## FORM OF ORDER SHEET

	Çourt c		THE ANALYSIS OF THE PROPERTY O	
Appeal No.		peal No.	393/2024	t movement
S.No.	Date of order proceedings	Order or other pro	occeedings with signature of judge	***
	!		3	
L	12/03/2024	; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ;	se appeal of Mr. Ashfaq Al	unad resubmitted
		today by M	r. Daris Khan Advocate.	. It is fixed for
	•	preliminary	nearing before Single Benc	h at Peshawar on
		13.03.2024.Pa appellant.	rcha Peshi is given to	counsel for the
			By th <b>y</b> order o	f Chairman
	•		REGIS	<b>_</b>

The objection of this office is standing still There is no propos rejection order against the impulsived order in respect of all (5) appellant. Hence, the appeals are retinined again to resultmit the same offer the maturity of cause of action. 3/10/24 Assistant Registror No-204/81 Date 81/1/2024/81 plote. The cease my briefly be 3/101/2024. fissel begge. Bener, bles resubmilled - Plen. 13-2-2 W The objection of this office still stands. The request of the learned counsel for appellant is snomitted for an appropriate order, please. de for selections No. 292 00 portain sed 13-9-91, 13-2-24 getur 13/0/04

This is an appeal filed by Mr. Ashfaq Ahmad today on 26.01.2024 against the order dated 29.11.2023 against which he made/preferred departmental appeal/ representation on 08.12.2023 the period of ninety days is not yet lapsed as per section 4 of the Khyber Pakhtunkhwa Service Tribunal Act 1974, which is premature as laid down in an authority reported as 2005-SCMR-890

As such the instant appeal is returned in original to the appellant/Counsel. The appellant would be at liberty to resubmit fresh appeal after maturity of cause of action and also removing the following deficiencies.

Annexure-B of the appeal is illegible which may be replaced by legible/better

No. 195./ST. Dt. **30//** /2023.

> SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

Mr. Davis Ehan Adv. High Court Peshawar.

It is submitted with due respt that cause & action her been material vide order/Letter dates 21.12.2023 marked as annew "D'at page 21,00 The cese Aus been semonteel 80 DEO 741122/2 and This renismilley ofter fulfilling other requirets, be placed before bench cos carlo us possiba.

30-1.2024 Dans plui 18?

## BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL.

Ashfaq Ahmad		Appellant
	Versus	- 3
Govt. of KPK through S	ecretary Education & others	Respondents
•	INDEV	

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9)	Copies of relevant documents	C	19-20
10)	Copy of order / letter dated 21.12.2023	D	21
11)	Wakalatnama.		22

Dated: 26.01.2024

Through:

Daris Khan Advocate Supreme/Louri

#### THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL, PESHAWAR.

s.a. No. 393 /2024

Ashfaq Ahmad, PST,	
GPS Barami Alam Sher District Kh	yberAppellan

#### **VERSUS**

- 1. Government of Khyber Pakhtunkhwa, through Secretary Education, Civil Secretariat, Peshawar.
- 2. District Education Officer (merged area) at Peshawar
- 3. Director E & SE Khyber Pakhtunkhwa, Peshawar.
- 4. District Education Officer (male) District Khyber at Jamrud
- 5. Assistant Director (Estab) Elementary and Secondary Education Pakhtunkhwa, Peshawar.

.....Respondents

# SERVICE APPEAL UNDER SECTION 4 OF THE SERVICES TRIBUNAL ACT, 1974

#### Respectfully Sheweth;

- 1. That the appellant is rendering his services at District Khyber as PST regularly, punctually and devotedly.
- 2. That respondent No.4 ordered the appellant along with other teachers to single school teacher as per direction of the highups upon the proposal of SDEO Bara letter No.601 dated 14.11.2023 and SDEO letter No.297 dated 22.11.2023 vide office order endorsement No.13434-79 dated 29.11.2023. (Copy of the office order is Annexure "A").
- 3. That appellant filed an application/ representation with respondents against the aforementioned office order. (Copy of application/ representation is annexed as Annexure "B").
- 4. That being aggrieved from the impugned office order dated 29.11.2023. the appellant filed W.P.No.5861-P/2023 with interim relief before the



Hon'ble Peshawar High Court, Peshawar, which was not entertained being not maintainable and the appellant also approached this honorable Tribunal in light of policy on 01.01.2024 but appeal was returned on the ground of pre-maturity on 02.01.2024. (Copies of relevant documents are annexure C)

