

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL,
CAMP COURT SWAT

Service Appeal No 741/2016

Date of Institution... 20.07.2016
Date of decision... 05.09.2017

Muhammad Imran,
CT GHS, Pishmal, Swat.

... (appellant)

Versus

1. Govt: of Khyber Pakhtunkhwa through Secretary (E&SE) Education,
Peshawar and 3 others. ... (Respondents)

Mr. Fazal Ghani
Special Attorney ... For appellant

Mr. Muhammad Zubair,
District Attorney ... For respondents.

MR. NIAZ MUHAMMAD KHAN, ... CHAIRMAN
MR. AHMAD HASSAN, ... MEMBER

JUDGMENT

NIAZ MUHAMMAD KHAN, CHAIRMAN: - Arguments of the special Attorney for the appellant and learned District Attorney for the respondents heard and record perused.

FACTS

2. The appellant in the first round of litigation before this Tribunal was ordered to be reinstated on 12.01.2016 with the directions to the respondents to proceed afresh against him in accordance with the Khyber Pakhtunkhwa Government Servant (E&D) Rules-2011 as the earlier proceedings were conducted by the department against the appellant under the repealed Ordinance namely Khyber Pakhtunkhwa Removal from Service (Special

Power) Ordinance, 2000. The department proceeded against the appellant afresh by issuing a show cause notice to him on 25.02.2016 and dispensing with the holding of regular enquiry. But impugned order shows that an enquiry committee was constituted. The committee submitted its report and then the impugned order of dismissal from service was passed on 07.04.2016. Against this order the appellant filed departmental appeal on 14.04.2016 which was not responded to and thereafter the present appeal on 20.07.2016. The charge against the appellant was that he had filed some fake documents at the time of appointment against C.T post as mentioned in the show cause notice.

ARGUMENTS

3. The special Attorney for the appellant argued that the appellant fulfilled the required qualification for the post which was F.A/FSc and C.T. That appellant had not filed any fake documents during his appointment. That no fault lies on the part of the appellant in case of any additional marking in his favour. That no proper opportunity of hearing was afforded to the appellant. That the appellant was reinstated by the department after issuance of show cause notice and not in accordance with the order of this Tribunal.

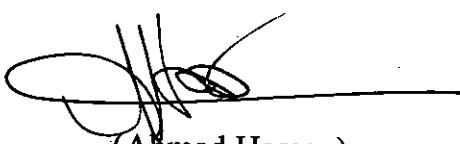
4. On the other hand the learned District Attorney argued that the appellant had submitted passing certificate of first Semester of his graduation which was considered as full graduation and marks were added under the recruitment policy. That the appellant also submitted a certificate of Shahadatul Alamia which was not equal to Master and additional marks were

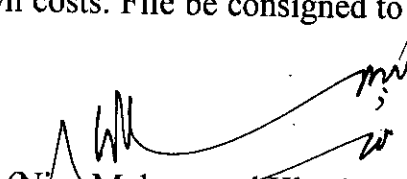
also given to him under recruitment policy. That if the additional marks are deducted from his total marks then he would not have come on merit.

CONCLUSION

5. The Authority had in the first go dispensed with the enquiry and then after three months through office order appointed an enquiry committee. No charge sheet, statement of allegations have been served against the appellant. The whole proceedings itself are void. Secondly wording used in the show cause notice shows that the appellant had been attributed the production of fake documents but in the arguments today the learned District Attorney has not referred to any fake document rather it was argued that the appellant submitted passing certificate of first Semester of B.A and certificate of Shahadatul Alamia and the office due to mistake allocated additional marks for graduation and master. The very charge of production of fake documents in the show cause notice crumbles down.

6. As a result of above discussion this appeal is accepted and the appellant is reinstated in service from the date when he was dismissed with all back benefits. Parties are left to bear their own costs. File be consigned to the record room.


(Ahmad Hassan)
Member

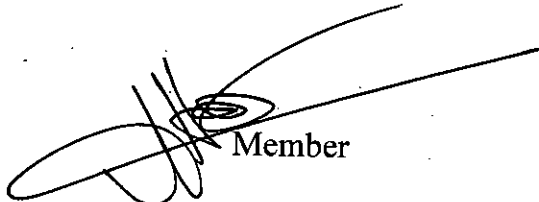

(Niaz Muhammad Khan)
Chairman
Camp Court, Swat

ANNOUNCED
05.09.2017

05.09.2017

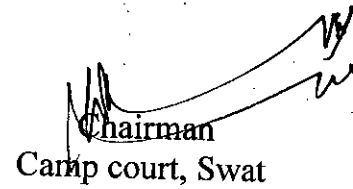
Appellant alongwith counsel and Mr. Muhammad Zubair, District Attorney alongwith Muhammad Saeed, SS for the respondents present. Arguments heard and record perused.

Vide our detailed judgment of today, this appeal is accepted. Parties are left to bear their own costs. File be consigned to the record room.



Member

ANNOUNCED
05.09.2017




Chairman
Camp court, Swat

741/16


09.02.2017

Appellant in person and Mr. Muhammad Saeed, SS alongwith Mian Amir Qadar, GP for the respondents present. Written reply not submitted. Requested for further adjournment. Last opportunity granted. To come up for written reply/comments before S.B on 06.04.2017 at camp court, Swat.


Chairman
Camp Court, Swat.

06.04.2017

Appellant in person present. Mr. Muhammad Saeed, Subject Specialist alongwith Mian Amir Qader, Government Pleader for respondents also present. Written reply by respondents submitted. To come up for rejoinder and arguments on 05.09.2017 before D.B at Camp Court Swat.


(MUHAMMAD AMIN KHAN KUNDI)
MEMBER
Camp Court Swat.

06.10.2016

Counsel for the appellant present. Learned counsel for appellant argued that the appellant was serving as CT when subjected to enquiry and dismissed from service vide impugned order dated 07.4.2016 on the allegations of fake certificate and lack of prescribed qualification where-against he preferred departmental appeal on 14.4.2016 which was not responded and hence the instant service appeal on 20.7.2016.

That the appellant was having the prescribed qualification and that his documents were not fake and that the impugned order is based on erroneous findings of the enquiry officer hence the impugned order is against facts and law and liable to be set aside.

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 09.12.2016 before S.B at camp court Swat.



Chairman
Camp Court, Swat

09.12.2016

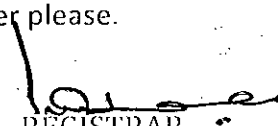

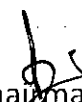

Appellant in person and Mr. Shafiqur Rahman. ADO and Aleem Khan alongwith Mian Amir Qadar, GP for the respondents present. Requested for adjournment. To come up for written reply/comments on 09.02.2017 before S.B at camp court, Swat.

Chairman
Camp court, Swat

Form- A
FORM OF ORDER SHEET

Court of _____

Case No. 741/2016

S.No.	Date of order proceedings	Order or other proceedings with signature of judge or Magistrate
1	2	3
1	20/07/2016	<p>The appeal of Mr. Muhammad Imran presented today by him 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	25-07-2016	<p>This case is entrusted to Touring S. Bench at Swat for preliminary hearing to be put up there on. <u>03-08-2016</u></p> <p style="text-align: right;"> CHAIRMAN</p>
	03.08.2016	<p>None present for the appellant. Notice be issued to him. To come up for preliminary hearing on 08.09.2016 before S.B at camp court, Swat.</p> <p style="text-align: right;"> Chairman Camp court, Swat,</p>
	08.09.2016	<p>Counsel for the appellant present. Seeks adjournment. Adjourned for preliminary hearing to 06.10.2016 before S.B at camp court, Swat.</p> <p style="text-align: right;"> Chairman Camp Court, Swat.</p>

**BEFORE THE SERVICE TRIBUNAL KHYBER
PAKHTUNKHWA PESHAWAR/ CAMP COURT**

SWAT

Service Appeal No 741/2016

Muhammad Imran C T Ghs Pishmal Swat.....Appellant


Versus

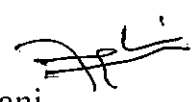
Govt. Of Khyber Pakhtunkhwa through Secretary (E & S) Education
Peshawar and Others.....Respondents.

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Appellant 
Muhammad Imran

Through 
Fazal Ghani

بعدالت جناب سروس ٹریبونل صوبہ خیبر پختونخواہ پشاور بمقام کیمپ کورٹ سوات

Appeal no. 741/2016

مدیران ولد فضل غنی C.T مدرس گورنمنٹ ہائی سکول پشمال سوات۔۔۔۔۔۔ (اپیلانٹ)

Khyber Pakhtunkhwa Service Tribunal
Diary No. 739

Dated 20/7/2016

بنام

(۱) حکومت صوبہ خیبر پختونخواہ بزرگ سیکرٹری ایجوکیشن (ایلمینٹری & سیکنڈری) ایجوکیشن پشاور۔

(۲) ڈائریکٹر سکولز (ایلمینٹری & سیکنڈری) ایجوکیشن صوبہ خیبر پختونخواہ پشاور

(۳) ڈسٹرک کوآرڈینیشن آفیسر (ڈپٹی کمشنر صاحب) سیدو شریف سوات۔

✓ (۴) ڈسٹرک ایجوکیشن آفیسر (میل) (ایلمینٹری & سیکنڈری) ایجوکیشن ضلع سوات۔۔۔۔۔۔ (ریسپانڈنٹس)

اپیل زید دفعہ 4: صوبہ خیبر پختونخواہ ایکٹ 1974 بر خلاف آرڈر نمبر 36-1533 مورخہ 7/4/2016 جس کی رو

سے من اپیلانٹ کو سروس سے ڈسمسڈ کیا گیا ہے۔

استدعائے اپیل:۔۔۔ بمنظوری اپیل ہذا آرڈر ڈسمسڈ کرنے سروس، انڈوزمنٹ نمبر 36-1533

مورخہ 7/04/2016 زیر اپیل، کو خلاف قانون، خلاف شریعت، خلاف انصاف، خلاف حقائق، خلاف فطری انصاف بلا اختیار

وبلا جواز قرار دیا جا کر کالعدم اور منسوخ کیا جا کر ریسیانڈنٹ نمبر 4 کی طرف سے جاری کردہ ابتدائی تقرری آرڈر نمبر 33-9329

مورخہ 18/06/2011، اور Re-inststement آرڈر نمبر 37-11227 مورخہ 10/03/2016 کو بحال برقرار

رکھنے اور اپیلانٹ کو بشمول تمام مراعات سروس، سروس پر بحال کرنے کے احکامات صادر فرمائی جائے۔ نیز دیگر دوسری جو کہ قرین

انصاف ہو۔ کا بھی حکم صادر فرمائی جائے۔

Filed to-day

Registrar

The proceeding Regarding the order Bearing

انٹرم ریلیف:

Endst: No. 1533-36 Dated 7/4/2016 Of the Respondan No :4 may kindly be

Stayed till the dis posal of this Appeal.



Respect fully Sheweth:

گراونڈ:-

جناب عالی:- حسب ذیل عرض ہے۔

- 1:- یہ کہ ای ڈی او سوات (ایگزیکٹو ڈسٹرک آفیسر ایلیمنٹری & سیکنڈری ایجوکیشن D.E.O.) سوات کی طرف سے روزنامہ مشرق پشاور مورخہ 10 جنوری 2011 میں صفحہ نمبر 4 پر مختلف پوسٹوں پر تقرری کے لیے اشتہار آیا۔
نقل اشتہار بطور ثبوت "A" Annexure لف ہے۔
- 2:- یہ کہ مذکورہ اشتہار میں سیریل نمبر 2 پر C.T پوسٹ کے لیے مطلوبہ قابلیت FA, Fsc+CT درج ہے۔
- 3:- یہ کہ من اپیلانٹ کی دستاویزات سرٹیفیکیٹس کوڈ پیار ٹمنٹل سلیکشن کمیٹی نے چھان بین اور تحقیق کی۔ نقل ڈیپارٹمنٹل سلیکشن کمیٹی کی میٹنگ مورخہ 28/5/2011 کا نقل بطور ثبوت "B" Annexure لف ہے۔
- 4:- یہ کہ ریساٹنڈنٹ نمبر 4 نے من اپیلانٹ کو آرڈر نمبر 33-9329 مورخہ 18/06/2011 کے رو سے مطلوبہ قابلیت پر C.T پوسٹ پر تعینات کیا۔ نقل آرڈر بطور ثبوت "C" Annexure لف ہے۔
- 5:- یہ کہ من اپیلانٹ نے مورخہ 19/06/2011 کو C.T پوسٹ کا چارج لیا۔ اور فرائض منصبی انجام دینا شروع کیا۔
نقل چارج رپورٹ بطور ثبوت "D" Annexure لف ہے۔
- 6:- یہ کہ ریساٹنڈنٹ نمبر 4 نے من اپیلانٹ کو غیر قانونی و بلا جواز آرڈر نمبر 71-4069 مورخہ 12/06/2012 کے ذریعے سروس سے برخاست کیا۔ نقل آرڈر بطور ثبوت "E" Annexure لف ہے۔
- 7:- یہ کہ من اپیلانٹ نے آرڈر برخاستگی سروس، کے خلاف ایک اپیل نمبر 989 سال 2012 عدالت حضور میں دائر کیا۔ جس کو عدالت حضور نے مورخہ 12/01/2016 کو منظور کر کے من اپیلانٹ کے بحالی کے احکامات جاری کئے۔
نقل آرڈر بطور ثبوت "F" Annexure لف ہے۔
- 8:- یہ کہ من اپیلانٹ نے عدالت حضور کے آرڈر پر عمل درآمد کرنے کے لئے ریساٹنڈنٹ نمبر 4 کے دفتر میں ڈائری نمبر 596 مورخہ 13-02-2016 کو ایک درخواست جمع کیا۔
نقل درخواست بطور ثبوت "G" Annexure لف ہے۔

- 9:- یہ کہ ریسیانڈنٹ نمبر 4 نے عدالت حضور کی فیصلہ کی روشنی میں مورخہ 25-02-2016 کو تین رکنی کمیٹی کے ذریعے من اپیلانٹ کے خلاف انکوائری کی۔ اور ریسیانڈنٹ نمبر 4 نے انکوائری رپورٹ کے حوالے سے من اپیلانٹ کے نام ایک شوکا ز نوٹس نمبر 10440-42 مورخہ 25-02-2016 جاری کیا۔ جو کہ رجسٹرڈ، ڈاک کے ذریعے من اپیلانٹ کو مورخہ 7-03-2016 کو موصول ہوا۔ لیکن ریسیانڈنٹ نمبر 4 نے من اپیلانٹ کو شوکا ز نوٹس کے ساتھ انکوائری کی رپورٹ کی کاپی نہیں دی۔ جو E&D Rules 2011 کے سیکشن نمبر 14 کے سب سیکشن نمبر 4 ذیلی دفعہ C کی خلاف ورزی ہے۔ نقل شوکا ز نوٹس بطور ثبوت "H" Annexure لف ہے۔
- 10:- یہ کہ من اپیلانٹ نے حفظ ماتقدم شوکا ز نوٹس کا وضاحت اسی روز یعنی 7-03-2016 کو ڈائری نمبر 970 مورخہ 7-03-2016 ریسیانڈنٹ نمبر 4 کے دفتر میں جمع کیا۔ نقل جواب شوکا ز نوٹس بطور ثبوت "I" Annexure لف ہے۔
- 11:- یہ کہ من اپیلانٹ نے شوکا ز نوٹس کا وضاحتی جواب مورخہ 7/03/2016 کو جمع کیا۔ اور ساتھ ہی انکوائری کمیٹی کے رپورٹ کی کاپی کے لیے ریسیانڈنٹ نمبر 4 کے دفتر میں ڈائری نمبر 971 مورخہ 7/03/2016 کو ایک درخواست جمع کیا۔ نقل درخواست بطور ثبوت "J" Annexure لف ہے۔ لیکن ابھی تک من اپیلانٹ کو ریسیانڈنٹ نمبر 4 نے انکوائری رپورٹ کی کاپی نہیں دی ہے۔
- 12:- یہ کہ ریسیانڈنٹ نمبر 4 نے عدالت حضور کے فیصلہ پر عمل درآمد کرتے ہوئے من اپیلانٹ کو آرڈر نمبر 11227-37 مورخہ 10/03/2016 کو سروس پر بحال کیا۔ نقل آرڈر بطور ثبوت "K" Annexure لف ہے۔
- 13:- یہ کہ من اپیلانٹ نے Re-instatement آرڈر پر عمل درآمد کرتے ہوئے مورخہ 10/03/2016 کو بعد از دوپہر C.T پوسٹ پر چارج لیا۔ اور باقاعدہ فرائضی منصبی سرانجام دینا شروع کیا۔ نقل چارج رپورٹ بطور ثبوت "L" Annexure لف ہے۔
- 14:- یہ کہ من اپیلانٹ نے چارج رپورٹ: Counter Sign کرنے اور Pay Release کرنے کے لیے ریسیانڈنٹ نمبر 4 کے دفتر میں ڈائری نمبر 1366 مورخہ 1/04/2016 درخواست بمعہ چارج رپورٹ جمع کیا۔ نقل درخواست و نقل چارج رپورٹ بطور ثبوت "M" Annexure لف ہے۔
- 15:- یہ کہ من اپیلانٹ نے ابتدائی چارج رپورٹ بھی ریسیانڈنٹ نمبر 4 کے دفتر میں جمع کیا ہے۔ جس کو بھی ریسیانڈنٹ نمبر 4 نے: Counter Sign نہیں کیا ہے۔ اور من اپیلانٹ کا میڈیکل رپورٹ اور 2 عدد چارج رپورٹ ریسیانڈنٹ نمبر 4 کے دفتر میں موجود ہے۔

16:- یہ کہ جب من اپیلانٹ نے ریسپانڈنٹ نمبر 4 سے چارج رپورٹ اور پے ریلیز Pay Release کے بارے میں پوچھا۔ تو آگ بگولہ ہوئے اور کہا۔ کہ میں نے تم کو سروس سے ڈسمڈ کیا ہے۔ پھر عدالت جاؤ۔ اور کہو کہ میرے ساتھ پھر ظلم ہوا ہے۔

FACTS

- 1:- یہ کہ ریسپانڈنٹ نمبر 4 نے غیر قانونی، بلا اختیار اور بلا جواز من اپیلانٹ کو سروس سے ڈسمڈ کیا ہے۔ نقل آرڈر نمبر 1533-36 مورخہ 7/4/2016 بطور ثبوت "N" Annexure لف ہے۔ ف
- 2:- یہ کہ من اپیلانٹ نے مورخہ 14/4/2016 کو حکمانہ اپیل کی۔ لیکن اس پر کوئی شنوائی نہیں ہوئی۔ نقل حکمانہ اپیل بطور ثبوت "O" Annexure لف ہے۔
- 3:- یہ کہ ریسپانڈنٹ نمبر 4 نے من اپیلانٹ کے خلاف جو انکوائری کی ہے۔ غیر قانونی و بلا جواز ہے۔ کیونکہ ریسپانڈنٹ نمبر 4 نے من اپیلانٹ کو سروس پر بحال نہیں کیا تھا۔ اس صورت میں میں سرکاری ملازم نہیں تھا۔ تو کیسے من اپیلانٹ کے خلاف انکوائری کرتا۔ بدیں وجہ مذکورہ انکوائری غیر قانونی و بلا جواز ہے۔
- 4:- یہ کہ ریسپانڈنٹ نمبر 4 کی طرف سے من اپیلانٹ کو سروس سے ڈسمڈ کرنے کا آرڈران کے جذباتی اور Malafied intention کا مظہر ہے۔ جو کہ کسی بھی صورت میں قابل بحالی نہ ہے۔ بلکہ قابل منسوخی ہے۔
- 5:- یہ کہ ریسپانڈنٹ نمبر 4 نے پہلے بھی من اپیلانٹ کو غیر قانونی و بلا جواز سروس سے برخاست کیا تھا۔ اور اب بھی ریسپانڈنٹ نمبر 4 نے من اپیلانٹ کو دوبارہ پھر غیر قانونی، بلا اختیار و بلا جواز سروس سے ڈسمڈ کیا ہے۔
- 6:- یہ کہ ریسپانڈنٹ نمبر 4 نے ڈسمسل آرڈر میں انکوائری کمیٹی کے حوالے سے (ا) اور (اا) اعتراضات لگائے ہیں۔ غیر قانونی و بلا جواز ہے۔ کیونکہ من اپیلانٹ کے تمام کاغذات کی ویریفیکیشن ہو چکی ہے۔ نقولات بطور ثبوت مشتمل بر 14 صفحات " P" Annexure لف ہے۔
- 7:- یہ کہ ریسپانڈنٹ نمبر 4 نے جس مدرسہ پر اعتراض کیا ہے۔ غیر قانونی و بلا جواز ہے۔ کیونکہ وہ مدرسہ سندھ گورنمنٹ سے رجسٹرڈ شدہ ہے۔ نقل رجسٹریشن بطور ثبوت مشتمل بر 12 صفحات "Q" Annexure لف ہے۔
- 8:- یہ کہ مذکورہ رجسٹرڈ مدرسہ یونیورسٹی گرانٹس کمیشن اسلام آباد کے نوٹیفیکیشن نمبر 8-418/aCD/80-281 مورخہ 12 ستمبر 1981 کے تحت درست اور صحیح ہے۔ نقل نوٹیفیکیشن بطور ثبوت " R" Annexure لف ہے۔

