


Sr. No	Date of order/ proceedings	Order or other proceedings with signature of Judge or Magistrate
1	2	3
	19.12.2018 	<p align="center"><b><u>BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL</u></b>  Appeal No. 771/2016  Date of Institution ... 21.07.2016  Date of Decision ... 19.12.2018</p> <p>Ali Gohar S/o Bahader Khan R/o Lali Khel, Village Kheshgi Bala, Tehsil and District Nowshera. C.T Teacher at Government Higher Secondary School Kheshgi Payan, Tehsil and District Nowshera.  -----Appellant</p> <ol style="list-style-type: none"> <li>District Education Officer, District Nowshera.</li> <li>Director Elementary &amp; Secondary Education, Khyber Pakhtunkhwa, Hashtnagri, G.T Road, Peshawar.</li> <li>Government of Khyber Pakhtunkhwa through Secretary Education, Civil Secretariat, Peshawar.</li> </ol> <p align="right">-----Respondents  <b>Mr. Muhammad Amin Khan Kundi.....Member</b>  <b>Mr. Hussain Shah.....Member</b></p> <p align="center"><b><u>JUDGMENT</u></b>  <b><u>HUSSAIN SHAH, MEMBER:</u></b> - Appellant, learned counsel for the appellant and Mr. Riaz Paindkhel learned Assistant Advocate General on behalf of the respondents present.</p> <p>2. The appellant was appointed as PTC Teacher in BPS-7 on 31.01.1990. He was granted moreover into BPS-8 on 01.12.1999. Later on he was appointed on the recommendation of Departmental Selection Committee as learning Coordinator in BPS-11 on 27.12.1999. The appellant was again adjusted as PTC teacher in his own pay &amp; grade on 29.06.2001 due to abolition of the post of learning Coordinator. At that time his pay was fixed as Rs. 4860/- instead of 4865/- per month. The appellant assume that his pay should have been fixed as Rs 4865/- per month on 01.12.2001</p>

while it was fixed Rs. 4740/- per month. The appellant feeling aggrieved preferred departmental appeal on 22.03.2016 which was not replied within the statutory period of time of Ninety (90) days. Hence the service appeal with the prayer that on acceptance of that appeal the respondents be directed to grant two (02) annual increments which are not given to the appellant.

3. The learned counsel for the appellant argued that in the service book an entry was made, indicating his salary as Rs. 4865/- per Month but the same entry was not stamped due to malafide. The learned counsel argued that immediate after the unstamped entry another entry in the same dated viz 01.12.2001 was made, fixing his salary as Rs.4860/-

4. The learned counsel for the appellant further argued that the refusal of two (02) increments by respondents is illegal unlawful because the granting of two (02) increments was due in eyes of law.

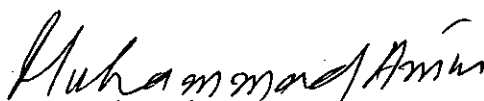
5. The learned Assistant Advocate General for the respondents contended that there is no original or final order, against which the present appeal has been filed. Therefore the present appeal is not maintainable u/s 4 of the Khyber Pakhtunkhwa Service Tribunal Act, 1974. Further contended that this tribunal has not jurisdiction in the matter of increment therefore requested that the appeal may be returned to the appellant.

6. In rebuttal learned counsel for the appellant contended that the matter of seeking increment fall within the ambit of term and conditions of the service and the appellant has been illegally

deprived from increments. Therefore this tribunal has got jurisdiction and requested for acceptance of appeal.

7. Arguments heard. File perused.

8. Admittedly this tribunal has decided Service appeal 267/2012 titled Abdul Qayum versus the Government of Khyber Pakhtunkhwa through Secretary Education Peshawar and 6 other decided on 14.12.2017 wherein the appellant had sought relief of advance increment on the basis of Higher qualification but this tribunal dismissed the appeal for want of jurisdiction on the basis of judgment reported as 2016 SCMR Page 1206, same way this tribunal also returned service appeal No. 467/2012 Sajid Firdous versus Government of Khyber Pakhtunkhwa through Secretary E&SE, Peshawar and 3 others decided on 20.09.2017 for want of jurisdiction on the ground that the matter of fixation and re-fixation of pay does not fall within the ambit of service tribunal in view of the judgment reported as 1990 SCMR Page 1106 therefore keeping in view the afore said judgment this tribunal has got no jurisdiction in the matter of increment. As such without touching the merit of the appeal, the present appeal is returned to the appellant for want of jurisdiction. The appellant may approach to the proper forum subject to all legal objection. Parties are left to bear their own costs. File be consigned to the record room.

  
(Muhammad Amin Khan Kundi)  
Member

  
(Hussain Shah)  
Member

ANNOUNCED  
19.12.2018

10.09.2018

Junior to counsel for the appellant and Mr. Muhammad Jan learned Deputy District Attorney for the respondent present. Junior to counsel for the appellant seeks adjournment as his senior counsel is not in attendance. Adjourned. To come for arguments on 31.10.2018 before D.B.



(Hussain Shah)

Member



(Muhammad Hamid Mughal)

Member


31.10.2018

Due to retirement of Hon'ble Chairman, the Tribunal is defunct. Therefore, the case is adjourned. To come up on 19.12.2018.



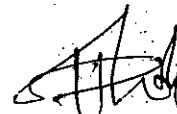
19.12.2018

Learned counsel for the appellant and Mr. Riaz Painsdakhel learned Assistant Advocate General for the respondents present. Vide separate judgment of today of this tribunal placed on file, As such without touching the merit of the appeal, the present appeal is returned to the appellant for want of jurisdiction. The appellant may approach to the proper forum subject to all legal objection. Parties are left to bear their own costs. File be consigned to the record room.



(Muhammad Amin Khan Kundi)

Member



(Hussain Shah)

Member


ANNOUNCED

19.12.2018

02.01.2018


Appellant with counsel present. Mr. Muhammad Jan, Deputy District Attorney for the respondents also present. Learned counsel for the appellant requested for adjournment. Adjourned. To come up for arguments on 06.03.2018 before D.B.


  
(Ahmad Hassan)  
Member(E)

  
(M.Amin Khan Kundi)  
Member (J)

06.03.2018

Appellant in person present and Mr. Zia Ullah, Learned Deputy District Attorney for the respondents present. Appellant seeks adjournment as his counsel is not available. Adjourn. To come up for arguments on 09.05.2018 before D.B

  
(Muhammad Amin Kundi)  
Member

  
(Muhammad Hamid Mughal)  
Member

19.07.2018  
09.05.2018

~~Clerk to Council for the appellants and learned Additional Advocate General along with Mr. Tirmadar is not inspector for the respondents present. Clerk to Council for the appellants seek adjournment as learned counsel for the appellants is not in attendance. Adjourned. To come up for arguments on 19.07.2018 before D.B.~~  
The Tribunal is defunct due to retirement of Hon'ble Chairman. Therefore, the case is adjourned. To come on 19.07.2018  
READER


~~(Ahmad Hassan)  
Member~~

~~(Muhammad Hamid Mughal)  
Member~~

19.07.2018

Learned counsel for the appellant and Mr. Zia Ullah learned Deputy District Attorney for the respondents present. Learned counsel for the appellant seeks adjournment. Adjourned. To come up for arguments on 10.09.2018 before D.B.

  
(Ahmad Hassan)  
Member

  
(Muhammad Hamid Mughal)  
Member

11.04.2017

Appellant with counsel present. Mr. Muhammad Adeel Butt, Additional AG for respondents also present. Learned counsel for the appellant submitted rejoinder and requested for adjournment. Adjourned. To come up for arguments on 12.07.2017 before D.B.



(Ahmad/Hassan)  
Member



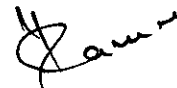
(Muhammad Amin Khan Kundi)  
Member

10. 12.07.2017

Counsel for the appellant and Mr. Muhammad Jan, Deputy District Attorney alongwith Mr. Hameed ur Rehman, AD(Lit) for present. Counsel for the appellant seeks adjournment. Adjourned. To come up for arguments on 08.11.2017 before D.B.



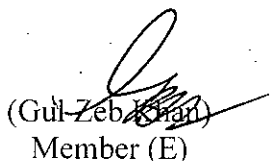
(Ahmad Hassan)  
Member



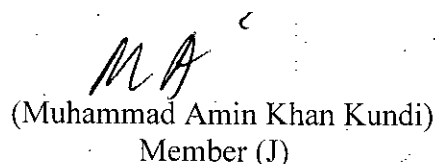
(Muhammad Hamid Mughal)  
Member

08.11.2017

Appellant in person present. Mr. Muhammad Jan, Deputy District Attorney for the respondents also present. Appellant requested for adjournment on the ground that learned counsel for the appellant is not available today. Adjourned. To come up for arguments on 02.01.2018 before D.B.



(Gul-Zeb Khan)  
Member (E)



(Muhammad Amin Khan Kundi)  
Member (J)

20.12.2016

Counsel for the appellant and Mr. Inayat Ullah, ADO alongwith Asst: AG for respondents present. Written reply not submitted. Requested for adjournment. To come up for written reply/comments on 26.01.2017 before S.B.

(MUHAMMAD AAMIR NAZIR)  
MEMBER

26.01.2017

clerk to counsel for the appellant and Hameed ur Rahman AD (Litigation) alongwith Addl: AG for respondents present. Written reply not submitted. Last opportunity has granted. To come up for written reply/comments on 02.03.2017 before S.B.

Chairman

02.03.2017

Clerk to counsel for the appellant and Mr. Inayatullah, ADO alongwith Assistant AG for respondents present. Written reply submitted. The appeal is assigned to D.B for rejoinder and final hearing on 11.04.2017.

Chairman

29.08.2016

Appellant with counsel present. Learned counsel for the appellant argued that the appellant was serving as PTC Teacher and appointed as Learning Coordinator BPS-11. That he was earning salary at the rate of Rs. 4865/- per month when the post was abolished in the year, 2001 and there-after salary of appellant reduced to Rs. 4740/- by deducting 2 increments where-against he preferred departmental appeal on 22.3.2016 which was not responded and hence the instant service appeal on 21.7.2016.

