## FORM OF ORDER SHEET

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Appeal No.	359/2024	

Craci or other proceedings with signature of judge

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08/03/2024

The appeal of Mr. Aurangzeb Khan presented today by Mr. Jehan Zeb Khan Advocate. It is fixed for preliminary hearing before touring Single Bench at A. Abad on 26.03.2024. Parcha Peshi is given to counsel for the appellant.

By the order of Chairman

REGISTRAL

## BEFORE THE HONBLE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL PESHAWAR

In S.A 359 /2024

Aurangzeb

#### **VERSUS**

Director Elementary & Secondary Education KPK & Other

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Dated: 08-03-2024

Through

Appellant

Jehan Zeb Khan Advocate, High Court

District Shangla at Alpuri

Cell # 0341-2868067



## BEFORE THE HON'BLE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL PESHAWAR

In S.A \_\_\_\_359\_\_/2024

Aurangzeb S/o Ghulam Hussain TT Govt of High School Para Garhi Kolai Palas Kohistan.

#### Appellant

- 1. Director Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar.
- 2. District Education Officer (Male) District Kolai Palas Kohistan.

#### Respondents

SERVICE APPEAL U/S 4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT 1974, AGAINST THE IMPUGNED OFFICE ORDER DATED: 15-02-2024, PASSED BY THE RESPONDENT NO.1 WHEREBY THE APPEAL OF THE APPELLANT IS ILLEGALLY & UNLAWFULLY REJECTED.

### Prayer:

ON ACCEPTANCE OF THIS APPEAL THE RESPONDENT MAY BE DIRECTED TO GRANT/ AWARD ALL BACK BENEFITS W.E.F FROM 01.03.2010 TILL REINSTATEMENT DATED 10.06.2020 AND THE SENIORITY OF THE SAID PERIOD ALSO BE COUNTED TOWARDS HIS LENGTH OF SERVICE. ANY OTHER REMEDY WHICH DEEM FIT BY THIS HON'BLE TRIBUNAL IN THE INTEREST OF

## JUSTICE, MAY ALSO BE GRANTED IN FAVOUR OF APPELLANT.

### Respectfully Sheweth:

- 1. That the Appellant is a bonafide citizen of Islamic Republic of Pakistan & hails from a respectable family.
- 2. That the appellant was appointed as a TT BPS-07 vide Order No. 2621-41/TT dated 27.05.1993 in the office of DEO Kohistan with full devotion and committed till 28.02.2010. (Copy of appointment order dated 27.05.1993 is attached herewith as annexure "A").
- 3. That the appellant was falsely implicated in case FIR No. 505 dated 10.07.2007, Under Section 427, 435, 448, 295-B, 148, 149 PPC, 73 Haraba 7 ATA, P.S Matta, FIR No. 66 dated 21.08.2009 under section 20 Haraba. 447, 403, 427, 148, 149, 121, 120-B, 123-A PPC, 7-ATA P.S Matta and FIR No. 34 dated 11.03.2009 Under Section 5 Exp Sub Act, 120, 120-B, 148, 149, PPC, 7 ATA P.S Matta and was arrested by Armed forces on dated 01.032010 while on conclusion of all the ibid cases, trials and learned trial courts vide orders dated 27.07.2017, 02.03.2018 and 07.03.2018 respectively acquitted the appellant . (Copies of FIR's and acquittal orders are attached herewith as annexure "B").
- 4. That the appellant was released on bail on 12.05.2017 in case FIR No. 34 dated 11.03.2009 Under Section 5 Exp Sub Act, 120, 120-B, 148, 149, PPC, 7 ATA P.S Matta

and has filed an application for his readjustment dated 25.05.2017 before due male Kohistan at Daso. The applicant was arrest with Pak Army in Military Operation from 01.03.2010 to 12.05.2017. During the period of the arrest Pak Army and Judicial Lockup no communication with the family and department. The applicant was very tortured during the period. (Copy of application, bail bond in site case are attached as annexure "C & D").

- 5. That the applicant was arrested after the release of bail in above FIR and the applicant was release on bail. After the release of bail applicant filed another application on dated 08.06.2017. (Copy of application dated 08.06.2017 is attached as annexure "E").
- 6. That after the submission of the ibid applicant the respondent has constitute a departmental inquiry vide endst: No. 8990-94/DEO (Male) KH dated 12.12.2018. (Copy of office order dated 12.12.2018 is attached as annexure "F").
- 7. That the above mentioned committee in supervision of the respondent has suggested and opined that the appellant be re-instated and subject to the condition that he be considered on leave without pay for the period he was in custody of the Arm forces. (Copy of inquiry report No.417 dated 07.01.2019 is attached herewith as annexure "G").
- 8. That it is pertinent to mention that during 01.03.2010 up to filing of application for re-

adjustment dated 25.05.2017 the appellant has neither been charge sheet nor suspended or dismissed from his service. Acceding to the letter No.9860 & 9861-63 dated 25.08.2021 and letter No.7176-80 dated 02.02.2023.

- 9. That the respondent has received guidance letter No. 2242/F, No.163 vol.2/TT-AT/Qari (M) form respondent regarding readjustment of the appellant. (Copy of letter dated 03.08.2019 is attached herewith as annexure "H").
- 10. That in the meanwhile district Kohistan was divided in three district i.e (1) Upper Kohistan (2) Lower Kohistan 93) Kolai Palas Kohistan whereas the appellant has fallen in the District Kolai Palas Kohistan due to his location of service and residence.
- 11. That the appellant has time and again approached respondent No.5 for his readjustment and for the release of his salaries from 01.03.2010 up to the date of his re-adjustment but respondent neither re-adjusted appellant  $\mathbf{the}$ released any salary of the appellant rather respondent has keep a plea of the appellant pending and thus have infringed constitutional right of the appellant.
- representation before the respondent in response to which the respondent has issued a letter No. 1563/F No. Departmental appeal TT. Dated 19.02.2020 in shape of reminder to respondent regarding re-adjustment of the appellant.

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- 13. That the respondent has re-adjusted the appellant vide his order No.1160-66-F No. 127/DEO (M) KH dated 10.06.2020. (Copy of order dated 10.06.2020 is attached as annexure "J").
- 14. That the appellant has filed an application endst: No. 915 dated 22.10.2020 before the respondent for release of his salaries from 01.03.2010 to 09.06.2020. (Copy of application is attached as annexure "K").
- 15. That respondent has issued an office order dated 15.12.2020 whereas he was ordered the salaries of the appellant to be released from 01.03.2010 up to 09.06.2020 (10 years and 03 months) to the appellant. (Copy of order Endst: No. 5384-86/F.No.22/B&AO DEO (M) KP. KH dated 15.12.2020 is attached herewith as annexure "L").
- 16. That the appellant has approached the respondent for the release of his salaries/back benefits in response to which the respondent issued a letter No.1201/F.No. Departmental Appeal/TT/AT. Dated 12.01.2021. (Copy of letter dated 12.01.2021 is attached as annexure "M").
- 17. That the appellant approached to the respondent for reply of the letter No.1201/F.No. Departmental Appeal/TT/AT dated 12.01.2021, the respondent No.2 not issued a reply of the instant letter, The appellant approached to the respondent No.1 for the reply of respondent No.2 but

the respondent No.1 through respondent No.1 issue a letter No. 5574/F.No. Appeal/TT/At dated 05.08.2021 in shape of most immediate / reminder No.1. (Copy of letter dated 05.08.2021 is attached as annexure "N").

- issued letter No.9860/F.No. Inquiry DEO (M) KP KH dated 25.08.2021 to respondent No.1 requiring information on the suspension, salaries, inquiry and released for the appellant. Respondent No.2 stated that the appellant was arrested by the Pak Army on 01.03.2010 but the neither. Removed from the service. (Copy of letter dated 25.08.2021 is attached as annexure "O").
- 19. That the thereafter the respondent No. 2 issued letter No.25575/F.No a Departmental appeal of TT/AT 23.09.2021 to respondent No.2 requiring information on the suspension, salaries inquiry and released of the appellant in response to which the respondent No.2 issued a letter No.2119/F, No.22 dated 06.06.2022 for personal hearing of the appellant. (Copy of letter dated 23.09.2021 and letter dated 06.06.2022 are attached as annexure "P & Q").
- 20. That the appellant approached to respondent No.2 for reply of the letter No. 2575/F.No Departmental appeal of TT/AT dated 23.09.2021 in response the respondent No.2 issue \a letter No. 7181/F.No. 22/DEO(M) KPKH: dated 02.02.2023. The respondent No.2 stated

that the appellant was arrested during the military operation in Swat on dated 01.03.2010 and his salary was stopped. However available record is silent about his suspension or termination. (Copy of letter No.7181/F.No.22/DEO(M) KP KH: dated 02.02.2023 is attached as annexure "R").

