS Kalal Buner	Again V/P
51	Muhammad Salim	Muhammad Karim	PTC GPS Ashrate	Chitral	GHS Ashrat Chitral	Again V/P
52	All Madad Khan	Gulab	CT GMS Bawal	Chitral	GMS Hart Chitral	Again V/P
53	All Haidar	Faizur Rahman	CT GMS Andron	Melakand	GMS Chanal Buner	Again V/P
54	Saddul Ghafabr	Fasihud Din	CT GMS Palahbat	Dir (L)	GHS kambat Dir Lower	Again V/P
55	M. Ayub Khan	Abdur Rahman	CT GMS Chitral	Chitral	GHS Kaju Chitral	Again V/P
56	Umar Khatab	Nawshad	CT GMS Qambar	Swat	GMS Shahpur Shangle	Again V/P
57	Muhammad Nasir	Habib	CT GMS Chitral	Chitral	GMS Darga Nisan Chitral	Again V/P
58	Taj Muhammad	Muhammad Ayub	CT GMS Waduria	Swat	GHS Butyal Shangle	Again V/P
59	Ghulam Muhammad Rasool	Mir Ghawaa	CT GMS Kor	Chitral	GMS Muljer Avun Chitral	Again V/P
60	Muhammad Uzair	Abdul Hanan	PTC GPS Bijn	Swat	GHS Butyal Shangle	Again V/P
61	Sher Ali Khan	Shah Room	PTC GPS Malak	Swat	GMS Malikpur Buner	Again V/P
62	Sheeb Sultan	Sultan Mehmood	CT GMS Amanhet	Swat	GHS Kala Khela Buner	Again V/P
63	M. Nizamud Din	Mirza Ali Khan	CT GMS Baum Chitral	Chitral	GMS B. Over Chitral	Again V/P
64	Umar Zareen	Taroo	PTC GPS Kuch Mahin Abad	Battagram	GMS Battagram	Again V/P
65	Ghulam Haidar	Muhammad Sher	CT GMS Madak Lash	Chitral	GMS Madak Lash Chitral	Again V/P
66	Muhammad Yousef	Muhammad Hussain	CT GMS Kasht	Chitral	GMS Ballim Chitral	Again V/P
67	Sherin Rahman	Sher Zamin Khan	CT GMS Mian Daga	Dir (U)	GHS Bedar Kanl Dir U	Again V/P
68	Shaht Bostan	Ghulam Rehman	CT GMS Mingora Swat	Swat	GMS Mandao Buner	Again V/P
69	Muhammad Aqil	Boneraj Khan	PTC GPS Binawari	Swat	GMS Falze Purren Shangle	Again V/P
70	Jehan Sher	Sofi Jan	PTC GPS Balra	Swat	GMS Titolan Shangle	Again V/P
71	Mian Seid Ali	Boche Mian	CT GHS Labat Swat	Swat	GMS Karola Shangle	Again V/P
72	Muhammad Karim	Fuzal Rahim	PTC GPS Kptani	Swat	GMS Hara Shangle	Again V/P
73	Abdul Jalal	Sher Zaman	CT GHS Tuta	Malakand	GMS Khardara Dir U	Again V/P
		Mir Ghawaa	PTC GPS Demogola	Chitral	GMS Sawoor Chitral	Again V/P
					GMS Barikot Dir Upper	Again V/P
80	Khurshid Alam	Salfur Rahman	PTC GPS Mingora No. 2	Swat	GMS Koz Pao Shangle	Again V/P

Abdul
PTC

PTC GPS Mingora No. 2

1	Azizur Rehman	Haji Muhammad	PTC GPS No.1 Mingora	Swat	GMS Garal Kandi Dir Upper	Again:V/P
2	Muhammad Afzal	Sadaf Khan	CT GMS Raoun	Chitral	GMS Kothi Chitral	Again:V/P
3	Opaidur Rehman	Muhammad Ghayyur	PTC GPS Kahror Talis Malta	Swat	GMS Marri Shingla	Again:V/P
4	Muhammad Ayub	Mir Alam Khan	PTC GPS Salam Eckay	Dir (U)	GMS Doag (P) Dir Upper	Again:V/P
5	Saeedullah Khan	Salat Khan	PTC GPS Gagre No.1	Buner	GMS Tangura Buner	Again:V/P
6	Ahmed Saeed	Itbar Shah	PTC GPS No.2 Mingora	Swat	GMS Karora Shingla	Again:V/P
7	S. Bakht Shah	Sifat Gul	CT GMS Pahure Hittilli Swabi	Gadoon	GMS Kolagar Swabi	Again:V/P
8	Kazir Muhammad	Shor Abbas	CT GMS Totray	Buner	GMS Churora Buner	Again:V/P
9	Wazir Muhammad	Sher Afzal Khan	CT GMS Bada Gadoon	Gadoon	GMS Baesa Swabi	Again:V/P
10	Bahrobar	Luchbar	PTC GPS Kandaw	Swat	GMS Pura Shingla	Again:V/P
11	Albar Khan	Amin Gul	CT GMS Uda	Gadoon	GMS Kabana Swabi	Again:V/P
12	Shawkat Ali	Habibur Pehman	CT GMS Rongar	Swat	GMS Pishlor Shingla	Again:V/P
13	Muhammad Zahid	Amir Zahid	CT GMS No.1 Topi Swabi	Gadoon	GMS Pajman Swabi	Again:V/P
14	Bardarullah	Rahimullah	AT GMS Amankot	Swat	GMS Opal Shingla	Again:V/P
15	Fazal Karim	Muhammad Khalig	CT GMS Toda Chinar	Dir (L)	GMS Mima Kat Dir Lower	Again:V/P
16	Shah Zuda Khan	Mian Akber Jan	CT GMS Umrelal	Dir (U)	GMS Umrelal Dir Upper	Again:V/P
17	Amir Hussain	Ajbul Hassan	CT GMS Dir	Dir (U)	GMS Dir Dir Upper	Again:V/P
18	Muhammad Ghuffan	Abdur Rahim	PET GMS Chansal	Dir (U)	GMS Samkoot Dir Upper	Again:V/P
19	Rahim Wahid	Abdul Wahid	PTC GPS Kandolka	Malakand	GMS Luqman Shingla Dir Upper	Again:V/P
20	Rasnullah	Subhan Shah	CT GMS Gendaf	Gadoon	GMS Manojial Swabi	Again:V/P
21	Abdullah	Rizwanullah	AT GMS Sura	Buner	GMS Ghuckot Buner	Again:V/P
22	Imdaz Khan	Gul Zaman Khan	PTC GPS SHATA NO.1	Dir (L)	GMS Dalgram Dir Lower	Again:V/P
23	Pir Muhammad	Amir Saeed	CT GMS Baral Dale	Dir (L)	GMS Kawari Dir Lower	Again:V/P
24	Alif Shah	Zamin Shah	CT GMS Gul Mukam	Malakand	GMS Gandigar Dir Upper	Again:V/P
25	Hussain Ahmad	Khalilur Rahman	AT GMS Tikil Bardigo	Dattagram	GMS Tikil Bardigo Dattagram	Again:V/P
26	Ghulam Rahman	Najmud Din	CT GMS Larni Dir L	Dir (L)	GMS Khanpur Dir L	Again:V/P
27	Sherif Khan	Badshah Khan	CT GMS Meekajal	Malakand	GMS Qubani Dir Upper	Again:V/P
28	Arab ud Din	Fazal Ahad	CT GMS Spina Khawra	Dir (L)	GMS Spina Khawra Dir Lower	Again:V/P
29	Shahab ud Din	Khan Mian	CT GMS S. Bani	Dir (U)	GMS Ganori Dir Upper	Again:V/P
30	Talib Hassan	Dilbar Khan	PTC GPS No.1 Bakhakot	Malakand	GMS Pochi Helay Dir (U)	Again:V/P
31	Abdul Hallim	Malak Amin	PET GMS Beni	Gadoon	GMS Kojhal Swabi	Again:V/P
32	Daryash Gul	Ghulam Muhammad	CT GMS Pindal	Malakand	GMS Kalkot Dir Upper	Again:V/P
33	Muhammad Rasheed	Bazid Khan	CT GMS Kori	Buner	GMS Gadar Buner	Again:V/P
34	Iqbal Hussain	Abdul Jabbar	PTC GPS Baldara Malta	Swat	GMS Dandul Shingla	Again:V/P
35	Zahir Amin	Muhammad Amin	PTC GPS Kharkul	Malakand	GMS S.S. Hela Dir Upper	Again:V/P
36	Muhammad Nabi	Rahimullah Khan	PET GMS Kama Agra	Malakand	GMS Shingora Dir Upper	Again:V/P
37	Faheem Jun	Sherin Jan	CT GMS Lawder	Shingla	GMS Lawder Shingla	Again:V/P
38	Hayebullah	Fazal Karim	PTC GPS Cdigrant	Dir (L)	GMS Kewari Dir Lower	Again:V/P
39	Gul Amin Jan	Gul Muhammad Jan	CT GMS Gamsaar	Dir (U)	GMS Gamsaar Dir Upper	Again:V/P
40	Noor ud Din	Mir Muhammad Khan	CT GMS Chahour Chitral	Chitral	GMS Jaulkta Chitral	Again:V/P
41	Said Rashid	Bawt	CT GMS Bogra	Buner	GMS Bogra Buner	Again:V/P
42	Muhammad Ahmad	Muhammad Saeed	CT GMS Khal	Dir (U)	GMS Khal Dir Upper	Again:V/P
43	Muhammad Rehman	Atomad	CT GMS Shingla	Swat	GMS Shingla Swat	Again:V/P
44	Muhammad Hanif	Abdul Ghafoor	CT GMS Mirana Doag	Dir (U)	GMS Mirana Doag Dir Upper	Again:V/P
45			CT GMS Lydon Gadoon	Gadoon		

SAJDEM BOOKS CENTRE
 Chahar Market Dargah
 Main Agency of
ATTESTED

126	Amir Badshah	Fazli Reziq	CT GHS Kot Mkd	Malakand	GMS Dheri Kambat Dir Lower	Again V/P
127	Shah Jehan	Asif Khan	PTC GPS Baghdin Idri	Malakand	GMS Chagal Dir Upper	Again V/P
128	Hidayatullah	Amir Abdullah	CT GMS Tarona	Dir (L)	GHS Ashkar Dir Lower	Again V/P
129	Muhammed Naem	Razi V.ann	CT GMS Dalkhela	Malakand	GMS Rohan Kot Dir U	Again V/P
130	Fazli Wahid	Fazal Karim	CT GMS Sapal Bandi	Swat	GMS Saidabad Shangla	Again V/P
131	Abdul Khaliq	Amin Muhammad	CT GHS Malna	Malakand	GHS Graman Banda Dir (U)	Again V/P
132	Shah Wazir Khan	Shehri Room Khan	CT GHS Nazar abad	Swat	GHS Ameer Shangla	Again V/P
133	Irakht Biland	Muhammad	CT GMS Dikorak	Swat	GHS Alpurat Shangla	Again V/P
134	Amir Zaman	Nowshad Khan	CT GHS Ashkar	Dir (L)	GHS Asban Dir Lower	Again V/P
135	Ghulam Muhammad	Habib Khan	CT GMS Nawa Billi	Swat	GHS Roz Badkhor	Again V/P
136	Fazal Subhan	Fazal Muhammad	PTC GPS Yezir Abad	Malakand	GHS Kalkoot Dir Upper	Again V/P
137	Shahd Ullah	Abdul Shakoor	CT GHS GULI BAGH	Swat	GMS Kotkay Shangla	Again V/P
138	Muht Amir Khan	Muht Sabir Khan	CT GHS Topal	Buner	GHS Khairat Bungal	Again V/P
139	S. Nizamud Din Shah	S. Hayat Shah	PTC GPS Istai	Chitral	GMS Baroor Chitral	Again V/P
140	Said Zamin Shah	Aqlamin Shah	CT GMS Ghilgh Dar	Malakand	GMS Dhal Dir Lower	Again V/P
141	Rohitab Gul	Khial Gul	PTC GPS Dewana Baba	Milner	GMS China Buner	Again V/P
142	M. Zahir Shah	Rahmat Qadir Shah	CT GHS Baloch	Chitral	GMS Tar Chitral	Again V/P
143	Shah Zaman Khan	Muhammed Zaman	CT GHS Duch	Dir (L)	GMS Tagon Dir Lower	Again V/P
144	Nazir gul	Shahzad Gul	CT GHS NAWAZ	Buner	GHS Ghazikot Buner	Again V/P
145	Muhammad Saad	Khan Ustad	CT GHS SHAWA	Dir (L)	GHS Osakal Dir Lower	Again V/P
146	Nazir Ahmad	Zar Ahmad	CT GHS Mela And	Malakand	GMS Bayar Dir Upper	Again V/P
147	Qudratullah	Amir Fazlullah	CT GHS Mian Brangala	Dir (L)	GMS Zaminere Dir L	Again V/P
148	Muhammad Zaman	Muhammed Alsal	PTC GHS Hansar	Buner	GMS Hansar Buner	Again V/P
149	Albar Ali	Muhammed Anwar	CT GHS Goli Bagha	Swat	GMS Kotkay Buner	Again V/P
150	Riaz Ahmad	Amir Sultan	PTC GPS Dheri Mkd	Malakand	GMS Khardara Dir Upper	Again V/P
151	Gul Rehman	Abdur Raziq	CT GHS Gantar Hill	Battagram	GHS Gantar Hill Battagram	Again V/P
152	Amir Zada	Abdul Waheed	CT GHS Hansar	Buner	GMS Betal Buner	Again V/P

TERMS AND CONDITIONS OF THEIR APPOINTMENTS

- They will be governed by such rules and regulations as may be prescribed from time to time by the Govt. for the category of the Govt. servants to whom they belong.
- Their services will be liable to be terminated on one month's notice from either side in case of resignation without notice one month pay will be forfeited in lieu thereof.
- They will take over charge within 15 days after 31.08.2003.
- Their inter-se-seniority will be determined in accordance with the merit fixed by the Departmental Selection Committee.
- They shall be on probation for a period of two years.
- They shall be required to furnish copies of all their certificates/degrees along with the original receipts and photo copies thereof pertaining to the verification fee of the concerned examining body (Board/University) to the PDCI (Hct/ale & Literacy)/AEO (Hdu); concerned. The latter shall arrange verification of all the certificates/degrees of the appointees of their respective District/Agency and will issue a clearance certificate to each appointee for the release of his/her pay. His/her pay bill should not be submitted to the Accounts Office concerned before verification of all certificates/degrees from the concerned institution of each candidate.
- The Heads of the Institution/DDO must check the service books of the in-service teachers before handing over charge to them.
- A report regarding taking over charge by the appointees within stipulated period should be submitted to this Directorate after 30.9.2003.
- Gratuities should not be handed over charge. The age limit for H. is 40 years.