9:- یہ کہ من ایپلانٹ کے خلاف اب تک کوئی چارج شیٹ موجود نہ ہے۔ اور نہ من ایپلانٹ نے E & D Rules 2011 میں

سیکشن 3 میں (a) (b) (c) (d) (e) (f) جن جرائم کا ذکر ہے۔ جو کہ میجر پینلٹی کے لیے ضروری ہے۔ کوئی جرم نہیں کیا

ہے۔ بدیں وجہ ریساٹنٹ نمبر 4 کی طرف سے جاری کردہ آرڈر (ڈسمس) غیر قانونی و بلا جواز ہے۔ اور قابل منسوخی ہے۔

نقل E & D Rules بطور ثبوت "S" Annexure لف ہے۔

10:- جناب والا: حقیقت یہ ہے۔ کہ ریساٹنٹ نمبر 4 پسند و ناپسند کی پالیسی پر عمل پیرا ہے۔ اس کا واضح ثبوت یہ

ہے۔ کہ مسماہ سارہ بی بی دختر میاں نور بادشاہ، اور مسمی احمد جان ولد گلارس کو جعلی کاغذات پر بھرتی کئے گئے تھے۔ محکمانہ انکوائری کرنے

سے ان کے کاغذات جعلی ثابت ہوئے۔ اور ان دونوں کو آرڈر نمبر 45-8940 مورخہ 26-09-2007 اور آرڈر

نمبر 35-8730 مورخہ 26-09-2007 کو تقرری کا آرڈر کینسل کر کے ان سے ریکوری کا حکم کیا۔

لیکن آج تک ان سے کوئی ریکوری نہیں کی گئی ہے۔ اور نہ ہی ان کے خلاف F.I.R درج کیا گیا ہے۔

نقلات بطور ثبوت "T" Annexure مشتمل بر 10 صفحات لف ہے۔

11:- یہ کہ مسماہ سارہ بی بی کو پھر آرڈر نمبر 40-1529 مورخہ 22/01/2010 کو جعلی میرٹ رسکور 54.72 پر بھرتی کیا ہے۔

جو کہ آرڈر میں سیریل نمبر 12 پر اس کا نام ہے۔ نقل تقرری آرڈر بطور ثبوت "U" Annexure لف ہے۔

12:- یہ کہ ریساٹنٹ نمبر 4 نے مسماہ سارہ بی بی گورنمنٹ کے پالیسی کے خلاف غیر قانونی و بلا جواز بھرتی کیا ہے۔

غیر قانونی و بلا جواز اس لیے کہ جب کوئی ملازم جعلی کاغذات کی وجہ سے سروس سے برخاست ہو جائے۔ تو سرکاری ملازمت کیلئے

نا اہل ~~مستحق~~ ہے۔ جو کہ آرڈر کے Terms & Condition شرط نمبر 4 اور اشتہار کے شرط نمبر 14 سے واضح ہے۔

نقل اشتہار بطور ثبوت "V" Annexure لف ہے۔

13:- یہ کہ مسماہ سارہ بی بی کو اب پروموشن دیکر آرڈر نمبر 18-6313 مورخہ 24/07/2015 S.A.T پوسٹ پر گورنمنٹ گریڈ ہائی

سکول کو کاری سوات میں تعینات ہے۔ نقل آرڈر بطور ثبوت "W" Annexure لف ہے۔

14:- یہ کہ ریساٹنٹ نمبر 4 نے مذکورہ بالا افراد سے نہ ریکوری کی ہے۔ اور نہ ہی ان کے خلاف F.I.R درج کیا ہے۔

بلکہ ان کے خلاف انکوائری کو بھی دبایا ہے۔

15:- یہ کہ ریساٹنٹ نمبر 4 نے مسماہ مسرت عثمان کو بھی مشکوک میرٹ پر T.T پوسٹ پر گورنمنٹ گریڈ ہائی سکول پانڈسوات

میں بھرتی کیا ہے۔ نقل بطور ثبوت "X" Annexure لف ہے۔

16:- ان حقائق کے پیش نظر ریساٹنٹ نمبر 4 نے ذاتی انتقام اور بدینتی و بددیانتی کا ارتکاب کرتے ہوئے من

ایپلانٹ کو سروس سے غیر قانونی و بلا جواز Dismissed کیا ہے۔ جس کا یہ آرڈر غیر قانونی، غیر اسلامی، غیر اخلاقی، غیر روایتی

(جاری ہے)

اور بلا جواز ہے۔ کیونکہ ریسپانڈنٹ نمبر 4 نے من اپیلانٹ کی Re-instatement آرڈر کو انکوائری کرنے، شوکا ز نوٹس

جاری کرنے اور شوکا ز نوٹس کے جواب کے بعد کیا ہے۔ اس لیے ریسپانڈنٹ نمبر 4 کا جاری کردہ آرڈر

نمبر 1533-36 مورخہ 7/04/2016 قابل منسوخی ہے۔ اور کسی بھی صورت قابل بحالی نہ ہے۔

17:- یہ کہ ریسپانڈنٹ نمبر 4 نے اپنے اختیارات کا بلا اختیار و ناجائز و غیر قانونی و بلا جواز استعمال کیا ہے۔ جو کہ

Miss use of power and Authority کے زمرے میں آتا ہے۔

جس سے ریسپانڈنٹ نمبر 4 Miss conduct کا مرتکب ہوا ہے۔

18:- یہ کہ من اپیلانٹ کے خلاف Re-instatement آرڈر کے بعد نہ کوئی چارج شیٹ ایشو کیا گیا ہے۔ نہ من اپیلانٹ کے

خلاف کوئی انکوائری کی گئی ہے۔ اور نہ کوئی شوکا ز نوٹس ایشو کیا گیا ہے۔ اور نہ من اپیلانٹ کو Personal Hearing کا موقع

دیا گیا ہے۔

مزید یہ کہ من اپیلانٹ کے خلاف ابتدائی تقرری آرڈر سے لے کر آج تک کوئی چارج شیٹ موجود نہ ہے۔

عدالت عالیہ سپریم کورٹ آف پاکستان کی فیصلہ جات کی روشنی میں: ریسپانڈنٹ نمبر 4 کا جاری کردہ آرڈر قابل بحالی

نہ ہے۔ بلکہ قابل منسوخی ہے۔ ملاحظہ ہو۔

1: P L D 2000 {Supreme Court } page 50 : Under title:

District Education officer (M), ELEMENTARY, BAHAWAL-NAGAR and otherspetitioners.

versus

Hafiz muhammad AlamRespondent.

The Respondent before his appointment, admittedly, qualified the requisite written test and interview conducted by the recruitment committee duly constituted by Government. his appeal was, however, accepted by the punjab service Tribunal .with back benefits. and petition was dismissed.

by supreme court.

(جاری ہے)



2: 1991 S C M R {Supreme Court } page 2293 Under title:

GOVERNMENT OF SINDH through SECRETARY , BOARD OF REVENUE, HYDERABAD and

another....Appellants.

versus

NIAZ AHMAD and othersRespondents.

(d) Locus poenitentiac..... principle of locus poenitentiac stipulates that the authority

that has the power to make an order has also the power to undo it till a decisive step is

taken.(p.2299) c

The principle locus poenitentiac (power of receding till a decision is taken) is well -recognized

and it stipulates that the authority that has the power to make an order has also the power to undo it .

but in the cited case limitations placed upon this power have been pointed outand in pursuance

there of certain rights have been created in favour of any individual, such an order can not be

with drawn rescinded to the detriment of those rights.

3: P L D 1991 {Supreme Court } page 973 Under title:

CHIEF SECRETARY, GOVERNMENT OF SINDH and another....Petitioners

versus

SHER MUHAMMAD MAKHDOOM and 2 othersRespondents

Civil Service.....locus poenitentiac, principle of

4: 1997 S C M R {Supreme Court } page 15 Under title:

CHAIRMAN, SELECTION COMMITTEE, PRINCIPAL, KING EDWARD MEDICAL COLLEGE , LAHORE and 2

others....petitioners

versus

WASIF ZAMIR AHMAD and another....Respondents



5: 2012 P L C (C..S). {Supreme Court } page 701 Under title:

CHIEF SECRETARY, CORVENMENT OF PUNJAB and others

versus

Malik ASIF HAYAT

(b) Civil service(c) Locus poenitentiac, principle of The authority that has the power to make an order has also the power to undo it .but this is subject to the exception that where the order has taken legal effect, and in pursuance there of certain rights have been created in favour of any inividual, such an order cannot be withdrawn or rescinded to the detriment of those rights.

6 : 2009 S C M R {Supreme Court } page 663 Under title:

DISTTICT COORDINATION OFFICER, DISTRICT DIR LOWER and others....Petitioners

versus

ROZI KHAN and others....Respondents

Constitution of pakistan (1973).....

.....Art.212(3).....Any irregularity, whatsoever, if committed by the appointing department itself, the appointee could not be harmed ,.....appeal was dismissed by the supreme court ,in circumstances .

7: 2004 S C M R {Supreme Court } page 303 Under title:

COLLECTOR OF CUSTOMS AND CENTRAL EXCISE, PESHAWAR and 2 others....Petitioners

versus

ABDUL WAHEED and 7 othersRespondents

Service Ttribunals Act (LXX OF 1973)

.....S.4 Constitution of pakistan (1973), Art....212(3).....Lapses on the part of Appointin Authorities

Services of civil servants were terminated for the reason that they were not appointed on merits.....

....Termination order was set-aside by service Tribunal and the civil servants were reinstated .

(جاری ہے)

8: 2006 S C M R {Supreme Court} page: 678 Under title:

PROVINCE OF PUNJAB through Secretary ,Agriculture,Government of punjab and others....Petitioners

versus

ZULFIQAR ALIRespondent

Civil serviceillegal appointmentTermination of serviceimposition of penalty by Appointing Authority responsible for making illegal appointment....Validity....Appointment of an employee, if made illegally, could not be cancelled under efficiency and Discipline Rulesinstead of taking action against such employee,Action must be taken against Appointing Authority for committing a misconduct by making illegal appointment as per his own admission

9 : P L D 2002 {Supreme Court} page: 68 Under title:

SHAMAS-UL-BAHADUR....Petitioner

versus

NISAR AHMED and another....Respondents

10: 2008 S C M R {Supreme Court} page: 1406 Under title:

MUHAMMAD ALAMZEB KHANAppellant

versus

REGISTRAR,PESHWAR HIGH COURT ,PESHWAR and authorRespondents

11: 2007 S C M R {Supreme Court } page: 1581 Under title:

AMIN-E-ADAM...Appellant

versus

CENTRAL BOARD OF REVENUE, and authorRespondents

لہذا استدعا ہے۔ کہ بمنظوری اپیل ہذا آرڈر ڈسمسل کرنے سروس، انڈوزمنٹ نمبر 1533-36 مورخہ 7/04/2016 زیر اپیل، کو خلاف قانون، خلاف شریعت، خلاف انصاف، خلاف حقائق، خلاف فطری انصاف بلا اختیار و بلا جواز قرار دیا جا کر کالعدم اور منسوخ کیا جا کر ریسیانڈنٹ نمبر 4 کی طرف سے جاری کردہ ابتدائی تقرری آرڈر نمبر 33-9329 مورخہ 18/06/2011 اور Re-inststement آرڈر نمبر 37-11227 مورخہ 10/03/2016 کو بحال قرار رکھنے اور اپیلانٹ کو بشمول تمام مراعات سروس، سروس پر بحال کرنے کے احکامات صادر فرمائی جائے۔ نیز دیگر دادرسی جو کہ قرین انصاف ہو۔ کا بھی حکم صادر فرمائی جائے۔
المرقوم:

عریضہ

محمد عمران ولد فضل غنی (اپیلانٹ) M. Imran

C.T مدرس گورنمنٹ ہائی سکول پشمال سوات

بذریعہ مختار خاص فضل غنی ولد احمد جی

پتہ:- اکبر آباد باراما حاجی بابا روڈ مینگورہ سوات

موبائل: 0346-9410068

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

Service Appeal No. _____/2016

Mr. Muhammad Imran C.T, Govt: High School Peshmal
Swat _____ Appellant.

VERSUS

Government of Khyber Pakhtunkhwa, Through Secretary
Elementary of Secondary Education, Peshawar and
others----- Respondents

Affidavit

I Fazal Ghani Mukhtari Khas do hereby affirm and declare on
oath that the contents of the Appeal are true to the best of my
knowledge and belief.

Appellant *M. Imran*

Through *Fazal*
Fazal Ghani

Mukhtari Khas
Akbar Abad/Barama
Mingora Swat.

Cell # 03469410068



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

Service Appeal No. _____/2016.

Mr. Muhammad Imran C.T, Govt: High School Peshmal
Swat _____ Appellant.

VERSUS

Government of Khyber Pakhtunkhwa, Through Secretary
Elementary of Secondary Education, Peshawar and
others-----Respondents

Certificate

Certified That No other Appeal has been made earlier than this
appeal in this case.

Appellant *M. Imran*

Through

Fazal Ghani *F. Ghani*

Mukhtari Khas

Akbar Abad/Barama

Mingora Swat.

Cell # 03469410068

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

Service Appeal No. _____/2016.

Mr. Muhammad Imran C.T, Govt: High School Peshmal
Swat _____ Appellant.

VERSUS

Government of Khyber Pakhtunkhwa, Through Secretary
Elementary of Secondary Education, Peshawar and
others-----Respondents

Address of Parties

Appellant

Mr. Muhammad Imran C.T Govt High School Peshmal Swat.

Cell # 03452765314

CNIC # 15602-7452514-5

Respdents:

1. Government of Khyber Pakhtunkhwa Through Secondary Education, Peshawar.
2. Director Elementary of Secondary Education Govt: of K.P.K, Peshawar.
3. District Coordination Officer, District Swat.
4. Execution District Officer Elementary of Secondary (D.E.O) Education District Swat.

Appellant *M. Imran*

Trhough *FGL*

Fazal Ghani Mukhtari Khas
Akbar Abad/Barama

Mingora Swat.

Cell # 03469410068

**OFFICE OF THE EXECUTIVE DISTRICT OFFICER ELEMENTARY & SECONDARY
EDUCATION SWAT AT GULKADA.**

15

MINUTES OF THE MEETING HELD ON 28/05/2011 AT THE OFFICE OF THE EXECUTIVE DISTRICT OFFICER:
ELEMENTARY & SECONDARY EDUCATION SWAT AT GULKADA.

A meeting of the Departmental selection Committee was held on 28/05/2011 Under the Chairmanship of the Executive District officer elementary & Secondary Education Swat at his office 11 AM for recruitment against various vacant posts in Elementary & Secondary Education department District Swat. These posts were advertised in "The Daily Newspapers" and the last date for submission of application was fixed 25.01.2011. Screening test was arranged and after screening test a short list was displayed for interview.

Committees consisted of TT / AT, SST, SS and HM and Principals constituted for scrutiny/ checking of academic and professional documents of the candidates. These committees checked the documents of each and every candidate meticulously.

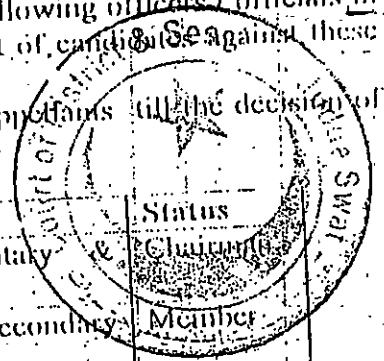
Another committee was constituted of Principals, Headmasters and Subject Specialist / SST for scrutiny of documents with the shortlist. This committee completed his task within ten days and after checking of the documents another short list was displayed for appeals and also published in the local Daily Newspapers to provide an opportunity for candidates for further appeals if any.

A committee was set to entertain appeals and they considered the appeals well in time. Committee of Principals, Headmasters, and Subject Specialists / SET was constituted for physical verification of experience/ service certificates issued by various public/ private schools to the candidates. The committee members shown their efficiency, honesty and punctuality and visited these private/public schools personally and verified the requisite experience/ service certificates.

After a long and hard process a committee is constituted comprising of the following officers / officials in order to fill up the following vacancies for clear and transparent recruitment of candidates against these posts.

Three posts of Qaria (Female) have been kept reserved for the petitioners/ appellants till the decision of Honourable court.

S. No	Name of officer	Designation	Status
1	Mr. Sultan Mahmood Mian	Executive District Officer elementary & Secondary Education	Member
2	Mr. Kamin Khan	District Officer (M) elementary & Secondary Education	Member
3	Mr. Taj Muhammad Khan	Superintendent Post: Secondary	Member
4	Representative of District Coordination Officer Swat		



The Departmental selection committee checked merit list drawn and the following candidates from each and every category were selected for appointment the posts mentioned below.

S. No	Nomenclature of post	Total			
		Male	Female		
1	CT	35	16	51	
2	Qari	08	03	11	
3	DM	17	05	22	
4	PET	04	16	20	
5	Lab Assistant	01	07	08	
6	PST	Open:	89	05	94
		Union/council:	62	07	69
		Deceased:	12	12	24
		Disabled:	03	0	03

The committee has unanimously agreed and approved the following candidates for recruitment against vacant post in various schools against the post mentioned below:

All:
[Signature]
By: Distt. Education Officer (M)
District Swat

[Handwritten notes and signatures]

10/1094	Ihsanullah S/o Abdul Wahab	Aligram Shawar	20.03.1990	45.14	
11/105	Rahman Hadi S/o Muhamamad Khan	Ashoran	05.07.1979	45.11	
12/1409	Zafarullah S/o Faiz Muhammad	Miandam	20.03.1985	44.07	

"PST MALE DISABLED"

1/282	Zahid Khan S/o Bostan Khan	Mashkoma	12.04.1989	63.91	
2/701	Hussain Karim S/o Fazal Karim	Kalakaly	02.03.1985	62.35	
3/1890	Subhan Ali S/o Ali Akbar Mian	Tikdarai	1.04.1986	59.81	

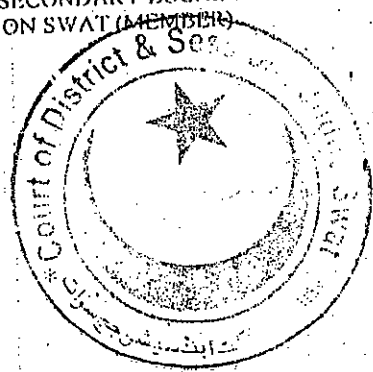
[Handwritten signature]

REPRESENTATIVE OF DISTRICT
COORDINATION OFFICER SWAT
(MEMBER)

[Handwritten signature]
(KAMIN KHAN)
DISTRICT OFFICER
ELEMENTARY AND SECONDARY
EDUCATION SWAT
(MEMBER)

[Handwritten signature]
TAJ MUHAMMAD KHAN
SUPERINTENDANT SECONDARY LOCAL OFFICE
& S EDUCATION SWAT (MEMBER)

[Handwritten signature]
(SULTAN MEHMOOD MIAN)
EXECUTIVE DISTRICT OFFICER
ELEMENTARY AND SECONDARY
EDUCATION SWAT
(CHAIRMAN)



17

OFFICE OF THE EXECUTIVE DISTRICT OFFICER
ELEMENTARY & SECONDARY
EDUCATION SWAT
Phone No. 0914-9240228-209

ORDER

In pursuance of the meeting of the District Selection Committee held on 28.05.2011, the Executive District Officer Elementary & Secondary Education Swat being competent authority is pleased to order the appointment of the following candidates against CT vacant posts at the Schools noted against their names in BPS:09-Rs. 3820-230-10730/ plus usual allowances as admissible under the rules except section 19 of Khyber Pukhtun Khwa Rule 1973 with effect from the date of their taking over charge subject to the following terms and conditions given below:

CT (M) BATCH WISE 75 % (25)

S. No	Name/Father's Name	Address	D/o Birth	Session	School
1	Fazal Ali S/o Yahyar	PST GPS: Biha	17.11.1961	1987	GMS: F. Banda
2	Mr. Muzafar Khan S/o Inzar	PST Aligrama	01.05.1965	1988	GHS: Dardeyal
3	Mr. M. Nasir Shah S/o Habibur Rahman	PST GPS: Manja	05.02.1961	1990	GHS: Qalagay
4	Mr. Abduljalil S/o Sultan	PST Zarakhela	01.04.1962	1990	GMS: Chungai
5	Mr. Ibrahim S/o Siyahesh Khan	PST Alla Bad	15.01.1961	1990	GHS: Bahrain
6	Mr. Karam Zada S/o Malak Zada	PST Sakhra	10.03.1957	1990	GMS: Azail Banda
7	Mr. Muhammad Qayum s/o Wali Dad	PST Bama Khela	06.02.1962	1991	GHS: Shawar
8	Mr. Ibrahim S/o Muhammad Sherin	PST Amankot	16.03.1965	1991	GHS: Chail
9	Mr. Shamsheer Ali S/o Sultan Akbar	PST Gulibagh	15.02.1969	1991	GHS: Lakhar
10	Fazal Wabid S/o Said Karim	PST Manglor	02.03.1964	1991	GHS: Gornai
11	Mr. Habib Ali S/o Mian Said Ali	PST Pir Kalay	01.02.1969	1992	GMS: Sar Banda
12	Mr. Said Rahim S/o Muhammad Rahim	PST Maloch	02.06.1963	1992	GHS: Dradeyal
13	Mr. Sikandar Khan S/o Fateh Khan	PST Amankot	01.11.1969	1992	GHS: Chail
14	Azizul Haq S/o Sirajul Haq	PST Shalpin	01.12.1966	1992	GMS: Bargin
15	Tajim Khan S/o Abdul Jamad Khan	PST Chupriyal	01.01.1967	1992	GHS: Biha
16	Mr. Ibrahim S/o Aziz Khan	PST Chupriyal	10.03.1960	1992	GHS: Biha
17	Mr. Abdullah S/o Abdul Akbar Khan	PST Kanju	10.02.1966	1992	GMS: Asharay
18	Mr. Bahri Bostan S/o Jamroz Khan	PST Kalakaly	01.03.1964	1992	GHS: Manai
19	Mr. Jalalud Din S/o Mian Jawer Gul	PST Nawkhara	15.04.1968	1992	GHS: Sakhra
20	Mr. Sardar Ali S/o Noorul Ahad	PST Dherai	02.04.1966	1992	GMS: Charina
21	Mr. Fazal Waliab S/o Husnul Maab	PST Minggora	15.12.1966	1992	GMS: Ayeen

Executive District Officer
Elementary & Secondary
Education, Swat.