- 21.That the appellant has once approached to the respondent No.2 through respondent No.1 for the remaining salaries/back benefits in response to which the respondent No.2 has issued a letter No.3833/F.No Departmental Appeal TT/AT (Establ-1 Peshawar) dated 10.04.2023 to respondent No.2 ordering the release of salaries and back benefit of the appellant. (Copy of the letter dated 10.04.2023 is attached herewith as annexure "S").
- 22.That the appellant has once again approached the respondent No.2 reminder No.279 dated, 13.07.2023 release of his salaries/Back benefits of the appellant but despite the directions of respondent No.1 the respondent No.2 has illegally kept the application/reminder of the appellant pending till to date and is reluctant to decide the application/reminder in respect of the release of salaries /back benefits of the appellant, so the appellant filed a writ petition No. 1397-A of 2023 before Peshawar the High Abbottabad Bench for their grievances, and the said writ petition was disposed of vide order/judgment dated 21.11.2023. (Copy of order/judgment dated 21.11.2023 is attached as annexure "T").

- 23. That after the appellant approached to the respondent No.1 and file application alongwith judgment and copy of the above Writ Petition on dated 14.12.2023, vide diary No.1216 which was rejected vide order dated 15.02.2024. (Copy of the application and rejection order 15.02.2024 are attached as annexure "U & V").
- 24. That extremely aggrieved from the orders, the appellant have no other remedy except to file instant appeal before this Hon'ble Court Tribunal on the following grounds.

#### **GROUNDS:**

- A. That the both the impugned office Orders are illegal, unlawful, void ab initio & is liable to be set aside.
- B. That no Show cause Notice was ever issued to the appellant, nor the same was ever communicated to the appellant and thus the appellant was remained unheard.
- c. That the absence from duty is neither the petitioner was nor suspended nor dismiss nor charge sheet
- D. That under the mandate of article 04 of the constitution no one should be treated otherwise then in accordance with law, while article 25 postulates that alike are to be treated a like but here the case is volta

facie and totally a different yard stick has been taken to treat the appellant.

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- E. That where a law requires a think to be done in a particular manner then that has to be done in that very manner and not otherwise.
- F. That no opportunity of personal hearing was ever extended to the Appellant, hence the mandatory instruments of law are missing in case of the Appellant.
- G. That from every angle, the impugned Office order dated: 15.02.2024, are illegal, unlawful, void ab initio and is liable to be set aside.
- H. That the official respondent have not treated with the appellant in accordance with law, rule and policy in the subject and acted in violation existing law/ policy, and unlawfully acted which is unjust, unfair, hence not sustainable in the eye of law.
- I. That the official respondent have not treated with the appellant in accordance with law, rule and policy in the subject and acted in violation existing law, policy, and

unlawfully acted which is unjust, unfair, hence not sustainable in the eye of law.

- J. That the appellant was performing his duties under the control of the respondent, but the respondents neither given back benefit to the appellant as well as seniority of the said period, such action of the respondents which is not on denial of fundamental right of the appellant guaranteed under articles 4, 11, 29 and 25 of the Constitution of Islamic Republic of Pakistan.
- K. That if the appellant has not be given right of salaries etc as mentioned above, he will suffer a lot and also be discourage.
- L That the orders of the respondents are non-speaking arbitrary, illegal liable to be set aside, furthermore this regard the judgments of the courts reproduced for ready reference. (2020 YLR page 451), (2005 YLR 1160 B).
- M That any other grounds not raised here, may graciously be allowed to be raised at the time of arguments.

It is, therefore, most humbly prayed that on acceptance of this appeal the respondent may be directed to grant/award all back benefits w.e.f from 01.03.2010 till reinstatement dated 10.06.2020 and the seniority of the said period also be counted towards his length of service. any other remedy which deem fit by this Hon'ble tribunal in the interest of justice, may also be granted in favour of appellant.

Dated: 08-03-2024

Appellant

Through

Jehan Zeb Khan

Advocate, High Court

District Shangla at

Alpuri

Cell # 0341-2868067

## BEFORE THE HONBLE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL PESHAWAR

In	S.A	/2024	1
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Aurangzeb

#### **VERSUS**

Director Elementary & Secondary Education KPK & Other

### **AFFIDAVIT**

I, Aurangzeb S/o Ghulam Hussain TT Govt of High School Para Garhi Kolai Palas Kohistan, do hereby solemnly affirm and declare that all the contents of the accompanied Service Appeal are true and correct to the best of my knowledge and belief and nothing has been concealed or withheld from this Hon'ble Tribunal.

**DEPONENT** 

Verified by:

Jehan Zeb Khan

Advocate



# BEFORE THE HONBLE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL PESHAWAR

Tn	S.A		/2024
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Aurangzeb

#### **VERSUS**

Director Elementary & Secondary Education KPK & Other

#### **ADDRÉSSES OF PARTIES**

#### ADDRESS OF APPELLANT

Aurangzeb S/o Ghulam Hussain TT Govt of High School Para Garhi Kolai Palas Kohistan.

### ADDRESSES OF RESPONDENTS

- 1. Director Elementary and Secondary Education Khyber Pakhtunkhwa Peshawar.
- 2. District Education Officer (Male) District Kolai Palas Kohistan.

Dated: 08-03-2024

Appellant

Through

Jehan Zeb Khan

Advocate, High Court

District Shangla at

Alpuri

Cell # 0341-2868067

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- 4. Their age should not be less than 18 years and more than 30 years.
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Dated 27-05/93.

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كورنىنىڭ ئارىيىل بىغاد جاب ئېر 6/10/19 قارلېسلور ئىلداد دوېرار دېرز يەمورنىد 23 مار 2006/1 يانور ( قارم سۇر جابر ) مخمى قارم ( يولىس يۇ فارم نمبر۲۴\_۵(۱) ابنداني اطلاعي ريورط ابندائی اطلاع نسبت جرم قابل دست اندازی پولیس رپورٹ شده زلږ د فعه ۱۵ مجموعه ضابط فو جداری 505 تاريخ درف وحوع و ما سعلام 7.12.15 is 18 12 شارطال المروكيك مهرر ماركفون صر به دفعه ) حال اگر پچھالیا گیا ہو۔ ر مل مشعب نوستال في الح فرلات اروى علق كى كل اگراطلاع درن كرنے ميں توقف مواموتو وجہ بيان كرو مر ريسيد الكور ريك حديث ور ما كي الكور ابتداني اطلاع في ورح لرو سينون سرح عام مع ور مير واجري على و و و و و مر العد ساكل من مر و ديشم الله على العلم عود بساري و لا سال بينواي البين (ف) احسل المرن سرال احسام المرن ساكن أن شكرورو عنو اكر بار في وقد كا كورل وفوست مرك كروف عالوه ازيت موم اركو في كافي كفت ال موارات المع عاد رفی و ملادادر ساؤل سورے مانے ، فقعان رسانی می رولاق مروروں مر دهد گرد دعو سار حول المر عبرال الم الحال فی صدیما المراق والمعلى المحد ريسات والمراق وروا - المجمر و الارتشال موا ما الع - مرح والوسل رور الع الراح في MHC: 15: Malla

گوزنمنٹ پیٹریس بٹا درجاب نمبر 540/19 نام سنور تعداد دو بڑار دیمرز مورخہ 23 ماری 2006 اپنو درڈارم شورجایز) معمیٰ فارم (پولیس) `` فارم تمير ۱۱۵ م (۱) ابترانی اطلاعی ریورط ابتدانی اطلاع نسبت جرم قابل دست اندازی پولیس رپورٹ شده زیر دفعہ ۱۵مجموعه ضابط نوجداری 34 31. 717.45 تاريخ ووقت ربورك نام وسكونت اطلاع د مند المستغيث 5 Ex ( Sub Act-7ATA - 34 De 120 B. 120 por 120 July 2010) out 120 Sex ( asciss) all 120 B. 120 Miles 120 M جائے وقوعہ فاصلہ تھاند ہے اور سمت 16-18 Color Hos Alexander كاروائي جوَّنتيش كِمتعلق كي من الراطلاع درج كرنے ميں تو قف موا موتو دجه بيان كرو بسر مركز تھانہ ہے روا گی کی تاریخ ووقت 4540: Ps: Malla 11-3-2009

## IN THE COURT OF MUHAMMAD ARIF KHAN SPECIAL JUDGE, ANTI-TERRORISM COURT-I MALAKAND DIVISION AT SWAT

Case No: 68/8 OF 2017

The State

Versus.....