That the abolition of post was not deprived the appellant from earning the salary to which he was entitled prior to the said abolition.

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 01.11.2016 before S.B.

  
CHAIRMAN

01.11.2016

Counsel for the appellant and Mr. Ziaullah, GP for respondents present. Security and process fee not deposited. Appellant is directed to deposit security and process fee within seven (7) days, thereafter notices be issued to the respondents for written reply/comments on 20.12.2016 before S.B.

Appellant Deposited  
Security & Process Fee



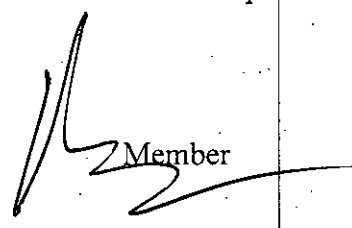
  
MEMBER



Form- A  
FORM OF ORDER SHEET

Court of \_\_\_\_\_

Case No. 771/2016

S.No.	Date of order proceedings	Order or other proceedings with signature of judge or Magistrate
1	2	3
1	28/07/2016	<p style="text-align: center;">The appeal of Mr. Ali Gohar resubmitted today by Mr. Gohar Ali Kheshgi Advocate may be entered in the Institution Register and put up to Worthy Chairman for proper order please.</p> <p style="text-align: right;"> REGISTRAR</p>
2-	28/07/2016	<p style="text-align: center;">This case is entrusted to S. Bench for preliminary hearing to be put up there on. <u>11-08-2016</u></p> <p style="text-align: right;"> CHAIRMAN</p>
	11.08.2016	<p style="text-align: center;">Appellant in person present. Preliminary arguments could not be heard due to general strike of the bar. To come up for preliminary hearing on 29.8.2016.</p> <p style="text-align: right;"> Member</p>

The appeal of Mr. Ali Gohar son of Bahader Khan r/o Lali Khel C.T Teacher GHSS Khesghi received to-day i.e. on 21.07.2016 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.


- 1- Memorandum of appeal may be got signed by the appellant.
- 2- Page no. 10, 26 and 32 of the appeal are illegible which may be replaced by legible/better one.

No. 1183 /S.T,

Dt. 22/7 /2016

*سید*  
*Regisromi thod a jhes compli'bi*  
*pleas.* *SA*

Mr. Gohar Ali Khesghi Adv. Pesh.

  
REGISTRAR  
SERVICE TRIBUNAL  
KHYBER PAKHTUNKHWA  
PESHAWAR.

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

Service Appeal No. 77 /2016

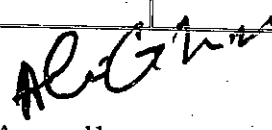
Ali Gohar .....(Appellant)

**VERSUS**

District Education Officer, District Nowshera and  
others.....(Respondents)


**I N D E X**

<b>S.No</b>	<b>Description of Documents</b>	<b>Annex</b>	<b>Pages</b>
1.	Appeal		1-7
2.	Affidavit		8
3.	Addresses of the parties		9
4.	Copy of appointment order/ charge report	A & A-1	10-11
5.	Copy of Service Book	B	12-25
6.	Copy of appointment letter of L.C	C	26-28
7.	Copy of the order of adjustment of the appellant to the original post BPS-07	D	29
8.	Copy of Pay/Salary Chart	E	30
9.	Copy of promotion to CT Post Order	F	31-33
10.	Copy of departmental appeal	G	34
11.	Wakalat Nama		35

  
Appellant

Through

Dated: 16/07/2016

  
**Gohar Ali Kheshgi**  
Advocate High Court,  
Peshawar.  
Cell No. 0345-9082942

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

Service Appeal No. 771 /2016

Khyber Pakhtunkhwa  
Service Tribunal

Diary No. 741

Date 21-7-2016

Ali Gohar S/o Bahader Khan R/o Lali Khel, Village Kheshgi Bala, Tehsil and District Nowshera. C.T Teacher at Government Higher Secondary School Kheshgi Payan, Tehsil and District Nowshera.....(Appellant)

**VERSUS**

1. District Education Officer, District Nowshera.
2. Director Elementary & Secondary Education, Khyber Pakhtunkhwa, Hashtnagri, G.T. Road, Peshawar.
3. Government of Khyber Pakhtunkhwa through Secretary Education, Civil Secretariat, Peshawar.....(Respondents)

**SERVICE APPEAL U/S 4 OF KHYBER**  
**PAKHTUNKHWA SERVICE TRIBUNAL**  
**ACT, 1974, FOR AWARD OF TWO**  
**ANNUAL INCREMENTS WHICH ARE NOT**  
**GIVEN TO THE APPELLANT.**

Filed to-day  
Registrar

21/7/16

**Respectfully Sheweth:**

**FACTS:**

The facts given rise to the instant appeal as under:

1. That the appellant was appointed as P.T.C Teacher

Re-submitted to-day  
and filed.

in G.M.P.S in BPS-7 on dated 31/01/1990 noted in

Registrar

28/7/16

service book as 10/02/1990 with two increments given at F.A (Copy of appointment order/ charge report as annexure "A" and "A-1").

2. That the pay was adjusted dated 01/12/1990 Rs. 843/ month with one increment.
3. That on 16/03/1991, getting three increments on B.A salary become Rs. 936/ Month.
4. That on 01/06/1991 pay revised salary fixed 1455/M.
5. That on 01/12/1991 with one increment salary become Rs. 1515/M.
6. That on 01/12/1992 with one increment of Rs. 60/ salary was 1575/M.
7. That on 29/04/1993 with one increment yearly salary was Rs. 1635/M.
8. That on 01/12/1993 with one increment yearly, salary was Rs. 1695/M.

9. That on 01/06/1994 due to pay revise fixed salary Rs. 2290/M.
10. That on 01/12/1994 with one increment, the salary fixed Rs. 2371/M.
11. That on 01/11/1995 with one increment the salary fixed Rs. 2452/M.
12. That on 01/12/1996 with one increment the salary was Rs. 2533/M.
13. That on 01/12/1997 with one increment the salary Rs. 2614/M.
14. That on 01/12/1998 with one increment the salary Rs. 2695/M.
15. That on 01/12/1999 due to move over to BPS-08 the salary became Rs. 2772/M. (Copy of Service Book is attached as annexure "B").

16. That on 28/12/1999 the salary became Rs. 2885/M due to promotion to L.C BPS-11. (Copy of appointment letter of L.C is attached as annexure "C").
17. That on 28/12/1999 due to premature increment the salary became Rs. 3001/M.
18. That on 01/12/2000 due to yearly increment the salary became Rs. 3117/M.
19. That on 01/07/2001 the appellant was again adjusted to original Post of BPS-07, due to abolition of L.C Post w.e.f. 01/12/2000 to 01/07/2001 upto reversion became Rs. 3233/M and on 01/12/2001 his salary was due Rs. 4865/M which was written in service book at Page No. 11. (Copy of the order of adjustment of the appellant to the original post BPS-07 is attached as annexure "D").

20. That unfortunately in service book at Page No. 11 was written Rs. 4860/- instead of 4865/M which was not signed by authority.
  
21. That instead of increase, the salary of the appellant was decreased as 4740/M. which is totally wrong and illegal.
  
22. That according to pay role and chart salary was due as 4865/M on 01/12/1001 due to pay protection Rs. 4980/M, but it was reduced by two increments Rs. 240/- on Rs. 4740/M which is illegal, unlawful needs correction. (Copy of Pay/Salary Chart is attached as annexure "E").
  
23. That lastly the appellant was promoted to CT Post BPS-09. (Copy of promotion to CT Post Order is attached as annexure "F").
  
24. That appellant filed departmental appeal to the DEO Nowshera who slept over it and 90 days have been elapsed (annexure "G"). hence the instead appeal to the Service Tribunal for redressal of the grievances of the appellant, with the following grounds:



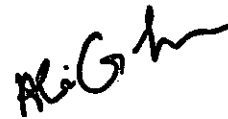
GROUNDS:

- A. That refusal of the two increments by respondents is illegal unlawful, colourable exercise ~~of~~ the department.
- B. That grant of two increments are according to law, rule and refusal is void, having no legal footing to stand as under Proviso-2 of Section 17 of Civil Service Act, 1973.
- C. That the benefit once given should not be with drawn.
- D. That according to service book, the stance of the appellant is proved.
- E. That according to schedule, the stance of the appellant is proved.

F. That two times wrong entry by the respondent is not a mistake but malafide on their part which needs to set aside.

G. That other grounds would be raised at the time of arguments with the prior permission of this Hon'ble Tribunal.

It is, therefore, requested that on acceptance of this appeal, the appellant may please be granted two increments which are missing by the respondents.



Appellant

Through

Dated: 16/07/2016



**Gohar Ali Khashgi**  
Advocate High Court,  
Peshawar.

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

Service Appeal No. \_\_\_\_\_/2016

Ali Gohar .....(Appellant)

**VERSUS**

District Education Officer, District Nowshera and  
 others.....(Respondents)

**AFFIDAVIT**

I, Ali Gohar S/o Bahader Khan R/o Lali Khel, Village Kheshgi Bala, Tehsil and District Nowshera. C.T Teacher at Government Higher Secondary School Kheshgi Payan, Tehsil and District Nowshera, do hereby solemnly affirm and declare, that the contents of the **Service Appeal** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Tribunal.

*Ali Gohar*  
**DEPONENT**

CNOC NO-17201-2250996-7



9

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

Service Appeal No. \_\_\_\_\_/2016

Ali Gohar .....(Appellant)

**VERSUS**

District Education Officer, District Nowshera and  
others.....(Respondents)

**ADDRESSES OF THE PARTIES**

**APPELLANT:**

Ali Gohar S/o Bahader Khan R/o Lali Khel, Village Khashgi Bala, Tehsil and District Nowshera. C.T Teacher at Government Higher Secondary School Khashgi Payan, Tehsil and District Nowshera.