- 5. That appellant time and again approached respondents to grant relief to the appellant or pass any order over the representation of the appellant but they delayed it on one pretext or the other.
- 6. That respondent No.5 issued a letter dated 21.12.2023 to respondent no 4 vide which the case of the appellant was remanded to the respondent no 4 to solve it at his own level as per rules and policy, copy of said letter order was received today after hectic effort by the appellant from respondent's department. (Copy of letter order dated 21.12.2023 is annexure D)
- 7. That being aggrieved from the aforementioned office order dated 29.11.2023 and letter / order dated 21.12.2023 appellant approaches this honorable Tribunal for the redressal of his grievance on the following grounds amongst other;

#### **GROUNDS:**

- A. That the impugned office order is against law, rules and policy.
- B. That most of the teachers have not spent three or four months on their posts and respondents have issued impugned office order, which is premature and against the rules and policy.
- C. That the impugned office order is against the policy prevailed in the province as the respondents have transferred two teachers from one school to another and two were re-transferred to same school.
- D. That respondents have not exercised their power justly, fairly and transparently, thus, violated section 24-A of General Clauses Act.
- E. That the appellants have not been treated in accordance with law and have been discriminated against which is violation of Article 4 and 25 of the constitution of Islamic Republic of Pakistan, 1973.

(3)

F. That the impugned office order is based on favoritism, malafide, premature and issued in violation of law, rule and policy.

G. That the impugned office order has been issued on the direction of the highups, therefore, requires interference of this Hon'ble Tribunal to wriggle out the rationale behind the public interest.

H. That the appellant is regular employee/ teacher, serving on his sanctioned post, so under the law and policy appellant should be retained at his local station.

I. That through the impugned office order most of the senior teachers were transferred to hard areas while junior were left, which is against the norms of justice, equity and fair play.

J. That the appellant crave permission to agitate any point / ground at the time of arguments.

It is therefore humbly prayed that on acceptance of this appeal, the impugned office order dated 29.11.2023 and letter/ order dated 21.12.2023 may kindly be set aside and the appellant may please be retained at his post and station.

Any other relief which this Hon'ble Court deems appropriate in the circumstances of the case may also be granted in favour of appellant.

Appellant

Through:

Daris Khan

Advocate Supreme Court

&

Muhammad Uzair Safi Advocate

Dated: 26.01.2024

(Y)

## <u>BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL.</u> <u>PESHAWAR.</u>

S.A.No/2024		
•		
		٠
Ashfaq Ahmad	Appe	llant
	Versus	
Govt. of KPK through Secretary Edu	cation & othersRespond	lents
. ·		

#### <u>AFFIDAVIT</u>

I, Ashfaq Ahmad son of Abdul Jalil Khan R/o Ghunday, Farsh Kaley. Koi Kaley, Tehsil Bara District Khyber (appellant), do hereby affirm and declare on oath that the contents of the accompanying Service Appeal are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Tribunal.

Deponent Cell: 21201-8778708-9

# BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL, PESHAWAR.

S.A.No/2024	
Ashfaq Ahmad	Appellant
	Versus
Govt. of KPK through Secretary Ed	ucation & othersRespondents
	IMPUGNED OFFICE TTER DATED 29.11.2023 LL THE FINAL DISPOSAL
Respectfully Sheweth;	
1) That the above noted appeal in which no date has yet been	is being filed before this Hon'ble Tribunal fixed.
That grounds of appeal n application.	nay be read as part and parcel of this
That a prima facie arguable sanguine about its success.	case exists in favour of petitioner and are
4) That balance of convenience	also lies in favour of petitioner.
5) That if the operation of the i will suffer an irreparable loss	mpugned order is not suspended, petitioner
It is, therefore, hun	bly prayed that on acceptance of this
application, operation of	impugned office order and letter dated
29.11.2023 and 21.12.2023	may kindly be suspended till the final
disposal of the instant appeal	Asher
•	Appellant /

Through:

Daris Khan
Advocate Suprente constitution

#### BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL, PESHAWAR.

S.A.No/2024	· · · · · · · · · · · · · · · · · · ·
	; ;
Ashfaq Ahmad	Appellant
	Versus
Govt. of KPK through Secretary Ed	ucation & othersRespondents
i	

#### **AFFIDAVIT**

I, Ashfaq Ahmad son of Abdul Jalil Khan R/o Ghunday, Farsh Kaley. Koi Kaley, Tehsil Bara District Khyber (appellant), do hereby affirm and declare on oath that the contents of the accompanying **Application** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Tribunal.