Maulana Aurangzeb S/O Ghulam Hussain

R/O Kohistan, presently Daroshkhela

Tehsil Matta District Swat

Case FIR No: 66 Dated; 21.08.2009

U/Ss 20 Harrabah, 447, 403, 427, 148, 149, 121,

120-B, 123-A, 7-ATA P.S Matta Distr: Swat

O.....1:-13.12.2017:-

The supplementary challan in the subject case received from prosecution against accused, Maulana Aurangzeb. The prosecution requested for the discharge of the accused. Be entered in the relevant register. Original record be requisitioned while accused be summoned for 19.01.2018. PP for the state be also noticed.

JUDGE AT HALAKAND

DIVISION AT SWAT

Article Condenses

Malakand Division

O.....2:-19.01.2018:-

Accused Maulana Aurangzeb on bail present and PP for the state present and requested time for submission of I.D / Service Card. Put up for submission of the same on 09.02.2018.

JUDGE ATC-I MALAKAND
JUDGE ATC-I MALAKAND
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A distribution

Note Reader:-09.02.2018:-

The Learned Presiding Officer has gone to the Worthy Peshawar High Court Peshawar for meeting; hence adjourned for further proceedings on 02.03.2018.

READER ATC-I 09.02.2018 **ORD F**(**R**:-02:\(\partial 3.2018:-



Accused Maulana Aurangzeb on bail, PP for the state present. The prosecution requested for the discharge of accused having no solid evidence against him. Accused produced CNIC and Service card before the court which were perused and returned to the accused.

In the light of record and arguments advanced by the learned PP for the state, the request of the prosecution seems genuine; therefore, accepted and accused, namely, Maulana Aurangzeb is hereby discharged. Sureties of the accused be relieved from the liabilities of bail bonds.

File be consigned to record room after necessary completion and

compilation.

ANNOUNCED 02.03.2018



JUDGE AZ CII MALAKAND DIVISION AT SWAT Judge Anti Temprism Cou I Malakand Division



## IN THE COURT OF MUHAMMAD ARIF KHAN SPECIAL JUDGE, ANTI-TERRORISM COURT-I MALAKAND DIVISION AT SWAT

Case No: 68/8 OF 2017

The State

.....Versus

Maulana Aurangzeb S/O Ghulam Hussain R/O Kohistan, presently Daroshkhela Tehsil Matta District Swat

Case FIR No: 66 Dated: 21.08.2009 U/Ss 20 Harrabah, 447, 403, 427, 148, 149, 121, 120-B, 123-A, 7-ATA P.S Matta Distr. Swat

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The supplementary challan in the subject case received from prosecution against accused, Maulana Aurangzeb. The prosecution requested for the discharge of the accused. Be entered in the relevant register. Original record be requisitioned while accused be summoned for 19.01.2018. PP for the state be also noticed.

JUDGE AT H-MALAKAND
DIVISION AT SWAT.
Malakand Division

O.....2:-19.01.2018:-

Note Reader:-

09.02.2018:-

Accused Maulana Aurangzeb on bail present and PP for the state present and requested time for submission of I.D / Service Card. Put up for submission of the same on 09.02.2018.

JUDGE ATC-I MALAKAND
JUDGE ATC-I MALAKAND
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Nalu Juiston

The Learned Presiding Officer has gone to the Worthy Peshawar High Court Peshawar for meeting; hence adjourned for further proceedings on 02.03.2018.



**READER ATC-1** 09.02.2018



Accused Maulana Aurangzeb on bail, PP for the state present. The prosecution requested for the discharge of accused having no solid evidence against him. Accused produced CNIC and Service card before the court which were perused and returned to the accused.

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File be consigned to record room after necessary completion and compilation.

ANNOUNCED 02.03.2018



JUDGE AT CHI MALAKAND DIVISION AT SWAT Judge, Anti Temprism Court Malakand Division



## BEFORE ZAFAR IQBAL ADMINISTRATIVE JUDGE, ANTI-TERRORISM COURTS MALAKAND DIVISION AT SWAT

Case No: 6.7/8 of 2017

The State Versus ..... Aurang Zeb

Case FIR No: 34 Dated: 11.03.2009 U/Ss 5 Exp.Sub.Act, 120,120-B,148,149, 7 ATA P.S Matta, District Swat

The subject case file received from District Public Prosecutor, Swat for disposal. Be entered in the relevant register.

During the course of investigation, Aurang Zeb was suspected and arrested. Now prosecution recommended him for discharge. Being on bail, he be summoned for 09.10.2017.

> Administrative Judge Administrative Judge Anti Terrorism Court ANTI-TERRORISM COURTS Mkd. Division Swat.
>
> MALAKAND DIVISION AT SWAT

Learned Presiding Officer has relinquished the charge. Hence, the case is adjourned to 16.10.2017 for further proceedings.

Reader ATC-II, Swat

Learned Presiding Officer has relinquished the charge. Hence, the case is adjourned to 24.10.2017 for further proceedings.

Reader ATC-II, Swat

Reader ATC-II, Swat

Learned Presiding Officer has relinquished the charge. Hence, the case is adjourned to 01.11.2017 for further proceedings.

ESTED

Reader Note

Reader Note 16.10.2017:-

Reader Note 09.10.2017:-

11.08.2017:-

24.10.2017:-

Reader Note: 31:10.2017:

Vide order dated 23.10.2017 of the worthy Peshawar High Court, Peshawar, the case in hand is hereby transferred to Anti-Terrorism Court-I, Swat for the date fixed.

Reader ATC-II, Swat

O...... ஆ: 01:11.2017:-

The subject case file received from the court of ATC-II on the order of the Worthy Peshawar High Court, Peshawar dated: 23.10.2017. Be entered in the relevant register. Accused Aurangzeb on bail present. Put up for appearance of PP and further proceeding on 08.12.2017.

Note Reader:-08.12.2017:- JUDGE ATC-I MALAKAND

DIVISION AT SWAT

Anti Lectorist Coult,

Malakand Division.

The Learned Presiding Officer has gone to worthy Peshawar High court Peshawar for meeting; adjourned for 12.01.2018.

READER ATC MALAKAND DIVISION AT SWAT

O.....<del>2</del>:-12.01.2018:-

Aurangzeb on bail present, requested time for submission of Service Card. PP for the state also present and requested adjournment in order to argue the case, request accepted. Put up for arguments and submission of service card of the accused for 19.01.2018.

JUDGE APO I MALAKAND

DIVISION AT SWAT

O.....4:-19.01.2018:-

Accused Maulana Aurangzeb on bail and PP for the state present. Service card again not produced, seeking time for submission of service card, last chance given. Put up submission of service card on 09.02.2018.

FIRTE

JUDGE AFC-I MALAKAND AniDIVISION AT SWAT Malanand Division lote Rolder: 9.02.2318!-

**DER**:-3.2018:- The Learned Presiding Officer has gone to the Worthy Peshawar High Court Peshawar for meeting; hence adjourned for further proceedings on 02.03.2018.

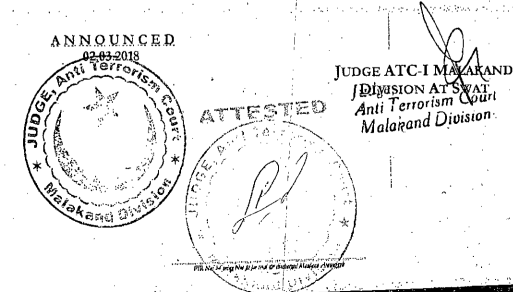
READERATCI 09.02.2018

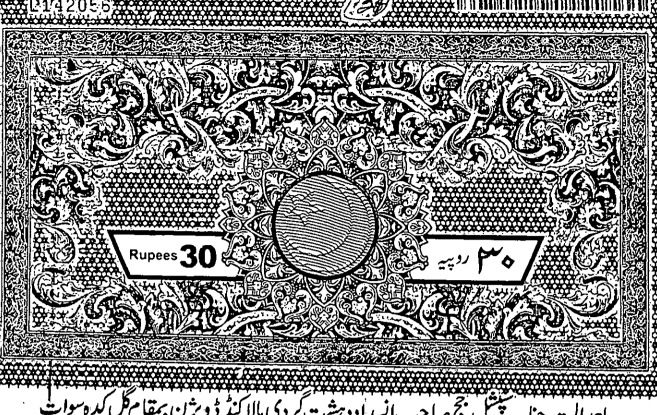
Accused Maulana Aurangzeb on bail, PP for the state present. The prosecution requested for the discharge of accused having no solid evidence against him. Accused produced CNIC and Service card before the court which

were perused and returned to the accused:

In the light of record and arguments advanced by the learned PP for the state, the request of the prosecution seems genuine; therefore, accepted and accused, namely, Maulana Aurangzeb is hereby discharged. Sureties of the accused be relieved from the liabilities of bail bonds.