GENERAL MANAGER ORIENTAL
 Government of Punjab
 Public Agency for
 Recruitment & Training

- 10 The Service of newly appointees should be checked whether they had been working on contract or regular basis before their appointment as SET. In case the in-service teacher working on contract basis and appointed on regular basis against SET post by virtue of this appointment, their order will be revised and they will be appointed on contract basis. The PPO (S&L) concerned should immediately inform the Director Schools & Literacy NWFP in this respect.
- 11 No TA/DA etc. is allowed.
- 12 Charge reports should be submitted (in duplicate) to all concerned.

(MUHAMMAD JAMSHED KHAN TANOLI)
 DIRECTOR SCHOOLS & LITERACY
 NWFP PESHAWAR

File No. 151/A-14/SETs (M&F) Appointments/2003/DSL/AD (Ratt-7)

Dated Peshawar the 24/07/2003.

Endst No. 5019-5359/

Copy forwarded for information and necessary action to the:-

- 1 Minister for Education NWFP.
- 2 Secretary to Govt of NWFP Schools & Literacy Department Peshawar
- 3 Director of Education (FATA) NWFP Peshawar.
- 4 Director Curriculum and Teachers Education NWFP Abbottabad.
- 5 Executive District Officers (S&L) of the Zone concerned.
- 6 District Accounts Officers concerned.
- 7 Section Officer (Schools) Govt of NWFP Schools & Literacy Department w/r to his letter No. SO (S) 3-2/2000. 55(M) dated 03.09.2002.
- 8 Section Officer (General) Govt of NWFP Schools & Literacy Department w/r to his letter No. SO (G)/S.../1-47/2003 dated 27.6.2003.
- 9 Deputy District Officer (M) concerned.
- 10 Principals/Head Masters concerned
- 11 Candidates concerned.
- 12 PA to Director Schools & Literacy NWFP Peshawar.

SALWA BOOKS CENTRE
 Corner Market Dargah
 Makki Agency - Ph 331115
 Prop: Raheem Brothers

(Signature)
 (MUBAYYATI AH AFSHANT)
 ADDITIONAL DIRECTOR ESTABLISHMENT
 DIRECTOR SCHOOLS & LITERACY
 NWFP PESHAWAR

(Handwritten initials)

ATTESTED

(Signature)


Promoted
From Bps 16 to Bps 17

Daimat Gul S.No. 122
GHS Balambat

No. 122
Seniority No: 3552

(22)

No 122

	<p>GOVERNMENT OF KHYBER PAKHTUNKHWA ELEMENTARY & SECONDARY EDUCATION DEPARTMENT</p> <p>Dated Peshawar the 28-03-2014</p>
---	--

Annex - F/1

NOTIFICATION

No. SO(PE)E&SED/2-6/DPC/Meeting(06-01-2014). On the recommendations of the Departmental Promotion Committee, the Competent Authority is pleased to upgrade the following Male/Female SETs from BS-16 to BS-17 as Personal to the incumbents with immediate effect :-

UP-GRADATION OF SETS (MALE) BS-16 TO BS-17 (PERSONAL).

S.#	S.L.#	Name of Officer & Present Place of Posting
1.	2448 FSL-13	Muhammad Akhtar SET GHS Klushala Mansehra
2.	2633 FSL-13	Sharaf ud Din SET GHS Lonkuh Chitral
3.	3090 FSL-13	Raziq Shah SET GHS Said Azam Killi FR Peshawar
4.	3142 FSL-13	Muhammad Ismail Khan SET GHS Gulbahar No.2 Peshawar
5.	3178 FSL-13	Jangraiz Khan SET GHS Civil Quarter Peshawar
6.	3279 FSL-13	Hamid Ullah Khan SET GHS Bahadin Khel Karak
7.	3401 FSL-13	Mutabar Khan SET GMS Hayat Khel Lakki
8.	3403 FSL-13	Muhammad Sahib SET GMS Myanki Karak
9.	3404 FSL-13	Wazir Zaman SET GHS Makoori Karak
10.	3406 FSL-13	Maqbool Ahmad SET GHSS Shah Salim Karak
11.	3408 FSL-13	Qadir Nawaz Khan SET GHS Sikandar Khel Bala Bannu
12.	3412 FSL-13	Wali Ayaz Khan SET GHS Dheri Sydan Bannu
13.	3413 FSL-13	Meharban Khan SET GHS Nurpur Haripur
14.	3414 FSL-13	Saif Ullah Khan SET GHS Ahmad Khel Lakki
15.	3415 FSL-13	Zafar Khan SET GHS Zangi Khel Lakki
16.	3416 FSL-13	Sher Ali Khan SET GMS Gandhi Umar Chikar Lakki
17.	3421 FSL-13	Muhammad Ayub Khan SET GHS Khero Khel Pacca Lakki
18.	3424 FSL-13	Muhammad Wali Shah SET GMS Abdul Qadir Shah Mandan Bannu
19.	3425 FSL-13	Riaz Ali Shah SET GHS Mama Khel Lakki
20.	3426 FSL-13	Sher Ali Khan SET GHS Kiri Dhand Karak
21.	3427 FSL-13	Noor Qadir Shah SET GMS Jarasi Karak
22.	3428 FSL-13	Muhammad Ali SET GHS Tabbi Murad Lakki
23.	3430 FSL-13	Abdul Matin SET GMS Wanda Jogi Pezu Lakki
24.	3431 FSL-13	Mir Qadar Khan SET GHSS Ismail Khel Bannu
25.	3432 FSL-13	Abdul Saboor Khan SET GGHS Jehangiri Karak
26.	3433 FSL-13	Afsar Ali Khan SET GHSS Kakki Khel Bannu
27.	3434 FSL-13	Muhammad Tariq SET GHS Ziarat Sheikh Allah Dad Kohat
28.	3435 FSL-13	Haibat Ali Khan SET GHSS Kat Garh DI Khan
29.	3436 FSL-13	Nisar Ahmad SET GHS Gandheri Khattak Karak

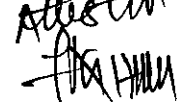
Attest
Fazal Zahman
Fazal Zahman
SET(G) BPS. 16
GHS Balambat Dir(L)

Intikhab Photo State
Near National Bank Colony,
Balambat Chowk, Timergara.
Ph: 0945-822994, Mob: 0300-9398707

ATTESTED

[Signature]

110.	3537 FSL-13	Abid Ullah SET GMS Baroon Dir (L) ✓
111.	3538 FSL-13	Muhammad Shoaib SET GMS Khawas Dir (L)
112.	3539 FSL-13	Ghulam Rehman SET GMS Kota Swat
113.	3540 FSL-13	Aziz ur Rehman SET GMS Khurshan Deh Chitral
114.	3541 FSL-13	Nisar Muhammad Khan SET GMS Bish Band Swat
115.	3542 FSL-13	Sadiq Raza SET GMS Bharat Khel Mardan
116.	3543 FSL-13	Afarin Khan SET GMS Behar Khwaza Khela Swat
117.	3545 FSL-13	Ali Jabbar SER SET GMS Riri Owir Chitral
118.	3546 FSL-13	Muhammad Azam Khan SET GMS Doyian Khushki Haripur
119.	3548 FSL-13	Muhammad Salim Khan SET GHS Garband Dir (L)
120.	3549 FSL-13	Liaq Sabir SET GHS Chamtalai Swat
121.	3550 FSL-13	Gul Murad SET GHSS Garam Chashma Chitral
122.	3552 FSL-13	Qaimat Gul SET GHS Balambat Dir (L)
123.	3554 FSL-13	Muhammad Imran SET GHS Nangoli Swat
124.	3555 FSL-13	Altaf ur Rehman SET GMS Jabri Mansehra
125.	3556 FSL-13	Gohar Ali SET GHS Gul Khitab Korona Charsadda
126.	3557 FSL-13	Bakht Rawan SET GHS Qambar Swat
127.	3558 FSL-13	Fazal Khaliq SET GHS Amankot Swat
128.	3559 FSL-13	Khurshid SET GMS Dangram Swat
129.	3560 FSL-13	Muhammad Salim SET GMS Darosh Chitral
130.	3561 FSL-13	Ali Madad Khan SET GMS Booni Chitral
131.	3562 FSL-13	Muhammad Iqbal SET GHS Mohar Mansehra
132.	3564 FSL-13	Sadidul Ghafoor SET GMS Balambat Dir (L)
133.	3565 FSL-13	Muhammad Ayub Khan SET ADO (M) Chitral (Teaching Cadre)
134.	3567 FSL-13	Anwar ul Haq SET GMS Malik Abad Mardan
135.	3568 FSL-13	Muhammad Nasir Khan SET GMS Khot Chitral
136.	3569 FSL-13	Taj Muhammad SET GHSS Mingora Swat
137.	3570 FSL-13	Ghulam Muhammad Rasool SET GMS Orghoch Chitral
138.	3571 FSL-13	Shoaib Sultan SET GCMHS Wadodia Saidu Sharif Swat
139.	3573 FSL-13	Ghulam Haider SET GHS Madaklasht Chitral
140.	3574 FSL-13	Manzoor ul Haq SET GMS Charagh Din Killi Mardan
141.	3575 FSL-13	Noor Sade Mir SET GMS Nazarkot Eidak NWA
142.	3576 FSL-13	Muhammad Yousaf SET GHS Kosht Chitral
143.	3577 FSL-13	Sherin Rehman SET GHSS No.4 Peshawar City
144.	3579 FSL-13	Jehan Sher Khan SET GHSS Baidara Swat
145.	3580 FSL-13	Mian Said Ali SET GHS Biha Swat
146.	3581 FSL-13	Abdul Jalal SET GHS Totar Malakand
147.	3582 FSL-13	Muhammad Iqbal SET GHSS Baidara Swat
148.	3583 FSL-13	Ihsan Ali SET GHS Manyar Swat
149.	3584 FSL-13	Khan Bahadar SET GHS Barikot Dir (U)

Attested

 Fazal Rahman
 SST(G)BPS.16
 GHS Balambat Dir(L)

ATTESTED


150.	3585 FSL-13	Aziz ur Rehman SET GMS Barkalay Saidu Sharif Swat
151.	3586 FSL-13	Muhammad Afzal SET GMS Rayeen Chitral
152.	3587 FSL-13	Obaid ur Rehman SET GHS Matta Swat
153.	3588 FSL-13	Muhammad Ayub SET GMS Doag Payan Dir (U)
154.	3589 FSL-13	Ahmad Saeed SET GMS Panr Swat
155.	3591 FSL-13	Faiz Muhammad SET GHSS No.4 Mardan
156.	3592 FSL-13	Janas Khan SET GHSS Gulbahar Peshawar
157.	3593 FSL-13	Muzamil Shah SET GMS Glargo Chail Katlang MDN
158.	3596 FSL-13	Zulfiqar Ahmad SET GHSS Baffa Mansehra
159.	3599 FSL-13	Bahrobar SET GMS Jehan Abad Swat
160.	3600 FSL-13	Farhad Gul SET GHS Mian Essa Nowshera
161.	3603 FSL-13	Shaukat Ali SET GHS Labat Matta Swat
162.	3605 FSL-13	Sardar Ullah SET GHS Islampur Swat
163.	3606 FSL-13	Fazal Karim SET GHSS Tawda Cheena Dir (L)
164.	3607 FSL-13	Shah Zada SET ADO (M) Dir (U)
165.	3608 FSL-13	Javed Iqbal SET GHS Jhanghi Abbottabad
166.	3609 FSL-13	Ghani Ullah SET GHS Narshak Mardan
167.	3610 FSL-13	Muhammad Ghufan SET GMS Kandao Jabar Dir (U)
168.	3612 FSL-13	Habib ur Rehman SET GMS Jabri Mansehra
169.	3614 FSL-13	Raham Wahid SET GHS Jalal Kot Malakand
170.	3615 FSL-13	Qazi Wajih ur Rehman SET GHS Sehaiki Bala Mansehra
171.	3617 FSL-13	Abad Ullah SET GHS Sura Buner
172.	3618 FSL-13	Asif Ali Shah SET GHS Khawrai Nowshera
173.	3619 FSL-13	Pir Muhammad SET GHS Shamshi Khan Dir (L)
174.	3620 FSL-13	Alif Shah SET GHS Gul Muqam Malakand
175.	3622 FSL-1	Muhammad Zaman SET GHS Toru Mardan
176.	3623 FSL-13	Ghulam Rehman SET GHS Ouch Sharki Dir (L)
177.	3625 FSL-13	Sharif Khan SET GHS Matkani Malakand
178.	3626 FSL-13	Fazal Rokhan SET GHSS Manga Mardan
179.	3627 FSL-13	Siraj ul Haq SET GHS Cheena Charsadda
180.	3629 FSL-13	Aftab ud Din SET GHS Spina Khawara Dir (L)
181.	3631 FSL-13	Shahab ud Din SET GHS Ganori Dir (U)
182.	3632 FSL-13	Tajul Hassan SET GHS No.1 Skhakot Malakand
183.	3635 FSL-13	Suleman Mian SET GHS Khait Sarash Balakot Mansehra
184.	3636 FSL-13	Rahim Khan SET GHS No.2 Bickat Ganj Mardan
185.	3637 FSL-13	Iqbal Hussain SET GHS Nazar Abad Matta Swat
186.	3638 FSL-13	Shaukat Ali SET GHS No.2 Matta Mughal Khel Charsadda
187.	3639 FSL-13	Zahir Amin SET GMS Ghund Agra Malakand
188.	3640 FSL-13	Muhammad Nabi SET GHS Agra Malakand
189.	3641 FSL-13	Faheem Jan SET GHSS Olandar Shangla

3585 FSL-13
3586 FSL-13
3587 FSL-13

3588 FSL-13
3589 FSL-13
3591 FSL-13

149.	1333-A FSL-13	Nighat Ara SET GGHS Mayar Mardan
150.	1333-B FSL-13	Fehmida Zarin SET GGHS No.1 Lakki
151.	1333-C FSL-13	Rizwana Ishrat SET GGHS Hattar Haripur
152.	1333-D FSL-13	Shabana Iqbal SET GGHS Noordl Haripur
153.	1342 FSL-13	Rahat Mahjabeen SET GGHS No.1 Kohat City

SECRETARY

Endst. No. & date as above.

Copy forwarded to:

1. The Additional Chief Secretary (FATA), FATA Secretariat Warsak Road Peshawar.
2. The Secretary to Govt. of Khyber Pakhtunkhwa, Finance Department.
3. The Secretary to Govt. of Khyber Pakhtunkhwa, Establishment Department.
4. The Accountant General Khyber Pakhtunkhwa, Peshawar.
5. PSO to Chief Secretary to Govt. of Khyber Pakhtunkhwa.
6. The Director (E&SE) Khyber Pakhtunkhwa Peshawar.
7. The Director Education FATA, Warsak Road, Peshawar.
8. The Director Curriculum & Teachers Education, Abbotabad.
9. The Director ESRU, Khyber Pakhtunkhwa.
10. The District Education Officers, Elementary & Secondary Education concerned.
11. The District Accounts Officers concerned.
12. PS to Secretary E&SE Department.
13. SETs concerned.
14. Office File.