**RESPONDENTS:**

1. District Education Officer, District Nowshera.
2. Director Elementary & Secondary Education, Khyber Pakhtunkhwa, Hashtnagri, G.T. Road, Peshawar.
3. Government of Khyber Pakhtunkhwa through Secretary Education, Civil Secretariat, Peshawar.

  
Appellant

Through

Dated: 16/07/2016

  
**Gohar Ali Khashgi**  
Advocate High Court,  
Peshawar.

P-10

Page-2-  
Remarks,

Sl. No.	Name of Candidate	Roll No.	Home of School, where posted.	Exam:	Remarks
1.	Shakeel Ahmad	744	GPS, NO. 2 Masho Kheili Peshawar.		Notilly created post
2.	Momdar Ali	743	GPS, NO. 2 Sango Peshawar.		-do-
3.	Shahid Ali	731	GPS, Agriculture Colony Peshawar.		-do-
4.	Asad Haseem	729	GPS, NO. 2 Marozai Peshawar		-do-
5.	Terarul Arifeen	727	GPS, NO. 2 Marozai Peshawar		-do-
6.	Alli Gohar	725	GPS, Keneza Peshawar		-do-
7.	Haris Rehman	724	GPS, Shabeeb Abad Peshawar.		Khan resigned Newly created post.
8.	Mohammad Ayaz	722	GPS, NO. 2 Jalosi Hazaar Peshawar.		-do-
9.	Zahidullah	721	GPS, NO. 2 Jalosi Hazaar Peshawar.		-do-
10.	Mohammad Tahir	719	GPS, Sango NO. 2 Pesh.		-do-
11.	Moorur Rahman				
12.	Hukam Khan				

*Handwritten signature and initials*

Copy forwarded to the:-  
 Director of Education (Schools) N.W.F.F. Peshawar. 4: Sub-Div 1; Edu. Officers (Male), Peshawar.  
 Director of Education (Schools) Pesh. Div. 1: Peshawar. 8: Mowshera.  
 P.S. Advisor to Chief Minister, for Education, N.W.F.F. Peshawar. 5: Candidates concerned, Distt: Edu: Officer (M) Pesh.

DSF NO. 7340-50  
 YAEI/PTC/Trained Appointment 1989-90/Dated Peshawar the 30/1/1990.  
 DISTRICT EDUCATION OFFICER, (MALE) PESHAWAR.

~~A~~ A  
P 5h 11  
طارج دین والد

من صہی محمد یوسف خان اول درجہ (جی پی ایس) کا بیڑا سے عطا ہوا

ارڈر نمبر 5-7340 از دفتر ڈی-ای-اد صاحب  
۱۰-۲-۹۵

لیٹا۔۔۔ علی گوہر بی بی صہی محمد یوسف خان کے عطا ہوا

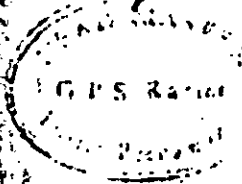
جی۔ ایچ۔ بی۔ ایس۔ کانٹریکٹ کا بیڑا سے دفتر از دہلی

حوالہ کنٹریکٹ ۔۔۔ رپورٹ نمبر ۱۰

طارج دین والد

طارج دین والد

Med General



Attest  
S.A.

Advocate High Court  
Rawalpindi

P. B  
12

(For use in Police Department only).

Date of Birth verified  
from S.S. Certificate.

Sub Divisional Edu. Officer  
Peshawar

Heirs,

- 1.
- 2.
- 3.

Verification Roll No. dated received back

Left thumb-impression:

Qualification	Date	Qualifications	Date
English		First Arts	
Pashtu		B. L. or B. A.	
Urdu		Pledership examination	
Plan-drawing		Training School Final examination	
Finger print		Other publications	
Drill & instruction			
Court duties			

Passed SSC exam  
from BISE Pesh. Under  
Roll No. 3461 obtaining  
marks 521 out of 850  
in grade "B" in session  
1985 (Annual)

Sub Divisional Edu. Officer  
(Male) Peshawar

Passed M.Ed Examination  
from Abdul Wali Khan  
University Mardan under  
Roll No. 6123 in session  
2011 and marks obtained  
766 out of 1000  
Result declared on 04/05/12

Passed F.A exam from  
BISE Pesh. Under Roll  
No. 1121 obtaining marks  
488 out of 1100 in grade "D"  
in session 1987 (Supl.)

Sub Divisional Edu. Officer  
(Male) Peshawar

PRINCIPAL  
G.H.S Kheshti Panyah  
Nowshera

(Line to be drawn under the qualification possessed.)

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

1. Name

Mr. Ali Gahar.

2. Race

Afghan.

3. Residence

vill: Khesghi Bara P/O Khesghi Poyam.  
Teh: Naisherat P/O Dist: Pesh.

4. Father's name and residence

Mr. Bahadur Khan.

5. Date of birth by Christian era as nearly as can be ascertained.

15-08-1968  
Fifteenth August N/H Sixty eight.

6. Exact height by measurement

5-4

7. Personal marks for identification

Mole on Rt Side face.

8. Left hand thumb and Finger impression of (non-gazetted) officer

Little Finger.



Ring Finger



Middle Finger.



Fore Finger



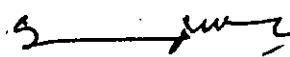
Thumb.



9. Signature of Government servant

Ali Gahar

10. Signature and designation of the Head of the Office or other Attesting Officer.

  
Sub Divisional Edu. Officer  
(Male) Peshawar.

1368





9	10	11	12	13		14	15
				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.
Sub Divisional Edu: Officer (Male) Peshawar	28/9/90	Transferred	Appointed against trained				
(M) Nowshera	30/11/90	Am. gne.	S.B.E.C. (M) Nowshera				PTC teacher in B.P.S. No. 17, 750-31-1370. vide D.O. (M) Pesh. Enrol. No. 73405 dated. 31-1-90.
(M) Nowshera	15/3/91	3 Adv on B.A. Exam.	(M) Nowshera				
(M) Nowshera	31/9/91	Scale revision	(M) Nowshera				Sub Divisional Edu: Officer (Male) Peshawar.
(M) Nowshera	15/7/91	TR 1523	6. granted P.P.S. No. 9 on P.A. II Div				Passed P.T.C. Exam from Govt. College of Educ. Peshawar. Pesh. Under Roll No. 29 obtaining marks. 725. out of 11200. in 1st Div in session 1989. The result declared on 17/9/90.
(M) Nowshera	30/11/91	Assess of three Advance increment w.e.f 10/3/91 to 6/9/91 due to passing of B.A. Examination amounting to Rs 334/00	District Accounts Officer (M) Nowshera				Sub Divisional Edu: Officer (Male) Peshawar.
(M) Nowshera	30/11/91	A.A.C.	(M) Nowshera				Services Verified from the A.C.C. Office this office
(M) Nowshera	30/11/93	Am	(M) Nowshera				Passed B.A. 1990(A) Exam. from University of Peshawar under R.No. 24478. He obtained 265 marks out of 550 in 2nd division. Result declared on 16-3-1991.
(M) Nowshera	31/5/94	Sub Divisional Edu Office (Male Nowshera)	(M) Nowshera				
(M) Nowshera	23/5/94	Sub Divisional Edu Office (Male Nowshera)	(M) Nowshera				

Services Verified from the A.C.C. Office this office

To 31-12-90

Sub Divisional Edu: Officer (Male) Nowshera

Services Verified from the A.C.C. Office this office

To 31-12-91

Sub Divisional Edu: Officer (Male) Nowshera





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
G.P.S. Behadar Khan Korwar	Temp.	Rs	2537/-	P.M.		1 <sup>12</sup> / <sub>96</sub>	Al. C. W.
Do	Do	Rs	2614/-	P.M.		1 <sup>12</sup> / <sub>97</sub>	Al. C. W.
Do	Do	Rs	2695/-	P.M.		1 <sup>12</sup> / <sub>98</sub>	Al. C. W.
G.P.S. Mir Ahmad Korwar							
<del>_____</del>							
<del>_____</del>							
B.P.S. NO. 8 1540/- 88 - 2860/							
Do		Rs	2772/-	P.M.		1 <sup>12</sup> / <sub>99</sub>	Al. C. W.
<del>_____</del>							

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	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.
				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		
S.D.E.O. (M) NOWSHERA	30/11/97	A/1/4	S.D.E.O. (M) NOWSHERA	1/2		Service verified from the acq roll of this office	1/1/95 to 31/12/96
S.D.E.O. (M) NOWSHERA	30/11/98	A/Jan	S.D.E.O. (M) NOWSHERA	1/2			1/1/95 to 31/12/96
S.D.E.O. (M) NOWSHERA	30/11/99	Move Over BPS No. 8 vide	S.D.E.O. (M) NOWSHERA	1/2	Subject to sanction to be investigated by area CO-1	SERVICE VERIFIED w.e.f. 1-1-97 to 31-12-97 from the acq. Roll and other record of his Office	S.D.E.O. (Male) Nowshera
S.D.E.O. (M) NOWSHERA	30/11/99	Allowed case No. 1480-21-2695	S.D.E.O. (M) NOWSHERA	1/2	Pay fixed in the revised pay scales 1994	SERVICE VERIFIED w.e.f. 1-1-98 to 31-12-98 from the acq. Roll and other record of his office	S.D.E.O. (Male) Nowshera
S.D.E.O. (M) NOWSHERA	30/11/99	Distt. Accounts Officer Nowshera.	S.D.E.O. (M) NOWSHERA	1/2	Pay fixed in the revised pay scales 1994	SERVICE VERIFIED w.e.f. 1-1-99 to 31-12-99 from the acq. Roll and other record of his office	S.D.E.O. (Male) Nowshera
S.D.E.O. (M) NOWSHERA	30/11/99	Drawn Rs. 68/- on 9/12	S.D.E.O. (M) NOWSHERA	1/2	Move over from B-7 to B-8.	SERVICE VERIFIED w.e.f. 1-1-99 to 31-12-99 from the acq. Roll and other record of this office.	S.D.E.O. (M) Nowshera
S.D.E.O. (M) NOWSHERA	30/11/99	TNO: 366 dt. 8/7/2000	S.D.E.O. (M) NOWSHERA	1/2	C-2772/ Pm	Allowed BPS No. 8 vide DEOCM PPT No. 3732-33 dt. 19-4-2000 w.e.f. 1-12-99	S.D.E.O. (M) Nowshera
S.D.E.O. (M) NOWSHERA	30/11/99	Distt. Accounts Officer Nowshera.	S.D.E.O. (M) NOWSHERA	1/2	Take over charge as L.C on 28/12/99	Sub Divisional Education Officer (Male) Nowshera	S.D.E.O. (M) Nowshera