File be consigned to record room after necessary completion and compilation.





بعدالت جناب بيتل جج صاحب انسداد دمشت گردی مالا كندُ دُویزِن بمقام گل كده سوات

مولوي اورنگزيپ

مقدمه علت نمبر 34 مورند 2017-03-11 120-120B-148-149 3/4 Exp 7ATA تفاندمنه شلع سوات

12/05/17

ضمانت نامه/بيـــان حلفي



منکه مسمی مولانا اورنگزیب ولدغلام حسین ساکن محلّه س،کورشور، بره در شخیله بخصیل مده، ضلع سوات کا ہول ۔ جو که اندرین دقت بحالت قائم هوش وحواس خمسه خود اقر ارکر کے حلفیہ بیان/ضانت دیتر ہوں۔ کدمن محلف ایک شریف شهری ہوں اور من محلف کسی بھی دہشت گردنظیم یا طالبان تنظیم کے ساتھ کوئی تعلق یا وانسطہ بیس رکھتا ہوں اور نہ ہے اور نہ آئندہ بھی ر تھونگا اور من محلف کار یکار ڈیالکل صاف ہے۔ جن کوغلط طور پر مقدمہ هذا میں ملوث کیا گیا ہے۔ اس سے من محلف ممال · طور پر بے گناہ ہوں۔عدالت حضور من محلف کو مقدمہ ہذا میں بری کر کے قانون وانصاف کے تقاضے پورے کر ہیں۔اگر من محلف پر فدكوره مقدمه ثابت مواتو من محلف ملغ أيك لا كارو يحكومت عاليه كواد اكرنے كے بابندر مونگا- نيز من محلف و ۔ جب بھی عدالت حضور نے حاضری کے نسبت طلب کیا تو من محلف حاضر ہونگا۔لہذا بیان حلفی/صانت نامہ سنداتح بریہے

: الرقوم:12-05-2017

مولا نااورنگزیب (کارڈنمبر:7-9123528-15601)

18 July 18 Suly 18 To William 18 Suly of per 11-13 W W ties = 3,5 189 of ge of pers , 2016 11- wes/0/6/ 0, 5 2010 926 18/ July 1/2/ Mill Mill Jest Juil les 3; juin is Illes Ziel I you on the just in the continue, 400 2013, el 2017 -116 8 16 16 will instruct of the site of the site with 2017 Solvini GAS S. T.T Willings

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## OFFICE OF THE DISTRICT EDUCATION OFFICER (M) KOHISTAN

#### OFFICE ORDER:-

An inquiry committee comprising the following officers is constituted to sort out facts against Mr. Aurung Zeb TT GMS Kunsher Pallas who remained away from school from 2010 to 2016.

Therefore, the committee is directed to probe into the matter and submit inquiry report alongwith clear cut recommendations to this office within a week time positively.

- 1. Shamsul Hadi SDEO(F) Pallas
- 2. Muffi Mehmood ASDEO (M) Circle Pallas
- Fateh Muhammad ASDEO (M) Circle Dubair Pattan

District Education Officer (Male) Kohistan.

Endst: No. 8990-94, DEO IMI KH dt: 12/12/2018

Copy of the above is forwarded to the:

- 1. PA to Director E&SE Khyber Pakhtunkhwa Peshawar
- 2. Shamsul Hadi SDEO(F) Pallas
- 3. Muffi Mehmood ASDEO(M) Circle Pallas
- 4. Fateh Muhammad ASDEO(M) Circle Dubair Pattan
- 5. PA to DEO(M) Kohistan

ucation Officer (Male) Kohistan.

## <u>OFFICE OF THE SUB-DIVISIONAL EDUCATION OFFICER</u>

#### FEMALE PALLAS KOHISTAN

E-mail: sdeofemalepallas@gmail.com

No 417

sdeo female pallas Dated 07/01/2019

Τọ

District Education Officer Male Kohistan

Subject.

Inquiry Report of Mr. Aurang Zeb T.T GMS Kunsher

Memo.

It is stated that your office order No 8990-94 DEO Male Kohsitan Dated 12/12/2018 the subject cited above an inquiry committee comprising, the following officers

1. Shamsul Hadi SDEO Female Pallas.

2. Mufti Mehmood ASDEO Male Circle Pallas.

3. Fateh Muhammad ASDEO Male Circle Dubair/Pattan

it is hereby submitted report that,

Middle

Mulana Aurang Zeb T T GMS Kunsher having CNIC No 15601-9123528-7 had appointed 29/05/1993 GMS Kolai after that he transferd GMS Mada khial and during 2010 he was attending his duty in GMS Kunsher he said that in Army operation at bar paro pallas an FIR has been lodged against him and his salary was stopped after 01/03/2010.

Further he said that after 2010 he was in custody of Army and trailed his case in ATC court swat. at last the court decided in favour of me, the copy is attached with my application in DEO office.

we come to know that he is willing to continue his duty further for the sake of his kids and family. Some how from 01/03/2010 up to date he had not been attending his duty, after the releasing from the custody by the court order he should be on duty but he did not do as, So the very period may be treated as leave with out pay Or treated the direction of high ups/service rule may be fallow regard his salary, we are committee members agreed and recommended in favor of him to continue service further for the cause of his kids and tamily please

SUB-DIVISIONAL EDUCATION OFFICER
FEMALE PALLAS KOPISTAN

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Sub Divisional Sub Divisional Tromostrices Tromostrices

Jan Sub OFFICalias DEATION Since Kohistan Pallas

OFFICE OF THE DISTRICT EDUCATION OFFIC 🗓 Dated Kohistan Tα The Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar GUIDANCE ON THE ADJUSTMENT OF MOLVI AURANG ZEB TT Subject: Memo:-It is submitted for your kind perusal that Molvi Aurang Zeb R/O Pallas Kohistan was Appointed as TT at GMS Kolai Kohistan vide DEO (M) Kohistan Appointment order No.2621-41 dated 27-05-1993, later on he was Transfer/Adjusted at GMS Kunshir and received his salaries up to 31-01-2010. Meanwhile Pak Army arrested the officials on 01-03-2010 .After trial of his case in the court of Administrative Judge Anti terrorism courts Malakand Division Swat, the accused is found innocent and acquitted on 12-05-2017. Whereas he submitted application for adjustment this office conduct inquiry through SDEO (F) Pallas & ASDEOs vide letter No 8990-94 dated 12-12-2018. The inquiry committee submitted his report that the intervening other than arrestment period i.e. w.e.f 27-07-2017 to 30-12-2018 may be treated as extra ordinary leave without pay and the officials may be Adjust on his post. In the view of the above all record of Molvi Aurang Zeb TT is hereby sent to your good self for further Guidance Please. **Education Officer** Copy of the above is forwarded to the: 1- Mr. Aurang Zeb TT GMS Kunshir District Aducation Officer M) Kohistan



# DIRECTORATE OF ELEMENTARY AND SECONDARY EDUCATION KHYBER PAKHTUNKHWA PESHAWAR.

No. /F. No.163/Vol.2/TT-AT/Qari(M)

Dated Peshawar the

<u>}</u>/2019.

To,

The District Education Officer (M) Kohistan.

Subject: -

## GUIDANCE ON THE ADJUSTMENT OF MOLVI AURANG ZEB TT

Memo:-

I am directed to refer to your letter No.939 dated 07-02-2019 regarding adjustment of Molvi Aurang Zeb TT at GMS Kolai DEO(M) Kohistan and to ask you to implement the recommendation of the inquiry as per rules and policy intact.

Deputy Director (Estab)
Elementary & Secondary Edu:
Khyber Pakhtunkhwa Peshawar.

1 Mar 9/3/19

Endst: No.\_\_\_\_

Copy forwarded to the:-

1. P.A to Director Elementary and Secondary Education local office.

Deputy Director (Estab) Elementary & Secondary Edu: Khyber Pakhtunkhwa Peshawar.

ndi hall son Miles

11191

## BEFORE THE DIRECTOR ELEMENTARY AND SECONDARY EDUCATION KHYBER PAKHTUNKHWA PESHAWAR

Subjet:

Departmental Representation /Appeal against the action and non action by not re-adjustment / re-instate of the applicant/ appellant by DEO(M) Kolai, Palas Kohistan.