Zamin Khan Momand
 (ZAMIN KHAN MOMAND)
 SECTION OFFICER (PRIMARY)

28/03/2014

Attested
Fazal Rahman
 Fazal Rahman
 SST(G)/BPS-16
 GHS Bajmbar Dir(L)

ATTESTED

Fazal Rahman

سرگرم کورنگ نسر
25

Attention: Mr. Waqar Rehman

2009 14:57 FAX 0910210352

SSP FD Peshawar

Amma G



**GOVERNMENT OF N.W.F.P
FINANCE DEPARTMENT
(REGULATION WING)**

NO.FD (P.R.C) 5-2/2002
Dated Peshawar the 30-03-2009

To: **The Secretary to Govt. of NWFP,
Elementary & Secondary Education,
Peshawar.**

Subject: **GRANT OF ANNUAL INCREMENT / RUNNING
PAY TO UNTRAINED TEACHERS IN THE LIGHT
OF SUPREME COURT JUDGEMENT.**

Dear Sir,

I am directed to refer to your letter NO.SO (B&A) 1-16/08/ Advance Increment dated February 27, 2009 on the subject noted above and to state that the Provincial Government is pleased to allow the benefit of annual increments to the untrained teachers from the date of their regular appointment.

No arrears shall however, be admissible / payable prior to the date of issuance of this circular.

(ABDUL JABBAR)
SECTION OFFICER (SR-11)

Encls: of even No. & date.

Copy for information & necessary action to the:

- 1 - Accountant General NWFP.
- 2 - All District Coordination Officers.
- 3 - All District / Agency Accounts Officers NWFP / FATA.

*Please inform me
if you receive the
letter. Thanks.
A. Waqar*

[Signature]
SECTION OFFICER (SR-11)

ATTESTED
[Signature]

Annex - G/1

1-4-2009

A.T.M.-9
(See Para 59, Audit Manual)

PAY SLIP

P-8
AP 2009

OFFICE OF THE

No. *Mr. Primal Gul*
SBT GMS Station

(.....) he is entitled to draw pay and allowance at the monthly rates shown below from the dates specified less already drawn.

B-16(6060-470-20/80) Detail of calculation

	From 1-4-09	From 1-7-09	From 1-8-09	From 1-12-09
Substantive pay	<i>15460</i>	<i>15460</i>	<i>15460</i>	<i>15330/PM</i>
Officiating pay	<i>1818</i>	<i>1818</i>	<i>1818</i>	<i>1818</i>
Overseas pay	<i>125</i>	<i>125</i>	<i>1500</i>	<i>1500</i>
Special pay	<i>548</i>	<i>548</i>	<i>548</i>	<i>548</i>
Indexed pay	<i>1102</i>	<i>1102</i>	<i>1102</i>	<i>1102</i>
	<i>60</i>	<i>60</i>	<i>60</i>	<i>60</i>
	<i>3092</i>	<i>3092</i>	<i>3092</i>	<i>3186</i>
<i>Ci-P</i>	<i>2585</i>	<i>2467</i>	<i>2652</i>	<i>26616/PM</i>
Total				

Signature
Signature

ATTESTED
Signature

100

100

100

100

100

Name (نام)

Arma - H.

QUMAT-GUL

2. Nationality and Religion (قومیت اور مذہب)

Pakistani - (Muslim)

3. Residence (مستقل رہائش)

MANUGAI.

4. Father's name and residence (والد کا نام اور پتہ)

MOHD GUL (Manugai Div via Timigara)

5. Date of birth by Christian era as nearly as can be ascertained (تاریخ پیدائش مطابق سن عیسوی)

30.11.1956 (Thirtieth November 1956)

6. Exact height by measurement (قد و قامت)

5 feet 4 (fifty six)

7. Personal mark for identification (نشان شناخت)

A Scar on the Fore Head (Right side)

8. Left hand/right hand thumb and finger-impresions of (Non-gazetted) officer

(مرد کی صورت میں بائیں اور عورت کی صورت میں دائیں ہاتھ کی انگلیوں کی نشانات) Little Finger (چھوٹا) Ring Finger (انگلی) Middle Finger (انگشت میاں)

Fore Finger (انگشت شہادت)

Thum (انگوٹھا)

9. Signature of Government servant (سرکاری ملازم کے دستخط)

Qumat Gul 4) passed CT exam from college of Edu. for Ele. Teacher (M) Thoma Katakand Agency Under Roll No 020 in 1986-87

U. Afzal - Training 734 marks 1200 Result declared 31-5-1987

10. Signature and designation of the Head of the Office, or other Attesting Officer (تصدیق کنندہ افسر کے دستخط اور نام)

Qualifications

Passed SSC(A) Exam 1972 in 2nd Division Form G.145 Timar... Under Roll No 15012 B.15 E Peshawar... Passed F.A(A) Exam 1982 in (D) grade B.15 E Peshawar Under Roll No 18769... Private Candidate... 1985 Under Roll No 7782

Note: - The entries on this page should be renewed or re-attested at least every five years and the signature lines 9 and 10 should be dated. Finger prints need not be taken after every five years under this rule. اس صفحہ پر درج کیے گئے دستخطوں کی تجدید ہر پانچ سال کے بعد تصدیق ہونا ضروری ہے اور نمبر 9-10 میں دستخطوں کے تاریخیں درج کی جائیں۔ پانچ سال کے بعد تصدیق کی ضرورت نہیں۔

1	2	3	4		5		6	7	8		
Name of post درجہ ملازمت	Whether substan- tive or officiating, and whether permanent or temporary عارضی مستقل یا قائم مقام	If officiating, state— (i) substantive appointment or (ii) whether ser- vice counts for pension under rule 3.20 of C. S. R. (Pb.) Volume II اگر عارضی ہے تو کیا وہ رول 3 مطابق پنشن کا مستحق ہے؟	Pay in substan- tive post تنخواہ بطور عارضی ملازمت	Rs.	P.	Rs.	P.	Additional pay for officiating زائد تنخواہ بطور قائم مقام	Other em- oluments falling und-r the "pay" ماسوائے تنخواہ دیگر الاؤنس	Date of appoint- ment تاریخ تقرری	Signature of Government servant دستخط سرکاری ملازم
DM. G.H.S. Mallard	Temp.	Temp.	315/-	P.	Rs.	P.	-	1 1/2 / 78	X Clerk		
- do -	- do -		540/-		per month	fixed	17	83	Comptroller		

Basic pay scale no: 6
Slip - 20-940
540/- per month fixed 17/83

(For use in Police Department only).

Heirs,

- 1.
- 2.
- 3.

Verification Roll No. _____ dated _____ received back _____

Left thumb-impresion.

Qualification	Date	Qualifications	Date
English		First Arts	
Pashtu		B. L. or B. A.	
Urdu		Pleadership examination	
Plan-drawing		Training School Final examination	
Finger print		Other qualifications—	
Drill instructing	(5)	Passed M.A Istamiyat (First) Examination from University of Peshawar in 1988 Under R. No 5939 in second division, obtaining 498 marks.	
Court duties			
Reserve duties	(6)	Passed B.Ed examination from University of Peshawar in 1990 Under R. No. 1062 and obtained 410/1000 marks. placed in 2nd Division.	

ATTESTED

[Signature]

Head Master
Govt High School
Haji Abad (Qir)

[Signature]

N. B—Line to be drawn under the qualification possessed

[Signature]

1	2	3	4	5	6	7	8	9
Name of post درجہ ملازمت	Whether substan- tive or officiating, and whether permanent or temporary عارضی مستقل یا قائم مقام	If officiating, state— (i) substantive appointment or (ii) whether ser- vice counts for pension under rule 3.20 of C. S. R. (Pb.) Volume II اگر عارضی ہے تو کیا وہ رول 3 مطابق پینشن کا مستحق ہے؟	Pay in substan- tive post تنخواہ بطور عارضی ملازمت	Additional pay for officiating زائد تنخواہ بطور قائم مقام	Other em- oluments falling under the term "pay" ماسوائے تنخواہ دیگر الوانس	Date of ap- point- ment تاریخ تقرری	Signature of Government servant دستخط کارکن ملازم	Signature of the Head of the Office or other Attesting Officer in columns 1 to 8 دستخط مجاز
		Basic pay scale No. 8	Rs. P.	Rs. P.		17 83		
		590-26-1110						
		590 PM Fixed pay						
		Basic pay scale no: 9		620-29-1200-PM				
		Office of the Accountant General N.W.F.P.		Accounts				
		6201-Fixed		B.S. 1				
		Accounts		Acct: G				
		N.W.F.P.						

Signature
G. H. S. Mair
Distt. Dir.

Signature
Head master
G. H. S. Mair
Distt. Dir.

Signature
Accountant General
Peshawar
Basic pay Scale 19

Signature
B.S. 1
1.1
1.1
Accounts
Acct: G
N.W.F.P.

ATTESTED

Signature

Handwritten notes:
one pay
w. 27
w. 31
C. 17
M. 17
w. 31

Handwritten notes:
Office of the Accountant General
N.W.F.P.
Accounts

Signature and Designation of the Head of the office or other Attesting Officer in attestation of columns 4 to 8	10 Date of termination or appointment تاریخ انتطاع ملازمت	11 Reason of termination (such as promotion, transfer, dismissal, etc.) وجوہات انتطاع ملازمت ترقی تبادلہ یا بر طرفی	12 Signature of the Head of the office or other Attesting Officer دستخط افسر مجاز	Nature and duration of leave taken رخصت کی نوعیت و معیاد	13 LEAVE Allocation of periods of leave on average pay upto four months (or earned leave not exceeding 120 days) to which leave salary is debitable to another Government چار ماہ تک کی رخصت کیلئے اوسط تنخواہ کا تعین Period عرصہ Govt. to which debitable کو رخصت جسے رقم ادا ہوگی	14 Signature of the head of the office or other Attesting Officer دستخط افسر مجاز	15 Reference to any recorded punishment or censure, or reward or praised of the Government servant سزا یا جزا یا غیر شائبہ کار کردگی کا ریکارڈ
<p>Govt. High School, Malakand (Dir District)</p> <p><i>Handwritten:</i> Paid Rs 2000 equal to half month pay 157/50 of the year 1982</p> <p><i>Handwritten:</i> D.H. A. J. O. His</p> <p><i>Handwritten:</i> Ref. 157/50 p. 1982</p> <p><i>Handwritten:</i> half</p> <p><i>Handwritten:</i> 1980 157/50 566</p>	<p><i>Handwritten:</i> 157/50</p> <p><i>Handwritten:</i> 1983</p> <p><i>Handwritten:</i> 129</p> <p><i>Handwritten:</i> 21.4.83</p> <p><i>Handwritten:</i> 17/6</p>	<p><i>Handwritten:</i> 157/50</p> <p><i>Handwritten:</i> 1983</p> <p><i>Handwritten:</i> 129</p> <p><i>Handwritten:</i> 21.4.83</p>	<p><i>Handwritten:</i> [Signature]</p>	<p><i>Handwritten:</i> [Signature]</p>	<p><i>Handwritten:</i> [Signature]</p> <p><i>Handwritten:</i> [Signature]</p> <p><i>Handwritten:</i> [Signature]</p>	<p><i>Handwritten:</i> Services verified ref. 1/77 to 31/12/77 from the office record.</p> <p><i>Handwritten:</i> [Signature]</p> <p><i>Handwritten:</i> Headmaster, Govt. High School, Malakand (Dir District)</p> <p><i>Handwritten:</i> Services verified ref. 1/78 to 31/12/78 from the office record.</p> <p><i>Handwritten:</i> [Signature]</p> <p><i>Handwritten:</i> Govt. High School, Malakand (Dir District)</p> <p><i>Handwritten:</i> Services verified ref. 1/79 to 31/12/79 from the office record.</p> <p><i>Handwritten:</i> [Signature]</p> <p><i>Handwritten:</i> Govt. High School, Malakand (Dir District)</p> <p><i>Handwritten:</i> Services verified ref. 1/80 to 31/12/80 from the office record.</p> <p><i>Handwritten:</i> [Signature]</p> <p><i>Handwritten:</i> Govt. High School, Malakand (Dir District)</p>	<p><i>Handwritten:</i> [Signature]</p> <p><i>Handwritten:</i> [Signature]</p> <p><i>Handwritten:</i> [Signature]</p>

1. If (a) Leave on full pay may be converted into leave on half pay at the end of the latter, fraction of one-half counting as one day for the grant of leave.

10	11	12	13		14	15
Signature and designation of the Head of the Office or other Attesting Officer in attestation of columns 1 to 8	Date of termination or appointment تاریخ انتظام ملازمت	Reason of termination (such as promotion, transfer, dismissal, etc.) وجوہات انتظام ملازمت	Signature of the Head of the office or other Attesting Officer دستخط افسر مجاز	LEAVE Allocation of periods of leave on average pay upto four months for earned leave not exceeding 120 days to which leave salary is debitable to another Government چار ماہ تک کی رخصت کیلئے ایسٹ تنخواہ کا تعین Period عرصہ Govt. to which debitable کو رو نمٹنا جسے رقم ادا ہوگی	Signature of the head of the office or other Attesting Officer دستخط افسر مجاز	Reference to any recorded punishment or censure, or reward or praise of the Government servant سزا یا جزا یا غیر نامت کار کردگی کا ریکارڈ
<p>Head master, G.H.S. Malaband, Distt. Dir.</p> <p>31.5 1983</p> <p>Adjustment and Transfer</p> <p>1977</p> <p>1.7</p> <p>1.72</p> <p>1.930/7/8</p> <p>paid Arrear of pay & allowances due to change of scale for the period 1/7/83 to 31/7/84 Total Rs. 780/2</p>	<p>WORK & CONDUCT CERTIFICATE</p> <p>This is to certify that I have personally checked and Examined the personal record of Mr. Diomat Gul Drawing Master of G.H.S. Malaband (Dir) His Work and Conduct remains satisfactory during the last 8 years of service i.e. from 23.10.1975 to 23.10.1983</p> <p>Head master, G.H.S. Malaband, Distt. Dir.</p> <p>2.8.10.83 to 6.8.84 from office record</p>	<p>Head master, G.H.S. Malaband, Distt. Dir.</p> <p>Service verified w.e.f. 8.10.82 to 27.10.83 from office record</p>	<p>Service verified w.e.f. 21-9-80 to 13/6/82 from school record.</p> <p>Service verified w.e. from 14-6-82 to 7-10-82 from school record.</p> <p>Service verified w.e.f. 8.10.82 to 27.10.83 from office record</p> <p>Arrears of pay & Allowances paid due to change of scale up to 31/7/84 Rs. 260/-</p>	<p>Head master, G.H.S. Malaband, Distt. Dir.</p> <p>Head master, G.H.S. Malaband (Dir Distt)</p> <p>J-487/81N</p> <p>Arrears of pay & Allowances paid due to change of scale up to 31/7/84 Rs. 260/-</p>	<p>Reference to any recorded punishment or censure, or reward or praise of the Government servant</p>	

ATTESTED

(a) Service on full pay may be converted into leave on half pay at the end of the latter, fraction of one-half counting as 1/2 for the grant of leave.