Attested
M. Imran Appelant

18

1	Muhammad Alam Khan S/o M. Shah Khan	PST Barikot	11.03.1961	1992	GIS: Kcdam
3	Mr. Delay Bacha S/o Malak Sarfar Khan	PST K. Khela	01.01.1970	1993	GMS: Lakhar
1	Mr. Muhammad Rahman S/o Palas	PST Shalpin	01.12.1985	1993	GMS: Cham Garal
5	Mr. Shah Jehan S/o Bahroz	PST Kota	17.03.1964	1993	GIS: Kcdam

OPEN MERIT 25% (6)

No.	Name/Father's Name	Address	D/o Birth	M/Obtained	Place of posting
1	Mr. Atab Khan S/o Inayat Khan	Titabat	16.05.1980	70.75	GIS: Bahrain
2	Mr. Muhammad Imran S/o Fazal Ghani	Mingora	29.03.1988	69.35	GIS: Pishmal
3	Gulzar Ali S/o Muhammad Nazir	PST Dadalara	10.04.1981	69.31	GIS: Pishmal
4	Mr. Muhammad Ahad S/o M. Ambali Khan	Dakotak	12.03.1985	69.04	GISS: Kishawra
5	Mr. Gul Muhammad S/o Shaday	PST Faqira	01.01.1982	68.26	GMS: Lakhar <i>Bargm</i>
6	Mr. Amir Zarin S/o Said Umar	PST Zera Khela	05.05.1980	67.91	GISS: Mankeyal
7	Sajid Khan S/o Muhammad Hanif	Deolai	05.05.1983	67.89	GIS: Laikot
8	S. Muhammad Jamal S/o Bakht Jamal	Gulibagh	01.04.1984	67.84	GMS: Ganajeer

Signature
 District Office:
 Elementary & Secondary
 Education, Swat.

DECEASED TEACHER'S SON 100 %

1	Mr. Irfan Ali S/o Usman Ghani	Faiz Abad	10.04.1980		GISS: Mankeyal
2	Mr. Muhammad Rauf S/o Taj Muhammad Khan	PST Sijbanr	06.03.1971		GIS: Shawar

TERMS & CONDITIONS

- The amended section 19 will be applicable in case of those civil servants who were appointed to a pensionable post on regular basis before 1st day of July 2001, having regular service without any break and have applied through their Department shall be given an option either to retain the benefits of pension and gratuity as allowed to him under his previous terms of appointment or to avail the benefit of contributory provident fund allowed to him under his new appointment.
- All the Degrees / certificates will be verified from the concerned Board/ University by head of concerned School / DO (M) on the expenses of the candidate concerned within in one month after taking over charge.
- The new appointee should submit challan/ Bank drafts in the name of controller of Examination of the concerned Board/ University along with photocopies of the testimonials to the Head of concerned school DO (M) for verification within Fifteen days after taking over charge.
- In case any certificate / degree and affidavit found incorrect/ fake/ unverified the appointment of the candidate concerned shall be cancelled automatically.
- The Original certificate/ Degree and health & age certificate of the candidate should be checked before handing over charge to him by the Head of the concerned school.

Signature
 Executive District Officer
 Elementary & Secondary
 Education, Swat.

Attested
 M. Imran Appelant

15

19

7. They will not be handed over charge if their age is less than 18 years or more than 35 years. Charge Reports should be submitted to all concerned.
8. They will be governed under terms and conditions as prescribed by the government from time to time.
9. Their services can be terminated any time in case their performance is found unsatisfactory and they will be proceeded under special power ordinance 2000.
10. They should join the post within one month of the issuance of this order otherwise their appointment will be cancelled automatically.
11. In case of resignation they will have to give one month prior notice to the Department or forfeit one month salary in lieu thereof to the government.
12. The new appointees will not apply for transfer at least for two years.
13. The senior employees can appeal for transfer against the place of new appointees within a month time positively, later on any appeal will not be considered.
14. No TA/DA is allowed.

(SULIAN MAHMOOD MIAN)
 EXECUTIVE DISTRICT OFFICER
 ELEMENTARY & SECONDARY
 EDUCATION SWAT

Endst No. 9329-33 /Appointment/2011

dated 10/6 /2011

Copy to:-

1. The Director Elementary and Secondary Education Khyber Pakhtun Khwa Peshawar
2. The District Coordination Officer Swat.
3. The District Accounts Officer Swat.
4. The Principal/Headmasters Higher/ High & Middle school concerned.
5. The candidate concerned.
6. Superintendent Secondary local office.
7. PA to EDO local Office.

M.R.Khan

ATTESTED

[Signature]
 Superintendent,
 Executive District Officer
 (S&L) Distt. Swat.

[Signature]

EXECUTIVE DISTRICT OFFICER
 ELEMENTARY & SECONDARY
 EDUCATION SWAT

Executive District Officer,
 Elementary & Secondary
 Education, Swat.

Attested
 M. Imran Appelant

~~18~~ ~~11~~
20

GOVERNMENT OF KHYBER PAKHTOON KHWA PROVINCE.

CERTIFICATE OF TRANSFER OF CHARGE.

Certified that I MUHAMMAD IMRAN CT B-09 have this day fore noon (19/06/2011) has taken over charge of CT B-09 at Government High School Pishmal District Swat with reference to the appointment order issued by the Executive District Officer Elementary and Secondary Education Swat under Endost: No 9329-33 Dated 18/06/2011 at S. No 02 open merit

2. Particulars of cash and important/Secret/Confidential documents handed over/taken over are noted on the reverse.

Station. GHS PISHMAL Swat

Dated 19/06/2011.

VACANT

Signature of relieved
Government Servant.
Designation CT B-09

M. Muhammad Imran

MUHAMMAD IMRAN
Signature of receiving
Government servant.
Designation CT B-9

Endorsement No 118-20 Dated 20/06 /2011
From

The Head Master,
GHS Pishmal District Swat.

To

1. The Executive District Officer Elementary and Secondary Education Swat.
2. The District Comptroller of Accounts swat at Saidu Sharif.
3. The official concerned.

The charge of the office of CT is transferred from Vacant B-09 to Mr. Muhammad Imran CT B-09 on the fore noon of 19/06/2011

A. M.
HEAD MASTER,
GOVT: HIGH SCHOOL,
PISHMAL DISTT: SWAT.

Attested
M. Imran

~~21~~ 21

OFFICE OF THE EXECUTIVE DISTRICT OFFICER ELEMENTARY &
SECONDARY EDUCATION SWAT

ORDER

Whereas You Mr. Muhammad Imran S/o Fazal Ghani resident of Akbar Abad Barama Mingora Swat, presently CT GHS: Pishmal Swat that.

You have provided the sanad of Shahadatul Alamia to the Education Department and presented it as equal to MA. In this connection it is clarified that Shahadatul Alamia is conditionally equal to MA for teaching only Arabic & Islamic studies in colleges & Universities and perusing higher studies and does not confer any right for Appointment as CT Teacher, teaching the subjects of English, Pakistan Studies, Urdu, General Science & Mathematics and not Islamic studies & Arabic. Hence the sanad is irrelevant to the CT post.

And whereas BA from AIOU requires successful completion of four semesters but you have provided the result of only one semester & presented it as equal to BA which shows that you have strived to deceive the Department.

And whereas, by reason of the above charges, based on sufficient documentary evidence, facts and material, I am satisfied that you appear to be guilty of misconduct within the meaning of the said Ordinance and I, by virtue of powers conferred upon me under the provision of sub-section (4) of section 5 of the said Ordinance, have decided that it is not necessary to have an inquiry conduct in the above charges through an inquiry officer/ inquiry committee.

And whereas, you were directed to show cause as to why the above penalty should not be imposed upon you and also intimate whether you desire to be heard in person vide this office No. 735 dated 23.04.2012 and No. 2348 dated 18.05.2012.

Whereas, your reply to the show cause notice was found unsatisfactory and not to the point.

And now therefore, the undersigned being competent authority in exercise of the power conferred upon me under section-3 of the Government Khyber Pukhtunkhwa Removal from service (Special Power) Ordinance 2011 hereby impose as Major penalty of "Removal From Service" on you Mr. **Muhamamd Imran** CT GHS: Pishmal Swat with effect from the date of your taking over charge as CT.


EXECUTIVE DISTRICT OFFICER
ELEMENTARY AND SECONDARY
EDUCATION SWAT.

Endst No. 4068-71 / P. File/ M. Imran

Date. 12/6/ /2012

Copy is forwarded:

1. The District Accounts Officer Swat.
2. The Headmaster GHS: Pishmal Swat.
3. Mr. **Muhammad Imran** S/o Fazal Ghani R/o Akbar Abad, Barama Mingora Swat


EXECUTIVE DISTRICT OFFICER
ELEMENTARY AND SECONDARY
EDUCATION SWAT.

Attested
M. Imran

بعدالت جناب سروس ٹریبونل صوبہ خیبر پختونخواہ پشاور

1042
06/9/12

سروس اپیل نمبر 989/12 مورخہ سال 2012ء

محمد عمران C.T گورنمنٹ ہائی سکول پشمال سوات

(اپیلانٹ)

بنام



1. گورنمنٹ صوبہ خیبر پختونخواہ بذریعہ سیکرٹری ایجوکیشن پشاور
2. ڈائریکٹر سکولز (ایلمنٹری & سیکنڈری) ایجوکیشن پشاور صوبہ خیبر پختونخواہ پشاور ڈگری گارڈن پشاور
3. ڈسٹرکٹ کوارڈینیشن آفیسر ضلع سوات بمقام گل کدہ سیدو شریف سوات
4. ایگزیکٹو ڈسٹرکٹ آفیسر (ایلمنٹری & سیکنڈری) ایجوکیشن ضلع سوات۔

(ریسپانڈنٹس)

اپیل زبردفعہ 4 صوبہ خیبر پختونخواہ ایکٹ 1974 برخلاف آرڈر انڈورزمنٹ نمبر 71-4069 مورخہ

12/06/2012 جس کے رو سے اپیلانٹ کو سروس سے برخاست کیا گیا ہے۔

6/9/12

استدعائے اپیل:- بمظوری اپیل ہذا آرڈر برخاستگی سروس انڈورزمنٹ نمبر 71-4069

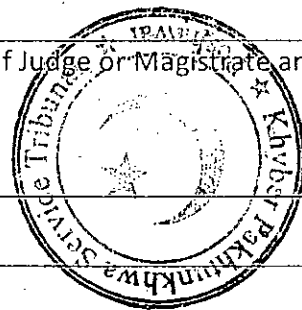
مورخہ 12/06/2012 زیر اپیل کو خلاف قانون، خلاف شریعت، خلاف انصاف، خلاف حقائق، خلاف فطری انصاف

وبلا جو زقرا دیا جا کر کالعدم اور منسوخ کیا جا کر آرڈر نمبر 33-9329 تقرری 2011 مورخہ 18/06/2011 کو

بشمول تمام مراعات سروس بحال کرنے کے احکامات صادر فرمائی جائے۔

ATTESTED (جاری ہے)

EXAMINER
Khyber Pakhtunkhwa
Service Tribunal,
Peshawar



S.No. of proceedings	Date of Order or proceedings.	Order or other proceedings with signature of Judge or Magistrate and that of parties where necessary.
1	2	3
	12.01.2016	<p style="text-align: center;"><u>KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR</u> <u>CAMP COURT SWAT</u></p> <p style="text-align: center;"><u>SERVICE APPEAL NO.989/2012</u></p> <p>(Muhammad Imran-vs- Govt: of Khyber Pakhtunkhwa Through Secretary Education and others.)</p> <p style="text-align: center;"><u>JUDGMENT</u></p> <p style="text-align: center;"><u>MUHAMMAD AZIM KHAN AFRIDI, CHAIRMAN:</u></p> <p>Appellant in person and Mr. Muhammad Saeed, S.S alongwith Mr. Muhammad Zubair, Senior Government Pleader for respondents present.</p> <p>Muhammad Imran hereinafter referred to as the appellant has preferred the instant appeal under section 4 of the Khyber Pakhtunkhwa Service Tribunal Act, 1974 against order dated 12.06.2012 vide which appellant was removed from service and his departmental appeal was not answered despite lapse of statutory period.</p> <p>Brief facts giving rise to the present appeal are that the appellant applied to the post of C.T on the strength of his qualification of Shahadatul Alamiyya and Diploma of Education and after due process the appellant was selected and appointed vide order dated 18.06.2011. That subsequently the qualifications of the appellant were found defective and vide show cause notice dated 23.04.2012 appellant was directed to submit his stance which was replied and thereafter appellant was proceeded against and removed from service under the provisions of Removal from Service (Special Powers) Ordinance-2000 vide impugned order dated 12.06.2012.</p>

ATTESTED

[Signature]

EXAMINER
Khyber Pakhtunkhwa
Service Tribunal,
Peshawar

We have heard arguments of appellant and learned Sr. G.P for respondents and perused the record.

The show cause notice was issued to the appellant under the provisions of Removal from Service (Special Powers) Ordinance-2000 on 23.4.2012 and the entire proceedings including the impugned order was passed under the provisions of RSO-2000. The said Ordinance stood repealed on 15.09.2011 meaning thereby that the proceedings were conducted by the respondents under a law which was not in existence and which stood repealed prior to the commencement of proceedings as such and without touching the other merits of appeal we are constrained to accept the instant appeal and set aside the impugned order and re-instate the appellant in service with the directions that proceedings afresh under the provisions of E&D Rules-2011 be carried out and the appellant be afforded opportunity of defending himself in the prescribed manners. The issue of back benefits shall be subject to the outcome of the enquiry which shall be expeditiously conducted and concluded but not later than two months from the date of receipt of this judgment. The appeal is accepted in the above terms. No order as to costs. File be consigned to the record room.

Sd/- Muhammad Azim Khan Afzidi,
Chairman
Sd/- Abdul Latif,
Member

ANNOUNCED
12.01.2016

Certified to be true copy
EX-111-11111
Khyber Pakhtunkhwa
Service Tribunal
Peshawar

Date of Presentation of Application 08-06-2016
Number of Words 6800
Copying Fee 6000
Urgent 2000
Total 8000
Name of Copyist GMD
Date of Completion of Copy 08-06-2016
Date of Delivery of Copy 08-06-2016

بخدمت جناب ڈسٹرک ایجوکیشن آفیسر صاحب ضلع سوات بمقام گل کدہ سوات

درخواست برائے Re-instatement حسب الحکم سروس ٹریبونل صوبہ خیبر پختونخواہ پشاور مورخہ 12/01/2016

جناب عالی:- حسب ذیل عرض ہے۔

- 1:- یہ کہ من سائل کو 18/06/2011 کو C.T پوسٹ پر گورنمنٹ ہائی سکول پشمال سوات میں تعینات کیا گیا تھا۔ یہ کہ تقریباً ایک سال نوکری کرنے کے بعد محکمہ کے ایک اہلکار کے ذاتی عناد کے باعث مجھے مورخہ 23/04/2012 کو شوکاژ نوٹس دیا گیا۔ اور بعد آزاں مورخہ 12/06/2012 کو مجھے سروس سے نکالا گیا۔
- 2:- یہ کہ من ایپلانٹ رسائل کے تمام سندرات کی تصدیق محکمہ ہذا کے وساطت سے ہو چکی ہے۔ جو کہ محکمہ کے ساتھ فائل ریکارڈ میں موجود ہیں۔
- 3:- یہ کہ من سائل نے محکمانہ اپیل اور بعد آزاں سروس ٹریبونل صوبہ خیبر پختونخواہ پشاور میں سروس اپیل دائر کیا۔ جس کو سروس ٹریبونل نے مورخہ 12/01/2016 کو منظور کر کے دوبارہ بحالی کا حکم صادر کیا ہے۔ نقل فیصلہ لف ہے۔
- 4:- یہ کہ حسب الحکم عدالت دوبارہ بحالی من ایپلانٹ رسائل کا قانونی حق ہے۔

لہذا استدعا ہے۔ کہ من سائل ایپلانٹ کو حسب الحکم بحالی کے

احکامات صادر فرمائی جائے۔

عریضہ

M. Amran
محمد عمران ولد فضل غنی ساکن اکبر آباد بارامائنگورہ سوات
12/01/2016

C.T مدرس گورنمنٹ ہائی سکول پشمال سوات

No 596
13/02/2016

(H) ~~Handwritten~~ e" (26)

SHOW CAUSE NOTICE

I Hafiz Dr Muhammad Ibrahim District Education officer (M) Swat as a competent authority under the Khyber PakhtunKhawa, removal from service under efficiency and discipline Rules, 2011 do hereby serve you Mr. Muhammad Imran CT GHS, Peshmal as follows:-

- 1- According to the recommendation of enquiry/hearing committee you have produced fake documents during your appointments to the CT post and also you have failed to satisfy the enquiry committee of your appointment to the post of CT.
- 2- In exercise of the powers conferred on me under sub section 4 of section 5 of KPK removal from service under efficiency and discipline Rules, 2011 the undersigned in the capacity of competent authority, is hereby pleased to dispense with the conduct of formal enquiry already conducted and serve you with the instant show cause notice with the direction to submit your defense in writing within 10 (ten) days of the issuance of this notice as to why a proper penalty should not be imposed upon you.
- 3- In case you failed to submit your reply within the stipulated period, it will presume that you have no defense to offer and an ex-parte decision will be taken against you.