Prayer:

issuance of adjustment order and release of pay March 2010 up to January 2020, implementation of good self order bearing letter No. 2242 dated 08.03.2019

Respectfully Sheweth,

1. That the appellant / applicant was appointed theology Teacher (TT) at Government Middle School Haji Abad Kolai District Kohistan vide the appointment Order dated 29.05.1993 and took over charge of the same.

(Appointment Order 29.05.1998 as annexure)

- 2. That applicant / appellant served the departmental efficiently with full Devotion for along spell service so the appellant continue has service till February 2020 and draw has salaries accordingly.
- 3. That during insurgency in the area the law and force agency "LEAs". Where after the appellant was charged in criminal cases FIR No. (i) 66 dated 21.08.2009, U/S 20 Hariba, 121(a),123(a),447,403,420(b),121,148,149,427 PPC, 7ATA PS Matta District Swat. (ii) FIR No. 505 dated 16.12.2007 US 17 Hariba, 148,149,448,295b PPC, 7ATA, PS Matta District Swat.

Contd.....

Ex Act, 7ATA PS Matta District Swat; But after the facing of Trials the appellant was acquitted of the charges leveled against him. "copies of FIRs and acquittal orders herewith"

(iii) FIR No. 34 dated 11.03.2009 US 120,120b,148,149 PPC 3/4

4. That the appellant was arrested in March 2020, after Facing Trials acquitted from the charges level against him and released on dated 12.05.2017. But after a few days dated 25.05.2017 file application worthy DEO(M) Kohistan for re-adjustment / reinstate carry has service. Where upon the worthy DEO Kohistan constituted in enquiry committee vide letter No. 8990-94 dated 12.12.2018. " Copies of the acquittal Order of the court dated 12.05.2017, copy of the application 25.05.2017, copy of the letter

No. 8990-94 dated 12.12.2018 are attached"

5. That after the perusal of all the relevant documents and personal hearing of the appellant the enquiry committee recommended that the appellant may be allowed to continue his service, but the intervening Period/ the period when the appellant remain in judicial lack up of his custody and trial, where he remain has duties be considered as Leave without pay . So in this regard means without pay, the committee opinion about the salaries as purely victimization, illegal on lawful against the rules of business, violation of policy. Report of the committee Bering letter No. 417 dated 07.01.2019 are annexure"

6. That the appellant appeared before the worthy DEO for proper notification about the joining his Duties as per rules and policy where upon worthy DEO Kohistan vide letter No. 939 dated

Contd....

Page.3

O7.02.2019 sought guidance on the adjustment Mualvi

Aurangzeb TT, the office of your good self responded the letter

ibid vide letter No. 2242 dated 08.03.2019 and asked the worthy

DEO to implement the recommendation of the enquiry committee as per rule and policy intact.

Copy of the letter 07.02.2019 and 08.03.2019 are attached.

7. That during the period appellant time and against appear before worthy DEO(M) Kohistan for implementation of the Order as per rule and policy. But during this period in the District Kohistan to other District created (upper Kohistan, lower Kohistan, Kolai Palas kohistan). So the appellant resident of the District Kolai Palas Kohistan, in this regard worthy DEO Upper Kohistan / Kohistan sent may file to the worthy DEO Kolai Palas Kohistan

orally to the appellant to appear before the worthy DEO Kolai

for further action. But worthy DEO Kohistan Pass the same Order

- Palas Kohistan for further action / re-adjustment and release has
- 8. That the appellant neither convicted form any court of law, neither remain P.O. (Pro claim Offender).

salaries.

9. That the appellant time and again appear before worthy DEO Kolai Palas Kohistan for implementation, action according to rules and policy but worthy DEO Kolai Palas Kohistan neither considered the same neither the declined, therefore the appellant having not other adequate and efficacious remedy, but to submit before your good self the instant appeal inter alia on the following

Contd.....

#### GROUNDS.

- A) That action and inaction of the worthy DEO are illegal, ultravires ultra-sharia, against the established norms of administration and against the law and rules on the subject.
- B) That the committee report in regard of salaries during the period of facing trial of the criminal cases from March 2010 up to 2016 as consider without pay, is on lawful without policy as per rule on justice and on equate. According to the rules and policy the appellant as entitle full pay as per rules.
- C) That once the appellant was charged in a factitious and bogus criminal case and was acquitted for the charges leveled against him, then the worthy DEO was u nder obligation to re-instant / re-adjustment along with release salaries at the period of March 2010 to January 2010, the appellant forthwith, but by not doing so the worthy DEO is violating the law, rules and verdicts of superior courts on the subject.
- D) That even after direction of your good office there was no excuse for the worthy DEO to delay or deny the re-adjustment / re-instant of the appellant, therefore the worthy DEO is not only violating the law, rules and judgments of the superior court on the subject but also not complying with the directions of your good office.

Contd.....



Page.5

E) That other grounds will be agitated before your good self, if opportunity of personal hearing was proved to the appellant.

In view of above, it is therefore very humbly prayed that on acceptance of the instant appeal, the worthy DEO Kolai Palas Kohistan may kindly be directed to re-adjustment/ reinstant the appellant from the date of his criminal case cited above with all back benefits (salaries).

Aurangzeb TT

GMS, Kolai Palas Kohistan

Dated: 04.02.2020



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Director (Se

### DIRECTORATE OF ELEMENTARY AND SECONDARY EDUCATION KHYBER PAKHTUNKHWA PESHAWAR.

Reminder.1

No. 167/F. No. Departmental appeal TT.
Dated Peshawar the 19-2-/2020.

To,

The District Education Officer (M) Kolai Palas Kohistan

Subject: -

DEPAREMENTAL REPRESENTATION/APPEAL AGAINST THE ACTION AND NON ACTION BY NOT RE-ADJUSTMENT/RE-INSTATE OF THE APPLICANT/ APPELLANT BY THE DEO(M) KOLAI PALAS KOHISTAN.

Memo:-

I am directed to refer to this office letter No. 2242 dated 08.03.2019, regarding adjustment of Mplvi Aurangzeb TT at GMS Kolai DEO (M) Kohistan, and to ask you to implement the recommendation of the inquiry as per rules and policy intact.

Assistant Director (Estable)
Elementary & Secondary Edu:
Khyber Pakhtunkhwa Peshawar.

Copy forwarded to the:-

1. P.A to Director Elementary and Secondary Education local office.

Assistant Director (Estable)
Elementary & Secondary Edu:
Khyber Pakhtunkhwa Peshawar.

2. The sound of th



### OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE KOLAI PALLAS KOHISTAN

Email.<u>deomalekpkh@gmail.com</u>



### OFFICE ORDER

In compliance with the decision of worthy anti-terrorism coun-l Malakand Division Swat announced in favour of the accused on 02-03-2018 regarding FIR No.66 Dated 21.08.2009 and the decision of release of the accused on personal bond by the Honorable Mr. Zafar Iqbal, Administrative Judge Anti-terrorism court Malakand Division at Swat on 12-05-2017, in the light of decision of learned Judge ATC-IV Malakand Division at Mata Swat dated 03.10.2012 regarding FIR No.34 dated 11.03.2009, as well as recommended by the inquiry team in its report No. 417 SDEO (Female) Pallas Dated 07-01-2019. Mr. Molana Aurangzeb S/O Mr. Haji Ghulam Hussain CNIC No.15601-9123528-7 🏗 GMS kunsher Kolai Pallas Kohistan is hereby Re-instated in service with immediate effect and is directed to resume the charge of his duties at his place of posting.

The intervening period w.e.f 02-03-2010 to the date of taking over charge of his duties will be decided in the light of guidance from Finance departmen. Khyber Pakhtunkhwa; however, his regular salary be released with effect from the dare of his · taking over charge.