1 Name of post درجہ ملازمت	2 Whether substan- tive or officiating, and whether permanent or temporary عارضی مستقل یا قائم مقام	3 If officiating, state— (i) substantive appointment or (ii) whether ser- vice counts for pension under rule 3.20 of C. S. R. (Pb.) Volume II اگر عارضی ہے تو کیا وہ رول 3 کے مطابق پنشن کا مستحق ہے؟	4 Pay in substan- tive post تنخواہ بطور عارضی ملازمت	5 Additional pay for officiating زائد تنخواہ بطور قائم مقام Ind pay	6 Other em- oluments falling und r the term "pay" ساموائے تنخواہ دیگر الائس	7 Date of ap- point- ment تاریخ تقرری	8 Signature of Government servant دستخط کاری ملازم
Dsg Master GHS Manial (G.R.)	Office Peon - do -	New pay scale No. 9	Rs. 620/- P.	Rs. 112/- P.		1/6/87	Daimal
- do -	- do -		Rs. 830/- P.	Rs. 830-33-1590		7/87	Daimal

Adjusted against vacant Dsg Master Post vide DE (S) MR Dm. Saidu Sharif Office No. 14139-42/A-3/Dsg Master P. Division D/10-6-87

H. M.
GHS, MANIAL

Service w.e.f. 16/6/87 To 17-9-87
from the office record

verified

H. M.
GHS, MANIAL

Chief Officer (Dsg Master)
GHS, Manial

10	11	12	13		14	15
			Nature and duration of leave taken	Allocation of periods of leave on average pay upto four months (or earned leave not exceeding 120 days) to which leave salary is debitable to another Government		
Signature and designation of the Head of the office or other Attesting Officer in attestation of columns 1 to 8	Date of termination or appointment	Reason of termination (such as promotion, transfer, dismissal, etc.)	Signature of the Head of the office or other Attesting Officer	Period	Govt. to which debitable	Reference to any recorded punishment or censure, or reward or praised of the Government servant
تاریخ انتظام ملازمت	وجوہات انتقال ملازمت	ترقی تبادله یا بر طرفی	دستخط افسر مجاز	عرصہ	گورنمنٹ جسے رقم ادا ہوگی	سزا یا جزا یا غیر نامی کار کردگی کا ریکارڈ
	30/6/81	Revision of scale				
	17/9/87 A.N.	Transferred to C.T. Post				
Grant of Study-leave				<p>Granted HAJ leave as per details given below vide Endst No 26401-2 dated 3/11/1984 from 15th Division of Govt of Edu Malakand Division Saidurshan J. S. at</p> <p>(a) W.O.f. 15⁸/₈₄ to 30⁹/₈₄ (47 days) on full pay</p> <p>(b) W.O.f. 1¹⁰/₈₄ to 2¹⁰/₈₄ (2 days) leave without pay</p>		
Sanctions to Study-leave				<p>D. Kamel Head master, Govt. High School, Malakand (Dir Distt.)</p> <p>7-1306 2/3</p> <p>Amount of pay & Allowances paid are to amount of Rs 720/-</p> <p>Services verified w/c 7-8-84 to 31-8-85 from the office record.</p> <p>D. Kamel Head master, G.H.S. Malakand Dir Distt.</p> <p>Service verified w/c 1-9-85 to 31-7-88 from the office record</p>		
<p>Study-leave is hereby accorded to Mr. Kamel in the amount of Rs 720/- as per details given below. The study leave shall be granted on half pay with 15 days of leave to be taken during the above period. The half pay granted to the</p>						

ATTESTED

(a) Leave on full pay may be converted into leave on half pay at the rate of 15 days of the latter, fraction of one-half counting as...

10	11	12	13		14	15
Signature and designation of the Head of the office or other Attesting Officer in attestation of columns 8 to 11 دستخط افسر مجاز	Date of termination or appointment تاریخ انتطاع ملازمت	Reason of termination (such as promotion, transfer, dismissal, etc.) وجوہات انتطاع ملازمت ترقی تبادلہ یا بر طرفی	Signature of the Head of the office or other Attesting Officer دستخط افسر مجاز	Nature and duration of leave taken رخصت کی نوعیت و معیاد LEAVE. Allocation of periods of leave on average pay upto four months (or earned leave not exceeding 120 days) to which leave salary is debitable to another Government چار ماہ تک کی رخصت کیلئے اوسط تنخواہ کا تعین Period عرصہ Govt. to which debitable گورنمنٹ جسے رقم ادا ہوگی	Signature of the head of the office or other Attesting Officer دستخط افسر مجاز	Reference to an recorded punishment or censure or reward or praised of the Government servant ہزا یا جزا یا غیر نامت کار کردگی کا ریکارڈ
				<p>Grant of Study leave → to the maximum as requested under the rules and Study allow. Rs. 300/- (P.H.) will be debitable under the head 0-38 (half pay) & 0-39 (Study allow.) respectively with usual allowance. Hence necessary entries has been made to this effect vide DE. (S) Malakand Division Saidu Sharif Swat Distt. No. 895-96/ Dated 21/2/1987.</p> <p>Head master. Govt. High School, Malakand (Dir Distt)</p> <p>TNo. 38 Pono. 225 7/6/87 7/6/87</p> <p>Amount of Pay & allowances of Rs. 6573/87 drawn due to sanctioned leave of study leave at 7-19 to 31-5-1987 vide TNo. 38 Dated 7/6/1987 Pono. 225 dated 7-6-1987.</p>		
				<p>Subsequent upon the cancellation of sanctioned leave vide Director of Education, Malakand Division Saidu Sharif Swat Distt. No. 19683-85 A-12/P-file / (Qeemat Gul DM) dated 20/8/1987 the unavailed portion of S/leave was A. 1-8-1986 to 31-7-87 (61 days) services verified wof. 1-8-1986 to 31/5/1987 from the office record.</p>		

ATTESTED
[Signature]

31/5/1987
Head Master,
Govt. High School,
Malakand (Dir Distt)

1. If on that date (a) 3/4th on full pay may be converted into leave on half pay at the rate of 1/4th of the latter, fraction of one-half counting as...

1 Name of post درجہ ملازم	2 Whether substan- tive or officiating, and whether permanent or temporary عارضی، مستقل یا قائم مقام	3 If officiating, state— (i) substantive appointment or (ii) whether ser- vice counts for pension under rule 3.20 of C. S. R. (Pb.) Volume II اگر عارضی ہے تو کیا وہ رول 3 کے مطابق پنشن کا مستحق ہے؟	4 Pay in substan- tive post تنخواہ بطور عارضی ملازمت	5 Additional pay for officiating زائد تنخواہ بطور قائم مقام	6 Other em- ployments falling under the term "pay" ماسوائے تنخواہ دیگر الائسن	7 Date of appoint- ment تاریخ تقرری	8 Signature of Government servant مستحق حکومتی ملازم
CI Post GMS Chukiala Chukiala ET	Temp.	Rs. 830-38	944/-	Rs. 1590-38 (allowed 3 adv. mrs.) in BA	No. 9	18 ⁹ / ₈₇	Daimat
ET	do	do	982/-	do	do	12 / ₈₇	Daimat
GMS Sengolai sub/off et.	sub/off	Rs. 830-38-1590 B-9	944/-	do	do	15 ¹² / ₈₇	Daimat
do	do	do	982/-	P.m.	do	16 ¹² / ₈₇	Daimat
CI Post GHS Hajialad.	do	do	1020/-	do	do	12 ¹² / ₈₈	Daimat
do	do	do	1058/-	do	do	12 ¹² / ₈₉	Daimat
do	do	do	1096/-	do	do	12 ¹² / ₉₀	Daimat

Signature (in blue)

8	9	11	12	13	14	15
<p>Signature of Head of the office or other Attesting Officer</p>	<p>Date of termination or appointment</p>	<p>Reason of termination (such as promotion, transfer, dismissal, etc.)</p>	<p>Signature of the Head of the office or other Attesting Officer</p>	<p>LEAVE Allocation of period of leave on average pay upto four months (or earned leave not exceeding 120 days) to which leave salary is debitable to another Government</p>	<p>Signature of the head of the office or other Attesting Officer</p>	<p>Reference to an recorded punishment or censure or reward or praised of the Government servant</p>
<p>تاریخ انتطاع ملازمت</p>	<p>وجوہات انتطاع ملازمت</p>	<p>دستخط افسر مجاز</p>	<p>رخصت کی نوعیت و معیاد</p>	<p>چار ماہ تک کی رخصت کیلئے اوسط تنخواہ کا تعین</p>	<p>دستخط افسر مجاز</p>	<p>زا یا جزا یا غیر اسب کار کردگی کا ریکارڈ</p>
<p>30/11/87 14/12/87 14/12/87</p>	<p>30/11/87 14/12/87 14/12/87</p>	<p>30/11/87 14/12/87 14/12/87</p>	<p>30/11/87 14/12/87 14/12/87</p>	<p>30/11/87 14/12/87 14/12/87</p>	<p>30/11/87 14/12/87 14/12/87</p>	<p>30/11/87 14/12/87 14/12/87</p>
<p>30/11/88 30/11/89 30/11/90</p>	<p>30/11/88 30/11/89 30/11/90</p>	<p>30/11/88 30/11/89 30/11/90</p>	<p>30/11/88 30/11/89 30/11/90</p>	<p>30/11/88 30/11/89 30/11/90</p>	<p>30/11/88 30/11/89 30/11/90</p>	<p>30/11/88 30/11/89 30/11/90</p>

ATTESTED

1. If on that day (a) Service on full pay may be converted into leave on half pay at the end of the latter, fraction of one-half counting as

1 Name of post درجہ ملازمت	2 Whether substan- tive or officiating, and whether permanent or temporary عارضی، مستقل یا قائم مقام	3 If officiating- (i) substantive appointment or (ii) whether ser- vice counts for pension under rule 3.20 of C. S. R. (Ph.) Volume II اگر عارضی ہے تو کیا وہ رول کے مطابق پنشن کا مستحق ہے؟	4 Pay in substan- tive post تنخواہ بطور عارضی ملازمت	5 Additional pay for officiating زائد تنخواہ بطور قائم مقام	6 Other em- oluments falling under the term "pay" مانوائے تنخواہ دیگر الاؤنس	Date of appoint- ment تاریخ تقرری	Signature of Government servant دستخط کاری ملازم	Signature of Head of Department or other authorizing officer دستخط سربراہ یا دیگر تعمیر کنندہ افسر
ET Post at GHS Haji Abad	Temp.	Temp.	Rs. 1096/- P.	Rs. — P.	—	12/90	Qaimat Gul	31
DA	DO	DO	1617/- 1689/-	✓	—	6/91	Qaimat Gul	Haji Abad
Recuse	BPS H	14	1580/-	—	119-375	12/91	Qaimat Gul	
Pagon	3	6/91	1617/-	✓	—	—	Qaimat Gul	
"	17/91	B-14	1649/-	✓	—	—	Qaimat Gul	
"	12/91	B-9	1689/-	✓	—	—	Qaimat Gul	
"	12/91	B-14	1768/-	✓	—	—	Qaimat Gul	Head Master Govt High School Haji Abad (Hk)

ATTESTED

[Signature]

10	11	12	13		14	15
Date of termination or appointment	Reason of termination (such as promotion, transfer, dismissal, etc.)	Signature of the Head of the office or other Attesting Officer	LEAVE Allocation of periods of leave on average pay upto four months (or earned leave not exceeding 120 days) to which leave salary is debitable to another Government		Signature of the head of the office or other Attesting Officer	Reference to any recorded punishment or censure or reward or praised of the Government servant
			Nature and duration of leave taken	Govt. to which debitable		
			رخصت کی نوعیت و معیار	رقم ادا ہو کی		
			Period	Govt. to which debitable		
			عرصہ	کو رنمنٹ جسے		
31/5/91	Pay revised due to revision of pay scales 1991.	Dasingar Head Master Govt. High School Hali Abad (Dir)	Service pertained from 23.10.1978 to 31.12.1988 verified from departmental verification recorded in school except the following: From 1-6-1989 to 1-9-1989 I opt for re-fixation of my pay in B-14 on 1/9/89 after getting annual increment on 1/9/89 in B-9 Annua of pay Allowance due to annual of B-14 is 14/91 to 12/92		Service pertained from 23.10.1978 to 31.12.1988 verified from departmental verification recorded in school except the following: From 1-6-1989 to 1-9-1989 Services verified from 1-1-89 to 31-12-89 from the school office record Services verified from 1-1-90 to 31-12-90 from the school office record Services verified from 1-1-1991 to 31-12-1991 from the school office record.	za ya jza ya ghair ka rikaard

ATTESTED

1. If on that day the employee on full pay may be converted into leave on half pay at the end of the latter, fraction of one-half counting as...

1 Name of post درجہ ملازمت	2 Whether substan- tive or officiating, and whether permanent or temporary عارضی، مستقل یا قائم مقام	3 If officiating, state— (i) substantive appointment or (ii) whether ser- vice counts for pension under rule 3.20 of C. S. R. (Ph.) Volume II اگر عارضی ہے تو کیا وہ رول کے مطابق پنشن کا مستحق ہے؟	4 Pay in substan- tive post تنخواہ بطور عارضی ملازمت	5 Additional pay for officiating زائد تنخواہ بطور قائم مقام	6 Other em- oluments falling under the term "pay" ساموائے تنخواہ دیگر الوانس	7 Date of ap- point- ment تاریخ تقرری	Signature of Government servant کامی ملازم
<p>Revised entry in BPS-14 (1530-19-3315) wef 1-6-91 vide Govt. NWFP Notification No. PD (PRC) 1-189 dated 29-8-92 under</p>							
GHS Haji Abad (CP Post)	Temp.	Temp.	1649/-	/	1/6	91	Daimat gub
Do	Do	Do	1768/-	/	1/12	91	Daimat gub
Do	Do	Do	1887/-	/	1/12	92	Daimat gub

Office of the Accountant General
NWFP Province
Pay fixed in the Pay Scale 1991
of Rs. 1185-72-2265 (A 9)
@ Rs. 1617/- w.e.f. 1-6-1991
With Next Increment on 1-12-1991

Account Officer,
Pay Fixation Party.

Pay Revised vide G.O. No. PRC-1-1/89
Office of the Accountant General
NWFP Province
Pay Scale 1991
Pay fixed in the Pay Scale 1991
of Rs. 1530-119-3315 (A 14)
@ Rs. 1649/- w.e.f. 1-6-1991
With Next Increment on 1-12-1991

Account Officer,
Pay Fixation Party.