ATTESTED

Deponent Cell: 21201-8778708-9



## BEFORE KHYBER BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL, PESHAWAR.

S.A.No/2024	
Ashfaq Ahmad	
	Versus
Govt. of KPK through Secretary Ed	lucation & othersRespondents
•	
APPLICATION FO	R CONDONATION OF
DELAY IF CAU	JSED IN FILING OF
ACCOMPANYING.	APPEAL.

#### Respectfully Sheweth;

- 1. That the above noted appeal is being filed before this Hon'ble Tribunal in which no date has yet been fixed.
- 2. That grounds of appeal may be read as part and parcel of this application.
- 3. That petitioner had no knowledge regarding the impugned order dated 21.12.2023. Petitioner filed writ petitioner no 5861-P/2023 in honorable Peshawar High Court Peshawar which was not entertained on ground of jurisdiction and then petitioner filed service appeal no.10151 on 01.01.2024 on the basis of transfer policy which was returned in original to the petitioner on 02.01.2024 to file fresh appeal after maturity of cause of action and other deficiency. (Copies of relevant documents are already annexed).
- 4. That the petitioner time and again approached respondents to grant relief to the petitioner or issue any order over the representation of the petitioner but they have not given any response to the requests of the petitioner.
- 5. That petitioner approached respondent-department on 25.01.2024 where it came into his knowledge regarding aforementioned order/ letter dated 21.12.2023, after hectic efforts received its copy from respondents at about 2:00 pm, hence approaches this honorable Tribunal.



- 6. That, if the petitioner would have the knowledge of the said order/letter. could file appeal with mature cause of action on 01.01.2024.
- 7. That neither the petitioner had knowledge nor respondents have issued the impugned copy of letter/ order to the petitioner in time malafidely, is main cause of delay, if any, caused in filing of appeal.
- 8. That valuable rights of the petitioner are involved in the case and law always favour adjudication of cases on basis of merit rather on technicalities.

It is, therefore, humbly requested that on acceptance of this application, the delay, if any caused in filing of accompanying appeal may kindly be condoned.

Appellant

Through:

Daris Khan

Advocate Supreme Court

9

#### BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL, PESHAWAR.

S.A.No/2024	· · · · · · · · · · · · · · · · · · ·
	•
Ashfaq Ahmad	Appellant
	Versus
Govt. of KPK through Secretary Edd	acation & othersRespondents
1	

#### **AFFIDAVIT**

I, Ashfaq Ahmad son of Abdul Jalil Khan R/o Ghunday, Farsh Kaley. Koi Kaley, Tehsil Bara District Khyber (appellant), do hereby affirm and declare on oath that the contents of the accompanying **Application** are true and correct to the best of my knowledge and belief and nothing has been concealed from this Hon'ble Tribunal.

Deponent Cell: 21201-8778708-9

(1.0)

## <u>BEFORE KHYBER BEFORE THE KHYBER PAKHTUNKHWA SERVICES</u> <u>TRIBUNAL, PESHAWAR.</u>

S.A.No	/2024	
Ashfaq Ahmad		Appellant
	Versus	
Govt. of KPK throu	ugh Secretary Education & others	Respondents
APPELLANT:	ADDRESSES OF THE PARTIES	<u>S</u>
Ashfaq Ahmad, PS GPS Barami Alam	ST, Sher District Khyber	

#### RESPONDENTS:

- 1. Government of Khyber Pakhtunkhwa, through Secretary Education, Civil Secretariat, Peshawar.
- 2. District Education Officer (merged area) at Peshawar
- 3. Director E & SE Khyber Pakhtunkhwa, Peshawar.
- 4. District Education Officer (male) District Khyber at Jamrud
- 5. Assistant Director (Estab) Elementary and Secondary Education Pakhtunkhwa, Peshawar.

Appellant

Through:

Daris Khan

Advocate Supreme Cour

Annex A

### OFFICE ORDER

Consequent Upon the proposal of SDEO Bara letter No. 601 dated,14/11/2023 and SDEO Landi Kotal Letter No. 297 dated,22/11/2023 the competent authority is pleased to order the following tenchers to single school teacher as per direction of the high upon in the interest of public service till further order with immediate effect.