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
B.P.S - No 12 (Rs 1725-116-3465)							
Learning Co-ordinator S.D.F.C (m) VSR		Pay ✓	2885/-	P.M		28 <sup>12</sup> / <sub>99</sub>	R. P. W
Do	Do	Do ✓	3001/-	P.M		28 <sup>12</sup> / <sub>99</sub>	A. G. S. V
/							
/							
Do	Do		Rs 3117/-	P.M		1 <sup>12</sup> / <sub>2000</sub>	A. G. S. V
SAS Nil Madhav Rao	key		3233/-	P.M		1 <sup>12</sup> / <sub>2001</sub>	A. G. S. V
Do	BPS No 11. 2590-175-7840						
B-9	2220720-5820		Rs. 4865/-	P.M	4860/-	1 <sup>12</sup> / <sub>2001</sub>	A. G. S. V
/							
/							

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	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.
				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		
				Period	Government to which debitable		
<del>S.D.E.O. (M) NSR</del>	28 <sup>12</sup> / <sub>99</sub>	Premature Increment	<del>S.D.E.O. (M) NSR</del>			Appointed against L.C Post in the office of the SDEO in NSR wide	
<del>S.D.E.O. (M) NSR</del>	30 <sup>11</sup> / <sub>2000</sub>	Promt	<del>S.D.E.O. (M) NSR</del>			Director primary education N.W.F.P. Peshawar,	
D.D.O MIP Edu. Nowshera	T-430 3110	Promt	D.D.O MIP Edu. Nowshera			Endest No 30435-30564 Dated 27-12-1999, and took over charge as L.C on 28-12-1999 in SDEO MNS	S.D.E.O. (M) NSR Nowshera
D.D.O MIP Edu. Nowshera	30 <sup>11</sup> / <sub>2000</sub>	Promt	D.D.O MIP Edu. Nowshera			SERVICE VERIFIED W.C.F. 1-1-2000 to 31-12-2000 from the A.C. & Roll and other Record of this office	
D.D.O MIP Edu. Nowshera	30 <sup>11</sup> / <sub>2000</sub>	Promt	D.D.O MIP Edu. Nowshera			U.D.E.O. (M) NSR Nowshera	
D.D.O MIP Edu. Nowshera	1 <sup>12</sup> / <sub>2001</sub>	Promt	D.D.O MIP Edu. Nowshera			Service verified w.o.f 1-1-2001 to 31-12-2001 from the Reg. Roll and other record of this office	
D.D.O MIP Edu. Nowshera			D.D.O MIP Edu. Nowshera			Deputy District Officer (Male) Primary Nowshera.	

Office of the Assistant General  
N.W.F.P. Peshawar.  
Pay Fixed to the revised basic pay scales 2001  
of Rs 2200-3820.  
At No: 486/PMWER  
with effect from 1-12-2001  
1-12-2002  
Accounts Officer  
Pay Fixation Party NWFP, Peshawar.

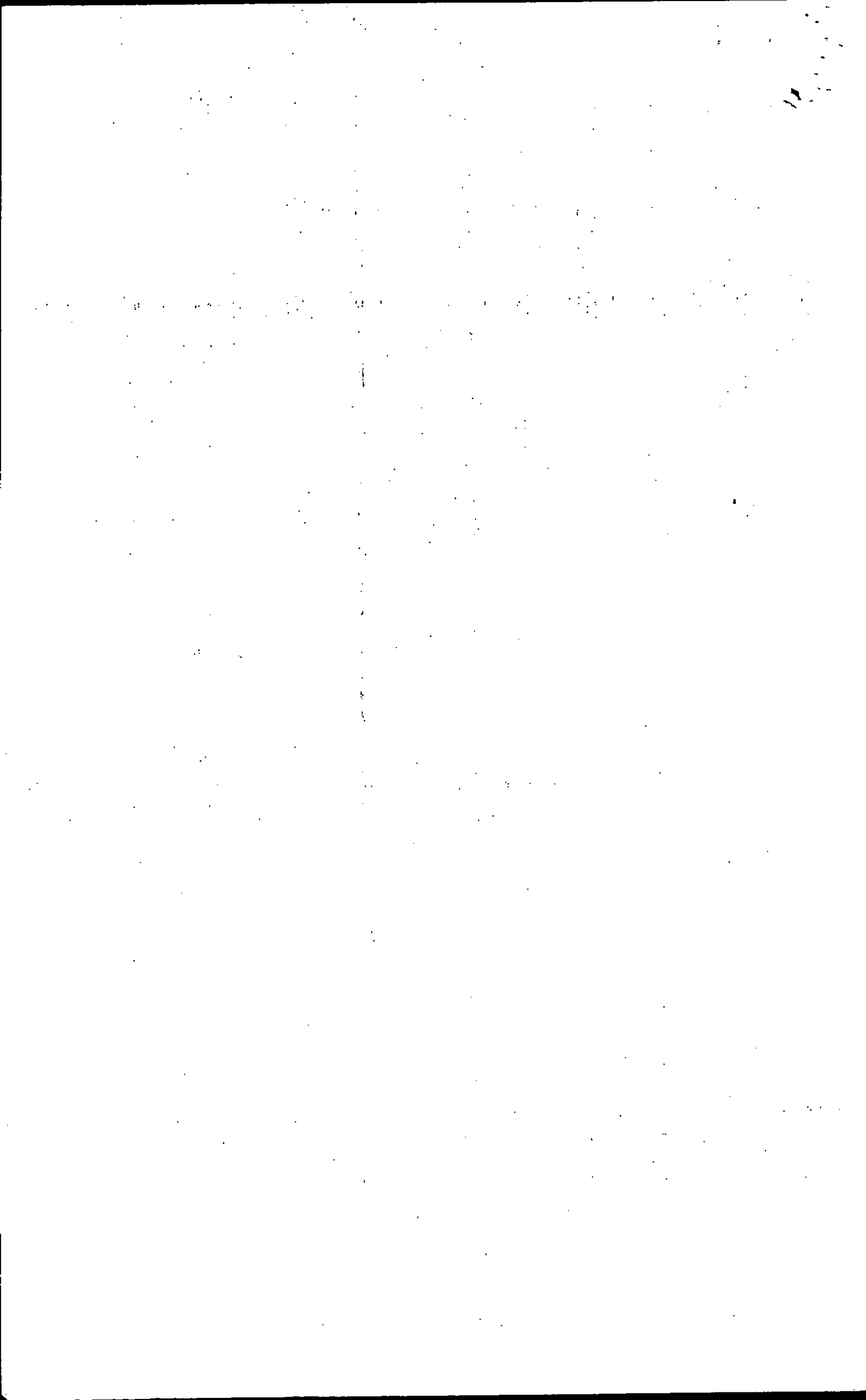
L.C North order be sent - H.  
Sura Parik.





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	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.
				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		
				Period	Government to which debitable		
2635 D.D.O (M) Pvt. NSR	30 <sup>11</sup> / <sub>2001</sub>	Scale End. App.	D.D.O (M) Pvt. NSR				
D.D.O (M) Pvt. NSR	1 <sup>12</sup> / <sub>2001</sub>	Scale Revised	D.D.O (M) Pvt. NSR				
D.D.O (M) Pvt. NSR	30 <sup>11</sup> / <sub>2002</sub>	and Quit	D.D.O (M) Pvt. NSR				

1 Name of post	2 Whether substantive or officiating and whether permanent or temporary	3 If officiating, state (i) substantive appointment, or (ii) whether service counts for pension under Art 371 C, S. R.	4 Pay in substantive post	5 Additional Pay for officiating	6 Other emolument falling under the term 'Pay'	7 Date of appointment	8 Signature of Government servant
PTC DPS							
Mir Ahmed Khan Lodiana			Rs 4860/- PM			1 <sup>12</sup> / <sub>2002</sub>	[Signature]
do			4980/-			1 <sup>12</sup> / <sub>03</sub>	[Signature]
CT G. H. S. Barabanki		BPS 09 (2410-145-6770)					[Signature]
do		Rs 2,5310 + 145 = 5455/-					[Signature]
Entries Revised w.e.f 1-12-03							
do			Rs 4980/-			1 <sup>12</sup> / <sub>03</sub>	[Signature]
do			Rs 5104/-			1 <sup>12</sup> / <sub>04</sub>	[Signature]
CT/GHS Barabanki		BPS-09 (2410-145-6770)					
Since post to higher post		Pay fixed in BPS-09-PS: 5165/- P.M. one pre-mature Emol. 145/-					
		Pay Fixed in BPS-09	Rs 5310/- P.M.			12 <sup>02</sup> / <sub>2004</sub>	[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	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.
				Nature and duration of leave taken	Allocation of period of leave on average 7 days upto four months for which leave salary is payable to Government		
D. D. O. (M) P.O. NSR	[Signature]	[Signature]	[Signature]			SERVICE VERIFIED W.e.f. 1-1-2003 to 12-02-2004 From the Acq Roll and other Record of This office	[Signature] D. D. O. (M) P.O. NSR
D. D. O. (M) P.O. NSR	[Signature]	[Signature]	[Signature]			Service verified from 1-1-03 to 10-3-2004 from the Acq. Roll and other office record	[Signature] D. D. O. (M) P.O. NSR
[Signature]	[Signature]	[Signature]	[Signature]			[Signature]	[Signature] D. D. O. (M) P.O. NSR
6195 11/16	[Signature]	[Signature]	[Signature]			Appointed as a CT teacher. Mps 09, C. P. S. 2410-145-6760 + usual allowances as admissible be under the rules by the Executive D.S.H. Officer (S.L.) Nowshera vide the C and S.H. No. 12607-12630, 12607-10	Date of 03-2004
[Signature]	[Signature]	[Signature]	[Signature]			[Signature]	[Signature]
[Signature]	[Signature]	[Signature]	[Signature]			[Signature]	[Signature]
[Signature]	[Signature]	[Signature]	[Signature]			Service Verified W.e.f. 11/04 to 30/12/04 From the Acq. Roll and Other Record of This Office	[Signature]



Consequent upon their selection by the Departmental Selection Committee, the Director Primary Education, NWFP, Peshawar has been pleased to appoint the following PTC teachers as Learning Co-Ordinators in BIS-11 (vis. Nos. 1775-182465) plus usual allowances as admissible under the rules and regulations. The vacant LCs posts in the office are noted against each in the interest of public service with effect from the date of their taking over charge.