ATTESTED
#Resganas

10	11	12	13	14	15
Signature of Government servant	Date of termination or appointment	Reason of termination (such as promotion, transfer, dismissal, etc.)	Signature of the Head of the office or other Attesting Officer	Nature and duration of leave taken	Reference to an recorded punishment or censure, or reward or praised of the Government servant
Signature of Government servant	Date of termination or appointment	Reason of termination (such as promotion, transfer, dismissal, etc.)	Signature of the Head of the office or other Attesting Officer	Nature and duration of leave taken	Reference to an recorded punishment or censure, or reward or praised of the Government servant
Signature of Government servant	Date of termination or appointment	Reason of termination (such as promotion, transfer, dismissal, etc.)	Signature of the Head of the office or other Attesting Officer	Nature and duration of leave taken	Reference to an recorded punishment or censure, or reward or praised of the Government servant
Signature of Government servant	Date of termination or appointment	Reason of termination (such as promotion, transfer, dismissal, etc.)	Signature of the Head of the office or other Attesting Officer	Nature and duration of leave taken	Reference to an recorded punishment or censure, or reward or praised of the Government servant
Signature of Government servant	Date of termination or appointment	Reason of termination (such as promotion, transfer, dismissal, etc.)	Signature of the Head of the office or other Attesting Officer	Nature and duration of leave taken	Reference to an recorded punishment or censure, or reward or praised of the Government servant

LEAVE

Allocation of periods of leave on average pay upto four months (or earned leave not exceeding 120 days) to which leave salary is debitable to another Government

چار ماہ تک کی رخصت کیلئے اوسط تنخواہ کا تعین

Period Govt. to which debitable

Allowed BPS-14 (1530-119-3375) wef 6-91 vide Govt. of NWFP notification no. PD/PCC/1-1/89 dated 29.8.92

30 11/91

30 11/92

Govt. High School Hall, Abad 1012

Services verified wef 1-1-1992 to 31/12/92 from the school office record.

Services verified wef 1-1-1993 to 11-6-1993 from the school office record.

7-191

7/12

Account of pay paid during absence from 6-91 to 31/12-92

ATTESTED

[Signature]

(a) Leave on full pay may be converted into leave on half pay at the end of the latter, fraction of one-half counting as...

1 Name of post درجہ ملازمت	2 Whether substan- tive or officiating, and whether permanent or temporary عارضی، مستقل یا قائم مقام	3 If officiating, state-- (i) substantive appointment or (ii) whether ser- vice counts for pension under rule 3.20 of C. S. R. (Pb.) Volume II اگر عارضی ہے تو کیا وہ رول 3 کے مطابق پنشن کا مستحق ہے؟	4 Pay in substan- tive post تنخواہ بطور عارضی ملازمت	5 Additional pay for officiating زائد تنخواہ بطور قائم مقام	6 Other em- oluments falling under the term "pay" ساموائے تنخواہ دیگر الائیس	7 Date of appoint- ment تاریخ تقرری	Signature Government servant کامیاب ملازمت
Pay Refixed vide Govt. of NWFP letter No FD(PRC) - 1/91 dt 28-6-93 Pay on 31-5-91 B-9 Rs. 1096/- Comparison pay 1-6-91 B-9 Rs. 1617/- pay 31-5-91 W B-7 Rs. 1091/- pay 1-6-91 do Rs. 1635/- Anomalous which is removed as under:- Pay on 1-6-91 W B-9 Rs. 1617+72= Pay on 1-6-91 W B-14 Rs. 1689/- Pay on 1-12-91 do Rs. 1768/1649/ Pay on 1-12-92 do Rs. 1887/1768/- 1887/2006/2006/			Rs. P. Rs. P.				
C.T. Post at GHS Haji Abad	7/Temp	Gr. 14 BPS; Rs. 1530 - 119 - 3315		2006/-		12/93	Daimat Gul
do	do	Gr. (2065-161-4480)	do	2709/-	2870/-	1 6/94	Daimat Gul
do	do	do	do	3031/-	2870/-	1 12/94	Daimat Gul
do	do	do	do	3192/-	3031/-	1 12/95	Daimat Gul

ATTESTED
[Signature]

10	11	12	13		14	15
Signature and designation of Head of the office or other Attesting Officer	Date of termination or appointment	Reason of termination (such as promotion, transfer, dismissal, etc.)	LEAVE Allocation of periods of leave on average pay upto four months (or earned leave not exceeding 120 days) to which leave salary is debitable to another Government		Signature of the head of the office or other Attesting Officer	Reference to an order of award or censure, or award or praise of the Government servant
تاریخ انتطاع ملازمت	وجوہات انتطاع ملازمت	Signature of the Head of the office or other Attesting Officer	Nature and duration of leave taken	Period	دستخط افسر سزا	زا یا جزا یا غیر اسب کار کردگی کار ریکارڈ
تاریخ انتطاع ملازمت	وجوہات انتطاع ملازمت	Signature of the Head of the office or other Attesting Officer	Nature and duration of leave taken	Govt. to which debitable	دستخط افسر سزا	زا یا جزا یا غیر اسب کار کردگی کار ریکارڈ
[Signature]	30/11/93	[Signature]	رحمت کی نوعیت و معیاد	چار ماہ تک کی رخصت کیلئے اوسط تنخواہ کا تعین	[Signature]	[Text]
[Signature]	30/11/93	[Signature]	رحمت کی نوعیت و معیاد	Govt. to which debitable	[Signature]	[Text]
[Signature]	30/11/93	[Signature]	رحمت کی نوعیت و معیاد	Govt. to which debitable	[Signature]	[Text]
[Signature]	30/11/96	[Signature]	رحمت کی نوعیت و معیاد	Govt. to which debitable	[Signature]	[Text]

Service verified w.e.f. 12/6/93 to 30-11-94, from the acq. Roll & other office record.

[Signature]

Head Master
Govt High School
Haji Abad (Dist)

Leave sanctioned w.e.f. 1-3-95 to 31-3-95 (31 days) on full pay vide D.E.MKD; Dwi; at equal Kade (SWAT) office. Endst; No 13934-37/A-12/Q.940/CT dated 5-6-1995.

[Signature]

Head Master
Govt High School
Haji Abad (Dist)

Service verified w.e.f. 12/94 to 30/11/95, from the acq. Roll & other office record.

[Signature]
Head Master
G.H.S. Haji Abad

[Signature]
Head Master
G.H.S. Haji Abad

[Signature] 30/11/93

[Signature] 30/11/94

[Signature] 30/11/94

[Signature] 30/11/95

[Signature] 30/11/95

[Signature] 30/11/96

[Signature]

[Signature]

[Signature]

[Signature]

[Signature]

[Signature]

[Signature]
Head Master
Govt High School
Haji Abad (Dist)

TESTED 19/8
[Signature]

18⁹/₉₅ by...

(44)

4

1	2	3	4	5	6	7	8
Name of post	Whether substantive or officiating and whether permanent or temporary	If officiating, state (i) substantive appointment, or (ii) whether service counts for pension under Art. 371 C. S. R.	Pay in substantive post	Additional Pay for officiating	Other emolument falling under the term "Pay"	Date of appointment	Signature of Government servant
C.T Post GHS Haji Abd	Temp	(2065-161-4480) Temp	3353/- PM 3182/-	-	-	1 ¹² / ₉₆	Daimatgul
do	do	do	3353/- PM	-	-	1 ¹² / ₉₇	Daimatgul
<p>Office of The Accountant General, N.W.F.P. Peshawar.</p> <p>Pay fixed in the revised basic pay scales 1994 of Rs. 2065-161-4480 B. 14) a. Rs. 2709/- P.M.W.E.F. 1-8-1994 with next increment on 1-12-1994</p> <p>Accountant General, Pay Fixation Party N.W.F.P. Peshawar,</p> <p>The 9th pay ent made may be record Rs. 1191/- to 5794/- 4284/- N. 161/- to 1197/- 6762/- Total Rs. 11046/-</p>							
C.T Post GHS Haji Abd	Temp	Temp	3514/- PM	-	-	1 ¹² / ₉₈	Daimatgul
do	do	do	3675/- PM Awa	-	-	1 ¹² / ₉₉	Daimatgul

ATTESTED
[Signature]

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8	9	10	11	12	13		14	15
					Leave			
					Nature and duration of leave taken	Allocation of period of leave on average pay upto four months for which leave salary is debitable to another Government		
Signature of Government servant	Signature and designation of the head of the office or other attesting officer in attestation of columns 1 to 8	Date of termination of appointment	Reason of termination (such as promotion, transfer, dismissal, etc).	Signature of the head of the office or other attesting officer	Period	Government to which debitable	Signature of the head of the office or other attesting officer	Reference to any recorded punishment or censure, or reward or praise of the Government Servant.
	<p><i>J. D. Singh</i> Head Master G.H.S. Haji Abad</p>	30/11/95	Inv.	<p><i>J. D. Singh</i> Head Master Govt. High School, Haji Abad, Distt. DIR.</p>			<p>Service verified w.e.f. 1-12-95 to 30-11-96 from the acy. Roll & other office record.</p> <p><i>J. D. Singh</i> Head Master Govt High School Haji Abad (Dir)</p>	
	<p><i>J. D. Singh</i> Head Master G.H.S. Haji Abad</p>	30/11/98	Inv.	<p><i>Bakir Jahan</i> PRINCIPAL G.H.S, Haji Abad Distt. Dir</p>			<p>Service verified w.e.f. 1-12-96 to 30-11-97 from the acy. Roll & other office record.</p> <p><i>J. D. Singh</i> Head Master Govt. High School, Haji-Abad, Distt. DIR.</p>	
							<p>Service verified w.e.f. 1-12-97 to 30-11-98 from the acy. Roll & other office record.</p>	
	<p><i>Bakir Jahan</i> PRINCIPAL G.H.S, Haji Abad Distt. Dir</p>	30/11/98	Inv.	<p><i>Bakir Jahan</i> PRINCIPAL G.H.S, Haji Abad Distt. Dir</p>			<p>Service verified w.e.f. 1-12-98 to 30-11-99 from the acy. Roll & other office record.</p> <p><i>Bakir Jahan</i> PRINCIPAL G.H.S, Haji Abad Distt. Dir</p>	
	<p><i>Bakir Jahan</i> PRINCIPAL G.H.S, Haji Abad Distt. Dir</p>							

ATTESTED
[Signature]

1	2	3	4	5	6	7	8
Name of post	Whether substantive or officiating and whether permanent or temporary	If officiating, state (i) substantive appointment, or (ii) whether service counts for pension under Art. 371 C. S. R.	Pay in substantive post	Additional Pay for officiating	Other emolument falling under the term "Pay"	Date of appointment	Signature of Government servant
CFPS No. 15	BPS No. 15		(2180-177-4845)				
pay on	31 ⁷ / ₈₈	in BPS No. 14		R. 3353	1/2		Pr. Dainat gel
pay on	1 ⁸ / ₈₈	in BPS No. 15		R. 3429	1/2		Pr. Dainat gel
pay on	1 ¹² / ₈₈	in BPS No. 14		R. 3514	1/2		Pr. Dainat gel
pay on	1 ¹² / ₈₈	in BPS No. 15		R. 3606	1/2		Pr. Dainat gel
Pre mature increment on a/c of promotion 8/grade B-15							
pay on	1 ¹² / ₈₈	in BPS No. 15		R. 3783	1/2		Pr. Dainat gel
pay on	1 ¹² / ₈₈	"		R. 3860	1/2		Pr. Dainat gel

Signature of head of other officer in of column

Pr. PRINCIPAL G.H.S.H. Dist.

Recd 18/9

ATTESTED
[Signature]

1	2	3	4	5	6	7	8
Name of post	Whether substantive or officiating and whether permanent or temporary	If officiating, state (i) substantive appointment, or (ii) whether service counts for pension under Art. 371 C. S. R.	Pay in substantive post	Additional pay for officiating	Other emolument falling under the term "Pay"	Date of appointment	Signature of Government servant
C.T Post	BPS-15	5 (2190-177-4845)					
L.H.S Haji Abdul	Temp	Temp	4137/-	-	-	1/12/2000	[Signature]
	BPS-15	5 (3285-265-11235)					[Signature]
do	do	do	6465/-	P.M.		1/12/2001	[Signature]
do	do	do	6730/-	P.M.		1/12/2002	[Signature]

ATTESTED

[Signature]

9	10	11	12	13		14	15
				Leave			
				Nature and duration of leave taken	Allocation of period of leave on average pay upto four months for which leave salary is debitable to another Government		
Signature and designation of the head of the office or other attesting officer in attestation of columns 1 to 8	Date of termination of appointment	Reason of termination (such as promotion, transfer, dismissal, etc).	Signature of the head of the office or other attesting officer	Period	Government to which debitable	Signature of the head of the office or other attesting officer	Reference to any recorded punishment or censure, or reward or praise of the Government Servant.
				<p><i>Bakht Khan</i> PRINCIPAL G.H.S, Haji Abad Distt: Dd</p>	<p>30¹¹/₂₀₀₁</p>		
<p><i>Bakht Khan</i> PRINCIPAL G.H.S, Haji Abad Distt: Dd</p>	<p>30¹¹/₂₀₀₂</p>	<p>Incr;</p>	<p><i>Bakht Khan</i> PRINCIPAL G.H.S. HAJI ABAD DIR (LOWER)</p>	<p>Service verified w.e.f. 1-12-2001 to 30¹¹/₂₀₀₂ from the accy: & other office record.</p>		<p><i>Bakht Khan</i> PRINCIPAL G.H.S. HAJI ABAD DIR (LOWER)</p>	
<p><i>Bakht Khan</i> PRINCIPAL G.H.S. HAJI ABAD DIR (LOWER)</p>	<p>31-8-2003</p>	<p>Transferred promoted to SET</p>	<p><i>Bakht Khan</i> PRINCIPAL G.H.S. HAJI ABAD DIR (LOWER)</p>			<p><i>Bakht Khan</i> PRINCIPAL G.H.S. HAJI ABAD DIR (LOWER)</p>	
<p>promoted to BPS 16 gazetted SET post</p> <p>vide order No 5019-5359 dated peshawar the 24-7-2003.</p>							
<p>T424 Chang 7/12/200- Principal G.H.S. Mayar, wrongly deducted through computer cell paid through payroll D.A. 24/12</p>							
<p>Service verified w.e.f. 1-12-2001 to 31-8-2003 from the accy: & other office record.</p>							
<p>ATTESTED <i>[Signature]</i></p>				<p><i>[Signature]</i> PRINCIPAL G.H.S. HAJI ABAD DIR (LOWER)</p>			

1	2	3	4	5	6	7	
Name of post	Whether substantive or officiating and whether permanent or temporary	If officiating, state (i) substantive appointment, or (ii) whether service counts for pension under Art. 371 C. S. R.	Pay in substantive post	Additional Pay for officiating	Other emolument falling under the term "Pay"	Date of appointment	Signature of Government servant
Revised fixation in the light of Govt of N. & F.P Finance Deptt:- F.D (S.R.C) 5-2/2002							
Daimat Gul GHS Mala Kand D.M.MKD did	Temp		Dated Peshawar 30-3-2009 Date of first appointment 23-10-1975 B-6 (165-8-905/10-315)			Accountant 23-10-75 1-12-76	Accountant Accountant Accountant
D.O	pay Revised B-6 (315-12-399-14/15-99) D.A 10% Incentive Tid Teaching Allowance		165/- 183/- 173 110 293 29.30 341.30 40 361.30			1-5-77 1-12-77	Accountant Accountant
D.O			375/-	A/S		1-12-77	Accountant
			387/-			1-12-78	Accountant
			399/-			1-12-79	"
			413/-		Efficiency bar crossed	1-12-80	Accountant
			427/-			1-12-81	Accountant
			440/-			1-12-82	Accountant
P.O	pay Revised B-6 (520-20-940)		720/-			1-7-83	Accountant
CT	B-8 (540-26-110)		720/-			1-7-83	Accountant
P.O 5787	B-9 (620-29-1200)		780/-			1-7-83	Accountant
			736/-			1-7-83	Accountant
			765/-			1-12-83	Accountant
			794			1-12-84	Accountant
			823/-			1-12-85	Accountant
	3 advances increment B A		910/-			Jan. 86	Accountant
			939/-		A/S	1-12-86	Accountant

ATTESTED

Not entitled
as he has not
qualified B.A.
must failed

(SI)

14 15

My Journal Quot SET is here by Under

take that in case of any over payment due to retention of my pay while on training period I will recover the same to Govt

Signature and designation of the head of the office or other attesting officer in any of columns 1 to 5

Date of appointment

Reason of termination such as promotion, transfer, dismissal, etc).