S.No.	· Nume/Destg.	Siensol from	School to	Remarks
1	Muhammad Harbon 5TT	CPS Lai Muhammad Lara	GPS Sama Gharl No.1 Bara	High Enrollment
2	, Abdul Hanari PST	· GPS Khawang Barri	GPS Ismall Kill Bara	Single Teacher
3	Mir Akbar PST	GPS Mandi Kass Bara	GPS Jamal Khen Ghari Bara	langle Teacher
4	Muhammad Isl aq	GPS Shero Khan Bara	GPS Habib Shah Bara	Single Teacher
5	Muhammad Islifaq PST	GPS Barami Alam Sher Bara	GPS Mostak Bara	Single Teacher
6	Karna Khel PST	GPS Raza Khan Bara	GPS Sra Gharl Bara	Single Teacher
7	Abdul Qadeem PST	GP1 Kurna khel Bara	GPS Khana Mir Bara	Single Teacher
H	Griran Stab Feet	CE: Westr Elief Mota Jora	CPS Khapoor Said Rasan Bara	Single Teacher
9	Muhammed Ibrahlm	GPS Madghali Attarl Eara	GPS Mamatiwela Bara	Single Teacher
10	Ishfaq Khan PST	-GPS Waris Khan Bara	GPS Mesri Khan Takhtaki	Simple Teacher
11	Tang TT	CF! H Start No.2 Bar:	GPS Haji Ghulam Killi Bara	Single Teacher
12	Muhammad Mustala	GPS Yartamad Bara	GP5 Mathra Dada Nika	Single Teacher
13	Maz Ullah PST	GPS Sultan Khel Bara	the state of the s	<u> </u>
14.	Abdul Qadeer PST	GPS fon Khan Bara	GPS Zafar Killi Bara GPS Amrozi Toch Toot	Single Teacher Single Teacher
15	urian tulan PST	CF! Julgal Gharl Lar .	Bara	
16	Halder Ali SPS1	CFS Ashraf KIIII	GPS Sher Khan All Bara	Single Teacher
17	Zia Ul Haq PST	GP3 Latif Khan	GPS Cheens BZI: GPS Muhammad	Single Teacher Single Teacher
18.	Sadt Shah SPST	CDC	Raheem Killi	suffic reaction
19	Dishad Khan T	GPS Noor Khel	GPS Zarjan EZK	Single Teacher
20	Bakhniai khan T	GPS Ghulani Dasta pr	GPS Nazar Knel BZK	
21	Muhamanid Al if PST.	CF: Wuhammad K van Killi	GPS Malanjs Killi BZK	Single Teacher Single Teacher
•	1	GPS Landi Kotal Nc. 01	GPS Hakeeiri Khan Killi	Single Teacher
?2 :	Zahoor Ahmad TT	505 (1)	82K	Tarible Judener
3	Adil Nawa: PST	GPS Abdul Latif Khan Killi	GPS Malaki BZK	Clarate X and
4	Arbab Khan PST	GPS Gul Ahmad	GPS Raees Killi BZK	Single Teacher
ς:	Shah nuss do l'ir	GP i Zintara	GPS Pastoket	Single Teacher
6	Hakarr Minn Fr. 1	CPS G J Ah nad	GPS Amal Din BZK	Single Toocher
7	Muhammad Raza T	GF! Stall Zomir	GPS Fatch Shall BZK	Single Teacher
8		GPS Sher Rehman Allacha	GPS Gananation BZK	Single Teacher
<b>9</b>	Hayar Ullah SPST	GP5 Rehmat Ullah	GPS Gagreena BZK	Single Teacher
	Fand Ullah PST	GPS Landi Kotal No.02	GPS Tagheer BZK	Single Teacher
			GPS Kharay Mela	Single Teacher





#### BETTER COPY

School

Consequent upon the proposal of SDEO Bara letter No 601 dated 14.11.2023 and SDEO landi kotal Letter No. 297 dated 22.11.2023, the competent authority is pleased to order the following teachers to single teacher as per direction of the high ups in the interest of public service till further order with immediate effect.