S.No.	Name/Father's name & PTC	Adjusted at	Remarks
1.	Muhammad Salim S/O M. Ghani Kasbi PTC	EDDO(M) Peshawar	Against Vacant post
2.	Amin Jan S/O P. Dayarullah PTC	-do-	Against V/Post.
3.	Shakil Ahmad S/O Nasser M. Lal Loran, PTC	-do-	-do-
4.	Shabbir Hussain S/O Baqir Hussain PTC	-do-	-do-
5.	Raf Nawaz S/O Noor Sher, PTC	-do-	-do-
6.	Aminul Haq S/O Habibul Haq, PTC	-do-	-do-
7.	Asraf Ali S/O Ghafarullah, PTC	-do-	-do-
8.	Fahad Ali S/O Mukarram Khan, PTC	-do-	Charsadda
9.	Masud Jan S/O Noor Rehman, PTC	-do-	Charsadda
10.	Saifullah S/O M. Arif, PTC	-do-	-do-
11.	Qasim Khan S/O Umar Khan, PTC	-do-	-do-
12.	Ijaz Hussain S/O Nisar Ahmed, PTC	-do-	-do-
13.	S. Wahidullah S/O S. Fazli Aafa	-do-	-do-
14.	S. Mohd. Waseel S/O Mohd. Younas, PTC	-do-	-do-
15.	Mukhtiar Ahmad S/O Abdul Wakil	-do-	-do-
16.	Attullah S/O Hakim Khan, PTC	-do-	Newshera
17.	Ali Gohar S/O Bahadar Khan, PTC	-do-	-do-
18.	Afnan Jehan S/O M. Faridul Bazar PTC	-do-	-do-
19.	Muhammad S/O Amir Shahzad, PTC	-do-	-do-
20.	Shakirullah S/O Ishaqullah, PTC	-do-	-do-
21.	Shah Jehan S/O M. Said Rehman, PTC	-do-	-do-
22.	Saifur Rehman S/O Fazli Subhan	-do-	-do-
23.	Abdus Samad S/O Karam Rehman	-do-	Mardan
24.	Shahab Gul S/O Khitab Gul	-do-	-do-
25.	Zarshai S/O Saif Gul, PTC	-do-	-do-
26.	Abdullah Khan S/O Allah Gul, PTC	-do-	-do-
27.	Anwar Zeb S/O Lal Badshah, PTC	-do-	-do-
28.	Inayatullah Khan S/O M. H. Shafiqur Rehman, PTC	-do-	Swabi
29.	Ziaur Rehman S/O Nisar Rehman, PTC	-do-	-do-
30.	Sartaj Hussain S/O Sultanullah, PTC	-do-	-do-
31.	Gohar Zeb S/O Lal Badshah, PTC	-do-	-do-
32.	Abdus Salam S/O Abdul Wahid, PTC	-do-	-do-
33.	Fazli Hadi S/O Khurshid Khan, PTC	-do-	-do-
34.	Asghar Khan S/O Asim Khan, PTC	-do-	-do-
35.	Anwar Zeb S/O Alam Khan, PTC	-do-	-do-
36.	Insanullah S/O Mashal Khan, PTC	-do-	-do-
37.	Nawab Ali Khan S/O Noor Ali Khan, PTC	-do-	Karak
38.	Liaqat Khan S/O M. Asad, PTC	-do-	Bannu
39.	Mal Afsar S/O Azad Khan, PTC	-do-	-do-
40.	Mohammad Luqman S/O M. Aslam	-do-	-do-
41.	Ihsan, PTC	-do-	-do-
42.	M. H. Khan S/O Mirza Ali Khan	-do-	-do-
43.	Noor Nawaz Khan S/O Noor Nawaz Khan, PTC	-do-	-do-

②

*[Handwritten signature]*

BETTER COPY

OFFICE OF THE DIRECTOR PRIMARY EDUCATION NWFP,  
PESHAWAR

Appointment

Subsequent upon their selection by the Departmental Selection Committee, the Director Primary Education, NWFP Peshawar has been pleased to appoint the following PTC Teachers as Learning Coordinators BPS-11 (1725-116-3465) plus usual allowances as admissible under the rules and regulations posted against the vacant LCs posts in the offices as noted against each in the interest of public service with effect from the date of their taking over charge.

S.No.	Name/Father Name of PTC	Adjusted at	remarks
1.	Muhammad Saleed Son of Muhammad Rasool	SDEO Male Peshawar	Against vacant post
2.	Amin Jan Son of Hidayat Ullah	-do-	Against vacant post
3.	Shakil Ahmad Son Master Mohd Imran	-do-	-do-
4.	Shabbir Hussain Son of Faqir Hussain	-do-	-do-
5.	Rab Nawaz Son of Zarsher PTC	-do-	-do-
6.	Amin Ul Haq Son of Habib ul Haq PTC	-do-	-do-
7.	Ashraf Ali Son of Ghafor Gul PC	Charsadda	-do-
8.	Farhad Ali Son of Mukarram Khan PTC	-do-	-do-
9.	Masood Jan Son of Noor Rehman PTC	-do-	-do-
10.	Saif Ullah Jan son of Zarnosh	-do-	-do-
11.	Qasim Khan Son of Umar PTC	-do-	-do-
12.	Ijaz Hussain of Nisar Khan PTC	-do-	-do-
13.	Waheed Ullah Son of S. Fazle PTC	-do-	-do-
14.	S. Mohd Wisal Son of Mohd. PTC	-do-	-do-
15.	Mukhtiar Ahmad Son of Abdul Wakil PTC	Nowshera	-do-
16.	Atta Ullah Son of ..... PTC	-do-	-do-
17.	Ali Gohar Son of Bahadar Khan	-do-	-do-
18.	Afsar Jehan Son of Mufeed ul Basar	-do-	-do-
19.	Muhafiz Son of Aamir Shehzad PTC	-do-	-do-
20.	Shakri Ullah Son of Ihsan Ullah PTC	-do-	-do-
21.	Shah Jehan Son of M Saeed Rehman PTC	-do-	-do-
22.	Saif ur Rehman Son of Fazle Subhan	Mardan	-do-
23.	Abdus Samad Son of Karim ullah PTC	-do-	-do-
24.	Shahab Gul Son of Khitab Gul	-do-	-do-
25.	Zarshad Son of Baid Gul PTC	-do-	-do-

Absent  
SID



26-A

26.	Abdullah Khan Son of Allah Gul	-do-	-do-
27.	Anwarzeb Son of Lal Badshah PST	Swabi	-do-
28.	Inayat Ullah Khan Son of Shafiq ur Rehman PTC	-do-	-do-
29.	Zia ur Rehman Son of Nisar Mohd PTC	-do-	-do-
30.	Sartaj Hussain Son of Subhan Ullah PTC	-do-	-do-
31.	Gohar Son of Lal Badshah	-do-	-do-
32.	Abdus Salam Son of Abdul Wahab PTC	-do-	-do-
33.	Fazle Huda Son of ..... PTC	-do-	-do-
34.	Asghar Khan S/o Aimal Khan	-do-	-do-
35.	Anwar Son of ..... PTC	-do-	-do-
36.	Ihsan Ullah S/o ..... PTC	Karak	-do-
37.	Nawab Ali Khan Son of Nageeb Ullah	Bannu	-do-
38.	Liaqat Aman S/o ..... PTC	-do-	-do-
39.	-	-	-
40.	Muhammad Luqman S/o Muhammad Ihsan PTC	-do-	-do-

Attested  
AP



20075/00564 / H.No. 114/70: I/ADP/M&A/LC(M)/Apptt./AD(M&A)-(M)