COMPETENT AUTHORITY
DISTRICT EDUCATION OFFICER (M)
SWAT

Endst: No 10640-42

Dated: 25/2/2016

Copy for information and necessary action to: -

1. The Deputy Commissioner Swat.
2. The Head Master GHS Peshmal Swat
3. The Teacher Concerned.
4. PA to DEO(M) Swat of local office

Received on
5/3/2016 Time 3pm.
M. Imran
5/3/2016


DISTRICT EDUCATION OFFICER (M)
SWAT

Ushidme...
Come on...
7/3/16

بخدمت جناب ڈسٹرک ایجوکیشن آفیسر صاحب ضلع سوات۔
وضاحت شوکار نوٹس نمبر 42-10440 مورخہ 25/2/2016

جناب عالی۔ وضاحت شوکار نوٹس حسب ذیل عرض ہے۔

1:- یہ کہ شوکار نوٹس کا فقرہ نمبر ابتدائی رغلط بیانی اور جھوٹ پڑتی ہے۔ میں نے کوئی کاغذ سرٹیفکیٹ Fak پیش نہیں کیا ہے۔ میرے تمام کاغذات کی دیریفیکیشن محکمہ کی وساطت سے ہو چکی ہے۔ جو کہ فائل ریکارڈ پر موجود ہے۔ کسی بھی بورڈ ریونیورسٹی اور جامعہ تعلیمات نے میرے کسی کاغذ سرٹیفکیٹ کے بارے میں Fak رپورٹ نہیں دیا ہے۔ بلکہ C.T پوسٹ پر تقرری والے کمیٹی نے میرے تمام کاغذات سرٹیفکیٹس کی درستگی کی سرٹیفکیٹ دی ہے۔ جس پر تمام ممبران کا دستخط ثبت ہے۔ جو کہ فائل ریکارڈ پر موجود ہے۔ نقولات لف ہے۔ صفحہ 23، 24

یہ کہ میں نے سوالنامے کے جوابات کے آخر میں جن دو استانیوں کا ذکر کیا ہے۔ تو اس میں مسماہ سارہ بی بی کو جعلی میرٹ پر آرڈر نمبر 40-1529 مورخہ 22/01/2010 کے ذریعے گورنمنٹ گرلز ہائی اسکول شاپین میں بھرتی کیا ہے۔ اس کا اصل سکور میٹرک 11.43، ایف۔ اے 11.23، مولوی فاضل 12.16 ہے۔ جس کا ٹوٹل سکور 34.82 بنتا ہے۔ اور تقرری آرڈر نمبر میں اس کا جعلی سکور 54.72 ہے۔ بطور ثبوت نقل آرڈر: Annexure: A مشتمل بر دو صفحات لف ہے۔ جبکہ اب وہ آرڈر نمبر 18-6313 مورخہ 24/07/2015 کے ذریعے 16 Bps میں گورنمنٹ گرلز ہائی اسکول کوکارٹی میں تعینات ہے۔ نقل آرڈر: Annexure: B لف ہے۔ صفحہ 53، 54

جب کہ اس سے پہلے اس کو جعلی کاغذات سرٹیفکیٹ کی وجہ سے سروس سے نکالی گئی تھی۔ اور ساتھ ہی ریکوری کا حکم بھی کیا گیا تھا۔ لیکن ابھی تک اس سے کوئی ریکوری نہیں کی گئی۔ بطور ثبوت نقل آرڈر بر خاگی Annexue: C مشتمل بر 8 صفحات لف ہے۔ اس کی تقرری، تقرری آرڈر کے شرط نمبر 4 اور اشتہار کے شرط نمبر 14 کے خلاف ویزی ہے۔ نقل آرڈر اور نقل اشتہار بطور ثبوت Annexure: D مشتمل بر 3 صفحات لف ہے۔ صفحہ 39، 51

اسی طرح مسماہ مسرت عثمان T.T گورنمنٹ گرلز ہائی اسکول پانٹر کو بھی فرضی سکور پر تعینات کیا گیا ہے۔ جس کی تفصیل انکوائری کرنے سے سامنے آ جائیگی۔

جب کہ میرے تعلیمی اسنادات کاغذات میں کوئی بھی دستاویز جعلی نہیں ہے۔ اخباری اشتہار کے مطابق میرے تعلیمی سکور کو محکمہ تعلیم نے خود تیار کیا ہے۔ جس کا اعتراف محکمہ تعلیم نے جوابی بحث میں کیا ہے۔ میرے تمام کاغذات کی دیریفیکیشن محکمہ تعلیم کی وساطت سے ہو چکی ہے۔ اور آغاز ملازمت سے تا حال میں تمام مرعات سروس، سروس پر بحالی کا حقدار ہوں۔

2:- شوکار نوٹس کے فقرہ نمبر 2 کے بارے میں عرض ہے۔ کہ خیر پختہ خواہ کے سیکشن نمبر 5 کے سب سیکشن نمبر 4 زونڈو تو اعداد سال 2011 کے تحت ڈسٹرک ایجوکیشن آفیسر کو، کوئی اختیار حاصل نہیں کہ وہ بددیتی اور بددیانتی پڑتی کارروائی کریں۔ کیونکہ انکوائری کمیٹی کا رپورٹ جھوٹ پڑتی ہے۔ اور کمیٹی نے مکمل طور پر بددیتی، بددیانتی اور واضح طور پر جانپ داری سے کام لیا ہے۔ کیونکہ میں نے انکوائری آفیسر کو سوالنامے کے آخر میں وضاحت کے لیے ایک درخواست اور مذکورہ بالا کاغذات حوالے کرنا چاہا تو اس نے لینے سے صاف طور پر انکار کیا۔ نقل درخواست لف ہے۔

Attest
M. Amran
Appellant

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7/3/2016

3۔ شوکار کا فقرہ نمبر 3 کے بارے میں عرض ہے۔ کہ مجھے مورخہ 5/3/2016 کو D.E.O دفتر کونون کر کے بلایا اور بوقت 2 بجے مجھے صرف شوکار نوٹس دیا۔ اور انکو آری کمیٹی کا کوئی رپورٹ نہ دے کر قصداً انکو آری رولز کے خلاف ورزی کی۔ میں نے مورخہ 19-06-2011 سے C.T پوسٹ پر چارج لیا ہے۔ اور احسن طریقے ڈیوٹی سر انجام دی ہے۔ All back benefits کے بارے میں انکو آری کمیٹی کی خاموشی ان کے جانبداری کا واضح ثبوت ہے۔ بلکہ بالفاظ دیگر انکو آری کمیٹی نے میرے اس حق کو تسلیم کیا ہے۔

معزز عدالت سروس ٹریبونل نے اپنے فیصلہ محررہ مورخہ 12/01/2016 میں محکمہ کے کاروائی کو غیر قانونی دہلا جواز قرار دے کر مجھ کو سروس سے برخاستگی کا آرڈر Set-aside کیا ہے۔ اور مجھے سروس پر بحالی کا حکم صادر کیا ہے۔

لہذا استدعا ہے۔ کہ بمظوری وضاحت شوکار نوٹس ہذا مجھے بشمول تمام مراعات سروس، سروس پر بحالی کے احکامات صادر فرمائی جائے۔

عریضہ

محمد عمران ولد فضل غنی M. Amran

سٹی، ٹی مدرس گورنمنٹ ہائی سکول پشمال سوات

ساکن آکبر آباد، باراما میگورہ سوات

مورخہ 07/03/2016

Attest
M. Amran
Appellant

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گدست جان ڈسٹریکٹ انجینئر آفس میں صلیح
 در صورت میں ہمارے کہ جن سے ملے تو آپ کی طرف شکر گزار ہوں
 ایسٹریکٹ ہے۔ انکو آئی کی ایس آر ایف کے ساتھ
 جانے فرمائیے

جانے والی آڈیٹ - عرض ہے کہ مجھے آپ کی دفتر سے شکر گزار ہوں
 ہو صورت میں ہے۔ لیکن اس کے ساتھ انکو آئی کی ایس آر ایف کی کاپی
 لکھی ہوئی ہے۔ جیڈ انکو آئی کی ایس آر ایف کے ساتھ ساتھ صاف طور
 پر لکھی ہے۔ کہ شکر گزار ہو ساتھ ساتھ انکو آئی کی ایس آر ایف
 ضروری جانے۔ جبکہ میں نے اصلاً طرہ پر شکر گزار کا جواب بھی لکھا ہے۔
 لکھا ہے کہ سطوری درخواست پر اسے انکو آئی کی ایس آر ایف
 کاپی دینے کے احکامات ہمارے فرم سے ملے ہیں۔

7/3/2016
 محمد عمران آئی ایس آر ایف
 سکریٹری جنرل

971
 7/3/2016



OFFICE OF THE
DISTRICT EDUCATION OFFICER (MALE)
Swat (Cell # 0946 9240209-228)

~~Amir Khan~~

30

OFFICE ORDER.

Consequent upon compliance of the Judgment of the Honorable Khyber Pakhtun Khwa Services Tribunal Peshawar camp court Swat an appeal No.989/2012 dated 12.01.2016. Mr. Muhammad Inran S/O Fazal Ghani is hereby reinstated as CT BPS-15 at GHS, Pishmal in the interest of public service with effect ^{from} the date of his removal from service.


Note: - All terms and condition will remain the same of his appointment order.

(DR. HAFIZ MUHAMMAD IBRAHIM)
DISTRICT EDUCATION OFFICER
SWAT GUL KADA
dated: 10/3/2016

Endst No: 11227-37

Copy of the above is forwarded for information & necessary action to: -

1. The Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar.
2. The District Comptroller of Accounts Swat.
3. The Principal/Headmaster concerned.
4. The Deputy DEO Male Local Office.
5. The B&AO Local Office
6. The Supdt Secondary Local Office.
7. The candidates concerned.
8. PA to DEO Local Office.


DISTRICT EDUCATION OFFICER
(MALE) SWAT GUL KADA

Allst
M. Inran
Applicant

GOVERNMENT OF KHYBER PAKHTOON KHWA PROVINCE.

CERTIFICATE OF TRANSFER OF CHARGE.

Certified That **MUHAMMAD IMRAN** CT B -15 Have This Day ~~Fore Noon~~ 10 after noon
10/03/16 Has Taken Over Charge Of CT Bps15at Government High School Pishmal District Swat
With Reference To The Reinstated Order Issued By The District Education Officer (Male)Swat
Gul Kada Under Endost :No 11227-37dated :10/03/2016.

2:Particulars Of Cash And Important /Secret/Confidential Documents Handed Over/ Taken Over
Are Noted On The Reverse.

Station :G HS Pishmal Swat

Dated: 12/06/2012

VACANT

Signature Of Relieved

Government Servant.

Designation CT B-15

M. Imran

MUHAMMAD IMRAN

Signature Of Receiving

Government Servant .

Designation CT B-15

Endorsement No _____ Dated:

From

The Head Master

G H S Pishmal District Swat.

To

1. The Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshwar.
2. The District Comptroller Of Accounts Swat.
3. The District Accounts Officer At Saidu Sharif Swat.
4. The D E O (Male) Swat.
5. The Deputy Deo(Male) At Saidu Sharif Swat.
6. The Official Concerned.

The Charge Of The Office Of CT Is Transferred From Vacant B-15 To Mr.Muhammad
ImranCTB-15 On The Fore Noon Of 12/06/2012

Fazal Rabbani
Head Master
Govt. High School
Pishmal Distt:Swat
10/03/16

بخدمت جناب ڈسٹرک ایجوکیشن آفیسر صاحب ضلع سوات
 درخواست برآمد چارج ریپورٹ کاؤنٹر سائن کرنے اور ریپلینز کرنے کے
 احکامات صادر فرمائی جائے۔

جناب عالی: حسب ذیل عرض ہے۔

1:- ایم میری تقرری بحیثیت آ. ت مدرس گورنمنٹ ہائی سکول بشمال سوات میں ہوئی تھی۔
 میں نے مورخہ 26/06/2011 کو چارج لیا تھا۔ لیکن میرے چارج ریپورٹ کاؤنٹر سائن
 نہیں ہوا ہے۔ نقل آرڈر و نقل چارج ریپورٹ لف ہے۔

2:- ایم میری تمام کاغذات کی ریویو لیکیشن ہو چکی ہے۔ لیکن اس وقت تک
 غیر قانونی آرڈر کے ذریعے مجھے سروس سے نکالا گیا تھا۔ بدین و میرا چارج ریپورٹ
 Counter Signed نہیں ہوا۔ اور نہ میرے تنخواہ کو ریپلینز کیا گیا۔

3:- ایم اب چونکہ آپ صاحبان نے عدالتی فیصلہ کے بموجب میرے خلاف انکوائری کی
 اور مجھے شوکار ٹوٹ بھی لکھی گئی۔ جس کا جواب میں نے بروقت جمع کر لیا۔
 اور آپ صاحبان مجھے ٹرمینیشن کی تاریخ سے بحال کرنے کا آرڈر لکھو گے۔
 نقل آرڈر لف ہے۔

لہذا استدعا ہے۔ کہ منطوری دھواست بنا میرے چارج ریپورٹ کو کاؤنٹر سائن
 کیا جائے۔ اور ساتھ ہی ریپلینز آرڈر بھی لکھو کیا جائے۔ میری ہونگی۔
 عرضتہ۔

آب کاٹالہ
 M. Imran
 ایم ایم ایم
 شمال سوات مورخہ 21/03/2016

1366
 01/04/2016

حضور
 M. Imran
 Appellant

OFFICE OF THE DISTRICT EDUCATION OFFICER, MALE DISTRICT SWAT.

OFFICE ORDER.

Where as one Mr. Muhammad Imran S/O Mr. Fazal Ghani was previously appointed as CT vide order dated 18-06-2011.

And where as the qualification on the basis of which he was appointed was found defective at a letter stage.

And where as after a show cause notice and completion of requisite formalities he was removed from service vide order No. 4069-71 dated; 12-06-2012 under the provision of Special Powers Removal from service ordinance 2000 instead of relevant Efficiency & Disciplinary Rules 2011.

And where as the termination order No. 4069-71 dated 12-06-2012 was then set aside and he was re-instated in service vide order No.11227-34 dated; 10-03-2016 in the light of the Khyber Pakhtunkhwa service tribunal's judgment dated 12-01-2016.

And where as fresh proceeding within the meaning of the judgment was started against the accused teacher by nominating an inquiry committee comprising of :

- 01. Mr. Muhammad Amin Principal, GHS Amankot,
- 02. Mr. Hazrat Rahman Principal GHS Shagai
- 03. Mr. Iqbal Jehan Head Master GHS Ahingaro Derai.

And where as the inquiry committee unanimously recommended that

- (i) The accused Mr. Mohammad Imran had not cleared BA Examination at the time of his appointment and his BA result was declared on 15-08-2011 i.e more than one year after his appointment and as such the score of 7.23 were wrongly added to his score.
- (ii) The score of 8.71 were given to him in merit list on the basis of Alshahdatul Alamia which is invalid for appointment as CT.

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Now therefore, keeping in view the recommendation of the inquiry committee, history of the case and materials on the record, the undersigned being competent authority exercise of the power conferred by the Khyber Pakhtun Khwa Govt. Servant (E & D) Rules 2011 under Rules 4(b) (IV). The competent authority (The District Education Officer, (M) Swat) do hereby impose upon MR. Mohammad Imran CT at GHS Pishmal Major Penalty of dismissal from Govt: service with effect from the date of his appointment in the interest of public service.

(HAFEEZ DR. MOHAMMAD IBRAHIM)
DISTRICT EDUCATION OFFICER,
MALE DISTRICT SWAT.

Endst: No. 1533-36 /

Dated: 07/09 /2016

Copy forwarded to:-

01. The Director Elementary & Secondary Education Khyber Pakhtun Khwa.
02. The District Accounts Officer, Swat.
03. The Head Master GHS Pishmal swat.
04. Mr. Muhammad Imran Ex-CT GHS Pishmal swat.


DISTRICT EDUCATION OFFICER,
MALE DISTRICT SWAT.

بخدمت جناب ڈائرکٹر صاحب سکولز صوبہ خیبر پختونخواہ پشاور

اپیل:- بدیں مراد کہ من سائل (اپیلانٹ) کو D.E.O سوات نے آرڈر نمبر 1533-36 مورخہ 07-04-2016 کے ذریعے غیر قانونی و بلا جواز سروس سے برخاست کیا ہے۔ اس غیر قانونی و بلا جواز آرڈر کو کینسل / کالعدم قرار دیا جا کر من اپیلانٹ کے آرڈر نمبر 37-11227 مورخہ 10-03-2016 کو برقرار رکھنے کے احکامات صادر فرمائی جائے۔

جناب عالی:- گذارش حسب ذیل ہے۔

1:- یہ کہ من سائل (اپیلانٹ) اکبر آباد باراما کا مستقل باشندہ ہوں۔ من سائل (اپیلانٹ) کو آرڈر نمبر 33-9329 مورخہ 18-06-2011 کے ذریعے C.T پوسٹ پر گورنمنٹ ہائی سکول پشمال سوات میں تعینات کیا گیا۔

نقل آرڈر و چارج رپورٹ بطور ثبوت "A" Annexure لف ہے۔

2:- یہ کہ من سائل (اپیلانٹ) کو اس وقت کے E.D.E.O سوات نے ذاتی عناد و بد نیتی اور بددیانتی کی بنیاد پر ایک غیر قانونی و بلا جواز آرڈر نمبر 71-4069 مورخہ 12-06-2012 کو سروس سے برخاست کیا۔

نقل آرڈر بطور ثبوت "B" Annexure لف ہے۔

3:- یہ کہ من سائل (اپیلانٹ) کچھ سروس ٹریبونل صوبہ خیبر پختونخواہ پشاور ریمپ کورٹ سوات میں اپیل نمبر 989/2012

دائر کیا۔ جس کو معزز عدالت سروس ٹریبونل نے مورخہ 12-01-2016 کو منظور کر کے من سائل (اپیلانٹ) کو سروس پر دوبارہ بحال کرنے کا حکم دیا ہے۔ اور ساتھ ہی E&D rule, 2011 کے تحت انکوائری کے ہدایت بھی کی۔

نقل آرڈر بطور ثبوت "C" Annexure لف ہے۔

4:- یہ کہ من سائل (اپیلانٹ) کو حسب الحکم عدالت ملازمت پر بحالی کے متعلق درخواست ڈائری نمبر 596

مورخہ 13/02/2016 D.E.O سوات کے دفتر میں جمع کیا۔ نقل درخواست بطور ثبوت "D" Annexure لف ہے۔

5:- یہ کہ D.E.O سوات نے من سائل (اپیلانٹ) کے خلاف تین رکنی انکوائری کمیٹی تشکیل دی۔ اور انھوں نے من سائل

(اپیلانٹ) سے سوالنامہ کے مطابق اسی سوالنامے پر تحریری جوابات لئے۔ جب کہ اس بارے میں من اپیلانٹ کو کوئی لیٹر موصول

نہیں ہوا ہے۔ بلکہ میں ایک دوسرے کام کے لئے D.E.O آفس گیا۔ تو اتفاقاً میں نے اپنا نام سنا۔ جب میں نے معلوم کیا۔

تو انھوں نے مجھے کہا۔ کہ تمہارے پاس صرف دو گھنٹے کا وقت ہے۔ اپنے اصلی سرٹیفیکٹ ڈگریاں اور سندت اسی دفتر کو لے آؤ۔

تو اسی وقت میں نے اپنے کاغذات لے آئے۔ اور اسی وقت سوالنامے کے جوابات تحریر کر کے ان کے حوالے کئے۔

- 6:- یہ کہ مورخہ 5-03-2016 کو D.E.O آفس سے من سائل (اپیلانٹ) کے والد کو موبائل نمبر 0346-9410068 پر من سائل (اپیلانٹ) کو فون کے ذریعے بلایا گیا۔ اور D.E.O سوات کے ڈائری برانچ والے نے من سائل (اپیلانٹ) کو ایک شوکا ز نوٹس نمبر 10440-42 مورخہ 25-02-2016 دیا۔ نقل شوکا ز نوٹس بطور ثبوت "E" Annexure لف ہے۔ اور انکو آئری رپورٹ کی نقل نہیں دی۔ جس سے بھی D.E.O سوات کی بدینتی اور بددیانتی واضح ہے۔
- 7:- یہ کہ من سائل (اپیلانٹ) نے مورخہ 7-03-2016 کو شوکا ز نوٹس کا تفصیلی جواب دیا۔ وضاحت شوکا ز نوٹس مشتمل بر 2 صفحات بطور ثبوت "F" Annexure لف ہے۔
- 8:- یہ کہ اس کے بعد مورخہ 10-03-2016 کو D.E.O سوات نے آرڈر نمبر 11227-37 مورخہ 10-03-2016 کے ذریعے من سائل (اپیلانٹ) کو معزز عدالت سروس ٹریبونل کے فیصلے کے روشنی میں سروس پر بحال کیا ہے۔ نقل آرڈر بطور ثبوت "G" Annexure لف ہے۔
- 9:- یہ کہ من سائل (اپیلانٹ) نے مورخہ 10-03-2016 کو آرڈر کی تعمیل کرتے ہوئے چارج لیا۔ اور باقاعدہ اسی سکول میں فرائض منصبی سرانجام دینا شروع کیا۔ نقل چارج رپورٹ بطور ثبوت "H" Annexure لف ہے۔
- 10:- یہ کہ من سائل (اپیلانٹ) نے مورخہ 1-04-2016 کو ڈائری نمبر 1366 مورخہ 1-04-2016 پے ریلیز آرڈر کرنے اور چارج کو Counter sign دستخط کیلئے D.E.O سوات کو درخواست دیا۔ نقل درخواست و نقل چارج رپورٹ بطور ثبوت "i, J" Annexure لف ہے۔
- 11:- یہ کہ من سائل (اپیلانٹ) کے والد نے روز بروز D.E.O کے دفتر کا چکر لگایا۔ لیکن آج اور کل کا بہانہ کر کے مسئلے کو طول دیا گیا۔ اور آخر کار مورخہ 9-04-2016 کو D.E.O سوات نے واضح کیا۔ کہ تم کو میں نے پھر نوکری سے نکال دیا ہے۔ اور ساتھ ہی یہ کہا۔ کہ پھر عدالت جاؤ اور کہو کہ میرے ساتھ پھر زیادتی ہوئی۔ اس نسبت نقل آرڈر نمبر 1533-36 مورخہ 07-04-2016 بطور ثبوت "K" Annexure لف ہے۔
- 12:- یہ کہ D.E.O سوات کی طرف سے جاری کردہ آرڈر نمبر 1533-36 مورخہ 07-04-2016 بدینتی اور بددیانتی پر جاری کیا گیا ہے۔
- جو کہ غیر شرعی غیر قانونی، غیر اخلاقی و بلا جواز ہے۔ اور کسی صورت قابل بحالی نہ ہے بلکہ قابل منسوخی ہے۔ کیونکہ انکو آئری کرنے شوکا ز نوٹس جاری کرنے، اور شوکا ز نوٹس کے واضحتی جواب جمع کرنے کے بعد من سائل (اپیلانٹ) کو نوکری پر بحال کیا ہے۔

اور معزز عدالتوں، اور عدالت عالیہ سپریم کورٹ آف پاکستان کی فیصلہ جات کے روشنی میں D.E.O کا جاری کردہ برخاستگی کا آرڈر بالکل غیر قانونی و بلا جواز ہے۔