> t Education Officer (Male)\_Kolai Pallas Kohistan

Endst: No. 1160-66 /F.No.127/DEO (M) KH, Dated Pallas the <u>10/06</u>/2020 Copy forwarded for information and necessary action to the: -

- 1) Registrar, Anti-terrorism court-I Malakand Division Swat for information please
- 2) Director E&SE Khyber Pakhtunkhwa, Peshawar
- 3) Deputy Commissioner Kolai Pallas Kohisian
- 4) District Accounts Officer Kohistan
- 5) Dy. District Education Officer (M) Kolai Pallas Kohisign
- Teachers concerned
- 7) Office file

District Education

(Male) Kolai Pallas Kohistán

Firedisol (Je de (Je) Cp. s/-81.03 -49,50 July 7.7. ing is in prison in the sold of 08/10 les 6-6 d'ués, le més vioise 1160-66 élules per ce l'égui 9/02 l' 5 10/-020 en /Fa/o 127/DEO(M) HH. S/303 = 10-10 -1-6 1/2 Re-installed 21/2 1160-66/FNO 127/DEUM) jed up de l'iso sés Julie Com (1) . le l'he-instated s'10/020 is 9/020 00 10 0 0 4 - is de se le cio - 1 (5) タレックンノ 見りは では 日にかしい 母 元 Be-instated but in -i RE Brush Will Go be as al cion un tile l'éctor de l'éctor d 22/0200



### OFFICE OF THE DISRICT EDUCATIO OFFICER MALE KOLAI PALLAS KOHISTAN

No. 5324-26 /F.No. 22/ B&AO DEO (M) KP. KH Dated. 15 / 12 /2020

To

The Director. Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar.

Subject:-

GUIDANCE FOR PROVISION OF BACK BENEFITS/REMIANING SALARIES IN R/O MOLVI AURANGZEB TT GMS KUNSHER DISTRICT KOLAI PALLAS KOHISTAN.

Respected Sir.

It is submitted for your kind perusal that Molvi Aurang Zeb R/O Palas District Kolai Pallas Kohistan was appointed as TT at GMS Kolai Kohistan Appointment order No.2621-41 Dated 27-05-1993, later on he was arrested by Pak Army and he was in custody of pak Army w.e.f 01/03/2010. Meanwhile this Department stopped his pay only, After Trail of his Case in the court of Administrative Judge Anti terrorism court malakand Division Swat, The Accused is found innocent and acquitted on 02.03.2018. Whereas the official concerned submitted an application in this office for his Adjustment/release of pay, In this regard this office conducted an inquiry through SDEO (F) Pallas and ASDEOs Male Pallas Kohistan vide this office letter no 8990-94 dated 12-12-2018.

In the light of the above inquiry he is re-Instated in Service at GMS Kunsher vide No. 1160-66/F.No.127/DEO (M) KP KH: Dated Pallas the 10.06.2020 and released his regular pay. But the official concerned demand his stopped salaries w.e.f. 03/03/2010 to 09/06/2020 (10 years and 3 months).

Hence the case is hereby sent to your good self for further guidance/directions please.

### **Enclosed Photocopies.**

- 1. Court Decision.
- 2. Re instatement.
- 3. Inquiry committee report.

District Education Officer (Male) Kolaj Pallas Kohistan

Endstt: No. 5384-86 /F.No.22/ B&AO DEO(M) KP. KH

### Copy of the above is forwarded to the:-

- Deputy Commissioner KP Kohistan
- 2. Official concerned.
- 3. Office File

District Education Officer (Male) Kolai Pallas Kohistan



### DIRECTORATE OF ELEMENTARY AND SECONDARY EDUCATION KHYBER PAKHTUNKHWA PESHAWAR

No 201 /F. No. Departmental Appeal/TT/AT.
Dated Peshawar the 20/1/2021.

Τо,

The District Education Officer (M)
Kolai Pallas Kohistan.

Subject: -

GUIDANCE FOR PROVISION OF BACK BENEFITS/REMIANING SALARIES IN RESPECT OF MOLVI AURANGZEB TT GMS KUNSHER DISTRICT KOLAI PALLAS KOISTAN.

Memo:-

I am directed to refer to your office letter No. 5383 dated 15.12.2020, on the subject cited above and to ask you provide the following documents submit to this office for further process.

1. FIR-Photo copy.

allacted

- 2. Date of arrest from the Authority by whom arrested. Date
- 3. What Steps according the rules was not taken? if he was in custody, then he had not been suspended.
- 4. Notification of Removal from service.
  - 5. DEO (M) may Explain that either he is the Appellant Authority or Competent Authority.
  - 6. Complete case is all aspects.

Assistant Director (Estab :)
Elementary & Secondary Edu:
Khyber Pakhtunkhwa Peshawar.

Copy forwarded to the:-

1. P.A to Director Elementary and Secondary Education local office.

Assistant Director (Estab:)
Elementary & Secondary Edu:
Khyber Pakhtunkhwa Peshawar.





### DIRECTORATE OF ELEMENTARY AND SECONDARY EDUCATION KHYBER PAKHTUNKHWA PESHAWAR.

Most Immediate/ REMINDER-I

No. <u>SS74</u>/F. No. Appeal/TT/AT. Dated Peshawar the <u>SJ•8</u>/2021

To,

The District Education Officer (M) Kolai Pallas Kohistan.

Subject: -

GUIDANCE FOR PROVISION OF BACK BENEFITS/REMIANING SALARIES IN RESPECT OF MOLVI AURANGZEB TT GMS KUNSHER

DISTRICT KOLAI PALLAS KOISTAN.

Memo:

I am directed to refer to this office memo: No:1201 dated 12-01-2021 on the subject noted above and to ask you to expedite the requisite report of the above matter which has been delayed very much from your ends, otherwise you will be held responsible for the consequences.

Assistant Director (Estab:)
Elementary & Secondary Edu:
Khyber Pakhtunkhwa Peshawar

Copy forwarded to the:-

1. P.A to Director Elementary and Secondary Education local office.

Assistant Director (Estab :) Elementary & Secondary Edu: Khyber Pakhtunkhwa Peshawar.

### OFFICE OF THE DISTRICT EDUCATION OFFICER (M)

KOLAI PALLAS KOHISTAN Dated 25/08/2021 /FNo. Inquiry DEO. DEO (M) KP KH

To

The Director E&SE Khyber Pakhtunkhwa Peshawar.

Subject

GUIDANCE FOR PROVISION OF BACK BENEFITS/REMAINING SALIRIES IN RESPECT OF MR. MOLVI AURANGZED TT GMS KUNSHAIR DISTRICT KOLAI PALLAS KOHISAN

Memo

1. Brief History:

Mr. Molvi Aurangzeb TT GMS Kunsahir R/O District Kolai Pallas Kohistan was appointed on 27-05-1993 He was arrested by Pak Army and remained in their custody w.e.f 01-03-2010. Later by court of administrative judge Anti-terrorism court Malakand division swat, the Accused was found innocent and acquitted on 02-03-2018. Whereas the official concerned submitted application in this office for his Adjustment/release of pay, in this regard this office conducted an inquiry through SDEO (F) Pallas and ASDEO Male Pallas, and the concerned was re-instated on 10-6-2020 and now he is claiming his arrear wef 3-3-2010 to 9-6-2020.

2. Reply of reminder-1

The reply of the letter received from Directorate office vide No:5574/F.No Appeal/TT/AT dated 5-8-2021

a. FIR Photocopy (attached)

b. Date of arrest: Arrested on01-3-2010 by Pakistan Army.

c. He was not suspended by the authority as his where about was not revealed.

d. No record available regarding his removal.

e. DEO (M) is competent authority by designation at District level.

Complete record attached.

No. 9861-63Copy of the above is forwarded to the:-

Dated 25 /08/2021

1. Deputy Commissioner Kolai Pallas Kohistan

2. Officer Concerned

Office Copy.

District Education Officer

(Male) Kolai Pallas Kohistan



# DIRECTORATE OF ELEMENTARY AND SECONDARY EDUCATION KHYBER PAKHTUNKHWA PESHAWAR.

No. 2575 /F. No. Departmental Appeal of TT/AT Dated Peshawar the 23/9 /2021.

To,

The District Education Officer, (Male) Kolai Pallas Kohistan.

Subject. -

GUIDANCE FOR PROVISION OF BACK BENEFITS/REMAINING SALARIES IN R/O MOLVI AURANGZEB TT GMS KUNSHAIR DISTICT KOLAI PALLAS KOHISTAN.

Memo:

I am directed to refer to your letter No: 9860 dated 25-08-2021 on the subject noted above and to ask you to clarify the following points for perusal of the high ups, at an early date.

- i. That why the accused was not suspended when he was arrested by the Pak Army?
- ii. Statement showing their salaries status w.e.f.1-03-2010 till dated.
- iii. Whenever the inquiry conducted on the direction of Director E&SE or at their own level on the basis of he reinstated.
- iv. When the teacher concerned released from jail on 2.3.2018, has he performed duty or otherwise.

Assistant Director (Estab)
Elementary & Secondary Edu:
Khyber Pakhtunkhwa Peshawar

Endst: No.