S. #	Name/ Desig	School From	School To	Remarks
1.	Muhammad Haroon SST	GPS Lal Muhammad	GPS Sama Ghari	High Enrollment
		Bara	No.1 Bara	mgn caroument
2.	Abdul Hanan PSt	GPS Khawangi Bara	GPS Isail Killi	Single Teacher
			Bara	
3.	Mir Akbar PST	GPS Mandi kass Bara	GPS Jamal Khan	Single Teacher
4.	200		Ghari Bara	<u> </u>
3;	Muhammad Ishaq PST .	GPS shera Khan Bara	GPS Habib Shah	Single Teacher
5.	Muhammad Ishfaq PST	CDC T	Bara	
•		GPS Barami Alam Sher Bara	GPS Mastak	Single Teacher
6.	Karna Khel PST	GPS Raza Khan Bara	Bara GPS Sra Ghari	
<u>.</u>		O. D. Marie Idion Data	Bara	Single Teacher
7.	Abdul Qadeem PST	GPS Charha Khel	GPS Khana Mir	Single Teacher
·		Bara	Bara	paigle reacher
8.	Ghiran Shah PSHT	GPS Mesri Khel Mela	GPS Kapcor	Single Teacher
		Bara	Said Kasan Bara	onigie reacher
9.	Muhammad Ibrahim TI	GPS Madhhati Attari	GPS mammal	Single Teacher
10	You was a second	Bara	Mela Bara	
lp.	Ishfaq Khan PST	GPS Waris Khan	GPs Mesri Khan	Single Teacher
11.	(Paris tra	Bara	Takhtaki	
11.	Tariq/IT	GPS Hissara No.2	GPS Haji	Single Teacher
	j	Bara	Ghulam Killi	_
12.	Muhammad Mustafa TT	GPS Yarzamad Bara	Bara	
		GPS Tarzamad Bara	GPS Mathra Da	Single Teacher
13.	Maz Ullah PST	GPS Sultan Khel Bara	Nika Bara	
		OFS Sultan Ichel Bara	GPS Zafar Killi	Single Teacher
14.	Abdul Qadeer	GPS Jan Khan Bara	Bara GPS amrozi	<u> </u>
		Or o Jun Milati pata	GPS amrozi Toor Toot Bara	Single Teacher
15.	Irfan Ullah PST	GPS sangar Ghari		Single Teacher
		Bara	Ali Bara	anigre reacher
16.	Haidar Ali SPST	GPS Ashraf Killi	GPS Cheena	Single Teacher
			BZK	purdie reactiet
17.	Zia Ul Haq PST	GPS Latif Khan	GPS Muhammad	Single Teacher
10	G ddg ) open		raheem Killi	<b>3</b> .,
18. 19.	Sarif Shah SPST	GPS Noor Khel	GPs Zarjan BZK	Single Teacher
19.	Dilshad Khan TT	GPS Ghulam	GPS Nazar Khel	Single Teacher
20.	Bakhmal Khan TT	Dastagir	bzk	
au,	paramia than 1.	GPS Muhammad	GPS Malang Killi	Single Teacher
21.	Muhammad Akitf PST	Khan Killi	BZK	
		GPS Landi Kotal	GPS Hakeem	Single Teacher
22.	Zahoor Ahmad TT	GPS Abdul Latif	Khan Kili BKZ  GPS Malaki BZK	(*)1
		Khan Killi	OLO MISISKI RXK	Single Teacher
23.	Adil Nawaz PST	GPS Gul Ahmad	GPS Raees Killi	Single Teacher
			BZK	puidie rescuer
24.	Arbab Khan PST	GPS Zintara	GPS Pastoki	Single Teacher
25.	Shah Hussain PST	GPS Gul Ahmad	GPS Amal Din	Single Teacher
00			BZK	
26.	Hakim Khan PST	GPS Shah Zamir	GPS Fateh Shah	Single Teacher
27	BA-ba-a-		BZK	
27.	Muhammad Raza PST	GPS Sher Rehman	GPS Gagreena	Single Teacher
20	Harrist Concern	Allacha	BZK	-
28.	Hayal Ullah SPST	GPS Rehmat Ullah	GPS Tagheer	Single Teacher
29.	Farid Ullah PST		BZK	
aJ,	Land Onau Pal.	GPS Landi Kotal	GPS Landi	Single Teacher
		No.2	Kharay Mela	l