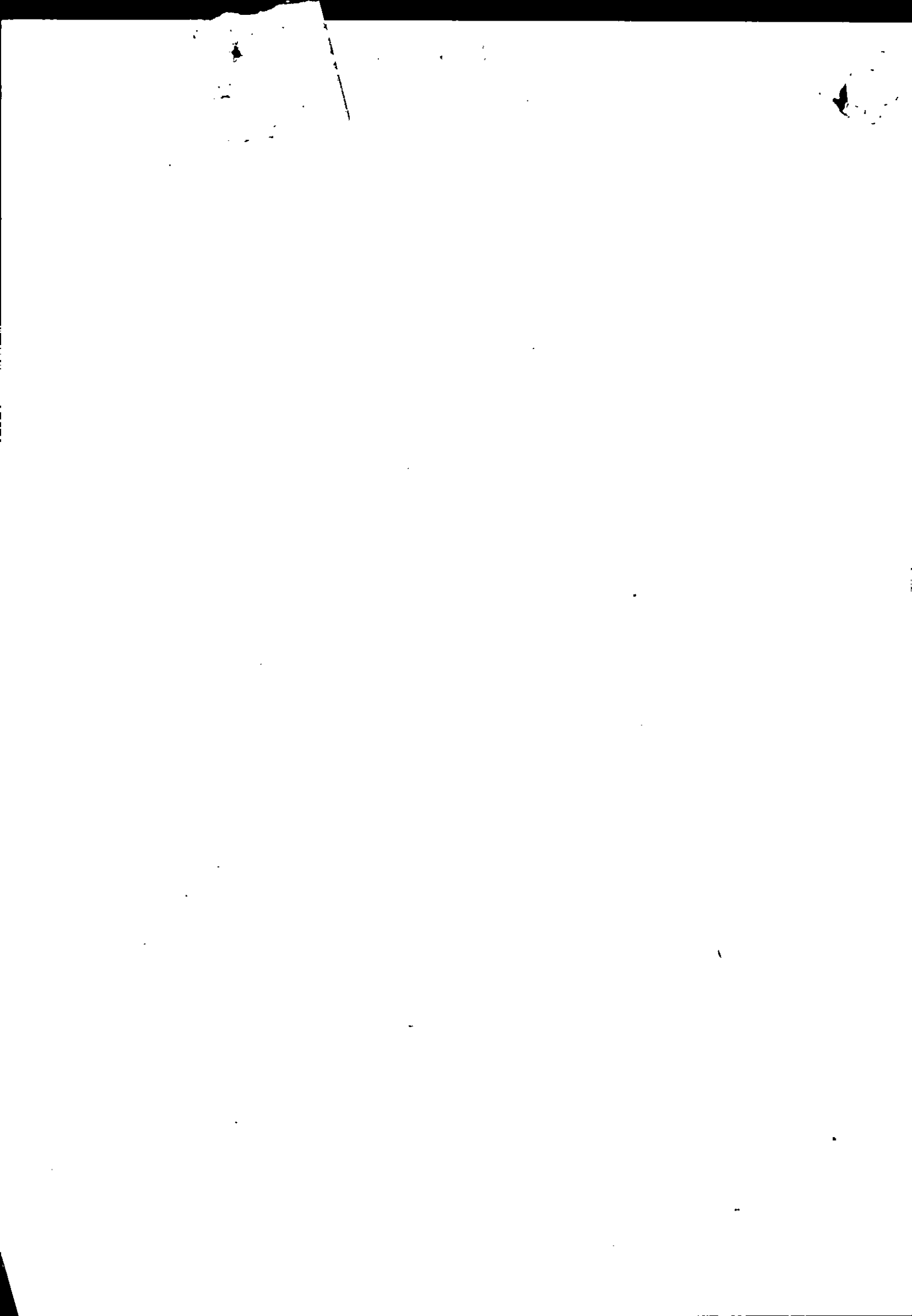
Dated 27.12.99 at Rawar the /1999

Copy to the:-

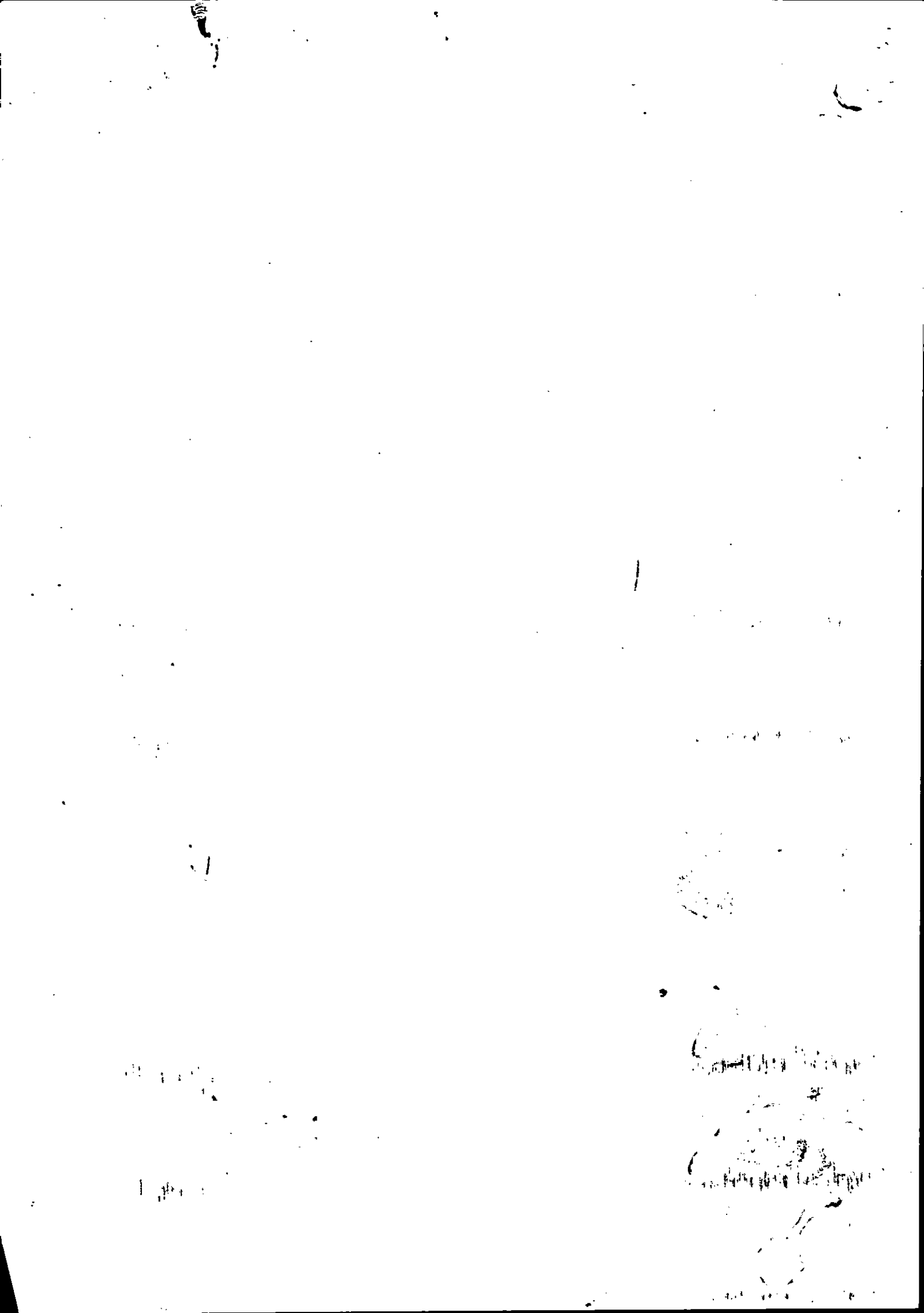
- 1. Assistant General, AWP, Res. ar.
- 2. District Education Officers (M). mary, concerned
- 3. District Education Officers, con. nes
- 4. Additional Director EMBC (C al office)
- 5. DDE (M) concerned
- 6. Officers concerned
- 7. I/A to Director Primary Education, AWP (local office)
- 8. I/A to Additional Director-1 (local office)

*[Signature]*  
 27/12/99  
 ASSISTANT DIRECTOR (M&A)  
 PRIMARY EDUCATION, N.W.F.P.  
 PESHAWAR.









APPOINTMENT

Consequent upon the recommendation of Departmental Selection Committee the following candidates are hereby appointed against CT/DM/PET/(M/F) Posts in the Schools noted against each in B-09 @ Rs. 10-145-6760 plus usual allowances as admissible under the rules with effect from the date of their taking over charge in the interest of public service subject to the following existing terms and conditions.

C.T. (Male) 27% Quota

S.No.	Name	& F Name	Address	School	Remarks
1.	Abdul Chaffar	Zafraan Khan	GPS No. 2 Khudrizi	GHS Z.K.K.S.	A.V.P.
2.	Waqar Ali	Shaukatullah	GPS Jallowai	GHS AC Centre	A.V.P.
3.	Said Rahman	Sher Zaman	GPS No. 6 D.I. Khel	GHS Sheikhia	A.V.P.
4.	Inayatullah	Hazratullah	GPS Nowki Gul Bad	GHS Khawrai	A.V.P.
5.	S. Shujaat Shah	S. Mahmood Shah	GPS No. 1 Akbar Pura	GHS Khair Abd	A.V.P.
6.	M. Said	Ghazi Khan	GPS No. 1 Banda	GHS Islamabad	A.V.P.
7.	M. Shakil	Kachkol Khan	GPS No. 1 Shaidu	GHS Nizampur	A.V.P.

C.T. (Male) 77% Quota

1.	Abdul Salam	Mirza Shah	GPS No. 1 Kahi	GHS Kahi	A.V.P.
2.	Amidul Haq	M. Akbar Khan	GPS No. 1 Jarooaba	GHS Jarooaba	A.V.P.
3.	Suz Muhammad	Darvesh Khan	GPS Shyano Killi	GHS Nizampur	A.V.P.
4.	Qasim Khan	Sarfraz Khan	GPS No. 1 Khat Klli	GHS Khair Abad	A.V.P.
5.	Saffur Rahman	M. Kadir	GPS No. 1 Kahi	GHS Kahi	A.V.P.
6.	Sardar Muhammad Gul	Muhammad	GPS Darwazai	GHS Gharib Pura	A.V.P.
7.	M. Iqbal	Taza Gil	GPS No. 1 Pubbi	GHS Manahi	A.V.P.
8.	Tariq Hussain		GPS No. 1 Marooba	GHS Marooba	A.V.P.
9.	Taj Muhammad	Ihsan Ihsan Inam Gil	GPS No. 1	GHS Marooba	A.V.P.
10.	Muhammad Saffar	Adam Khan	GPS No. 1 Inzri	GHS Kahi	A.V.P.
11.	Hidayat Khan	Qudrat Shah	GPS No. 1 Pubbi	GHS Khawrai	A.V.P.
12.	Muhafiz Khan	Amir Shahzada	GPS Jahangira	GHS Jahangira	A.V.P.
13.	Ayazul Din	Imdad Din	GPS Taj Colony Akora	GHS Akora Ktk	A.V.P.
14.	Khurshid Anwar	Ghulam Sarwar	GPS No. 1 Inzari	GHS Siavi	A.V.P.
15.	Sher Alam Khan	Abdul Basir	GPS No. 1 Kothi	GHS Gandhori	A.V.P.
16.	Azizul Haq	Khair Din	GPS Siavi	GHS Khairari	A.V.P.
17.	Misrar Ali Shah	S. Haji Shah	GPS Gharib Pura	GHS Pir Sabbaq	A.V.P.
18.	Sirajul Islam	Fazli Dayyan	GPS No. 6 D.I. Khel	GHS Mughalki	A.V.P.
19.	Mohabbat Shah	Jan Shah	GPS No. 1 Garu	GHS Garu	A.V.P.
20.	Ayub Khan	Wahy Din	GPS No. 1 Inzari	GHS Inzari	A.V.P.
21.	Gohar Ali	Budabsh Gul	GPS No. 1 Dher	GHS Aziz Abad	A.V.P.
22.	Pervoz Khan	Bahadur Khan	GPS No. 1 Bil Baig	GHS Marooba	A.V.P.
23.	Ali Gohar	Bahadur Khan	GPS No. 1 Kheehgi	GHS AC Centre	A.V.P.
24.	Pervozur R		GPS No. 1 Khurd	GHS Darwazai	A.V.P.
25.	Inayatullah		GPS No. 3 Dama Rak	GHS Jabbi	A.V.P.
26.	Umar M		GPS Akbar Kori Khosh	GHS Jabbi	A.V.P.
27.	Jan Alam	Ghi Shor	GPS Darwazai	GHS Darwazai	A.V.P.