Signature of the head of the office or other attesting officer

Nature and duration of leave taken

Allocation of period of leave on average pay upto four months for which leave salary is debitable to another Government

Signature of the head of the office or other attesting officer

Reference to any recorded punishment or censure, or reward or praise of the Government Servant.

Period Government to which debitable

Sanction accorded due to allowing annual increments during untrained period in light of Govt of NCTP Finance Dept. No PD (PRL) 5-2/2002 dated 30-3-2009 with no arrears prior to 31-3-2009 vide Mem. of 1975 to 1986 vide EDO ESB Div's No 10368 dt 15-12-2009 S.no 30

Sanction accorded due to allowing annual increments during untrained period in light of Govt of NCTP Finance Department No. PD (PRL) 5-2/2002 dated 30-3-2009 with 23-10-1975 to 30-05-1986 with no arrears prior 31-3-2009 vide EDO office Order No 3510-14 dated 11/03/2010

DISTRICT OFFICER (M) P. E. S. DIV. EDUCATION DIR LOWER

ATTESTED [Signature]

1	2	3	4	5	6	7	8
Name of post	Whether substantive or officiating and whether permanent or temporary	If officiating, state (i) substantive appointment, or (ii) whether service counts for pension under Art. 371 C. S. R.	Pay in substantive post	Additional Pay for officiating	Other emolument falling under the term "Pay"	Date of appointment	Signature of Government servant
C.T. post		B-15 (2190-177-4545)					
Moved over		B-16 (2535-197-5490)	4845/-	4481		1.12.2000	Dandya
Pay Revised		B-16 (2880-177-12652)	4899/-	4481		1.12.2001	Dandya
Reverted to		B-15 (3285-265-11235)	6730	7525/-		1.12.2001	Dandya
Promoted to		B-16 (3885-295-12655)	6899	7790/-		1.12.2002	Dandya
			7365	8230/-		1.9.2003	Dandya
Pay Revised		B-16 (4375-340-14575)	7365	8230/-		1.12.2003	Dandya
			8795	19815/-		1.7.2005	Dandya
Pay Revised		B-16 (5050-390-16750)	9135	10155/-		1.12.2005	Dandya
			9475	10495/-		1.12.2006	Dandya
Pay Revised		B-16 (6060-470-20160)	10900	12070/-		1.7.2007	Dandya
			11290	12460/-	A10	1.12.2007	Dandya
Pay Revised		B-16 (6060-470-20160)	13580	14990/-		1.7.2008	Dandya
			14050	15460/-	A10	1.12.2008	Dandya
			14520	15930/-	A10	1.12.2009	Dandya

ATTESTED

[Signature]

1	2	3	4	5	6	7	8
Name of post	Whether substan- tive or officiating and whether permanent or temporary	If officiating, state (i) substantive appointment, or (ii) whether service counts for pension under Art. 371 C. S. R.	Pay in substantive post	Additional Pay for officiating	Other emolument falling under the term "Pay"	Date of appointment	Signature of Government servant
U.I. post							
Re-fixation of pay due to allowing							
Adv. increments on passing MA Exami							
vide. Finance Deptt. No. FD (SR-1) 2-123/							
2010 dated 15-12-2010 B.14 (1530-119-3315)							
one Adv. Jmt on M.A.	Pay on	1-6-91	2125	2244		1768	Countsl
	"	1-12-91	2363			1887	Countsl
	"	1-12-92	2482			2006	Countsl
	"	1-12-93	2601			2125	Countsl
Scale Revised w.e.f 1-6-94 in							
B.14 - RS (2065-161-4480)							
	Pay on	1-6-94	3514			2870	Countsl
	"	1-12-94	3675			3031	Countsl
	"	1-12-95	3836			3192	Countsl
	"	1-12-96	3997			3353	Countsl
	"	1-12-97	4158			3514	Countsl
	"	1-12-98	4319			3675	Countsl
Allowed S/Grade w.e.f 1-12-98							
B.15 - RS (2190-177-4845)							
	Pay on	2-12-98	4668			3860	Countsl
	"	1-12-99	4845			4137	Countsl
Allowed Move over w.e.f 1-12-2000							
in B.16 eRS (2535-177-5490)							
	Pay on	1-12-2000	4899				Countsl
	"	1-12-2001	5096				Countsl

4899
4314
585

ATTESTED
[Signature]

	9	10	11	12	13		14	15
Signature and designation of the head of the office or other attesting officer in attestation of columns 1 to 8	Date of termination of appointment	Reason of termination (such as promotion, transfer, dismissal, etc).	Signature of the head of the office or other attesting officer	Nature and duration of leave taken	Leave		Signature of the head of the office or other attesting officer	Reference to any recorded punishment or censure, or reward or praise of the Government Servant.
					Period	Government to which debitible		
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[Handwritten initials]	[Handwritten text]							
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[Handwritten initials]	[Handwritten text]							

Sanction to the grant of Move-over pay 1/12/2007 accorded vide office order No-3656-58 Dated 15-03-2010.

DISTRICT OFFICER
 ALB. & SECY. EDUCATION
 DIR LOWER

ATTESTED
 [Signature]

1	2	3	4	5	6	7	8	9
Name of post	Whether substantive or officiating and whether permanent or temporary	If officiating, state (i) substantive appointment, or (ii) whether service counts for pension under Art. 371 C. S. R.	Pay in substantive post	Additional Pay for officiating	Other emolument falling under the term "Pay"	Date of appointment	Signature of Government servant	Signature designation of the officer in attendance in attestation of columns
CT post		Side Revised w. ef. 1-12-2001						
		m 0.15 - RS (3285-265-11235)						
		By m 2-12-2001		7790	6730		Dantel	
		N 1-12-2002		8055	6957		Dantel	
		No increment						
		1-4-2008						
		OFFICE OF THE ACCOUNTANT GENERAL RAJASTHAN PAKHTUNKHWA PESHAWAR EST. FIXED IN THE R.B.P.S 2005						
		CARD 3285-265-11235						
		APRS 6730/15						
		APR Next Increment on						
		1-07-2008						
		1-12-2008						
		Accounts Officer Pay Master P. K. Pakhtunkhwa						
		05412/11						
		9 pay cut						
		4761-691 to 5794 Rs. 1136						
		6441-499 to 4198 Rs. 4776						
		7081-1298 to 419 Rs. 25488						
		5857-0701 to 72023 Rs. 117000						
		Total Rs. 89100/11						
		note of pay cut						
		OFFICE OFFICER						
		ATTESTED						

صورت حساب انارکھٹا جنرل صاحبہ اور دیگر شخصوں کو خواہ بشمول

درخواست در اعطائے سالاانہ انکم ٹیکس میں ان کے نام سے

Annex - 9/1

صواب عالی

معدہ خانہ تدارک میں سے انارکھٹا جنرل صاحبہ کے سیکول بلدیہ ضلع
ریفرنس میں سے آئی ڈی اور دیگر فراہم کرنے والوں۔ ایجنڈا میں ملنے
نظر آئی ہے کہ وہ اس کے قریباً پندرہ سال ان کے لئے جاری
حکاموں سے 2009ء کے بعد سرکاری طور پر حکم نامہ لا مطابقت میں
سرورس ٹیک میں ان کے لئے انکم ٹیکس کا فیڈیشن ہو گیا
اور حکم نامہ لا مطابقت میں آئی ہے۔

2014 میں انکا وقت ان کے دائروں نے انکم ٹیکس روک کر
ریکارڈ میں شروع کیا۔ اس سلسلے میں آپ جہاں کو درخواست
پیش کی ہے۔ اور دوبارہ جاری کی گئی درخواست بددعت ہے

تہہ آکر ہے۔ والے مذکورہ بالا ان کے لئے درخواست انکم ٹیکس
اعطائے کا حکم جاری کیا گیا ہے۔

تاریخ 1-6-2014

لاہور
الابینہ صاحبہ

آئی ڈی تدارک جنرل صاحبہ کے سیکول بلدیہ
ضلع لاہور

ATTESTED
[Signature]

محکمہ جناب اٹارنٹنٹ جنرل صاحبہ جسوسیہ عینہ بنتون خواہ لہستان اور

Amra - 5/3 (درخواست دربارہ عطا تالی دن ٹر ٹر سالانہ انٹرنیشنل)

صا۔ والہ

معدت بانہ تزارش یہ ہے۔ کہ تو رٹنٹ پائل سکول بلدیہ میں
آئی ایم ایف کام کر رہی ہیں۔ میں نے اس درخواست سے پہلے ایک
اور درخواست ان ٹر ٹر ڈورانسہ سالانہ انٹرنیشنل کے مجال
بارہ میں ارسال خدمت کیا ہے۔ تم صبری ریگوری کو بند کیا جائے
اور کالے ٹر انٹرنیشنل کے ریڈ کا حکم جاری کیا جائے، سریم کورٹ کے
ریگوری کے روٹنی میں مذکورہ انٹرنیشنل دریا ٹر ہیں۔ اس سے پہلے میں نے
درخواست ارسال خدمت کیا ہے۔

میں اس معاملہ کی خدمت میں ۲۷ جون ۲۰۱۴ کو صبری مذکورہ 26
ان ٹر ٹر فرسوں کے سالانہ انٹرنیشنل کے اجراء کا حکم صادر فرماویں۔
میریاں پورے

1-12-2014 مورخہ

لالہ

القاریہ قحوت علی آئی ٹورنٹنٹ پائل سکول بلدیہ صا۔ والہ

ATTESTED
[Signature]

خدمت جناب اکادمی نشانیہ سہیل صاحبہ سروس فیسیل مینجمنٹ خواہ بشا اور
Anna - 9/4 (درخواست برائے علی گلی انٹرنیٹ سروس انٹرنیشنلسٹ)

جناب عالی:

موجودہ پانچ تدارکس حضور الوریہ سے۔ کہ گورنمنٹ ہائی اسکول ملہریہ میں
مجسٹریٹ آف ایڈیوٹری اینڈ فریڈم ٹیچنگ ایجنسی ایچ ایم ڈی کے ذریعہ
تیارہ سال ڈیگرم گورنمنٹ ہائی اسکول ملہریہ میں سے تقریباً
تیس سالہ طالب علم کے مطابق فی سالہ انٹرنیشنلسٹ اور اس کے بقایا جائے۔ لیدر 2009
ڈیگرم اسکول۔ سروس کے میں فیسیل مینجمنٹ لکچر آف اگونیٹ کا 2009 فروری
بل پاس کیا گیا۔ جنرل لکچر انٹرنیشنلسٹ روڈ اور ملہریہ
کا علیحدہ کیا۔ اس سلسلے میں آج صاحبان اور DB صاحبان ملہریہ میں
کہ درخواست کر چکے ہیں۔ اب ایک لکچر آف صاحبان سے ایچ ایم ڈی کے
کے آف آف صاحبان مذکورہ اف انٹرنیشنلسٹ انٹرنیشنلسٹ کے بحالی اور ملہریہ
مذکورہ کا علیحدہ اور روڈ میں۔ بہت پریشان ہوئی۔

شکریہ

تاریخ: 2015-2-15

انٹرنیشنلسٹ سہیل صاحبہ سروس فیسیل مینجمنٹ خواہ بشا اور
انٹرنیشنلسٹ سہیل صاحبہ سروس فیسیل مینجمنٹ خواہ بشا اور

محترم جناب ۲۹ صوبہ خلیفہ مکتون خواہ بسا

Annex - 5/5 (درخواست گزار اجرا انٹرنیڈ سروسز کے ذریعے انٹرنیشنل)

جناب عالی!

حوربانہ گذارش ہے کہ میں $23 \frac{13}{75}$ سے پہلے تعلیم میں اپنے
 فراڈنٹ منبھی انجام دے رہی ہوں۔ میں DE سے تعلق رکھتی تھی،
 سال انٹرنیڈ سروسز کے لیے۔ میں پہلے ہی آئی۔ ماہانہ
 اور وہ تعلیم کے DE سے تعلق رکھتی تھی۔ انٹرنیشنل
 بجالی کا درخواست ارسال کر چکی ہوں۔ بسن درخواست پر عمل ہو گا
 جی۔ اللہ آپ کی خدمت اللہ اس کی حاجی ہے۔ ۲۶ اکتوبر ۲۰۱۵
 انٹرنیشنل سروسز کے ساتھ انٹرنیشنل دینے کا حکم صادر فرمادیں
 میرا نام ہے۔

حوربانہ
 15-4-2015

العارضہ قلمت سے آئی تو رولٹ ہائی سکول بلدیہ ضلع راولپنڈی

ATTESTED
 H. H. H.