The state of the s			12 12 12 12 12 12 12 12 12 12 12 12 12 1
		GPS Sarobl I.ol	Single Teacher
Akhtar Zada PST	GP Ugda Dara	Shalman	Single Teacher
	GPS Ugda Dara	I OLD DULL DITTO	Single Teacher
Albar Ullan II	GIS t. un Skalmari	Shalman	
	GFS Amil: Ithah	GPS Ugda Dara	Single Teacher
13 Tenseen Ullah PST	GPS Sadu Khel		Single Teacher
35 Harrat Akbar PST	GPS Muhamad Khan Killi	Ghara	
15 Abdul Barl TT	GPS Lol Shalmin	GPS Bacha Subidar '	Single Teacher
3) - August PST (A)	GF5 Anmad Gul Killa	BZK	
Arcem Ullah PST	GES Mohammad-Khah Killi	GPS Khall But BZK	Single Teacher
39 Waleem Akram TT	GFS Ashral Killi Landi Kotal	GPS Tond Kamar BZK	Single Teacher

Note:

1. Charge report should be submitted to all concerned.

2. TA/DA is not allowed

DISTRICT EDUCATION OF FICER DISTRICT KITYBER AT JAVIRUD Doted 25 / 11 20.13

Endst No. 13 434-79

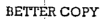
Copy of the above is forwarded to the, Director Ushcaton (Merged Areas) at Peshawar, Deputy Commissioner District Knyber at Peshawar,

J. District Accounts officer District Khyver,

4 SIMOS Concerne y

5. EMIS Lucal Office. 6. Official Concerned.

DISTRICT EDUNCTION OF THEE PROPERTY OF THE PRO





20	4 F 7-1-4 (Ft. 1 1997)	<del></del>		•
_عمد	Akhtar Zada PST	GPS Ugda Dara	GPS Sarobi Loi Shalman	Single Teacher
31.	Akbar Ullah TT	GPS Ugda Dara	GPS Bar Shanoli Loi	Single Teacher
32.	Mustaciin TT	GPS Karim Shalman	GPS Dargai loi Shalman	Single Teacher
<i>-</i> 33.	Taseen Ullah PST	GS Amir Khan	GPS Udga Dara	Single Teacher
34	Liagat Ali TT	GPS Saud Khel	GPS Ugda Dara	Single Teacher
35.	Hazrat AKbar PST	GPS Muhammad Khan killi	GPS Saamsai Sind Ghara	Single Teacher
36.	Abul Bari TT	GPS Loi Shalman	GPS Bacha Subidar	Single Teacher
37.	Abdi Ali PST	GPS Ahmad Gul Killi	GPS Badshah Mir BZk	Single Teacher
38.	Areem Ullah PST	GPS Muhammad Khan Killi	GPS Khail Bat BZk	Single Teacher
39.	Waseem Akram TT	GPS Ashraf Killi Landi Kotal	GPS Tood Kamar BZK	Single Teacher

#### Note:

- 1. Charge report should be submitted to all concerned.
- 2. TA/DA is not allowed.

District Education Officer District Khyber Jamrud

Endst No. 13434-79

Dated 29.11.2023

Copy of the above is forwarded to the:

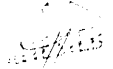
- Director Education (Merged Areas) at Peshawar.
   Deputy Commissioner District Khyber at Peshawar.
- 3. District Accounts Officer District Khyber.
- 4. SDEO s Concerned.
- 5. EMIS Local Office.
- 6. Official Concerned.

District Education Officer District Khyber Jamrud

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Designed in the die (A/c) literal) sinds our عرال درواست عمرد نظر تاق بایت ترانیخ مناب سالحا 2023, 10 129 20, 6,5 4 (3/0)/1/2/6 كو واساند ك فرا مرادر طرى كالاندان - الموده بالى ك allier) - E ( Mbo 2 Rahmalization) in 19/6 3/60 رستو ۱۰-40 . اس اردا سه نه و رف اسالت مناشر نوئين الله متعلى سُول کے اللہ کو اُری طرح مناتر سوئے سے اور درس و ترا ایس کا جو سال ہے وہ کی گری طرح - 626 gu ples لذاب مامان مي المان والله عند مناوره فرانسوادوركو - 21. W/ p gins. -2/m/1/2 - John - 1/1/2/ 3- 1/2023 : (3/1)

(17)

# بجضور جناب دستركث الجويشن أفيسر نيبرايك جمرور

•					•		ے اس اس ہے
	PST حيركل			مارضان	JI		•
×	ייגענטוטי	Zaheror	مو <i>رالرح</i> اك™	Sugar	بيات	150	عد الواز PST
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10/0		Great	PST	1 3/1	ئرى <i>يدا</i> للە -	1226-0	المتحسين
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كالي برائ اطلاع:

1- سيرفري اليجويشن خيبر پختونخواه

2- ئۇنچاڭشىزلىغ خىبىر

3) دُائْرِ بَكِمْرالِلْمِنْرُ كَانِيْدُ سَكِنْدُرى الْجَوِيْثُنْ خِيْرِ پَخْوَخُواهُ



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Annez "C"

# BEFORE THE KHYBER PAKHTUNKHWA SERVICES TRIBUNAL. PESHAWAR.

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- 1 Tehseen Ullah, PST
- 2) Adil Nawaz, PST
- 3) Arbab khan, PST
- 4) Sarif Shah, PST
- 5) Farid Ilahi, PST
- 6) Shah Hussain, PST
- 7) Bakhmal Khan, TT
- 8) Azimullah, PST
- 2) Zahoor Rehman, TT
- 10) Hayat Ullah, PST
- 11) Hazrat Akbar, PST
- 12) Muhammad Aqif, PST
- 13) Zia ul Haq, PST
- 14) Abid Ali, PST
- 15) Hakim Khan, PST
- 16) Dilshad Khan, TT
- 17) Raza Muhammad, TT
- 18) Muhammad Ashfaq, PST
  All PST and TT teachers, serving at Khyber ......Appellants

#### **VERSUS**

- 1. Government of Khyber Pakhtunkhwa, through Secretary Education, Civil Secretariat, Peshawar.
- 2. District Education Officer (merged area) at Peshawar
- 3. Director E & SE Khyber Pakhtunkhwa, Peshawar
- 4. District Education Officer District Khyber at Jamrud..........Respondents

010124

SERVICE APPEAL UNDER SECTION 4 OF THE SERVICES TRIBUNAL ACT, 1974

### Respectfully Sheweth;

1. That the appellants are rendering their services at different area in District Khyber on different posts regularly, punctually and devotedly.



This is a joint appeal filed by Mr. Tehseenullah & 17 others today on 01.01.20.14 against the order dated 29/11/2023 against which they preferred/made a departmental appeal on 08.12.2023 the period of ninety days is not yet lapsed as per section 4 of the Khyber Pakhtunkhwa Service Tribunal Act 1974 which is premature as laid down in an authority reported as 2005-SCMR-890.

As such the instant appeal is returned in original to the appellants/counsel. The appellants would be at liberty to file fresh appeals after maturity of cause of action and also removing the following deficiencies.

1- Memorandum of appeal may be got signed by the appellants.

2- Addresses of appellants are incomplete be completed according to rule-6 of the Khyber Pakhtunkhwa Service Tribunal rules 1974.

3- Sub-rule-2 of rule-3 of the Khyber Pakhtunkhwa appeal rules 1986 requires that every affected civil servant shall prefer the appeal separately. Therefore the appeal of the above named appellants be filed separately/individually.

4- Three copies/sets of the appeal along with annexures i.e. complete in all respect for Tribunal and one for each respondent in each case may also be

submitted with the appeal.

 $_{\rm No.}$   $\eta$   $_{/{\rm S.T.}}$ 

101. 2/1 /2024

REGISTRAR
SERVICE TRIBUNAL
KHYBER PAKHTUNKHWA
PESHAWAR

Mr. Daris Khan Adv. Pesh.



### Directorate of Elementary and Secondary Education

Khyber Pakhtunkhwa Peshawar Prt.No. 091-9330242 Fax 091-9210936

No 8-9/58-59

/EM/II M/Khyber Vol: 1 Dated 9/1/9/2023



To



Annex "D"

The District Education Officer (Male) Khyber at Jamrud.

Subject: Memo: APPEAL FOR CANCELLATION OF TRANSFER.

I am directed to refer to the subject cited above and to enclose herewith a copy of Self-explanatory Application/Appeal in respect of Mr. Abid Ali PST and 18th Others Tehsil Landi Kotal District Khyber and to ask you to solve the issue at your own level as per rules and policy intact, being Competent Authority please.

Assistant Director (Estab:)
Elementary and Secondary Education
Pakhtunkhwa Peshawar

Endst. of even No. & Date:
Copy forwarded for information to the:

1. PA to Addl: Director E&SE (Estab :) NMDs E&SE Khyber Pakhtunkhwa Peshawar.

Assistant Director (Estab :)
Elementary and Secondary Education
Knyber Pakhtunkhwa Peshawar

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