Copy forwarded to the:-

1. P.A to Director Elementary and Secondary Education local office.

Assistant Director (Estab)
Elementary & Secondary Edu:
Khyber Pakhtunkhwa Peshawar.

pate M



# OFFICE OF THE DISTRICT EDUCATION OFFICER (MALE) KOLAI PALLAS KOHISTAN

Mr. Aurangzeb, TT, GMS Kunshir  Subject: PERSONAL HEARING  You are directed to attend this office for personal hearing regarding Re-instatement in service office order issued vide No.1160-66 date 10-06-2020 by the undersigned on 07.06.2022 (Tuesday) at 10:00 AM to defend yourself.  DISTRICT EDUCATION OFFICER (M) KOLAI PALLAS KOHISTAN  Copy forwarded to the:  Director (E&SE) Khyber Pakhtunkhwa Peshawar  Deputy Commissioner Kolai Pallas Kohistan  District Monitoring Officer (IMU/EMA) Kolai Pallas Kohistan  Office copy  DISTRICT EDUCATION OFFICER (M) KOLAI PALLAS KOHISTAN	No. <u>21/</u>	/F.No.22/DEO (/	M) KP.KH D	ated Pallas the	OO/06/20	<u> </u>
Memo:  You are directed to attend this office for personal hearing regarding Re-instatement in service office order issued vide No.1160-66 date 10-06-2020 by the undersigned on 07.06.2022 (Tuesday) at 10:00 AM to defend yourself.  DISTRICT EDUCATION OFFICER (M) KOLAI PALLAS KOHISTAN  Endstt: No	. 10,	Mr. Aurangzeb, GMS Kunshir	π,			
Endstt: No. 2/20 [F.No.22/DEO (M) KP KH. Dated: /06/2022  Capy forwarded to the:-  Director (E&SE) Khyber Pakhtunkhwa Peshawar  Deputy Commissioner Kolai Pallas Kohistan  District Monitoring Officer (IMU/EMA) Kolai Pallas Kohistan  District Role (IMU/EMA) Kolai Pallas Kohistan		PERSONAL HEAR	ING			
yourself.    January   John   January   John   January   John   January   John   January   John   January   John   January   January   John   January   Ja	regarding Re-ir	nstatement in service	e office orde	er issued vide	NO 1160-66 d	atod
Copy forwarded to the:  1. Director (E&SE) Khyber Pakhtunkhwa Peshawar 2. Deputy Commissioner Kolai Pallas Kohistan 3. District Monitoring Officer (IMU/EMA) Kolai Pallas Kohistan 4. Office copy	10-00-2020 by 1	he undersigned on	07.06.2022 (1	uesday) at 10	:00 AM to de	fend
Copy forwarded to the:  1. Director (E&SE) Khyber Pakhtunkhwa Peshawar 2. Deputy Commissioner Kolai Pallas Kohistan 3. District Monitoring Officer (IMU/EMA) Kolai Pallas Kohistan 4. Office copy	/		0/6	DISTRICT EDUCA (M) KOLAI PAL	ATION OFFICER LAS KOHISTAN	!
1. Director (E&SE) Khyber Pakhtunkhwa Peshawar 2. Deputy Commissioner Kolai Pallas Kohistan 3. District Monitoring Officer (IMU/EMA) Kolai Pallas Kohistan 4. Office copy			(M) KP KH	Dated:_	/06/20	)22
Coen (3) - P	<ol> <li>Director (E8</li> <li>Deputy Co</li> <li>District Mor</li> </ol>	SSE) Khyber Pakhtunkh mmissioner Kolai Pallas iitorina Officer (IML/FA	: Kabistan	1		
THIS ROLLAS ROHISTAN			0/	DISTRICT EDUCA	TION OFFICER	1
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# OFFICE THE DISTRICT EDUCATION OFFICER (MALE) KOLAI PALAS KOHISTAN

No. 356 /F.No.22/DEO (M) KP KH:

Dated: 2 2 /02/2022

To.

The Incharge/ Head Master GMS Kunshair

Subject: Memo: **EXPLANATION** 

Mr. Molvi Aurang Zeb (TT) of your school has been arrested pak Army and remained in their custody w.e.f 01-03-2010 to the said teacher remind absent from his duty w.e.f 01-03-2010, but you failed to submit his absent report to this office.

You are directed to submit your reply/complete report in this regard within three days positively, otherwise your will be held responsible P will be treated as per rules.

OF

DISTRICT EDUCATION OFFICER (M) KOLAI PALLAS KOHISTAN

NO. 357-61 /F.NO.22/DEO (M) KP KH:

Dated: 2 2 /02/2022

### Copy of the above is forwarded to the:

- 1. Director E&SE Khyber Pakhtunkhwa, Peshawar.
- 2. PA-Deputy Commissioner Kolai Pallas Kohistan.
- 3. Assistant Director (Establishment) E&SE Khyber Pakhtunkhwa, Peshawar.
- 4. ASDEO Circle Kuz Pallas & Circle Bar Pallas.

5. Office copy

Canada Canada

DISTRICT EDUCATION OFFICER

12/02

0/0





# OFFICE OF THE DISTRICT EDUDATION OFFICER (M) KOLAI PALLAS KOHISTAN



Email:deomalekpkh@gmail.com

No.7/8/

\_/F.No.22/DEO (M) KP KH:

Dated the Pallas 2 /02/2023

Τo,

The Director
Elementary & Secondary Education
Khyber Pakhtunkhwa Peshawar

Subject:

GUDINANCE FOR PROVISION OF BACK BENEFITS/REMANING SALARIES IN R/O MR. AURANGZAB TT GMS KUNSHAIR DISTRIC KOLAI PALLAS KOHISTAN

Respected Sir,

Reference letter vide Endstt: No.2575/F.No. Dep: Appeal of TT/AT Dated Peshawar the 23-09-2021 received from Assistant Director E&SE Khyber Pakhtunkhwa Peshawar, parawise replies are as under:

- 1. As per the inquiry report which is being enclosed for reference Mr. Aurangzab TT was arrested during army operation on 01-03-2010 and his salary was stopped, however, available record is silent about his suspension.
- 2. As per inquiry report referred in Para No.1, his salary was stopped w.e.f. 01-03-2010 up to his reinstatement into service vide order No. 1160-66/F.No.127/DEO (M) KP KH: Dated 10-06-2020.
- 3. Inquiry was conducted by the then DEO (M) Kohistan vide Endstt: No. 8990-94 Dated. 12-12-2018 (office order enclosed). Right after acquittal to court on his application dated 08-06-2017 (Application is attached). He was re-instated in service by then DEO (M), on the recommendation of inquiry report referred in Para No.2.
- 4. The teacher concerned started to perform his duty when he was re-instated into service vide order No.1160-66/F.No.127/DEO (M) KP Kohistan dated 10-06-2020. (Copy attached)

The report is submitted for perusal and further orders regarding payment of salaries for intervening period for which guidance has been sought.

6/6

No.7/76-8/F.No.22/DEO (M) KP KH:

DISTRICT EDUCATION OFFICER
(M) KOLAI PALLAS KOHISTAN

Copy of the above is forwarded to the:

- 1. Deputy Commissioner Kolai Pallas Kohistan.
- Assistant Director E&SE Khyber Pakhtunkhwa Peshawar with reference to the above
- 3. B&AO officer local office
- 4. Teacher concerned
- 5. Master File.

.

Dy. DISTRICT EDUCATION OFFICER
(M)KOLAI PALLAS KOHISTAN

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PAGE#1



DIRECTORATE OF ELEMENTARY & SECONDARY EDUCATION KHYBER PAKHTUNKHWA PESHAWAR.

/F.No./Departmental Appeal TT/AT/Estab-1 Dated Peshawar the

То

The District Education Officer (Male) Kolai Pallas Kohistan.

Subject:

GUIDANCE FOR PROVISION OF BACK BENEFITS/REMAINING **SALARIES** 

Memo:

I am directed to refer to your good office letter No. 7181 Dated: 02-02-2023 on the subject cited above in r/o Mr. Aurangzeb TT GMS Kunshair District Kolai Pallas Kohistan and to ask you to decide the case at your own level being competent authority under existing rules/law and policy, please.

> Assistant Director (Estab-1) Directorate of Elementary& Secondary Education Khyber Pakhtunkhwa, Peshawar,

Endst; No.

Copy forwarded to the: -

PA to Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar.

Assistant Director (Estab-1) Directorate of Elementary& Secondary Education Khyber Pakhtunkhwa, Peshawar

Galk? see

### BEFORE THE WORTHY DISTRICT EDUCATION OFFICER MALE DISTRICT KOLAI PALLAS KOHISTAN

Departmental representation in the shape of reminder to the effect that the departmental appeal filed by the applicant may kindly be disposed of earlier alice ADEO ESHISE ADEU as per the mandate of law and rules.