ملاحظہ ہونہ

SCMR 2011 Page 1220 ,SCMR 2011 Page 1162

~~SCMR~~ PLD1991 ScPage973

13: یہ کہ مسئول الیہ (ریسپانڈنٹ نمبر 4) پسند و ناپسند Like dislike کی بنیاد پر کام کرتا ہے۔ اور اس کا واضح ثبوت یہ ہے۔ کہ مسماة سارہ بی بی T.T اور بعد ازاں A.T گورنمنٹ گرلز مڈل سکول رشہ گھٹہ میٹگورہ سوات کو جعلی میرٹ اور جعلی کاغذات رسدات پر بھرتی کی گئی ہے۔ جب کہ محکمانہ ویریفیکیشن کی گئی اور سندت جعلی ثابت ہوئے۔ تو ریسپانڈنٹ نمبر 4 نے آرڈر نمبر 45-8940 مورخہ 26/09/2007 کے ذریعے اس کو سروس سے برخاست کیا۔ نقل آرڈر و نقل جعلی سندت مشتمل 5 صفحات بطور ثبوت "L" Annexure لف ہے۔

14: یہ کہ مسول الیہ (ریسپانڈنٹ نمبر 4) نے مسماة سارہ بی بی کو دوبارہ غیر قانونی و بلا جواز جعلی سکور پر آرڈر نمبر 40-1529 مورخہ 22/01/2010 کو گورنمنٹ گرلز مڈل سکول بشاپین میں تعینات کیا۔ غیر قانونی و بلا جواز اس لیے کہ جو ملازم جعلی کاغذات کی وجہ سے برخاست ہو جائے۔ تو آئندہ کے لیے وہ سرکاری طور پر ملازمت کے لیے نا اہل ہے۔ جو تقرری آرڈر کے شرط نمبر 4 اور اشتہار کے شرط نمبر 14 سے واضح طور پر سرکاری حکومتی پالیسی کے خلاف ہے۔ جس کا ارتکاب مسئول الیہ (ریسپانڈنٹ نمبر 4) نے کیا ہے۔ نقل بطور ثبوت مشتمل 3 صفحات "M" Annexure لف ہے۔ جو کہ اب آرڈر نمبر 18-6313 مورخہ 24/07/2015 کو Bps 16 میں S.A.T پوسٹ پر گورنمنٹ گرلز ہائی سکول کو کارٹی سوات میں تعینات ہے۔ نقل آرڈر بطور ثبوت "N" Annexure لف ہے۔

15: یہ کہ مسئول الیہ (ریسپانڈنٹ نمبر 4) نے مسخی احمد جان ولد گلار س کو A.T پوسٹ پر تعینات کیا تھا۔ محکمانہ ویریفیکیشن کے ذریعے سندت جعلی ہونے پر آرڈر نمبر 35-8730 مورخہ 26-09-2007 کو سروس سے برخاست کیا گیا۔ اور مسماة سارہ بی بی اور مسخی احمد جان سے 10 دن کے اندر اندر ریکوری کا حکم بھی کیا۔ لیکن مسئول الیہ (ریسپانڈنٹ نمبر 4) اور اس کے دفتر کے اہلکاروں کی ملی بھگت سے نہ ان دونوں سے ریکوری کی گئی اور نہ ان کے خلاف F.I.R درج کیا گیا۔ اگر مسئول الیہ (ریسپانڈنٹ نمبر 4) نے ان کے خلاف کوئی کارروائی کی ہو تو عدالت حضور میں ثبوت پیش کریں۔
نقولات بطور ثبوت مشتمل 5 صفحات "O" Annexure لف ہے۔

16:- یہ کہ مسئول الیہ (ریسپانڈنٹ نمبر 4) نے مسماة مسرت عثمان کو بھی مشکوک میرٹ پر T.T پوسٹ پر تعینات کیا ہے۔ جب کہ مسرت عثمان کا والد مسعی عثمان غنی اسٹنٹ دفتر محکمہ تعلیم سوات میں ملازم ہے۔ تقرری کمیٹی پر اثر انداز ہو کر اپنی بیٹی مسماة مسرت عثمان کو T.T پوسٹ پر گورنمنٹ گرلز ہائی پائرسوات میں تعینات کیا ہے۔ انکو آڑی کرنے سے مزید تفصیل واضح ہو جائیگی۔
نقل آرڈر بطور ثبوت مشتمل بر 3 صفحات " P " Annexure لف ہے۔

لہذا استدعا ہے۔ کہ بمنظوری اپیل ہذا D.E.O سوات کے جاری کردہ آرڈر نمبر 1533-3 مورخہ 07-04-2016 کو کینسل، کالعدم اور منسوخ کرنے، اور من اپیلانٹ کے سروس پر بحالی کا آرڈر نمبر 1122-37 مورخہ 10-03-2016 کو برقرار رکھنے کے احکامات صادر فرمائی جائے۔

عریضہ۔

محمد عمران ولد فضل غنی اپیلانٹ C.T مدرس
گورنمنٹ ہائی سکول پشمال سوات
14/4/2016

پانچواں ایجوکیشن بورڈ
جی جی ایس سینٹر I-14
اسلام آباد

خروجہ 29 ستمبر 2011ء

حوالہ نمبر Pmc/2010/19(9)

پرنسپل - گورنمنٹ ہائی اسکول
پشمال - سیوات

عنوان = اسناد کی تصدیق

حوالہ آپ کی خطی خروجہ 26 ستمبر 2011ء کو
دفتر ہذا کو وصول ہوئی۔ ارسال کردہ اسناد
نام محمد عمران ولد فضل غنی ساکن منگورہ سیوات
سینڈری اسکول سرٹیفکیٹ اور پرائمری اسکول سرٹیفکیٹ
برائے سال 2005 اور 2007 کی تصدیق کی جاتی ہے۔
تصدیق شدہ کاپیاں ارسال خدمت میں
نیک ڈرافٹ نمبر 0186094 مبلغ دو سو روپے
والیس کینڈا، رہائے۔ جو کہ محمد عمران کو والیس
کردنا ہائے تاکہ وہ نیک سے یہ رقم والیس
حاصل کر سکے۔

آکافیس
سید اطہر علی
سینٹ میکسویل ہائی اسکول



منسلک کاپیاں
(03)

PAKISTAN MADRASAH EDUCATION BOARD ISLAMABAD

Established by the Government of Pakistan
Under Ordinance No. XL of 2001, dated 18-08-2001

40

Registration No. 07-MDMK-56

Roll No. 155



HIGHER SECONDARY SCHOOL CERTIFICATE
Annual Examination Held in May/June, 2007

Certified that MUHAMMAD IMRAN Son of FAZAL GHANI

Whose date of birth is

March 29, 1988. (29th March One Thousand Nine Hundred & Eighty Eight)

Has qualified for the award of Higher SECONDARY SCHOOL CERTIFICATE as a REGULAR candidate from

MODEL DINI MADRASAH FOR BOYS, HAJI CAMP, KARACHI, as per statement of marks given below:

Subject	Maximum Marks	Marks Obtained		
		Part-I	Part-II	Total
Quran ul Hakim	150	65	44	109
Hadith & Seerat	150	58	61	119
Fiqh & Usool-ul-Fiqh	150	61	48	109
English	200	45	35	80
Urdu	150	56	58	114
Education	150	51	41	92
Islamic Studies	150	36	52	88
Arabic	150	63	48	111
Pak Studies	50	--	29	29
Aqeeda wa Philosophy	50	--	30	30

Maximum Marks: 1350 Marks Obtained: 881 (Eight Hundred & Eighty One) Grade: B

M. Ghani
Secretary

Pakistan Madrasah Education Board Islamabad

Muqayyis Khan
Director (Academics)

International Islamic University Islamabad

Islamabad, Dated: November 03, 2010

- The examination was conducted and results compiled by the International Islamic University, Islamabad vide authority No. 3(4)AD-IE/04, dated: 07-12-2004.
- Errors and Omissions Excepted.
- This Certificate is issued without alteration/ erasure.

Attest

Alam
Head master,
Govt. High School,
Fishmal, Distt. Swat.

VERIFIED

M. Ghani
29/11/2011

Assistant Secretary (Admin)
Pakistan Madrasah Education Board
Islamabad

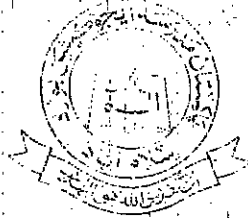
PAKISTAN MADRASAH EDUCATION BOARD ISLAMABAD

Established by the Government of Pakistan
Under Ordinance No. XL of 2001, dated 18-08-2001

41

Registration No.05-MDMK-224

Roll No.548



Secondary School Certificate

Annual Examination Held in April-May, 2005

Certified that MUHAMMAD IMRAN, Son of FAZAL GHANI

Whose date of birth is

March 29, 1988 (Twenty Ninth March, One Thousand Nine Hundred & Eighty Eight)

has qualified for the award of SECONDARY SCHOOL CERTIFICATE as a REGULAR candidate from
MODEL DINI MADRASAH, KARACHI, as per statement of marks given below:

Subject	Maximum Marks	Marks Obtained		
		Part I	Part II	Total
Quran ul Hakim	150	70	59	129
Hadith & Seerat	150	49	61	110
Fiqh & Usool-ul-Fiqh	150	65	60	125
Nahv	100	42	39	81
Arabic Literature	50	-	48	48
Serf	50	39	-	39
General Mathematics	50	46	-	46
General Science	100	20	36	56
English	100	30	32	62
Pakistan Studies	50	-	34	34
Urdu	100	40	39	79
Persian	50	47	-	47
Economics	50	-	29	29

Maximum Marks: 1150

Marks Obtained: 885 (Eight Hundred And Eighty Five)

Grade: B+

Muhammad Waqar
Director Examinations
International Islamic University Islamabad

Muhammad Waqar
Secretary

Pakistan Madrasah Education Board Islamabad

Islamabad, Dated: November 11, 2005

(Auto Generated)

> The examination was conducted and results compiled by the International Islamic University, Islamabad
vide authority No.3(4)AD-1E/04, dated 7-12-2004.

> Errors and Omissions Excepted.

> This Certificate is issued without alteration/erasure.

VERIFIED

Amir
Headmaster,
Govt. High School,
Pishmal, Distt: Swat.

Muhammad Waqar
29/9/2011
Assistant Secretary (Admin)
Pakistan Madrasah Education Board
Islamabad

OFFICE OF THE ASSISTANT DIRECTOR EXAMINATIONS AT PITE, N.W.F.P., PESHAWAR

No. 1186

Dated 21/09/2011

To:

The Headmaster G.H. School PISHMAL Distt Swat

Subject: VERIFICATION OF DMC/CERTIFICATE

Memo:

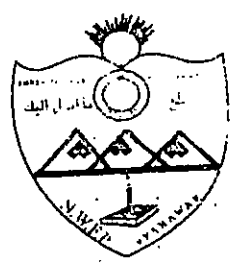
The following Detailed Marks Certificate/Certificate received with your Memo. No. NIL

Dated NIL checked with the Tabulation Register issued by this office and found as per remarks noted against each:

S.No.	Roll No.	Name of Candidate	Name of Exam.	Year	Marks obtained	REMARKS
1.	570	Muhammad Imran		2008/09		Verified
2.		Sho Faral Ghani	Diploma in Edu.	2008/09	1071/500	found correct
3.						
4.						
5.						
6.						
7.						
8.						
9.						
10.						
11.						
12.						
13.						
14.						
15.						

ASSISTANT DIRECTOR (EXAMINATIONS), AT PITE, N.W.F.P., PESHAWAR

DIRECTORATE OF CURRICULUM & TEACHERS EDUCATION, NWFP, ABBOTTABAD



DETAIL MARKS CERTIFICATE
DIPLOMA IN EDUCATION (2ND TERM)

NAME: - Muhammad Imran
FATHER'S NAME: - Fazal Ghani

SESSION: - 2008-9
ROLL NO: - 570

Subjects: -	Maximum Marks	Marks Obtained		
		Internal	External	Total
1. Curriculum and Instructions	100	24	38	62
2. School Organization & Management	100	26	53	79
3. Testing, Evaluation & Basic Research	100	28	34	62
4. Teaching of Computer Science	100	28	41	69
5. Teaching of English	100	26	26	52
6. Teaching of Calligraphy/Art & Craft/Industrial Arts/ Agriculture/Home Economics/Phy. Education	100	28	45	73
7. Teaching Practice	150	81	45	126
Total 2 nd Term Marks: -	750			523
Total 1 st Term Marks: -	750			548
G. Total Marks: -	1500			1071

VERIFIED
ADMISSION TESTS
N.W.F.P. PESHAWAR

Note: Errors/Omission excepted.

Failed/Passed: - Passed Division: - 1st

Prepared By _____
Checked By _____
Date of Declaration of Result 31.12.2009

Theory Papers	Internal = 40% External = 60%
Teaching Practice	Internal = 60% External = 40%

[Signature]

Assistant Director
(Examinations)
N.W.F.P Peshawar

[Signature]
Headmaster,
Govt. High School,
Pishmal, Distt. Swat.



ALLAMA IQBAL OPEN UNIVERSITY, ISLAMABAD
DEPARTMENT OF EXAMINATIONS
(Verification Section)

30

44

No. F. 1-5/Veri/ 11088
HEADMASTER GOVT. HIGH SCHOOL
PISHMAL DISTT. SWAT

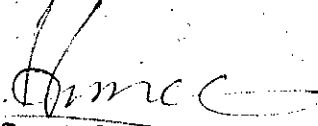
Dated: 08 Mar, 2012

Subject: VERIFICATION OF CERTIFICATE(S)/DEGREE(S)/DIPLOMA(S)/TRANSCRIPT/
PRC ISSUED BY ALLAMA IQBAL OPEN UNIVERSITY

Dear Sir/Madam,

This is with reference to Letter No. 134 dated 03 Jan, 12
on the subject noted above. It is certified that Certificate(s)/Degree(s)/Diploma(s)/Transcript(s)/PRC issued by
the University to the following students are correct:

Sr. No.	Student's & Father's Name	Programme	Registration No.	Certificate/Degree/ Diploma/Transcript/ PRC No.
1	MUHAMMAD IMRAN FAZAL GHANI	BA	08NST00113	A12990


Deputy Controller of Exams
(Certificate Section)
Department of Examinations
Allama Iqbal Open University
Islamabad

ALLAMA IQBAL OPEN UNIVERSITY, ISLAMABAD

Serial No. A12990

PROVISIONAL RESULT CARD



45

Name MUHAMMAD IMRAN
 Father's Name FAZAL GHANI
 Address

Roll No. 408057733
 Registration No. 08NST00113
 Final Semester Autumn 2010

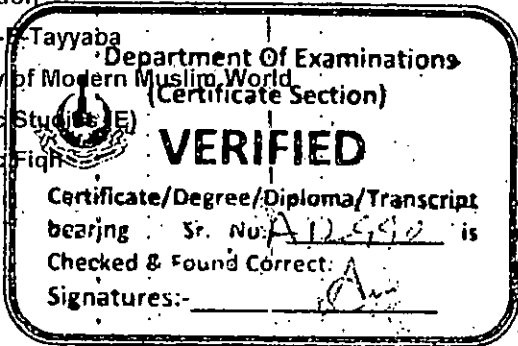
Tehsil SWAT
 District SWAT

Bachelor of Arts Group - General

has successfully completed

The detail of passed courses are as under:

Semester	Course Code	Title of Course	Marks	
			Maximum	Obtained
Spring 2008	416	Islamiat	100	73
Spring 2008	417	Pakistan Studies	100	77
Spring 2008	435	English	100	67
Autumn 2008	404	Urdu	100	49
Spring 2009	419	Education	100	76
Spring 2009	436	Seerat-e-Tayyaba	100	62
Spring 2009	407	History of Modern Muslim World	100	43
Autumn 2010	437	Islamic Studies (E)	100	74
Autumn 2010	464	Islamic Fiqh	100	70



Attested
[Signature]
 Headmaster,
 Gooly High School,
 Pishmal, Distt:Swat.

Total Credits: 08

Total Marks / Obtained 900 591

Result Declared on August 15, 2011

Percentage / Grade 66 B

Date of issue December 07, 2011

[Signature]
 Controller of Examinations

Disclaimer

This result card is issued provisionally, errors and omission excepted, as a notice only. Any entry appearing in this card does not itself confer any right or privilege on a candidate for the grant of certificate/degree/diploma, which will be issued under the rules/regulations on the basis of the original record of the university student.



Ref. No. _____

Date: _____

حوالہ نمبر: _____
تاریخ: 20-07-2011

جامعہ حمایت الاسلام از سران نظام
سیالوی اسلامک ایجوکیشنل اینڈ ویلفیئر ٹرسٹ رجسٹرڈ کراچی

تقدیر نامہ

تاریخ	رجسٹریشن نمبر	سند کا نام	سیریل نمبر
جولائی 2008	1012	شہادۃ العالمیہ (سند الفراع)	313
جولائی 2008	39	کشف الدرجات (سند الفراع)	-
جولائی 2010	1202	شہادۃ العالمیہ	512
جولائی 2010	5	کشف الدرجات	-

تقدیر کی جاتی ہے کہ مدرسہ اہل سنت کے طالب علم محمد عمران ولد حفیظ نے کوئٹہ میں بالا سندرات جامعہ حمایت الاسلام، ایس 82 پی اینڈ ٹی سوسائٹی، سیکٹر 31-د، کورنگی ٹاؤن کراچی کے تحت جامعہ کے ایجنٹوں کے مطابق انکی تاریخ پیدائش 29-03-1988 ہے۔



Attested
M. Imran

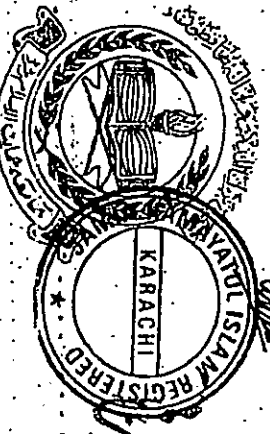
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Cyan

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بسم الله الرحمن الرحيم



شهادة التخرج

جامعة إسلامية كراتشي

(سند التخرج)

الحمد لله رب العالمين والصلوة والسلام على خير المرسلين وعلى آله وصحبه أجمعين أما بعد

نشأ الفداء ٢٠١٣
بمنها النحل ١٣١٣
بمنها النحل ١٣١٣

استحق هذه الشهادة الشريفة محمد محمد بن فضل بن محمد
من كرس أباؤنا بالجامعة في تاريخ ميلاده ١٩٨٨-٢٠١٣

قد حصل على شهادة التخرج في العلوم الإسلامية والدراسات الإسلامية والتاريخ في امتحان التخرج في شهر ربيع الثاني ١٤٣٩ هـ

بالتوفيق بحوالي ٧٠٠٨ نقطة ودرجة درجته ١١١/٨٥٥

وبناء الله تعالى والبركات به تسهيل الغلاء الذي صلبت ونزحوا من ان لا ينساقوا في عوامة الصالحية واخذوا في الحسد لله رب العالمين خاتمة الامم والدراسات والدراسات والدراسات والدراسات والدراسات والدراسات والدراسات والدراسات والدراسات والدراسات

(Handwritten signature)



Head teacher



Attested
M. Jinnah



بِسْمِ اللّٰهِ الرَّحْمٰنِ الرَّحِیْمِ

شعبہ امتحانات جامعہ حمائیت الاسلام (رجسٹرڈ)

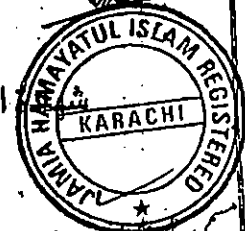
ایس سی 59 سیکٹر D-31 پی اینڈ ٹی سوسائٹی کورنگی ٹائون کراچی

Verified

نتیجہ امتحان

العالیہ فی العلوم الاسلامیہ و العربیہ (مساوی بی اے، عربی، اسلامیات)

(سند الفرائغ)



موسیٰ محمد عمران بن فضل غنی رول نمبر ۳۹ نے ادارہ جامعہ حمائیت الاسلام کی جانب سے شہادۃ العالیہ (مساوی بی اے) کے سالانہ ضمنی امتحان منعقدہ ماہ شعبان المعظم ۱۴۲۹ھ مطابق ماہ جولائی ۲۰۰۸ء میں شرکت کی جس کے حاصل کردہ نشانات اور نتیجہ کی تفصیل درج ذیل ہے۔

نمبر شمار	المواد/الکتاب	الدرجات الکبریٰ	الدرجات المحصله	مترجمہ
۱	ادب	۱۰۰	۸۸	کامیاب
۲	تفسیر و تاریخ	۱۰۰	۹۰	مجاز ضعیف
۳	اصول تفسیر	۱۰۰	۸۷	ناکام
۴	حدیث	۱۰۰	۹۵	درجہ
۵	فقہ	۱۰۰	۸۶	الممتاز مع الشرف
۶	اصول فقہ	۱۰۰	۸۵	الممتاز الحدی
۷	علم الکلام	۱۰۰	۸۹	المقبول
۸	تاریخ	۱۰۰	۹۱	
	میزان	۸۰۰	۷۱۱	



المرتب

الرابع

تاریخ الاجراء ۲۳ شعبان المعظم ۱۴۲۹ھ

ناظم امتحانات

Head master,
Govt. High School.