A. Ghosh  
Gonar Air Ghosh  
Advocate High Court  
Peshawar



S.No.	Name	PN/Name	School	Remarks
28.	Junaid Khan	Anwar Khan	GHS No. 1 Banda	GHS Mughalki A.V.P.
29.	Wahidullah	Saidullah	GHS No. 1 Hisalpur	GHS Baza Banda A.V.P.
30.	Shafiqullah	Muhammad Noor	GHS Armour Colony	GHS P.K. Kjel A.V.P.
31.	Amjad Ali	Haji Akbar	G.S. Nodah	GHS Jehangira A.V.P.
32.	Muhammad Javed	Noridar Khan	GHS Samandar Garhi	GHS Badrashi A.V.P.
33.	<u>24 Disabled Quota</u>			
1.	Fazli Deyyan	Fazir Hussain	GHS No. 2 Akbar Pura	GHS Jarcooba A.V.P.

G.M. (Female) 24/25 Quota

1.	Rafia Bibi	Lazar Muhammad	GHS No. 2 Pabbi	GGMS Shah Kot A.V.P.
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G.M. (Female) 24/25 Quota

1.	Tahira Yasmin	Muhammad Noor	GHS No. 1 Centre	GGMS Manki A.V.P.
2.	Tahira Anous	Kadir Bhatt	GHS No. 1 Pabbi	JICA Jallozai A.V.P.
3.	Yasmin Akhtar	Gulzar	GHS No. 1 Pabbi	JICA Jallozai A.V.P.
4.	Ghazala Yasmin	Mohammad Khan	GHS No. 1 A.K. Pura	GGMS Mandoori A.V.P.
5.	Shahnaz Begum	Muhammad Noor	GHS Pabbi	GGMS Mandoori A.V.P.
6.	Rukhena Begum	Bakhtiarullah	GHS Pabbi Banda	GGMS Hisar Tang A.V.P.
<u>D.M. (Female) 24/25 Quota</u>				
1.	Syeda Batima	Ibrahimullah	GHS No. 1 Pabbi	GGMS Bara Banda A.V.P.
<u>D.M. (Female) 24/25 Quota</u>				
1.	Khurshid Iqbal	Amir Khan	GHS All Holy	GGMS Jallozai A.V.P.
2.	Zalli Shah	Sayyid Khan	GHS Akbar Pura	GGMS Shah Kot A.V.P.

TERMS AND CONDITIONS

- Their appointment are on a temporary basis and will be liable to termination at any time without giving any reason or notice.
- In case of resignation they will have to submit one month prior notice to the Department or forfeit one month salary thereof to the Govt.
- They are required to produce health and age certificate from the concerned Medical Superintendent before taking over charge provided they are not in Govt. Service.
- They must be domiciled of District Nowshera which should be checked before handing over charge.
- Their antecedents forms should be obtained to be verified by the local Police authorities and submit to this office together with application providing they are not in Govt. Service.
- All original Certificates/Degrees and record may be positively checked and where ever slight doubt detected, these should be verified from the institutions/organization/Department and if any discrepancy actually occurred, the case may be processed under the law and rules.
- If any one fails to take over charge within forthnight, the offer of appointment will be considered as cancelled. The heads of institutions will inform about this fact.
- Charge reports in duplicate should be submitted to all concerned.
- No TA/DA etc: is allowed to any one.
- All documents and attested by the Heads of Institutions to certify the correctness of their documents and other testimonials and also the heads of institutions they will be responsible for any drastic consequences and will liable to be proceeded under the law, rules and regulations for production of bogus/incorrect certificates/testimonials detected if any stage of their service.

*Handwritten signature*

32 Annex F  
P-32

BETTER COPY

S.No.	Name	F. Name	GPS School	School	Remarks
28.	Junaid Khan	Anwar Khan	GPS Misri Banda	GHS Mughalki	AVP
29.	Waheed Ullah	Saad Ullah	No.2 Risalpur	GHS Bara Banda	AVP
30.	Safi Ullah	Muhammad Naeem	GPS Armar Colony	GHS PK Khel	AVP
31.	Amjad Ali	Haji Akbar	GPS Nodeh	GHS Jehangira	AVP
32.	Muhammad Javed	Namdar Khan	GPS Sammandar Ghari	GHS Badrashi	AVP
33.	2% Disable Qota				
1.	Fazle Dayan	Faqir Hussain	GPS No.2 Akbarpura	GHS Jaroba	AVP
	CT 25% Quota				
1.	Ruqaya Bibi Israr		GPS No.2 Pabbi	GGMS Shahkot	AVP
	CT (Female)				
1.	Tohim Yasmin	Muhammad Sher	GPS AC Center	GGMS Manki	AVP
2.	Tohim Anees	Malik Muhammad	GPS No.1 Pabbi	JIKA Jalozei	AVP
3.	Yasmin Akhtar	Gulzar	GPS No.1 Pabbi	JIKA Jalozei	AVP
4.	Ghazala Yasmin	Mohd Khan	GPS No.1 AK Payan	GHS Mandori	AVP
5.	Shehnaz Begum	Mohd Ahmad	GPS Pabbi	GGMS Mandori	AVP
6.	Rukhsana Begum	Bakhtiar Ullah	GPS Mohib Banda	GGHS Hisar Tang	AVP
	DM Female 25% Quota				
1.	Syeda Fatima	Ihsan Ullah	GPS Risalpur	GGHS Bara Banda	AVP
	DM (Female)				
1.	Khursheed Bano	Amir Khan	GPS Ali Baig	GGHS Jalozei	AVP
2.	Zaibi Shah	- Shah	GPS Akbar Pura	GGMS Shahkot	AVP

**Terms & Conditions:**

- 1- Their appointment are made purely on temporary basis and will be liable to termination at any time without any reason on notice.
- 2- In case of resignation they will have to submit one month prior notice to the department or forfeit one month pay thereof to the government.
- 3- They are required to produce health and age certificates from the concerned Medical Superintendent before taken over charge provided they are not Govt servant.
- 4- They must be domiciled of District Nowshera which should be checked before handing over charge.
- 5- Their anti-dedents forms should be obtained to verified by the local police authorities and submit to this office together with application providing they are not in Govt service.

AGS-01  
GHS

P- F 32-A

BETTER COPY

- 6- All original certificates, degrees and record may be positively checked and wherever alight doubt detected, those should be verified from institutions, organization, department and if any discrepancy actually occurred, the case may be processes under the law and rules.
- 7- If anyone fails to take over charge within fortnight, the offer of appointment will be considered as cancelled. The Head of Institution will informed about this fact.
- 8- Charge reports in duplicate should be submitted to all concerned.
- 9- No TA/DA etc: is allowed to any etc.
- 10- An undertaking duly witnesses and attested by the heads of institutions may be obtained about the correctness of their documents and other testimonials and with the clear out words their they will be responsible for any drastic consequences and liable to the proceeded under the law, rules and regulations for production o f b ogus / i ncorrect c ertificates / t estimonials d etected i f s tamp o f their service.

Allesh  
Sgt

They will be governed  
time to time.

Service rules framed by the Govt: from

(DR. MIRJAHAN ALI KHAN)  
EXECUTIVE DISTRICT OFFICER,  
SCHOOLS & LIT. DEPT.: NOWSHERA.

12322-12437 At 197/10/03 (M&F) Dated Nowshera the 09/03 /2004  
Copy forwarded for information & n/a to the:-

- 1- P.S to Minister for Education, Govt: of NWFP.
- 2- P.S to Secretary Schools & Lit: Dept: (Govt: of NWFP.
- 3- Director Schools & Lit: Dept: NWFP.
- 4- District Co-Ordination Office, Nowshera.
- 5- P.S to District Magistrate, Nowshera.
- 6-10 Committee Member.
- 11- District Accounts Officer, Nowshera.
- 12-61 Principals/HR Concerned.
- 62-111 Teachers concerned.
- 13-112 District Officer, S&L Dept: (M&F), Nowshera.
- 14-115 Dy: District Officers S&L Dept: (M&F), Nowshera.
- 116. A.D.O. Concerned.

*[Signature]*  
09/03/2004  
EXECUTIVE DISTRICT OFFICER,  
SCHOOLS & LIT DEPT: NOWSHERA.

*[Signature]*  
Gomir Ali Khan  
Advocate High Court  
Peshawar

M. A. B. E. 17200-33

P-34 G G G

The

D.E.O

Elementry & Seondry Education

Nowshera

Subject: Award of Annual Increment

Respected Sir,

Most respectfully I have the honour to say that I was working against L.C post in BPS 11 and I was drawing Rs.3117 as my basic pay on 01-12-2000.

The post of L.C was abolished on 30-06-2001 so I was placed as PST in BPS 07 on 01-07-2001 but I was entitled to get an increment either in BPS 11 or BPS 07 on 01-12-2001 but I was not awarded any annual increment.

After the revision of pay scales in 2001 my basic pay was fixed in Rs 4865 which was dully stamped but not signed by the concered authorities on next page of my service book .my basic pay was again fixed is Rs.4740/= and was signed and stamped.