حکومت جناب آغا مفتی صاحب جو پبلیشر نیشنل فوونڈیشن اور

(در خواست فراہم کی گئی ہے) 7/5 - Annex

جناب عالی

موزبانہ تدارش یہ ہے کہ میں جو رفرنس بالی سکول بلدیہ میں بحیثیت

SSI ٹیچر ایسا فرائض منصبی انجام دے رہا ہوں۔ 23/10/1975 بحیثیت آن ٹرننگ ڈائریکٹر

صدری تقرری سے 23/10/75 سے 9/17/1987 تک ان ٹرننگ ڈائریکٹر، ڈسٹرکٹ

کام کیا۔ ممبر عم کوثریہ حکم نامہ و فعالیت جو ان ٹرننگ ڈائریکٹر کے مسائل کے متعلق

دیئے گئے۔ یہ سب کے سب ہم سالانہ آنٹرنٹس اور رپورٹس کے ذریعے 2014

اکادمی کے آفسر کے ذریعے منجانب سے اور دیگر امور کی اطلاع جاری کیا

اب صدری متخوہ سے تقریباً 2014 میں وزیر اعلیٰ ریگولری و ایڈجسٹمنٹ

اور ایڈجسٹمنٹ کے لئے جاری کیا۔ اس کے بعد میں آج سے 2014 میں

میں جب سے عدالت کی خدمت میں آئی ہے۔ ان ٹرننگ ڈائریکٹر کے مسائل کے متعلق

کے ذریعے اور ریگولری و ایڈجسٹمنٹ کے ذریعے جاری و فائز ہیں۔ یہ جان لوگ۔

23-8-2015

الحسن

الحاضرتہ علیہ السلام
العارضہ تمہیں سSI جو رفرنس بالی سکول بلدیہ

ATTESTED
[Signature]

WAKALATNAMA

IN THE COURT OF Service Tribunal Pesh
Qimat Gul (Petitioner) (Plaintiff), (Appellant),

VERSUS

Govt and other (Respondent), (Defer

Case FIR No. _____ Dated ____/____/____ Police Statio

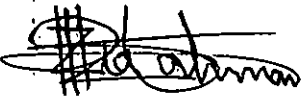
Charge u/s _____

I/We, Qimat Gul

The above noted Appellant

and constitute Zia-ur-Rehman Tajik Advocate, Peshawar to
compromise, withdraw or refer to arbitration for me/us as my/o
noted matter, I/we also authorized the said Counsel to file
application for restoration, compromise, withdraw, refer the m
make any miscellaneous application in the matter or arising out
and receive in my/our behalf all sums and amounts deposited
above noted matter.

ACCEPTED



Zia-ur-Rehman Tajik
LLM (constitutional law)
Advocate,
High Court, Peshawar
Office: 26-A, Nasir Mansion
2-Railway Road, Peshawar.
Phone: 091-2564272
Cell: 0300-9357932

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 1330 of 2015.

Mr. Qimat Gul SST GHS Balambat.....Appellant.

Vs

The Accountant General Khyber Pakhtunkhwa and others.....Respondents.

Parawise reply on behalf of respondent No. 1 & 2.

Preliminary Objections:-

1. That the appellant has got no cause of action and locus standi.
2. That the appeal in hand is not maintainable.
3. That the claim is not based on facts.
4. That the appeal is based on malafide and liable to be dismissed.
- 5.

Respectfully Sheweth:

Facts/Parawise Comments

1. No Comments.
2. Correct.
3. No Comments.
4. Incorrect to the extent that the post held by the appellant was upgraded to BPS-14. In fact, the official was granted BPS-14 on the basis of acquiring/possessing B.A Degree in 2nd Division. He was granted BPS-15 as selection grade w.e.f 01.08.1998.
5. Incorrect. As per Finance Department Letter No. FD (PRC) 5-2/2002 dated 30.03.2009 and further clarified by the Finance Department vide No. FD (PRC) 5-2/2002 dated 30.10.2009, benefit of Annual Increment for untrained period is admissible to those teachers who were untrained and later on regularized on the same post / cadre. As the appellant had not acquired professional qualification of Drawing Master and was not regularized as Drawing Master. Therefore, Annual Increment for untrained period given to him was

withdrawn and overpayment amounting to Rs. 161193/- against him was worked out accordingly.


6. As stated in Para-5.
7. Incorrect. Departmental Appeal is lodged in cases pertaining to disciplinary issues. His case pertains to financial matters, therefore in such case, Departmental Appeal was not required.

Grounds:-

- A. Incorrect. The appellant has been treated in accordance with law and rules. Under the rules, as explained in Para-5 of the facts, he was not entitled for Annual Increment for his service period as Drawing Master. (The post against which he was not regularized). Therefore to save public exchequer from financial loss, the same benefit has been withdrawn from him.
- B. Incorrect as stated in Para-A above.
- C. Incorrect as stated in Para-A above.
- D. The case of appellant is different from the case of Mrs. Sajida Javid. The case of the appellant pertains to correction of error and to save public exchequer from bearing un-lawful / irregular burden.
- E. As explained in Para-D above.
- F. As explained in Para-5 of the facts and Para-D of grounds.
- G. As stated in Para-F above.
- H. No Comments.

Keeping in view the above mentioned facts, it is therefore, humbly prayed that the appeal of the appellant having no merits, may be dismissed.


DISTRICT ACCOUNTS OFFICER
DIR LOWER AT TIMERGARA


ACCOUNTANT GENERAL
KHYBER PAKHTUNKHWA

Dis: Cat: B A

Reviewed by Abdul Qadir V. Chairman
APTA Dir (d)

FROM : P. F. T. B

FORM NO : 0091 0912553685

Apr. 01 2009 02:54PM P1



Handwritten notes and signatures in the left margin.

GOVERNMENT OF N.W.F.P.
FINANCE DEPARTMENT
(REGULATION WING)

NO.FD (PRC) 5-2/2002
Dated Peshawar the: 30-03-2009

To:

The Secretary to Govt. of NWFP,
Elementary & Secondary Education,
Peshawar.

Subject:

GRANT OF ANNUAL INCREMENT / RUNNING
PAY TO UNTRAINED TEACHERS IN THE LIGHT
OF SUPREME COURT JUDGEMENT.

Dear Sir,

I am directed to refer to your letter NO.SO (B&A) 1-16/08/
Advance Increment dated February 27, 2009 on the subject noted above and
to state that the Provincial Government is pleased to allow the benefit of
annual increments to the untrained teachers from the date of their regular
appointment.

No arrears shall however, be admissible / payable prior to the
date of issuance of this circular.

(ABDUL JABBAR)
SECTION OFFICER (SR-1)

Endst: of even No & date.

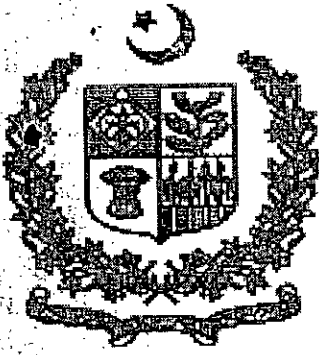
Copy for information & necessary action to the:

1. Accountant General NWFP.
2. All District Coordination Officers.
3. All District / Agency Accounts Officers NWFP / FATA.

SECTION OFFICER (SR-1)

Large handwritten notes in Urdu on the right side of the page.

Handwritten signature and initials at the bottom right.



GOVERNMENT OF N.W.F.P
FINANCE DEPARTMENT
(REGULATION WING)
NO.FD (PRC) 5-2/2002
Dated Peshawar the: 30.03.2009

To

The Secretary to Govt of N.W.F.P
Elementary & Secondary Education Department
Peshawar.

Subject:

**GRANT OF ANNUAL INCREMENT/RUNNING PAY TO
UNTRAINED TEACHER IN THE LIGHT OF SUPREME
COURT JUDGMENT:**

Dear Sir,

I am directed to refer to your letter NO.SO (B&A)1-16/08/Advance increment dated February 27,2009 on the subject above. And to state that the Provincial Government is pleased to allow the benefit of annual increments to the untrained teachers from the date of their regular appointments.

No arrears shall however be admissible/payable prior to the date of issuance of this circular.

(ABDUL JABBAR)
SECTION OFFICER (SR-1)

Endst: of even No & date.

- Copy for information and necessary action to the:
4. Accountant General N.W.F.P
 5. All District Coordination Officers
 6. All District/Agency Accounts Officers N.W.F.P/FATA

Sd
Section Officer (SR-1)



GOVERNMENT OF N.W.F.P.
FINANCE DEPARTMENT
(REGULATION WING)

NO. FD (PRC) 5-2/2002
Dated Peshawar the: 30-10-2009

To: The Secretary to Govt. of NWFP,
Elementary & Secondary Education Department,
Peshawar.

Subject: GRANT OF ANNUAL INCREMENT / RUNNING PAY TO UNTRAINED TEACHERS IN THE LIGHT OF SUPREME COURT JUDGMENT.

Dear Sir,

I am directed to refer to this Department letter No.FD (PRC) 5-2/2002, dated 30-03-2009 on the subject noted above and to say that certain quarters have raised some queries about the subject matter which are clarified as under:-

- i. All those untrained teachers who were appointed on fix pay and were subsequently regularized against their posts, on acquiring / completing requisite training successfully, would be entitled for such benefits of annual increments from the date of their first appointments as such, but without arrears.
- ii. The above benefit would also be admissible to all those retired teachers who fulfil the above conditions.
- iii. The above benefit would not be admissible to those who themselves resigned, or were removed / terminated from service.

2. This Department letter of even number dated 30-03-2009 shall be deemed to have been modified to the above extent.

Yours Faithfully,
(SHAUKAT ULLAH)
SECTION OFFICER (SR-1)

Encls: of even No. & date.

Copy for information and necessary action:-

1. Accountant General, NWFP.
2. All District Coordination Officers, NWFP.
3. All District / Agency Accounts Officers, NWFP / FATA.

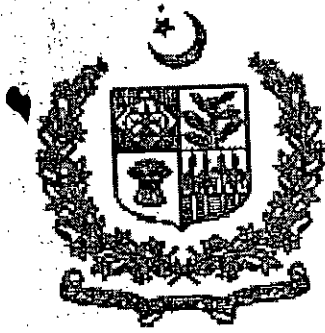
SECTION OFFICER (SR-1)

3037
19/11

3955
18/11

66

12/11/09



GOVERNMENT OF N.W.F.P
FINANCE DEPARTMENT
(REGULATION WING)
NO.FD (PRC) 5-2/2002
Dated Peshawar the: 30.10.2009

To

The Secretary to Govt of N.W.F.P
Elementary & Secondary Education Department
Peshawar.

Subject:

**GRANT OF ANNUAL INCREMENT/RUNNING PAY TO
UNTRAINED TEACHER IN THE LIGHT OF SUPREME
COURT JUDGMENT:**

Dear Sir,

I am directed to refer to this Department letter NO.FD(PRC)5-2/2002 dated 30.03.2009 on the subject noted above and to say that certain quarters have raised some queries about the subject matter which are clarified as under.

1.

- I. All those untrained teachers who were appointed on fix pay and were subsequently regularized against their posts, on acquiring/completing requisite training successfully, would be entitled for such benefits of annual increments from the date of their first appointments as such, but without arrears.
- II. The above benefits could also be admissible to all those retired teachers who fulfill the above conditions.
- III. The above benefit would not be admissible to those who themselves resigned, or were removed/terminated from service.

2.

This Department letter of even number dated 30.03.2009 shall be deemed to have been modified to the above extent.

Yours Faithfully,

(SHAUKAT ULLAH)
SECTION OFFICER (SR-1)

Endst: of even No & date.

Copy for information and necessary action to the:

1. Accountant General N.W.F.P
2. All District Coordination Officers
3. All District/Agency Accounts Officers N.W.F.P/FATA

Sd
Section Officer (SR-1)

Service Appeal No: 1330/ 2015

Qiamat Gul SST GHS Balambat, District Dir (Lower)

.....Appellant.

VERSUS

Secretary(E&SE)Department, Khyber Pakhtunkhwa & others.Respondents

JOINT PARAWISE COMMENTS ON & FOR BEHALF OF RESPONDENTS No: 3 to 5.

Respectfully Sheweth:-

The Respondents submit as under:-

PRELIMINARY OBJECTIONS.

- 1 That the Appellant has got no cause of action / locus standi.
- 2 That the instant Service Appeal is badly time barred.
- 3 That the Appellant has concealed material facts from this Honorable Tribunal, hence liable to be dismissed on this score.
- 4 That the Appellant has filed the instant appeal on malafide motives.
- 5 That the Appellant has not come to this Honorable Tribunal with clean hands.
- 6 That the Appellant is not entitled for the relief he has sought from this Honorable Tribunal.
- 7 That the instant Service Appeal is against the prevailing law & rules.
- 8 That the instant Appeal is based on malafide intentions.
- 9 That this Honorable Tribunal has got no jurisdiction to adjudicate upon the present service appeal.
- 10 That the appeal is not maintainable in its present form & circumstances of the case.
- 11 That the appeal is bad for mis-joinder & non-joinder of the necessary parties.

ON FACTS

- 1 That Para-1 needs no comments being pertains to the service record of the appellant.
- 2 That Para-2 is also needs no comments being pertains to the service record of the appellant.
- 3 That Para-3 is relates to the academic record of the appellant, hence needs no further comments.
- 4 That Para-4, pertains to the record, hence no comments.

BEFORE THE HONORABLE KHYBER PAKHATUNKHWA SERVICE TRIBUNAL PESHAWAR.

Service Appeal No: 1330/ 2015

Qiamat Gul SST GHS Balambat, District Dir (Lower)

.....Appellant.

VERSUS

Secretary(E&SE)Department, Khyber Pakhtunkhwa & others.

.....Respondents

JOINT PARAWISE COMMENTS ON & FOR BEHALF OF RESPONDENTS No: 3 to 5.

Respectfully Sheweth:-

The Respondents submit as under:-

PRELIMINARY OBJECTIONS.

- 1 That the Appellant has got no cause of action / locus standi.
- 2 That the instant Service Appeal is badly time barred.
- 3 That the Appellant has concealed material facts from this Honorable Tribunal, hence liable to be dismissed on this score.
- 4 That the Appellant has filed the instant appeal on malafide motives.
- 5 That the Appellant has not come to this Honorable Tribunal with clean hands.
- 6 That the Appellant is not entitled for the relief he has sought from this Honorable Tribunal.
- 7 That the instant Service Appeal is against the prevailing law & rules.
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- 9 That this Honorable Tribunal has got no jurisdiction to adjudicate upon the present service appeal.
- 10 That the appeal is not maintainable in its present form & circumstances of the case.
- 11 That the appeal is bad for mis-joinder & non-joinder of the necessary parties.

ON FACTS

- 1 That Para-1 needs no comments being pertains to the service record of the appellant.
- 2 That Para-2 is also needs no comments being pertains to the service record of the appellant.
- 3 That Para-3 is relates to the academic record of the appellant, hence needs no further comments.
- 4 That Para-4, pertains to the record, hence no comments.

- 5 That Para-5 is correct to the extent that the Govt: of Khyber Pakhtunkhwa, Finance Department vide Notification dated 30-03-2009 has been pleased to allow the benefits of annual increments to the untrained teachers from the date of their regular appointment subject to the conditions that " No arrears shall however be admissible / payable prior to the date of issuance of the said circular.

The appellant has not passed / qualified his professional examination of Drawing Master but has also withdrawn arrears of his untrained period of 11-years as against the above mentioned Notification dated 30-03-2009.

Therefore, the act of the Respondent No: 2 regarding deduction from the appellant At the rate of Rs. 4900/- per month on account of overpayment is within legal sphere and is liable to be maintained in favour of the replying Respondent in the interest of justice. (Copy of the said Notification is attached as Annexure-A).

- 6 That Para-6 is correct on the grounds as mentioned in Para-5, hence needs no further comments.
- 7 That Para-7 is incorrect & misleading. No departmental appeal what so ever has been filed by the appellant till date.