Attested
M. Imran

57

~~57~~

Confidential

49



**ALLAMA IQBAL OPEN UNIVERSITY, ISLAMABAD
DEPARTMENT OF EXAMINATIONS
(Verification Section)**

No. F. 1-5/Veri/ 11303
HEADMASTER GOVT. HIGH SCHOOL
PISHMAL KALAM SWAT


Dated: 18 Mar, 2012

Subject: **VERIFICATION OF CERTIFICATE(S)/DEGREE(S)/DIPLOMA(S)/TRANSCRIPT/
PRC ISSUED BY ALLAMA IQBAL OPEN UNIVERSITY**

Dear Sir/Madam,

This is with reference to Letter No. 1148 dated 30 Jan, 12
on the subject noted above. It is certified that Certificate(s)/Degree(s)/Diploma(s)/Transcript(s)/PRC issued by
the University to the following students are correct:

Sr. No.	Student's & Father's Name	Programme	Registration No.	Certificate/Degree/ Diploma/Transcript/ PRC No.
1	MUHAMMAD IMRAN FAZAL GHANI	BA	08NST00113	136721


Assistant Controller
Examinations Department
Allama Iqbal Open University
Islamabad



(28)
(50)

Allama Iqbal Open University Islamabad



Serial No 136721

Certified that *Mr/Ms* **MUHAMMAD IMRAN**
Son/Daughter of **FAZAL GHANI**
Registration No. **08NST00113** *Roll No.* **408057733**
Semester **Autumn 2010** *having met all the requirements under*
the semester system is this day awarded the degree of

Bachelor of Arts

Department Of Examinations
(Certificate Section)
VERIFIED
Certificate/Degree/Diploma/Transcript
bearing *Sr. Mr/She has scored*
Checked & Found Correct. **136721**
Signatures:- *and has been placed in*

66 % marks
B grade

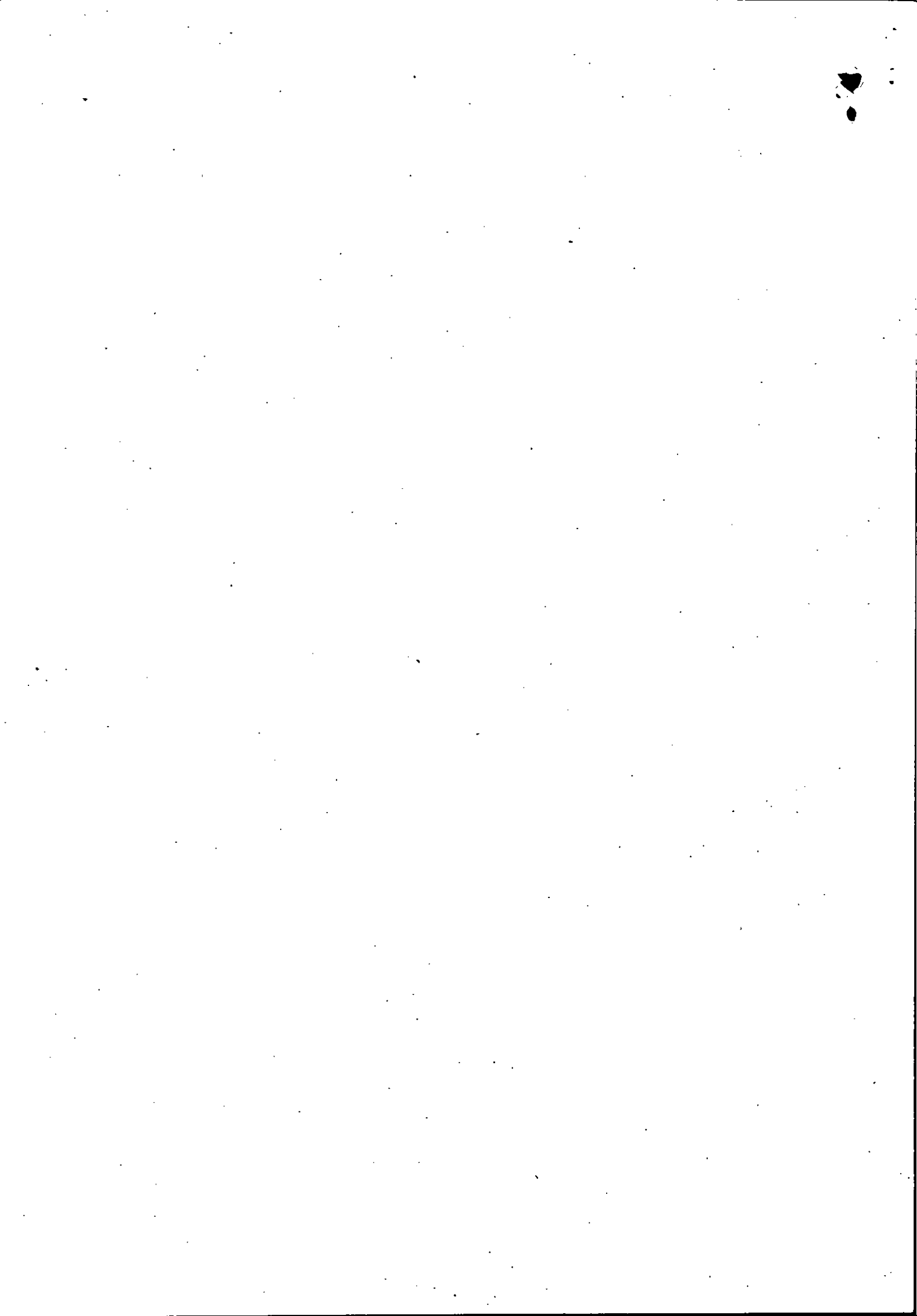
Allama
CONTROLLER OF EXAMINATIONS
Result declared on: **August 15, 2011**

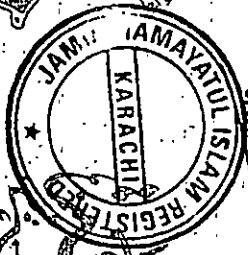
Date of issue: **January 03, 2012**



Attested *Fazal Ghani*
Asstt. Professor,
Govt. Degree College,
Wakesar, Distt: Shangla
Principal,
Degree College,
Wakesar, Distt: Shangla

Mudassar
VICE-CHANCELLOR





بِسْمِ اللَّهِ الرَّحْمَنِ الرَّحِيمِ
مَدِينَةُ كَرَّاحِي

جَامِعَةُ اَهْلِ السُّنَّةِ وَالْجَمَاعَةِ
اَلْمَدِينَةِ اَلْمَدِينَةِ اَلْمَدِينَةِ

بِسْمِ اللَّهِ الرَّحْمَنِ الرَّحِيمِ

اِسْتِخْرَاجُ اَلْمَدِينَةِ اَلْمَدِينَةِ اَلْمَدِينَةِ

بِسْمِ اللَّهِ الرَّحْمَنِ الرَّحِيمِ
اَللّٰهُمَّ صَلِّ وَسَلِّمْ عَلٰى سَيِّدِنَا مُحَمَّدٍ وَعَلٰى اٰلِهِٖ وَرَحْمَتِهِ

رقعة الشهادة ۱۲
تاريخ الترخيل ۱۴۰۴
تاريخ المصدار ۲۵ شعبان
۱۴۳۱ھ

استحق هذه الشهادة الشريفة محمد بن فضل محمد بتاريخ ۱۹/۸/۲۰۱۹م

من المرکز الاسلامي صاحبها محمد بن فضل محمد من طلبة جامعة مجاهدين

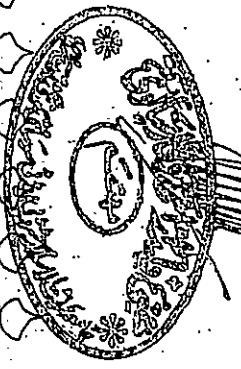
وقد حصل على شهادة التاثير في القامر الاستشافية والشرعية بعد اتمام الامتحان المتقدم في مركز المصطفى

بمعدني المصطفى الشريف وعدد درجاته ص/ك/هـ/ك

وكان الله تعالى ان يسالك به تسلي الغلام، الربا مليون ويخرج من هنا ان لا ينساق في وعامة الصالحة واخذ في ان الحمد لله

رب العالمين ص/ك/هـ/ك والسلاوة على خاتم الانبياء والمرسلين والحمد لله رب العالمين وعلى النبي خاتم النبيين

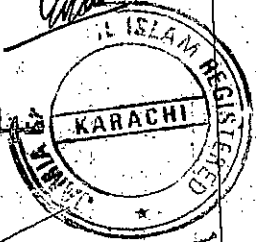
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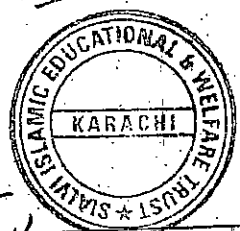
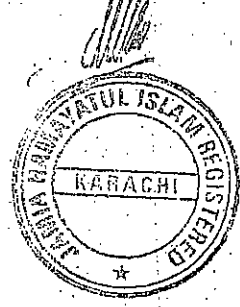
نتیجہ امتحان

شہادۃ العلمیہ فی العلوم الاسلامیہ و العربیہ (مساوی ایم اے، عربی، اسلامیات)



مسی محمد عمران بن فضل غنی رول نمبر ۵۲ نے ادارہ جامعہ حمایت الاسلام کی جانب سے شہادۃ العلمیہ (مساوی ایم اے) کے سالانہ ضمنی امتحان منعقدہ ماہ شعبان المعظم ۱۴۳۱ھ مطابق ماہ جولائی ۲۰۱۰ء میں شرکت کی جس کے حاصل کردہ نشانات اور نتیجہ کی تفصیل درج ذیل ہے۔

نتیجہ	الدرجات المعصلا	الدرجات الكبرى	المواد/الكتب	نمبر شمار
کامیاب	۹۵	۱۰۰	صحيح بخارى شريف	۱
مجان ضمنی	۸۸	۱۰۰	صحيح مسلم شريف	۲
ناکام	۸۳	۱۰۰	سنن ترمذی شريف	۳
درجہ	۸۵	۱۰۰	سنن ابی داؤد شريف	۴
المعتاد مع الشرف	۸۲	۱۰۰	موطأ امام محمد	۵
المعتاد العبد	۸۷	۱۰۰	سنن نسائی شريف	۶
المقبول	۹۰	۱۰۰	سنن ابن ماجه شريف	۷
	۶۱۰	۷۰۰	میان	۱



المربت: *محمد عمران*
 ناظم امتحانات: *محمد عمران*
 تاریخ الاجراء: *شعبان المعظم ۱۴۳۱ھ*

Head master,
 Govt. High School,
 Fishmal, Distt: Swat.

6
12/1



53-10-64

**DEED
OF
DECLARATION OF TRUST**

"SIYALVI ISLAMIC EDUCATIONAL TRUST"
office situated at Flat No. C-1, Abdullah Apartment,
Block 16, Gulistan-e-Jauhar, Karachi.

Drafted by:

**Mohammad Hashim Siddiqi,
M.A. LL.B.,
Advocate**

OFFICE:

Room No. 324, Tahir Plaza,
Near City Courts,
Karachi.

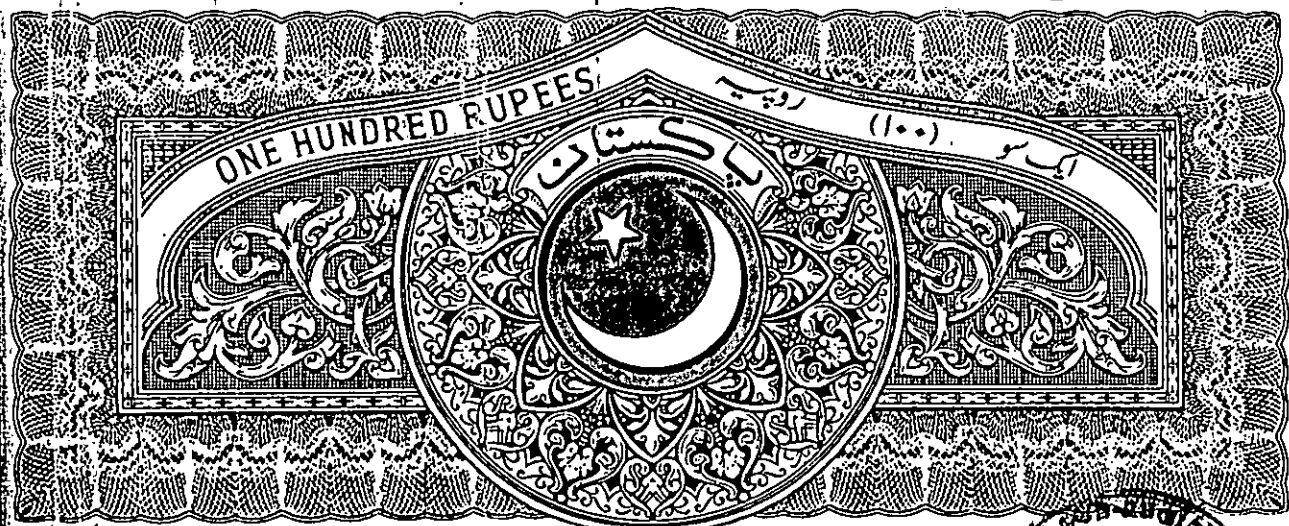
Telephone No. 7735193

COMPUTERIZED BY SAEED & SONS

(Computer Typing & Laser Composing Services),
201, 2nd Floor, Tahir Plaza, Near City Courts,
Karachi.

Attested
M. Imran

54



MOHAMMAD ASHFAQ STAMP-VENDOR,

Shop No. 17, 1st Floor, City Court, Karachi (Pakistan)

NO. _____ DATE _____

SENT TO WITH ADDRESS _____

THROUGH WHICH ADDRESS _____

PURPOSE _____

QUANTITY _____ ATTACHED _____

STAMP VENDOR'S SIGNATURE _____

JAN. 02 1995



**DEED OF
DECLARATION OF TRUST**

BY THIS DEED OF DECLARATION OF TRUST made at Karachi on this 8th day of January, 1995, I, DILDAR AHMAD WAQAR SIYALVI S/O JALALUDDIN NAQSHBANDI, Muslim, adult, resident of C-1, Abdullah Apartment, Block-16, Gulistan-e-Jauhar, Karachi, do hereby create a Trust of Rs. 1,000/- (Rupees one thousand only) forming the subject matter of the Trust to be known as "SIYALVI ISLAMIC EDUCATIONAL TRUST" and transfer the said amount alongwith the right of control over the affairs of management and administration of "SIYALVI ISLAMIC EDUCATIONAL TRUST" to the Board of Trustees with stipulations and conditions herein below set in:

1. That the First Board of Trustees shall consist of 5 (five) Trustees, I do hereby appoint the First Board of Trustees including myself as under:

1. Dildar Ahmad Waqar Siyalvi,
S/o Jalaluddin Naqshbandi,
Muslim, adult, resident of
C-1, Abdullah Apartment,
Block-16, Gulistan-e-Jauhar,
Karachi.
NIC No. 354-91-347895

Chairman

Continued

Attested
M. Gmyran

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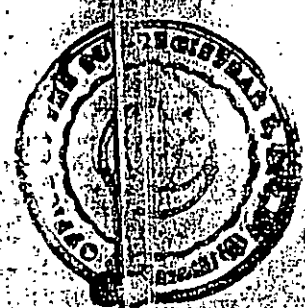
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2. Abdul Razzak Shehzad Siyalvi,
S/o Muhammad Bux,
Muslim, adult, resident of
B-28, Railway Society,
5-A, Gulshan-e-Iqbal,
Karachi.
NIC No. 518-89-425935

Vice-
Chairman

3. Iftikhar-ul-Hasan Mujahid,
S/o Jalaluddin Naqshbandi,
Muslim, adult, resident of
B-28, Railway Society,
Gulshan-e-Iqbal, Karachi.
NIC No. 518-89-418245

General
Secretary

4. Muhammad Shahid,
S/o Muhammad Shamim,
Muslim, adult, resident of
D-15, 5/A, Railway Society,
Gulshan-e-Iqbal, Karachi.
NIC No. 518-89-424811

Joint
Secretary

5. Muhammad Anis,
S/o Abdul Waheed,
Muslim, adult, resident of
Quarter No. 18, Block 80,
Area 5G, New Karachi.
NIC No. 503-75-052972

Treasurer

hereinafter called the TRUSTEES or MUTAWALLIS of this Public Welfare Trust (WAQF) created for and in respect of "SIYALVI ISLAMIC EDUCATIONAL TRUST", its office situated at Flat No. C-1, Abdullah Apartment, Block 16, Gulistan-e-Jauhar, Karachi, which comes within the local limits of Shahrah-e-Faisal Police Station, Karachi.

NOW THEREFORE, THIS DEED WITNESSETH AS UNDER:

- 1. That the declarant including the nominated Trustees shall form first Board of Trustees and Dildar Ahmad Waqar Siyalvi S/o Jalaluddin Naqshbandi shall be its first Chairman, who shall hold this office during his life time.

Continued

Attested
M. Imran

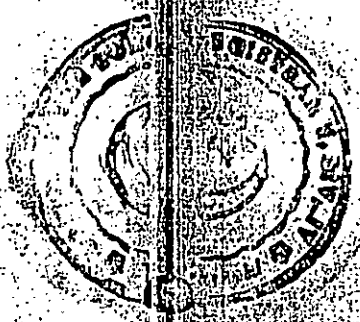
2. That the Management and Control of the said Trust shall be vested in the present Board of Trustees consisting not less than 5 (five) and more than 21 (twenty one) members as Trustees who have completed the age of 21 years.

3. That in the interest of the Trust, the Board of Trustees shall have the discretionary powers to appoint more trustees as and when it deems fit, necessary and proper.

4. That in case of death of Chairman or his resignation or disqualification to hold the office, another Chairman shall be elected from amongst the remaining members of Board of Trustees, and in the event of other Office Bearer or Trustee, the same shall be nominated from amongst the general public.

5. The Trustees shall cease to hold the office if:-

- (a) he holds or accepts any office or place or profit under the Board of Trust;
- (b) becomes insolvent;
- (c) becomes non-Muslims, Quaidiani or Shia;
- (d) is convicted in any crime;
- (e) becomes unsound mind, infirm or incapable of acting;
- (f) remains absent from 6 (six) consecutive meetings of the Board of Trustees without just and reasonable ground;
- (g) does any act omission detrimental to the general interest of the Trust;
- (h) he changes his schools of thought from the Islamic School of thought as propagated and advocated by Moulana Shaikh



M. Amran

*Attested
M. Amran*

Continued

Abdul Haque Muhadis Dehvi and Ala Hazrat Moulvi Ahmed Raza Khan of Brielvi;

provided that only the Board of Trustees shall decide whether the Trustee has incurred any of the disqualification as mentioned above and his decision shall not be called in question in court of law.

AIMS AND OBJECTS:

1. The Trust shall be called "SIYALVI ISLAMIC EDUCATIONAL TRUST" and its Office shall be situated at Flat No. C-1, Abdullah Apartment, Block 16, Gulistan-e-Jauhar, Karachi.
2. To arrange reading room, library, dispensary, ambulance, etc. and conveniences in connection therewith and to maintain the same.
3. To arrange the Islamic education, English medium school, college, computers, technical and other sources.
4. To give and take cooperation educational commercial institution and other.
5. To maintain, equip, expand and to administer the affairs of the said Trust and its properties.
6. To preach the teaching of Islamic "Maslak and Faith and Ahle Sunnat Wal Jamaat Hanafi Brielvi" by holding WAZ on the occasion of Eid-e-Milad-un-Nabi (S.A.W.), Meraj-un-Nabi, Gyarwhen Sharif, etc. and to observe the days of KHULFA-E-RASHDIN, priest and saints of Islam.
7. To undertake arrangements for the religious and adult education of the children and adults residing in the localities around and in the vicinity of the said Trust.
8. To arrange for the appointments, removals, discharge, dismissals and re-appointments of Imams, Khateeb, Moazzins, Khadims, Mudarris

Attested
M. Amran

Continued

other paid employees provided that only those persons shall be eligible for appointment to the above posts who believe and belong to the school of Islamic thought as propagated and advocated by Moulana Sheikh Abdul Haque Mohaddis Dehlvi and Ala Hazrat Moulana Ahmed Raza Khan of Brielvi.

9. To acquire properties by lawful means for the expansion, uplift and progress of the said Trust.

10. To adopt, approve and prescribe curricular for imparting education to the students of the said Trust.

11. To acquire, receive, accept and manage funds, gifts, donations, grants, endowments and subscriptions, Zakat, Sadqat, Fitra and Hide & Skinds or any other immovable property or properties from all sources by lawful means and to utilize them for furthering and promoting the aims and objects of the said Trust.

12. To do all or any other lawful act for the achievement of the above aims and objects.

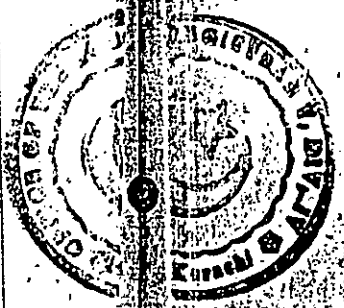
13. To arrange burial assistance including transport for dead bodies and burial ground.