Respectfully Sheweth:

The applicant / appellant submits as under;

- 1) That on the basis of charge against the applicant, which was subsequently culminated into the acquittal of accused by the competent court of law vide order dated 02-03-2018, however the competent authority without any solid reason stopped monthly pay of the applicant since 01-02-2010. (Copy of acquittal order dated 02-03-2018 is attached herewith as Annexure "A")
- 2) That the appellant / petitioner filed 'departmental representation / appeal before the Worthy Director Elementary & Secondary Education Khyber Pakthunkhwa Peshawar for reinstatement and release of pay with all back benefits w.e.f 01-03-2010 till reinstatement/readjustment. (Copy of departmental representation / appeal is attached herewith as Annexure "B")
- 3) That the competent Authority vide order dated 10-06-2020 partially accepted the departmental representation of the applicant to the extent of reinstatement / readjustment, however the claim of the applicant with regard to back benefits since 01-03-2010 was differed and to this effect the guidance was sought from Director Elementary &

Secondary Education. (Copy of reinstatement order is attached therewith as Annexure "B", Copy of guidance letter is attached herewith as Annexure "C")

That the appeal of the applicant was delayed in the office of Director Elementary & Secondary Education K.P and finally the same was transmitted to your good office with the directions to proceed as per law and rules, but since then the appeal of the applicant is still pending adjudication before your good office. (Copy of Letter No. 1201/F/Departmental Appeal/TT/AT dated 12-01-2021 is attached herewith as Annexure "D", Copy of Letter No. 9860/FNo. Inquiry DEO (M) KP KH dated 25-08-2021 is attached herewith as Annexure "D" & "E", respectively)

It is therefore, humbly prayed that on acceptance of the instant reminder the appeal / representation filed by the applicant / appellant may kindly be disposed of as directed by Director Elementary & Secondary Education Khyber Pakhtunkhwa.

Yours Obediently

Molvi Aurangzeb

TT at GMS Kunshai Kohlai, Pallas, Kohistan.

### PESHAWAR HIGH COURT, ABBOTTABAD BENCH FORM 'A' FORM OF ORDER SHEET

Date of Order	ORDER OR PROCEE	DINGS WITH SIGNATURE	
or	OF JUDGE/JUDGES		
Proceedings			
1		2	
21.11.2023	WP No. 1397-A/2023		
	; ·		
	Present:- Mr. Je	ehanzaib Khan, Advocate for	
	the p	etitioner.	
•			
		***	
	KAMRAN HAYAT MIAN	IKHEL, JLearned counsel for	
	the petitioner, at the ver	y outset stated that he will be	
	satisfied if direction be	given to respondent No. 2 to	
	decide his departmental	appeal within a fortnight from	
	the receipt of this order.	So this petition is disposed of	
	with direction to res	pondent No. 2 to decide	
	departmental appeal/rej	presentation of the petitioner	
	within a fortnight from the	e receipt of this order.	
•	•	. 4	
		JUDGE	
	. **	2 2	
		JUDGE	
,	<u>:</u>		

### DIRECTORATE OF ELEMENTARY & SECONDARY EDUCATION DEP PAKHTUNKHWA, PESHAWAR

#### NOTIFICATION

WHEREAS, Mr. Aurangzeb (the appellant) was appointed as TI (BPS-07) on dated 27-05-1993 by the District Education Officer, at District Kohistan. 2. AND WHEREAS, the appellant was implicated in FIR No.505 dated 18-12-2007, FIR No.

AND WHEREAS, the appendix was majorited 11-03-2009, under section 7 ATA, other 66 dated 21-08-2009, and FIR No. 34 dated 11-03-2009. oo dated 21-08-2009, min rinc no. o Code and section 5 of the Khyber Pakhtunkhwa Explosive Substances Act by the police station Matta, District Swat.

3. AND WHEREAS, the appellant was arrested and detained by the Law, enforcement agencies on 01-03-2010 and was released on 12-5-2017 by the Administrative Juege Anti-Terrorism Courts, Malakand.

4. AND WHEREAS, the appellant was proceeded by the Anti-Terrorism Court-1 and IV Malakand who discharged and released the appellant, in FIR No.505, 66 and FIR No.34.

vides judgments orders dated: 02-03-2018, and 04-10-2012 respectively.

5. AND WHEREAS, in compliance of the judgment of the Anti-Terrorism Court and the recommendation of the inquiry committee report No. 417 SDEO (Female) Pollas dated: 07-01-2019, the appellant was re-instated in service with immediate effect, vide offic-Endst No. 1160-66 dated:10-6-2020.

. 6. AND WHEREAS, the appellant filed a Writ Petition No. 1397-A/2023, before the Honourable Peshawar High Court, Abbottabad Bench which was disposed of by the Honourable Court on dated: 21-11-2023 with the direction to respondent No.2, i.e., E&SE, decide, the departmentel Director Khyber Pakhtunkhwa, to appeal/representation of the appellant.

AND WHEREAS, the appellant submitted an appeal before the Director E&SE, Khyber Pakhtunkhwa on dated: 14-12-2023 for the release of his salaries and back benefits.

8. AND WHEREAS, the respondent department in compliance of the judgment of the Honorable Peshawar High Court, Abbottabad Bench in Writ Petition No. 1397-A/2023 called meeting on dated: 18-01-2024 of the committee constituted for the purpose.

NOW THEREFORE, in pursuance of the judgment dated: 21-11-2023, of the Honorable Peshawar High Court, Abbottabad Bench, consulting with relevant law, rules, policy and recommendations of the appellate committee meeting, discussed hereinabove, anundersigned, in the capacity of the appellate authority is of the considered view that the appeal of the appellant is hereby stands regretted and keep intact the reinstallment order of the appellant issued on dated: 10-06-2020 by the District Education Office (Male) Kolai Pallas, Kohistan. Moreover, the District Education Office (Male) Kolai Palket. Kohistan, is directed to submit the appellant's case to Finance Department of Khylica Pakhtunkhwa, for sanctioning of the intervening period of absence as leave without parto fill up the gap between the previous service and the current service in light of Rule 1.: of the Khyber Pakhtunkhwa Civil Servants Revised Leave Rules, 1981, of the appellan...

#### Director

& Secondary Elementary Educacian Khyber Pakhtunkhwa Peshawar

Endst: No: 2000-2005

Dated Peshawar the: 15 / 52 / 4024

Copy forwarded for information & n/action to the:-

- 1 Additional Registrar (J) Honorable Peshawar High Court, Abbottabad Bench.
- 2 Additional Advocate General Peshawar High Court Abbottabad Bench.
- 3 Director Elementary & Secondary Education, Khyber Pakhtunkhw

District Education Officer Kolai Pallas.

Section Officer (Lit-III) E&SE Department Khyber Pakhtunkhwa.

б Official concerned.

issistant Director (Estab-M 1)

تحصر خبا- در ملن راف الحول حيث كون المي كان المي المحال المي المحال المي المحال المي المحال المي المعال المال المي المعال المال المعالم المعال for it of bloom in the compains TT will former ADDB(M) ورولیت عدر اوسلی ساما تنواه مارج ماماه ماهای سے Deportmental ful fuelts 15 dons (2020 Ugg 14/12/25 المعموم بحولي منعلم عمالت بالأكر في الما عادر 2023/41397-9 NOCO 20 20 30 1/2 Cm, مناسال، ورقوات زماع في رسان ٢٠٠٠ 19/2 20 1563/F.NO.D.A. Greco Los Julio in 1160-66 64.08 FILL FOLL & DEO JUNIO Checo - 1 1 - 1 10 10 - 8 08 10.6. 2020 300 ( 5384-86, F.M. 22/BEAD 2/2/20 7/81/FOVO. N'CO west office for Go /2 

**CS** CamScanner

اكر بجعب مانون اكتاب وبو -Remonder in Shape of D.A. Lecis well @ 2023 de 1397-A Gree, 60/2/ Julio Ju (5) عاديان كوره وسي الماركة . على عن ما سل عرف سي 1/2 Co de 2023 21-11-2023 20 0 3/1/2 69, Cib/0/61 - 8- Cièl Dug T. T. Cis با اردائی را ا Les Deportment appear 15/15-12 ( رًا منامنا کو در سو عارس بر معدر مالی 09 9 x 2010 2 10 0/20 20 CW 6020 1/20 Culgo volis, 7, 2 com les No Objus ECO, Doscon les Augles icing Style is affine with 14.12.07341

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