However the Respondents No: 3 to 5 further submit on the following grounds inter alia :-

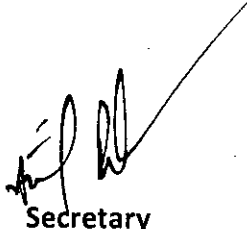
GROUNDS

- A That ground-A is incorrect & denied. The appellant has been treated as per law, rules & relevant provisions on the subject in the instant case in the light of the above mentioned Notification dated 30-3-2009, wherein, no arrear of untrained period has been allowed.
- B That ground-B is incorrect & denied. The Respondents have acted as per law & Financial rules in the instant case of the appellant & have not violated the mandatory provisions of Articles-4 & 5 of the Constitution of Islamic Republic of Pakistan 1973.
- C That ground-C is incorrect & denied. Detailed reply of this ground has been given above. Hence needs no further comments.
- D That ground-D is incorrect & denied. The referred case law is not applicable upon the case of the appellant. As the appellant has admitted the payment to them was illegal. Hence is liable to be recovered.
- E That ground-E is misleading. The cited case is also not applicable upon the case of the appellant. Hence denied on the grounds that each & every case has its own criteria and nature.
- F That ground-F is incorrect & denied. Wrong & illegal payments are always liable to be recovered in the interest of National Exchequer. Hence the act of the Respondents is within legal sphere & is liable to be maintained.
- G That ground-G needs no further comments. Detailed reply has already been given above.
- H That ground-H, is Legal. However, the Respondents seek leave of this Honorable Tribunal to submit additional grounds & case law at the time of arguments on main appeal.

Prayer

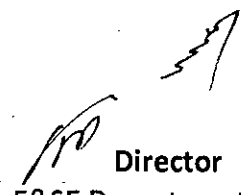
In view of the above made submissions, it is humbly requested that this Honorable Tribunal may very graciously be pleased to dismiss the instant appeal with cost in favour of the respondent Department.

Dated 28-12-2015




Secretary

E&SE Department Khyber
Pakhtunkhwa, Peshawar.
(Respondent No: 3)



Director
E&SE Department Khyber
Pakhtunkhwa, Peshawar.
(Respondents No: 4&5).



District Education Officer (M)
(E&SE) District Dir (L)

AFFIDAVIT

I, Javed Ahmad Superintendent (Lit: II) Directorate of E&SE Department Khyber Pakhtunkhwa, Peshawar do hereby solemnly affirm and declare on oath that the contents of the instant Parawise Comments in the titled Service appeal are true & correct to the best of my knowledge & belief & that nothing has been concealed from the ambit of this Honorable Tribunal.



Deponent

سرگرم کورٹ سٹر
25

FORM NO. 0910210052

SSP Peshawar

Amma B



GOVERNMENT OF N.W.F.P
FINANCE DEPARTMENT
(REGULATION WING)

NO.FD (PRC) 5-2/2002
Dated Peshawar the 30-01-2009

To: The Secretary to Govt. of NWFP,
Elementary & Secondary Education,
Peshawar.

Subject: GRANT OF ANNUAL INCREMENT / RUNNING
PAY TO UNTRAINED TEACHERS IN THE LIGHT
OF SUPREME COURT JUDGEMENT.

Dear Sir,

I am directed to refer to your letter NO.SO (E&A) 1-16/08/
Advance Increment dated February 27, 2009 on the subject noted above and
to state that the Provincial Government is pleased to allow the benefit of
annual increments to the untrained teachers from the date of their regular
appointment.

No arrears shall however, be admissible / payable prior to the
date of issuance of this circular.

(ABDUL JABBAR)
SECTION OFFICER (SR-1)

Ends: of even No & date.

Copy for information & necessary action to the:

- Accountant General NWFP.
- All District Coordination Officers.
- All District / Agency Accounts Officers NWFP / FATA.

SECTION OFFICER (SR-1)

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

Service Appeal No.1330/2015
Qimat Gul, SET, Dir(Lower).

... Appellant

VERSUS

1. Accountant General, Khyber Pakhtunkhwa, Peshawar.
2. District Accounts Officer, District Dir at Balambat.
3. Government of Khyber Pakhtunkhwa through Secretary,
Finance Department, Peshawar..
4. Executive District Officer, Elementary & Secondary Education,
District Dir Lower.
5. Director Elementary & Secondary Education,
Khyber Pakhtunkhwa, Peshawar.

... Respondents

Respectfully Sheweth

PARAWISE COMMENTS ON BEHALF OF RESPONDENT NO.03

Preliminary Objections:

- i) That the appellant has no cause of action/Locus standi.
- ii) That the appeal in hand having no merits is not maintainable.
- iii) That appeal is time barred.
- iv) This Honourable Tribunal lacks jurisdiction to entertain the appeal.
- v) That the appeal is bad for mis-joinder and non-joinder of necessary parties.

Cont'd Next Page-(2)

Facts:


1. Pertain to the Service record of the appellant, hence no comments by Respondent No.03.
2. Pertain to the Academic and Service record of the appellant, hence need no comments by Respondent No.03.
3. Pertain to the Academic record of the appellant, hence need no comments by Respondent No.03.
4. Pertains to the promotion/upgradation record of the appellant, hence Administrative Department may be in better position to comment.
5. Incorrect. Government of Khyber Pakhtunkhwa, Finance Department vide letter No.FD (PRC) 5-2/2002 dated 30.03.2009(Annexure-A) allowed the benefit of annual increments to the untrained teachers of Elementary & Secondary Education Department from the date of their regular appointment without arrears. The matter was further clarified vide Finance Department letter No.FD (PRC) 5-2/2002 dated 30.10.2009 (Annexure-B), wherein it was clarified that all those untrained teachers who were appointed on fixed pay and were subsequently regularized against their posts, on acquiring/completing requisite training successfully, would be entitled for such benefits of annual increments from the date of their first appointments as such, but without arrears. Since the appellant was not in possession/did not acquire/attain the prescribed professional qualification for the post of Drawing Master and was not regularized as such, therefore, was not entitled to the benefit of annual increment for untrained period. As such the benefit allowed to him under letters at Annexure-A & B above was invalid/irregular and liable to be recovered.
6. As explained vide Para-05 above. Action taken by Respondent No.2 is legally correct and as per rules/policy on the subject.
7. Relates to Respondent No.1.

Cont'd Next Page-(3)

Grounds:

- A. Incorrect. Appellant has been treated in accordance with rules/law. It has been clarified categorically in the Finance Department letters annexed at Annexure-A and Annexure-B that all those untrained teachers who were appointed on fix pay and were subsequently regularized against their posts, on acquiring/completing requisite training successfully, would be titled for such benefits of annual increments from the date of their first appointments as such, but without arrears. Appellant was not entitled for the benefit of annual increment of untrained period as he was not regularized against the post of Drawing Master due to non-possession of prescribed professional qualification.
- B. Incorrect. Action taken by Respondent No.2 is backed by the policy on the subject.
- C. Incorrect. As explained in above paras.
- D. Incorrect. Case of the appellant pertains to correction of error as he invalidly and illegally availed monetary benefits to which he was not entitled.
- E. Incorrect. The amount so received in the shape of annual increment was invalid/illegal and was liable to be recovered in the interest of public exchequer.
- F. Incorrect. Appellant availed the said benefit in violation of the policy of the Government on the subject.
- G. Incorrect. As explained in preceding paras.
- H. The Respondent seeks leave to raise additional grounds at the time of arguments.

It is therefore, humbly prayed that appeal of the appellant being devoid of merit may be dismissed.


SECRETARY
GOVERNMENT OF KHYBER
PAKHTUNKHWA,
FINANCE DEPARTMENT
(RESPONDENT NO.3)

AFFIDAVIT

I, Irshad Muhammad, Section Officer (Litigation-II) do hereby solemnly affirm and declare that the contents of accompanying Parawise Comments are true and correct to the best of my knowledge and belief and that nothing has been concealed from this Honorable Tribunal.



DEPONENT
SECTION OFFICER(LIT-II)
Govt. of Khyber of Pakhtunkhwa
FINANCE DEPARTMENT



GOVERNMENT OF N.W.F.P
FINANCE DEPARTMENT
(REGULATION WING)

NO.FD (PRC) 5-2/2002
Dated Peshawar the: 30-03-2009

To:

The Secretary to Govt. of NWFP,
Elementary & Secondary Education,
Peshawar.

Subject:

GRANT OF ANNUAL INCREMENT / RUNNING
PAY TO UNTRAINED TEACHERS IN THE LIGHT
OF SUPREME COURT JUDGEMENT.

Dear Sir,

I am directed to refer to your letter NO.SO (B&A) 1-16/08/
Advance Increment dated February 27, 2009 on the subject noted above and
to state that the Provincial Government is pleased to allow the benefit of
annual increments to the untrained teachers from the date of their regular
appointment.

No arrears shall however, be admissible / payable prior to the
date of issuance of this circular.

(ABDUL JABBAR)
SECTION OFFICER (SR-1)

Endst: of even No & date.

Copy for information & necessary action to the:

1. Accountant General NWFP.
2. All District Coordination Officers.
3. All District / Agency Accounts Officers NWFP / FATA.

SECTION OFFICER (SR-1)

Annex: "A"



**GOVERNMENT OF N.W.F.P
FINANCE DEPARTMENT
(REGULATION WING)**

**NO. FD (PRC) 5-2 /2002
Dated Peshawar the: 30-10-2009**

To:

✓ The Secretary to Govt. of NWFP,
Elementary & Secondary Education Department,
Peshawar.

Subject:

**GRANT OF ANNUAL INCREMENT / RUNNING PAY TO
UNTRAINED TEACHERS IN THE LIGHT OF SUPREME
COURT JUDGMENT.**

Dear Sir,

I am directed to refer to this Department letter No.FD (PRC) 5-2/2002, dated 30-03-2009 on the subject noted above and to say that certain quarters have raised some qu^erries about the subject matter which are clarified as under:-

- i. All those untrained teachers who were appointed on fix pay and were subsequently regularized against their posts, on acquiring / completing requisite training successfully, would be entitled for such benefits of annual increments from the date of their first appointments as such, but without arrears.
- ii. The above benefit would also be admissible to all those retired teachers who fulfil the above conditions.
- iii. The above benefit would not be admissible to those who themselves resigned, or were removed / terminated from service.

2. This Department letter of even number dated 30-03-2009 shall be deemed to have been modified to the above extent.

Yours Faithfully,

**(SHAUKAT ULLAH)
SECTION OFFICER (SR-1)**

Endst: of even No. & date.

Copy for information and necessary action:-

- 1. Accountant General, NWFP.
- 2. All District Coordination Officers, NWFP.
- 3. All District / Agency Accounts Officers, NWFP / FATA.

SECTION OFFICER (SR-1)

TO

The Registrar
Khyber Pakhtunkhwa Service Tribunal
Peshawar

Subject: **APPLICATION FOR VACATION OF STAY ISSUED IN APPEAL NO. 1330/2015 QAIMAT GUL (SST/SET) VS ACCOUNTANT GENERAL KHYBER PAKHTUNKHWA & OHTERS.**

Dear Sir,

Due to an oversight, annual increments for untrained period were granted to the appellant. Under Finance Department letter No. FD (PRC) 5-2/2002 dated Peshawar the 30-03-2009 clarified vide Finance Department No. FD (PRC) 5-2-2002 dated 30-10-2009 annual increments were/are admissible to those untrained teachers who were subsequently regularized and got professional qualification in the same post, which was held by him as untrained teacher. In the instant appeal, the appellant has not passed the professional qualification and was not regularized, therefore, overpayment has been made to him on account of annual increments resultantly public exchequer has sustained loss.

In light of the above facts, it is prayed that stay order issued by the Honorable Court in this appeal on 30-11-2015 may kindly be vacated.

S. Amin
District Accounts Officer,
Dir Lower at Timergara. 5/4/2016

BEFORE K.P.K. SERVICE TRIBUNAL, PESHAWAR.

Appeal No. 1330/015

Mr. Qimat Gul.....v/s..... Accountant General etc.

REJOINDER ON BEHALF OF
APPELLANT TO COMMENTS FILED BY
RESPONDENTS NO.1 AND 2.

Respectfully Sheweth;

REJOINDER AS TO PRELIMINARY OBJECTION:

That all the preliminary objections are illegal, baseless and the petitioner has a locus standi and cause of action to file the instant appeal and is filed with bonafide intention for redressal of his grievances.

REJOINDER AS TO OBJECTION ON FACTS:

- 1-4) Paras No.1 to 4 of comments need no reply.
- 5-6) That para No.5 and 6 of comments is misleading to the extent of subsequent notification because the increments was given to the appellant in the light of earlier notification and neither any fraudulent means was used by the appellant nor any request for grant of said increment was made by him and now due to the applicability of rules of legal right and doctrine of locus poenitentiae no recovery can be made from the appellant.
- 7) That in para No.7 of comments, filing of departmental representation by the appellant is admitted by the respondent and facts admitted need not to be proved.

REJOINDER AS TO OBJECTION ON GROUNDS:

- A) That reply to ground "A" of comments is illegal, incorrect, baseless, amounts to misleading the court and increments was given to appellant correctly as per notification dated 30.03.2009.
- B-C) That reply to Ground "B and C" of comments amount to admission by respondents as per Articles 13 of Qanoon-e-Shahadat and Order 8, Rule 3 to 5 of Civil Procedure Code.
- D) That reply to Ground "D" in comments is illegal and incorrect and completely denied and no deduction from salaries of the appellant can be made at this stage.
- E,F,G) That reply to grounds E,F and G in comments need no reply and amount to admission on behalf of respondent and appellant is entitled to judgment on admission as per Order 12 Rule 6 of Civil Procedure Code.

It is, therefore, respectfully prayed that on acceptance of instant Rejoinder, appeal may be allowed in favour of appellant as per prayer clause of appeal.

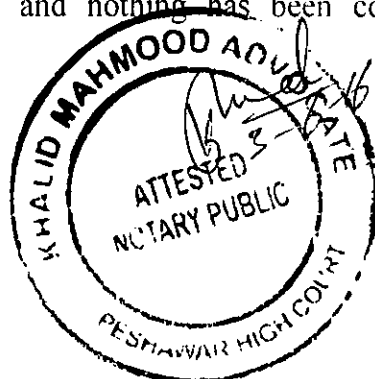
[Signature]
Appellant

Through

[Signature]
Zia-ur-Rahman Tajik
LL.M (Constitutional Law)
Advocate, Peshawar.

AFFIDAVIT

I, do hereby affirm and declare on oath that the contents of the Rejoinder are true and correct to the best of my knowledge and belief to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Court.



Deponent

KHYBER PAKHTUNKWA SERVICE TRIBUNAL, PESHAWAR

No. 84 /ST

Dated 11 / 1 / 2017


To

The D.A.O,
Government of Khyber Pakhtunkhwa,
Dir Lower at Batkhela

Subject: - JUDGMENT

I am directed to forward herewith a certified copy of Judgement dated 02.01.2017 passed by this Tribunal on the above subject for strict compliance.

Encl: As above


REGISTRAR
KHYBER PAKHTUNKHWA
SERVICE TRIBUNAL
PESHAWAR.