FUNCTIONS AND POWERS OF THE BOARD OF TRUSTEES:

- a) to lay down general plan of work.
- b) to decide a plan of action of the Trust.
- c) to adopt the annual report of the Trust.
- d) to sanction expenditures.
- e) to pass the audited accounts of the Trust.
- f) to appoint Trustees if there exist any vacancy in the Board of Trustees.

Continued

Attested
M. Imran



M. Imran

- g) to constitute sub-committees to carry out different functions.
- h) to control the affairs of the Trust's Funds.
- i) to arrange for the appointments, removal, discharge, dismissals and/or the appointments of the paid employees of the Trust.

MEETINGS OF BOARD OF TRUST:

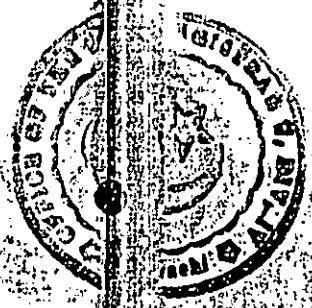
1. The Board of the Trust shall at least meet after every month to discuss and settle the financial implications, requirements and/or other affairs of the Trust.
2. Emergent meetings of the Board of Trust may be conveyed on a shorter notice of at least one clear day in advance.
3. Three clear days notice in advance will be necessary for ordinary meetings.
4. Short minutes of the meetings shall be reduced in writing and signed by all those attended.
5. That quorum of the meeting shall always be 3 (three) Trustees, or 1/3rd of total number of the Trustees, whichever is greater, and all questions shall be decided by simple majority of votes, but in case of equal votes, the Chairman shall have the right of casting Vote.
6. That if there is no quorum within 30 minutes of the scheduled time, the meeting will be adjourned, and will meet again next following day at the same place and time, but without any quorum.

POWERS AND FUNCTIONS OF THE OFFICE-BEARERS:

- A) **CHAIRMAN:**
 - (a) He will be the constitutional head of the Trust having the authority to preside over the meetings and enjoy the rights of casting vote in case the house is divided equally.

Attested
M. Amran

Continued



Handwritten signature or initials.

- (b) In the absence of Chairman, the meeting shall be presided over by Vice Chairman and in the absence of both by any senior Trustees elected amongst those attending for such meetings.
- (c) Authorised to sanction for the emergent expenses such amount should not exceed Rs. 200/- approval of which shall have to be taken later on in the forthcoming meeting of the Board of Trustees.

B) VICE-CHAIRMAN:

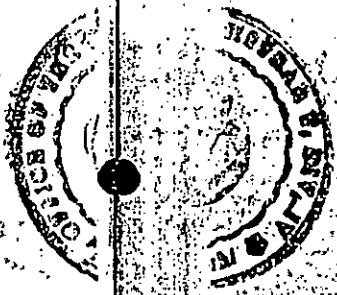
- (a) The Vice-Chairman shall act as Chairman in case when Chairman is absent.
- (b) Will assist the Chairman in discharge of his duties.

C) GENERAL SECRETARY:

- (a) The Secretary shall be the Executive Head and Incharge of the office affairs of the Trust.
- (b) Keep in safe custody all the documents and other records of the Trust.
- (c) Arrange for calling of the meetings and issue notices.
- (d) Sanction emergent expenses upto Rs. 100/- at a time for which approval shall have to be taken later on in the forthcoming meeting of the Board of Trustees.
- (e) To correspond on behalf of the Trust.
- (f) To sign and execute all the agreements, lease deeds, on behalf of the Trust and will represent the Trust before all the Courts, Registrars and Sub-Registrars, Government, Semi-Government, KMC and KDA Offices.

Continued

Attested
M. Imran



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D) JOINT SECRETARY:

- (a) Will assist the General Secretary in discharge of his duties.
- (b) Will act as General Secretary when he is absent.

E) TREASURER:

- (a) To keep all money and funds of the Trust.
- (b) To pay and receive money on behalf of the Trust.
- (c) To keep with him a sum of Rs. 50/- for the day to day routine expenditures.

MAINTENANCE OF ACCOUNTS:

1. That the accounts of the Trust shall be kept in a scheduled bank and all the withdrawals shall be made by cheques jointly signed by the Treasurer and either by the Chairman or the General Secretary.
2. Financial Year shall be from 1st January to 31st December every year.
3. Full Accounts of the Trust shall be audited every year by a registered Chartered Accountant.
4. No donation or grant shall be made to any other Trust Fund or Organization which is not approved under Section 47 of the Income Tax Ordinance, 1979.
5. A full statement of the Income and Expenditures together with Balance Sheets be prepared in a proper manner.
6. That the control of the affairs of the Trust Funds shall vest in the Board of Trustees and quorum of the meeting of the Board of Trust in which the control of the Trust funds is discussed shall not be less than 3 and/or 1/3rd of the total number of the Trustees whichever is greater.

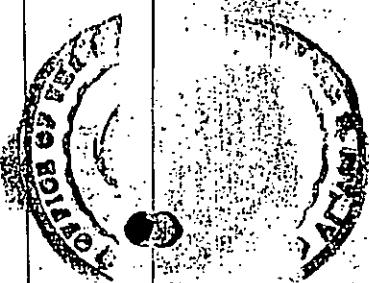
Attested
M. Imran

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62

MISCELLANEOUS:

1. No employee i.e. Imam, Moallim, Moazzin or other staff of the Trust shall have any right to interfere in the management and affairs of the Trust in any manner whatsoever otherwise he shall be liable to be dismissed.
2. All the agreements, lease deeds etc. shall be executed in the name of the Trust.
3. No change, addition or alteration shall be made in the Trust Deed without prior approval of the Board of Trustees.
4. That the Trust shall utilize its income and donation received by it during the preceding year for achieving its aims and objects and any money set a part or not utilized shall not exceed twenty five percent or ten thousand rupees, whichever is less and amount exceeding will be invested in Govt. Securities or N.I.T. Units under intimation to the concerned Commissioner of Income Tax.
5. The Board of Trust shall confine its activities only to the objects of the Trust as set forth and the money, income and property of the Trust from whatever sources derived, shall be applicable solely towards the promotion of the objects of the Trust and no portion thereof shall be paid or transferred directly or indirectly by way of profit or dividend, bonus or otherwise, to any of its Trustees or their relatives. Violation of this condition shall be the personal liability of the Trust concerned.
6. By 31st January each year after the grant of approval under Section 47(1)(d) of Income Tax Ordinance, a Renewal Application would be made to the concerned Commissioner of Income Tax alongwith the required documents.



M. Imran

Attested
M. Imran

Continued

58

63

7. All the disputed matters shall be referred to:

1. Maulana Shah Ahmad Noorani,
2. Professor Shah Fareed-ul-Haq and
3. Muhammad Hashim Siddiqi, Advocate.

whose decision shall be the final and binding on the disputed parties.

DISSOLUTION:

That the Trust can only be dissolved by a resolution of the Board of Trustees passed by 2/3rd majority of the present and voting quorum for such meeting being 3/4th of the total number of Trustees on roll of the Trust at the relevant time. The assets left after meeting the liabilities if any shall on dissolution be transferred to some other Institution, Fund or Trust having the similar aims and objects and approved under Section 47(1)(d) of the Income Tax Ordinance 1979 under the intimation to the Board of Federal Government, within three months of the dissolution.

IN WITNESS WHEREOF the Declarant abovenamed has set and subscribed his respective hand unto these presents at Karachi on the day, month and year first above-mentioned.

EXECUTANT:

Dildar Ahmad Waqar Siyalvi
S/o Jalaluddin Naqshbandi
NIC No. 354-91-347895

WITNESSES:

1.
M. Hashim Siddiqi
2.
M. Zubair Ghaffar

Attested
M. Amran



116
 Presented at the office of the
 Sub-Registrar P. Div. IV Karachi
 between the hours of 12 and 12.30
 on the 8-1-1995
 Sub-Registrar T. Div. IV
 Karachi

59
 64

Ac. Fee K 14/- paid
 vide R.P. No 66
 dated 9.1.95

RECEIVED FEES AND CHARGES	Rs.	Paise
Registration Fee	100	00
Copying Fee (Pages) 10	50	00
Endorsement Fee		
Postage Charges		
Total	150	00
Sub-Registrar T. Div. IV Karachi		

Handwritten signature and scribbles

at Bildar Ahmed Wajaz Syalvi
 S/o Jalal Wajaz Syalvi
 Muslim: 34 years, service business, household
 executing party 10 C-7 Abdullah Apartment
 Karachi the execution before the U/S S. & J. John Block 16
Karachi



Handwritten signature

Mr M. Hashim Siddiqui Adwali
 Karachi

states that he personally
 knows the above executant
 and identifies him.
 date 28/1/1995

Handwritten signature

Sub-Registrar T, Div. IV
 Karachi

Registered No. 6
 Page 159 of 168 Vol
227 of Book No. IV
 Sub-Registrar P. Div. IV
 Karachi
 Date 28/1/95



Attested
 M. Imran

UNIVERSITY GRANTS COMMISSION
SECTOR H-9
ISLAMABAD.

Phone: 40737

65

No: 8-418/ Acad 80-281

12 September, 1981

The Registrar;

1. University of the Punjab, Lahore,
2. University of Engg. & Tech., Lahore,
3. University of Karachi, Karachi,
4. University of Sind, Jamshoro,
5. University of Baluchistan, Quetta,
6. University of Agriculture, Faisalabad,
7. University of Peshawar, Peshawar,
8. Mehran University of Engg. & Tech., Jamshoro,
9. Sind Agriculture University, Tandojam,
10. Bahauddin Zakariya University, Multan,
11. Agriculture University, Peshawar,
12. N.W.F.P. University of Engg. & Tech., Peshawar,
13. Quaid-e-Azam University, Islamabad,
14. Allama Iqbal Open University, Islamabad,
15. University of Azad Jammu & Kashmir, Muzaffarabad,
16. NED University of Engg. & Tech., Karachi,
17. Islamia University, Bahawalpur,
18. Islamic University, Islamabad,
19. Gomal University, D.I. Khan.

Attested
Shaykh
Private Secretary to
Secretary to Govt. of N.W.F.P.
Education Department.

Subject: EQUIVALENCE OF ASNAD OF DEENI MADARIS WITH UNIVERSITY DEGREES.

Dear Sir,

In continuation of this Commission's letter No. 8-418/ Acad. 80-890 dated 22.7.1981 on the above noted subject it is hereby notified that the Sanad/Degree of Fauqania, the highest Sanad/Degree, awarded by Tanzeem-ul-Madaris, Wafaq-al-Madaris and other recognised Institutions has been considered equivalent to M.A. Arabic and Islamic Studies for the purpose of teaching Arabic and Islamiat in Colleges and Universities and for pursuing higher studies in Arabic and Islamic Studies. However, for employment in fields other than teaching, persons holding such asnad would also be required to pass in two additional subjects other than Arabic and Islamic Studies at Bachelor's level from a recognised University.

Yours faithfully,

Hermanayun Tajik
(FLT. LT. HERMAYUN TAJIK)
Director (Academics)

Dgt
1310
17/9/81
17/9
50(G)

1366/1
17/9
22/9/81

c.c. for information to:-

66

1. The Education Secretary, Govt. of the Punjab, Lahore.
2. The Education Secretary Govt. of the NWFP Peshawar.
3. The Education Secretary Govt. of Sind, Karachi.
4. The Education Secretary Govt. of Baluchistan, Quetta.
5. The Secretary Public Service Commission, Peshawar. (NWFP)
6. The Secretary Sind Public Service Commission of Karachi.
7. The Secretary Baluchistan Public Service Commission, Quetta.
8. The Secretary Punjab Public Service Commission, Lahore.
9. Mr. Habib-ur-Rehman, Deputy Director (A&D), Ministry of Religious Affairs & Minorities Affairs (Research & Insp) Islamabad.
10. Mufti Abdul Qayyum Nazarvi, Nazim-i-Aala, Tanzeemul Madaris, Jamia Nizamia (Lohari Gate) Lahore.
11. Nazim-i-Aala, Tafazzul Madaris, Madrasah Rasim-ul-Uloom, Katchery Road, Multan.
12. The Director, Islamic Research Institute, (Civic Centre), Islamabad.
13. Maulana Mohammad Abdul Qadir Azad, Khateeb, Badshahi Masjid, Lahore.
14. Syed Haseen Uddin Shah, Jamia Masjid Zia-ullom Sabazi Henidi, Rawalpindi.
15. Allama Syed Mahmood Ahmed Razavi, Hizbul-Ah-Naf, Ganj Bux, Road Lahore, Lahore.
16. Maulana Abbasullah, Jamia Ashrafia, Lahore, Lahore.
17. Maulana Mohammad Shafi Qarvi, 53 Sind Muslim Housing Society, Karachi, Karachi.
18. Maulana, Mohammad Taqi Usmani, Dar-ul-Allom, Karachi, Karachi.
19. The Secretary, P.P.S.C, Islamabad.
20. The Director Ulema Academy, Auqaf, Deptt: Badshahi Masjid, Lahore.

Hamidullah Tajik
(FLT. LT. HAJAYUN TAJIK)

(123)

67 to 71

1

GOVERNMENT OF THE KHYBER PAKHTUNKHWA
ESTABLISHMENT AND ADMINISTRATION DEPARTMENT.

NOTIFICATION

Peshawar dated the 16th September, 2011.

No.SO(REG-VI)E&AD/2-6/2010.-In exercise of the powers conferred by section 26 of the Khyber Pakhtunkhwa Civil Servants Act, 1973 (Khyber Pakhtunkhwa Act No. XVIII of 1973), the Chief Minister of the Khyber Pakhtunkhwa is pleased to make the following rules, namely:

1. Short title, application and commencement.---(1) These rules may be called the Khyber Pakhtunkhwa Government Servants (Efficiency and Discipline) Rules, 2011.

(2) These shall apply to every person who is a member of the civil service of the Province or is the holder of a civil post in connection with the affairs of the Province and shall also apply to or in relation to a person in temporary employment in the civil service or post in connection with affairs of the Province.

(3) These shall come into force at once.

2. Definitions.---(1) In these rules, unless the context otherwise requires, the following expressions shall have the meanings hereby respectively assigned to them, that is to say-

(a) "accused" means a person in Government service against whom action is initiated under these rules;

(b) "appellate authority" means the authority next above the competent authority to which an appeal lies against the orders of the competent authority;

(c) "appointing authority" means an authority declared or notified as such by an order of Government under the Khyber Pakhtunkhwa Civil Servants Act, 1973 (Khyber Pakhtunkhwa Act No. XVIII of 1973) and the rules made thereunder or an authority as notified under the specific laws/rules of Government;

(d) "charges" means allegations framed against the accused pertaining to acts of omission or commission cognizable under these rules;

(e) "Chief Minister" means the Chief Minister of the Khyber Pakhtunkhwa;

(f) "competent authority" means-

(1) the respective appointing authority;

(ii) in relation to a Government servant of a tribunal or court functioning under Government, the appointing authority or the Chairman or presiding officer of such tribunal or court, as the case may be, authorized by the appointing authority to exercise the powers of the competent authority under these rules:

Provided that where two or more Government servants are to be proceeded against jointly, the competent authority in relation to the accused Government servant senior most shall be the competent authority in respect of all the accused.

(g)

"corruption" means-

(1) accepting or obtaining or offering any gratification or valuable thing, directly or indirectly, other than legal remuneration, as a reward for doing or for bearing to do any official act; or

(ii) dishonestly or fraudulently misappropriating, or indulging in embezzlement or misusing Government property or resources; or

(iii) entering into plea bargain under any law for the time being in force and returning the assets or gains acquired through corruption or corrupt practices voluntarily; or

(iv) possession of pecuniary sources or property by a Government servant or any of his dependents or any other person, through his or on his behalf, which cannot be accounted for and which are disproportionate to his known sources of income; or

(v) maintaining a standard of living beyond known sources of income; or

(vi) having a reputation of being corrupt;

(h)

"Governor" means the Governor of the Khyber Pakhtunkhwa;

(i)

"inefficiency" means failure to efficiently perform functions assigned to a Government servant in the discharge of his duties;

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(j) "inquiry committee" means a committee of two or more officers, headed by a convener, as may be appointed by the competent authority under these rules;

(k) "inquiry officer" means an officer appointed by the competent authority under these rules;

بد اخلاقی

(l) "misconduct" includes-

(i) conduct prejudicial to good order or service discipline; or

(ii) conduct contrary to the Khyber Pakhtunkhwa Province Government Servants (Conduct) Rules, 1987, for the time being in force; or

(iii) conduct unbecoming of Government servant and a gentleman; or

(iv) involvement or participation for gains, directly or indirectly, in industry, trade, or speculative transactions by abuse or misuse of official position to gain undue advantage or assumption of such financial or other obligations in relation to private institutions or persons as may compromise the performance of official duties or functions; or

(v) any act to bring or attempt to bring outside influence, directly or indirectly, to bear on the Governor, the Chief Minister, a Minister or any other Government officer in respect of any matter relating to the appointment, promotion, transfer or other conditions of service; or

(vi) making appointment or promotion or having been appointed or promoted on extraneous grounds in violation of any law or rules; or

(vii) conviction for a moral offence by a court of law;

(2) Words and expressions used but not defined in these rules shall have the same meanings as are assigned to them in the Khyber Pakhtunkhwa Province Civil Servants Act, 1973 (Khyber Pakhtunkhwa Act No. XVIII of 1973) or any other statutory order or rules of Government for the time being in force.

3. Grounds for proceedings.—A Government servant shall be liable to be proceeded against under these rules, if he is-

(a) inefficient or has ceased to be efficient for any reason; or

(b) guilty of misconduct; or

حکومت کو با عکس کوئی کام کرنا

سرکاری صحت اور ایسی چیزیں جو عکس کوئی کام کرنا

مال متعلقہ حاصل کرنے کیلئے اپنے اختیار کو نا جائز استعمال کرنا

کسی بھی کاروبار یا بل کا کام کرنا جو باہر کے لوگوں کو دینا

قانون کے خلاف پروموشن دینا

کسی بھی عدالت کے خلاف قانونی قلمی پروسیجر کرنا

کسی بھی طرح سے نا اہل کو کام دینا

بد عنوانی - بد اخلاقی

کریشن میں ملوث ہو گیا
 بغیر درجہ اس کے کہ وہ غیر جانبدار (عادتی) ہو گیا
 غیر متعلقہ سرگرمیوں میں ملوث ہونے کا ایسا
 کاموں میں مصروف ہو گیا یا دفتر سے باہر غیر متعلقہ
 افراد کا ساتھ دینے لگا ہو۔
 کسی بھی غیر قانونی طور پر حاصل کیے ہوئے اثاثوں
 کو اس کے زیر نگرانی آسانی سے تلاش کرنا ہو۔

- (c) guilty of corruption; or
- (d) guilty of habitually absenting himself from duty without prior approval of leave; or
- (e) engaged or is reasonably believed to be engaged in subversive activities, or is reasonably believed to be associated with others engaged in subversive activities, or is guilty of disclosure of official secrets to any unauthorized person, and his retention in service is prejudicial to national security; or
- (f) entered into plea bargaining under any law for the time being in force and has returned the assets or gains acquired through corruption or corrupt practices voluntarily.

4. Penalties.---(1) The following are the minor and the major penalties, namely:

- (a) Minor penalties:
 - (i) censure;
 - (ii) withholding, for a specific period, promotion or increment subject to a maximum of three years, otherwise than for unfitness for promotion or financial advancement, in accordance with the rules or orders pertaining to the service or post:

Provided that the penalty of withholding increments shall not be imposed on a Government servant who has reached the maximum of his pay scale:
 - (iii) recovery of the whole or any part of any pecuniary loss caused to Government by negligence or breach of order;
- (b) Major penalties:
 - (i) reduction to a lower post or pay scale or to a lower stage in a time scale.
 - (ii) compulsory retirement;
 - (iii) removal from service; and
 - (iv) dismissal from service.

(2) Dismissal from service under these rules shall disqualify a Government servant from future employment under Government.

(3) Any penalty under these rules shall not absolve a Government servant from liability to any other punishment to which he may be liable for an offence, under any other law, committed by him while in service.

5. Initiation of proceedings---(1) If on the basis of its own knowledge or information placed before it, the competent authority is of the opinion that there are sufficient grounds for initiating proceedings against a Government servant under these rules it shall either:-

- (a) proceed itself against the accused by issuing a show cause notice under rule 7 and, for reasons to be recorded in writing, dispense with inquiry:

Provided that no opportunity of showing cause or personal hearing shall be given where-

- (i) the competent authority is satisfied that in the interest of security of Pakistan or any part thereof, it is not expedient to give such an opportunity; or
- (ii) a Government servant has entered into plea bargain under any law for the time being in force or has been convicted on the charges of corruption which have led to a sentence of fine or imprisonment; or
- (iii) a Government servant is involved in subversive activities; or
- (iv) it is not reasonably practicable to give such an opportunity to the accused; or

- (b) get an inquiry conducted into the charge or charges against the accused, by appointing an inquiry officer or an inquiry committee, as the case may be, under rule 14:

Provided that the competent authority shall dispense with the inquiry where-

- (i) a Government servant has been convicted of any offence other than corruption by a court of law under any law for the time being in force; or
- (ii) a Government servant is or has been absent from duty without prior approval of leave:

Provided that the competent authority may dispense with the inquiry where it is in possession of sufficient documentary evidence against the accused or, for reasons to be recorded in writing, it is satisfied that there is no need to hold an inquiry.