According to the finance deoprtment and pay protection rules I am entitled to get Rs.4980/= as my basic pay on 01-12-2001.

I there fore request your kind honour Sir to fix my pay according to the rules and award me two increment of which I am entitled.

I shall be thankful to you

Enclosure No = 292

Ali Gohar

Your obediently

Ali Gohar (C.T)

G.H.S.S Khesngi Payan

Distt .Nowshera

Forward

Forwarded to DEO E & S Edu. Nowshera for necessary action.

Attended  
Gohar Ali Khesngi  
Advocate High Court  
Peshawar

g/c 22/3/16



			<p>62570</p> <p>پشاور بار ایسوسی ایشن، خیبر پختونخواہ</p>
<p>ایڈووکیٹ/دستخط: </p> <p>بار کونسل ابار ایسوسی ایشن نمبر: 805</p> <p>رابطہ نمبر: 03459082942</p>			

بعدالت جناب:

<p>منجانب: ایملدینا</p>	<p>دعویٰ:</p> <p>علت نمبر:</p> <p>مورخہ:</p> <p>جرم:</p> <p>تھانہ:</p>
بامث تحریر آگہ	

مقدمہ مندرجہ عنوان بالا میں اپنی طرف سے واسطے پیروی و جواب دی کارروائی متعلقہ

ان مقام کو وکیل مقرر کر کے اقرار کیا جاتا ہے کہ صاحب موصوف کو مقدمہ کی کل کارروائی کا کامل اختیار ہوگا۔ نیز وکیل صاحب کو راضی نامہ کرنے و تقرر حالت و فیصلہ برعلت دینے جواب دعویٰ اقبال دعویٰ اور درخواست از ہر قسم کی تصدیق زریں بد دستخط کرنے کا اختیار ہوگا، نیز بصورت عدم پیروی یا ڈگری کی طرف یا اہیل کی برآمدگی اور منسوخی، نیز دائر کرنے اہیل نگرانی و نظر جانی و پیروی کرنے کا اختیار ہوگا اور بصورت ضرورت مقدمہ مذکورہ کے کل یا جزوی کارروائی کے واسطے اور وکیل یا مختار قانونی کو اپنے ہمراہ یا اپنے بجائے تقرر کا اختیار ہو گا اور صاحب مقرر شدہ کو بھی وہی جملہ مذکورہ اختیارات حاصل ہوں گے اور اس کا ساختہ بد داختم منظور و قبول ہوگا دوران مقدمہ میں جو خرچہ ہر جانب اتوائے مقدمہ کے سبب سے ہوگا وہ وکیل موصوف وصول کرنے کا حقدار ہوگا کوئی تاریخ پیشی مقام دورہ یا حد سے باہر ہو تو وکیل صاحب پابند نہ ہوں گے کہ لاپرواہی مذکورہ کریں، لہذا وکالت نامہ لکھ دیا تاکہ مندر ہے۔

المرقوم: 27 جولائی 2014

العبد واہ شد العبد

مقام کے لئے منظور ہے۔

**BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR**

Service Appeal No 771/2016

Ali Gohar .....Appellant

**VERSUS**

1 District Education Officer & others..... Respondents

**Respectively Sheweth**

**Written comments/reply on behalf of respondents**

**Preliminary Objections**

1. That the Appellant has no cause of action/locus standi to file the instant appeal.
2. That this Honorable Service Tribunal has got no jurisdiction to entertain the present appeal.
3. That the present Appeal is bad for non-joinder of necessary parties and mis joinder of un-necessary parties.
4. That the instant appeal is badly time barred.
5. That the appellant has concealed material facts from this Honorable Service Tribunal.
6. That the appellant is estopped by his own conduct, by deed and by law to file the instant appeal.
7. That the instant appeal is not maintainable in its present form.

**Factual Objection**

1. Pertains to record.
2. Pertains to record.
3. Pertains to record.
4. Pertains to record.
5. Pertains to record.
6. Pertains to record.
7. Pertains to record.
8. Pertains to record.
9. Pertains to record.
10. Pertains to record.
11. Pertains to record.
12. Pertains to record.
13. Pertains to record.
14. Pertains to record.
15. Pertains to record.
16. Pertains to record.
17. Pertains to record.
18. Pertains to record.
19. This para is correct to the extent that the appellant was reverted to PST(BPS-7) from learning coordinator post (BPS-11) on 1-7-2001, the remaining Para is incorrect. On 30-6-2001 the salary of the appellant was Rs. 3117/- per month. On 1-7-2001 the appellant was entitled for the salary of 3117 at that time in BPS-7. According to pay fixation chart of 1994 the maximum stage/last stage of BPS-7 was Rs. 2695/- with annual increment Rs. 81/-. The salary of the appellant was fixed as 2695+422(PP)= 3117/- on 1-12-2001

the salaries of the civil servant were revised. According to pay fixation chart of 1-12-2001 the salary of the appellant fixed as 4620/- per month as per column 20 of the table. So the salary of the appellant on 1-12-2001 was due as  $4620+120(\text{annual increment}) = 4740$ .


20. Incorrect. The appellant was entitled for Rs. 4740/- per month on 1-12-2001.
21. Incorrect. The appellant was entitled for Rs. 4740/- per month on 1-12-2001.
22. Incorrect. The appellant was entitled for Rs. 4620/- as per column 20 of the pay fixation chart  $3117 + 120 (\text{annual increment}) = \text{Rs. } 4740/-$   
~~4620~~
23. Pertains to record.
24. No comments.

Grounds:

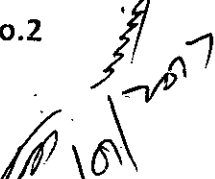
- A. Incorrect. The appellant was awarded annual increment on 1-12-2001.
- B. Incorrect. The appellant was awarded annual increment on 1-12-2001.
- C. Incorrect. No benefit was withdrawn for the appellant.
- D. Incorrect. The stance of the appellant is not proved.
- E. Incorrect. According to the schedule the stance of the appellant is not proved.
- F. Incorrect. No wrong entry was made by the respondent.
- G. The respondents may also be permitted to advance other arguments at the time of hearing.

It is therefore, requested before your honor that the present appeal is against facts and without force, may kindly be dismissed with cost.

**Respondent No.1**

  
District Education Officer (M)  
Nowshera

**Respondent No.2**

  
Director (E&S) Department,  
Govt: of KPK.

**Respondent No.3**





**BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR**

Service Appeal No 771/2016


Ali Gohar .....Appellant

VERSUS

1 District Education Officer & others..... Respondents

**AFFIDAVIT**

I Fayaz Hussain District Education Officer Nowshera, do solemnly affirmed and declare on oath that the contents of Para wise comments/ reply on behalf of respondent are true and correct to the best of my knowledge and that nothing has been concealed from this Honourable Tribunal.

  
Deponent

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

Service Appeal No. 771/2016

Ali Gohar.....(Appellant)

**VERSUS**

District Education Officer & others.....(Respondents)

**REJOINDER AGAINST THE COMMENTS**  
**OF RESPONDENTS NO. 1 TO 3 ON**  
**BEHALF OF THE APPELLANT.**

**Respectfully Sheweth:**

Reply to the preliminary objections.

1. That appellant has cause of action and locus standi to file the instant appeal.
2. That this Hon'ble Tribunal has got the jurisdiction to entertain the present appeal.

3. That the present appeal is good for joinder of the necessary parties and important parties as necessary in the appeal.
4. That the instant appeal is well within time because of the money matter for which the cause of action is continued upto the decision of the case.
5. That appellant has revealed the actual facts and nothing has been concealed from this Hon'ble Tribunal.
6. That the appellant is not estopped by his conduct, deed and by law to file the instant appeal but no right to file appeal for, rederssal of his grievances.
7. That the instant appeal is maintainable in its present form.

**REPLY TO FACTS:**

1to18. Paras No. 1 to 18 pertaining to the record and not denied by the respondents, so amounts to admission on the part of respondents.

19. Para No. 19 of the appeal is correct as the detail given in the Service Book by the respondents for increment upto 2001, and now onward statement of increment in the Service Book is denied, for which the respondents are estoppled by their conduct, so this para of the appeal is correct and reply is incorrect, hence denied. (As annexure "D" Page-29, Annexure "E" Page-30, Annexure "B" Page-22 and 22 of the appeal) for pay protection the salary/ pay of the appellant should not be decreased fixation of pay be done in the chart in 2011 not in 1994.
20. That Para No. 20 of the appeal is correct and its reply by the respondents is incorrect, so denied.
21. As Para No. 20 of the rejoinder.
22. That Para No. 22 of the appeal is correct and its reply by the respondents is incorrect, so denied.
- 23&24. That Paras No. 23 and 24 pertaining to the record and no comments has been given by the

respondents which leads to admission on the part of the respondents.

**GROUND:**

All the grounds of the appeal are correct while that of the reply by the respondents are incorrect, so denied.

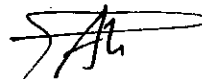
It is, therefore, prayed that the reply of the respondents No. 1 to 3 may kindly be dismissed and the appeal and rejoinder of the appellant may graciously be accepted.

Any other relief which deems fit may also be granted in the favour of appellant.



Appellant

Through



**Gohar Ali**  
Advocate High Court,  
Peshawar.

Dated: 11/04/2017

**BEFORE THE SERVICE TRIBUNAL KHYBER PAKHTUNKHWA,**

**PESHAWAR.**

Service Appeal No. 771/2016

Ali Gohar.....(Appellant)

**VERSUS**

District Education Officer & others.....(Respondents)

**AFFIDAVIT**

I, Ali Gohar S/o Bahader Khan R/o Lali Khel, Village Kheshgi Bala, Tehsil and District Nowshera. C.T Teacher at Government Higher Secondary School Kheshgi Payan, Tehsil and District Nowshera, do hereby solemnly affirm and declare, that the contents of the **Rejoinder** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Tribunal.

*Ali Gohar*  
**DEPONENT**

*CNIC # 1720122509967*

*Ali Gohar*  