(2) The charge sheet or statement of allegations or the show cause notice, as the case may be, shall be signed by the competent authority.

OFFICE OF THE EXECUTIVE DISTRICT OFFICER (SCHOOLS & LITERACY SWAT.)

72 to 81

OFFICE ORDER

Consequent upon the fake sanadates as declared by the Wafaqul Madaris Al-Arabia Garden Town Sher Shah Road Maltan vide his No. tas-sep; 07-57, dated 20/9/2007, the appointments orders in r/o Mst: Sara Bibi E. T.T, now AT at GGMS Rasha Gata, Swat issued by this office at S.No. 01 as T.T vide this office E.No. 9408-28/A-12/Apptt: TT/P dated, 26/3/2005 and as A.T at S.No. 01 vide this office E.No. 2772-2600 A-12/Apptt:, dated 15/3, 2006 are hereby cancelled for the with.

Moreover necessary recovery of pay w.e.f. 26/3/2005 to 30-09-2007 should also be deposited into Govt: Treasury with in 10 days under proper challan under intimation to all concerned failing which FIR, will be registered against the defaulter.

(GHULAM AKBAR KEAN)
EXECUTIVE DISTRICT OFFICER
SCHOOLS & LIT:SWAT.

Endst: No. 8940-45 / F.No. 13/Sara Bibi/TT/AT Dated. 26/9 /07.

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

1. District Accounts Officer, Swat at Gul Kada.
2. District Accounts Officer, Swat at S/Sharif.
3. Budget & Accounts Officer, Local Office with the remarks to stop further Monthly salary in r/o the above name AT immediately,
4. Headmistress, GGMS Rasha Gata, Swat.
5. Official Concerned.
6. P.A to EDO(S&L) Local Office.

Alian
EXECUTIVE DISTRICT OFFICER
SCHOOLS & LITERACY SWAT.
M. Amran
Apprentice

"G"

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Note. No legal action initiated against the teacher and also recovery has been made against SARA Bibi AT GGMS Rashagata Mingora Swat. She is againt appointed on bogus merit as AT in GGHS Kokari vide Order No. 1529-40/Apptt/AT(P)2010 dtd 22.1.2010.

0333-9485216 *Handwritten signature* 27/9

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0331-9228519

OFFICE ORDER:-

Consequent upon the fake sanadates as declared by the Wafaqul Madris Al-Arabia Garden Town Sher Shah Road Multan vide his No.tas=sep:07-75 dated 20.9.2007 ,the appointment order in r/o Mr.,Ahmad Jan AT GHSS Mankyal swat issued by this office at S.No.02 vide this office Endst:No.2572-2609 dated 15.8.06(AT)M is hereby Cancelled forth with.

Moreover necessary recovery of pay w.e.f 16.8.06 to 30.9.2007 should also be deposited into Govt:Treasury within 10 Days under proper Challen under intimation to all Concerned, failing which FIR,will be registered against the defaulter.

(GHULAM AKBAR KHAN)

EXECUTIVE DIST:OFFICER(S)AND LIT:SWAT AT GULKADA.

Endst:No. 873035/A-12/A.Han AT Dated 28/9/2007:-

Copy forwarded for information to:-

1. The District Coordination officer,Swat.
2. The Principala GHSS Mankya ,Swat with the remarks to stop further Monthly salary in r/o the above name AT immediately under intimation to this office.
3. The District Accounts officer,Swat.
4. The Budget&Accounts officer local office.
5. The official Concerned.
6. P.A to the EDO Local office.

Attest
M. J. Ansari
Appellant

EXECUTIVE DIST:OFFICER(S)AND LIT:SWAT.

Note :- Since then no recovery of over payment wef16.8.06 to 30.9.2007 has made so far. The defaulter teacher has agains@ now serving in Folks Grammar Higher secondary School Labour Colony Faar Mingora Swat.

EDDO
0331-9228519

74

OFFICE OF THE EXECUTIVE DISTRICT OFFICER, SCHOOLS & LITERACY SWAT.
NO. 7322/ Dated: 12-09 /2007.

To

Wafaqul Madaris/Rabitatul Madaris

Subject: VERIFICATION OF DOCUMENTS AT TT QARIES.

Memo:-

Mr. Iqbal Jehan ADO, Establishment (Secondary) of this office is hereby deputed and authorized to contact wafaqul Madaris and Rabitatul Madaris as representative of this office in connection with verification of the certificates of AT, TT and Qari ~~in connection~~ accordingly.

Sd/
EXECUTIVE DISTRICT OFFICER,
SCHOOLS & LITERACY SWAT.

Indst; No. 7322-23 /

Copy to:

- 01- Mr. Iqbal Jehan ADO (Estab:) local Office.
- 02- PA to EDO (S&L) Swat.

Attas;
EXECUTIVE DISTRICT OFFICER,
SCHOOLS & LITERACY SWAT.

Allah
M. Imran
Appellant.

اقبال جھان آء او۔ عیضاً مسطورہ گورنمنٹ ہائی اسکول
انٹرمیڈیٹ صغریٰ فنکاروہ سواری
موبائل نمبر 0346-9487315

EX. E. D. E. O
عقلم اکبر صبا۔ رشاد شری
موبائل نمبر 0331-9228519



Wifaq-ul-Madaris-ul-Arabia, Pakistan.

وفاق المدارس العربیہ پاکستان

وفاق المدارس العربیہ پاکستان

فون: 061-6539376 - 6539665
فیکس: 061-6539485

مرکزی دفتر: کارٹن ٹاؤن شیر شاہ روڈ کچا پھاٹک ملتان

تاریخ: 20-09-2007

حوالہ: tas-sep-07-67

مکرمی جناب ایگزیکٹو ڈسٹرکٹ آفیسر (سکولز اینڈ ٹریسری) ضلع سوات

السلام علیکم ورحمۃ اللہ وبرکاتہ!

آپ کی طرف سے وفاق المدارس کے چند فضلاء کی اسناد کی بقول برائے تصدیق

موصول ہوئیں۔ ان میں سے درج ذیل اسناد "جعلی" ہیں۔

نمبر شمار	نام	ولدیت	ضلع	درجہ
01	سازہ بانی	نیاں نور بادشاہ	سوات	عالیہ عالیہ خاصہ عامہ
02	آحمد جان	گلارس	سوات	عالیہ خاصہ

اطلاعات تحریر ہونے سے

والسلام

عبدالمجید

ناظم مرکزی دفتر

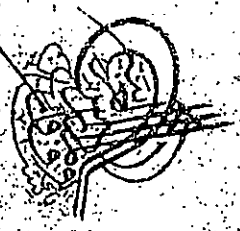
وفاق المدارس العربیہ پاکستان



Attest
M. Amran
Appellant



الجمهورية العربية السورية
وزارة التعليم والعلوم والبحث العلمي



Allah
M. Amran Appelant

المولود في عام 1940 م / 1984 م قد أتم التراسلة الشهائية في جامعة حلب في شهر أيلول سنة 1964 م بتقدير جيد جداً وذلك استحق الشهادة الفكاكية
ورئيس الأوقاف إذ يضمنه هذه الشهادة بقرينة بقوى الله تعالى . وبسأل الله عز وجل أن يخلص السائل العناء الآكامين

بشهادة
بشهادة

بشهادة

بشهادة

٤٠١٢٧

٣٨٥

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بشهادة

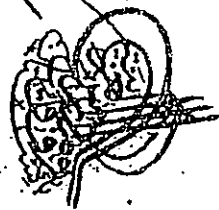
بشهادة

بشهادة

بشهادة

٣٥

دست نامہ الشہادۃ الاعدادیہ



۲۹/۱۱

الحمد لله رب العالمین والصلوة والسلام علی الرسلین، وعلى آله وصحبه أجمعین: اقبالہد۔ فآزاد رسالتی
رسالتی میں مذکور ہے کہ جناب محمد علی خان صاحب نے کراچی میں ۱۰/۱۰/۱۹۹۹ میں پندرہ سال کی عمر میں مدیر
المولود فی عام ۱۹۸۷/۱۱/۴۱۔ ۴۱۹۸۷۷۔ ۴۱۹۸۷۷/۱۱/۴۱۔ ۴۱۹۸۷۷۔ ۴۱۹۸۷۷/۱۱/۴۱۔ ۴۱۹۸۷۷۔ ۴۱۹۸۷۷/۱۱/۴۱۔ ۴۱۹۸۷۷۔
محتی اشرف بنات المدارس الاعدادیہ پاکستان فی شعبان ۱۴۲۰ھ میں فی کراچی تحصیل جیڑکری اور پھر علی ڈالٹ اسکول شہادۃ الاعدادیہ
ورڈیس الوفاق اذیمستحذہ منذہ الشهادۃ یوحصبہ بقوی اللہ تعالیٰ. ویسال اللہ عزوجل ان ذلک بہ سبب الصلوات الصالحات

تاریخ جاریہ

ذی الحجہ ۱۴۲۰ھ

Abdul Bari

رئیس التعلیم

رقم الشہادۃ ۱۱

رقم التعلیم ۱۱

النسخات ۱۱

محل الإصدار: ڈیپارٹمنٹ برائے تعلیم، حکومت پنجاب، لاہور۔

تاریخ ۱۹۹۹/۱۱/۴۱



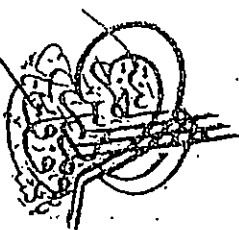
Abdul Bari
Secondary Education,
Govt of Punjab,

Allah M. Amran Appelant

جسار العلم والبر

الشاكرين الخاصة

بالحمد لله رب العالمين



والحمد لله رب العالمين، والصلوة والسلام على خير الانبياء والمرسلين، وعلى آله وصحبه أجمعين. انما بعد، فان رئاسة
المولود في عام 1994/1995 قد اتت دراسته الثانوية المنجزة في جامعة خريز في مدينة خريز بمحافظة منبج - سورية
وذلك على يد وزير التعليم العالي والبحث العلمي، تشهد بذلك هذا الترخيص الذي يثبت ان الطالب المذكور قد اجتاز
امتحان الشهادة في السنة الدراسية المذكورة، وقد اتمت دراسته الثانوية المنجزة في جامعة خريز في مدينة خريز بمحافظة منبج - سورية
وذلك على يد وزير التعليم العالي والبحث العلمي، تشهد بذلك هذا الترخيص الذي يثبت ان الطالب المذكور قد اجتاز
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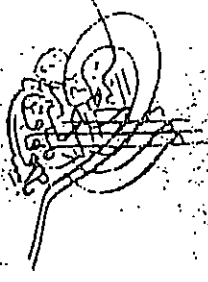


وفاء الامم العربية بالاسلام

السلطنة

العثمانية الحاكمة

في اعقاب وفاء الامم العربية بالاسلام



من مملكت البولندي عام ١٩٨٤ / ١٤٠٦ هـ وقد اتفقت عليه اثاره الفوقية العامة في
وخرج في الاعتراف انما في المنعقد تحت اشراف وفاق المدارس العربية في باكستان في ١٩١٦ م بتقدير جبراً وبناء على ذلك
استحق الشهادة ورثت الوفاق اذ منحه هذه الشهادة بوصفه يتقوى الله تعالى ويسأل الله عز وجل ان يسلك به سبيل السالكين

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مديرية التعليم
بغداد

Director of Education
Baghdad

عبد الكريم محمد علي

محمد عبد الوهاب

المندوب العام
بغداد ١٩٩٤

Ala M. Gmran

KADA
OFFICE ORDER

In pursuance to the Meeting of the Departmental Selection Committee held on 23/12/2009 as contained in the minutes of the meeting issued vide this office Lndst. No.1290-91 dated 19/01/2010.

The following female candidates are hereby appointed as Arabic teacher in BPS No.09 (3820-230-10720) Plus usual Allowances as admissible under the rules except section 19 NWFEP rules 1973 from the date of taking over charge subject to the terms and conditions given at the end in the best interest of public service.

S.NO	NAME / PARANTAGE / ADDRESS	DATE OF BIRTH	TOTAL MARKS	SCHOOL WHERE APPOINTED	REMARKS
1	Farzana Sherin D/O Muhammad Sherin R/O Mingora Swat	17/09/1985	71.26	GGMS Qandil Swat	Appt: against Vacant post
2	Shahnaz D/O Sayed Sarfaraz R/O Shah gram Madyan Swat	11/01/1984	64.00	GGHS Madyan Swat	--do--
3	Siasat D/O Sarfaraz Khan R/O Manglor Swat	04/05/1978	63.97	GGMS Araq Swat	do
4	Sadia D/O Fazal Ghani R/O Barama Mingora	02/01/1983	62.91	GGHS Korray Swat	--do--
5	Jan Meraj Bibi D/O Farid R/O Miandam Swat	1983	58.03	GGHS Fatehpur Swat	do
6	Shumaila Khan D/O Ghulam Rasool R/O Bahrain Swat	13/06/1985	57.53	GGHS Bahrain Swat	do
7	Lubna Sherin D/O Bakht Sheri R/O Sangota Swat	04/04/1988	56.26	GGMS Kor Shawar Swat	do
8	Shahnaz D/O Abdullah R/O Delay Bandai Swat	15/04/1988	56.17	GGMS Sakhra Swat	do
9	Hajira Shaheen D/O Aminul Haq R/O Mingora Swat	21/03/1981	56.01	GGMS Aikot Swat	do
10	Amina Bibi D/O Bakhtyar PTC GGPS Doghlagay Swat	08/04/1980	55.33	GGMS Lalkoo Swat	do
11	Ambreen D/O Wazir Akbar R/O Miandam Swat	03/03/1977	55.02	GGMS Miandam Swat	do
12	Sara Bibi D/O Mian Noor Badshah R/O Panr Mingora	01/03/1986	54.72	GGMS Shalpin Swat	do ✓
13	Faiza Gul D/O Ghazanfar Hussain R/O Mingora Swat	31/08/1977	54.66	GGMS Shakar Dara Swat	do
14	Abida D/O Essa Muhammad R/O Mingora Swat	10/01/1982	54.61	GGMS Fazal Abad Deolai Swat	do
15	Zakia D/O Watan Zeb PTC GGPS Marano Swat	05/07/1982	54.41	GGMS Babo K/Khela Swat	do
16	Aisha D/O Bakht Zada R/O Koza Durush Khela Swat	01/01/1984	53.78	GGHS Bara D/Khela Swat	do
17	Shabeen D/O Fazal Wadood R/O Kapal Swat	01/01/1989	53.03	GGMS Foghma Swat	do

Applicant
M. Amran

Terms and conditions: -

1. No TA/DA is allowed.
2. The amended section-19 will be applicable in case of those civil servants who were appointed to pensionable post on regular basis before 01/07/2001 having regular service without any break and have applied through their Department shall be given an option either to retain the benefit of pension and gratuity as allowed to him under his previous terms of appointment or to avail the benefit of contributory provident fund allowed to him under his new appointment.
3. Charge report should be submitted to all concerned.
4. ~~All the certificates / Degrees will be verified from the concerned authority. In case any certificate/Degree found incorrect / unverified / bogus / the appointment order of the concerned candidates should automatically be cancelled.~~
5. The original Degree / Certificate of the candidates should be checked before handing over charge to the candidate concerned.
6. They will be governed under terms and conditions as prescribed by the government.
7. Their services can be terminated in any time in case their performance is found unsatisfactory their appointment is purely temporary and liable to be terminated without assigning any reason.
8. They will produce Health and age certificate from the Medical Superintendent concerned.
9. They should join the post within 15 days positively.
10. In case of resignation they will have to give one-month prior notice to the Department or forfeit one-month pay in lieu thereof to the government.
11. They will not be handed over charge if their age is less than 18 year and above 35 years. However government servant are exempted from this condition.
12. The fresh candidates should take over charge after winter vacation i.e. 01/02/2010.
13. Their appointment is purely temporary and liable to be terminated without assigning any reason.

(ABDULLAH SHAH)
EXECUTIVE DISTRICT OFFICER
(E&S) EDUCATION SWAT

Dated: 22/01/2010.

Endst: No. 1529-40 / Appt / AT(F) / 2010.

Copy to: -

1. The Director Elementary and Secondary Education NWFP Peshawar
2. The District Co-ordination Officer Swat at Gul Kada.
3. The District Accounts Officer Swat at Saidu Sharif.
4. The Budget and Accounts officer local office.
5. The Superintendent Secondary local office.
6. The Principal / Head Master / Head Mistresses concerned.
7. The official concerned.
8. P.A to E.D.O local office.

EXECUTIVE DISTRICT OFFICER
(E&S) EDUCATION SWAT

Attest
M. Amran
Appoint

HAIDER ALI

0469944040
 (P) 3945
 Say No to Corruption



INF (P) 3945
 Say No to Corruption

[Faded and mostly illegible text, likely a notice or advertisement for a recruitment process.]

Applicants
 M. J. Khan
 118/5

100 = NTS	200 = NTS	300 = NTS	400 = NTS
100 = NTS	200 = NTS	300 = NTS	400 = NTS
100 = NTS	200 = NTS	300 = NTS	400 = NTS
100 = NTS	200 = NTS	300 = NTS	400 = NTS

(Selection Criteria)

1	BPS-1500	100 = NTS
2	BPS-1500	200 = NTS
3	BPS-1500	300 = NTS
4	BPS-1500	400 = NTS
5	BPS-1500	500 = NTS
6	BPS-1500	600 = NTS
7	BPS-1500	700 = NTS
8	BPS-1500	800 = NTS
9	BPS-1500	900 = NTS
10	BPS-1500	1000 = NTS

84

Amir Khan

30

85

**OFFICE OF THE DISTRICT EDUCATION
OFFICER (FEMALE) SWAT AT SAIDU SHARIF
Cell #: 0946-9240440**

OFFICE ORDER

Consequent upon the recommendation of the Departmental Promotion Committee and in pursuance of the Government of Khyber Pakhtunkhwa Elementary & Secondary Education Notification No. SO(B&A)1-18/E&SE/2012 dated 11.07.2012 and Finance Department Endorsement No. SO(FR)/FD/10-22 dated 16.07.2012, & Director E&SE Khyber Pakhtunkhwa Peshawar office Endst: No.3526-33/F.No.1/Promo/SAT B-16 dated Pesh: the 14/07/2015, the following AT BPS :15 are hereby promoted to the post of Senior AT BPS :16(Rs.10000-800-34000 plus usual allowances as admissible under the rules on regular basis under the existing policy of the provincial Government, in Teaching cadre on the terms and condition given below with immediate effect and further posted in the school noted against each.

S.#	Name	Present School	Place of posting	Remarks
01/07	Farida Khan SAT B-16	GGMS Koza Bandai	GGHS F.A.Kanju	Vice S.No.02
02	Safia Bibi AT B-15	GGHS F.A.Kanju	GGMS Koza Bandai	Vice S.No.01
03/41	Shabana Anjum SAT B-16	GGMS Shokhdara	GGHS K.D.Khela	Vice S.No.04
04	Nageena Rahman AT B-15	GGHS K.D.Khela	GGMS Shokhdara	Vice S.No.03
05/60	Ambarin SAT B-16	GGMS Miandam	GGHS Sambat	Vice Bibi Hawa Promoted to STT
06/61	Faiza Gul SAT B-16	GGMS Shakardara	GGHS Aboha	A/V Post B-16
07/62	Siasat SAT B-16	GGHSS Manglor	GGHSS Manglor	Against her org:Post/School
08/63	Hajira Shaheen SAT B-16	GGMS Rasha Gata	GGHS Malook Abad	Vice S.No.18
09	Yasmin AT B-15	GGHS Kokarai	GGMS Rasha Gata	Vice S.No.8
10/65	Zakia SAT B-16	GGMS Babo	GGHS Shalpin	Vice S.No.17
11/66	Sadia,SAT B-16	GGMS Arkot	GGHS Sakhra	A/V Post B-16
12/67	Miraj Bibi,SAT,B-16	GGHS Fatehpur	GGHS Fatehpur	Against her org post/school
13/68	Shahnaz,SAT,B-16	GGHS Madyan	GGHS Madyan	do
14/69	Aisha/SAT,B-16	GGHS B'D Khela	GGHS B/D Khela	do
15/70	Farzana Sherin,SAT,B-16	GGMS Alamganj	GGHS Shaheen Abad	Vice S.No.16
16	Anwar Begum,AT-B15	GGHS Shaheen Abad	GGMS Alamganj	V.S.No.15
17/71	Sara Bibi,SAT,B-16	GGHS Shaplin	GGHS Kokarai	Vice S.No.09
18	Zahida,AT,B-15	GGHS Malook Abad	GGMS Babo	Vice S.No.10
19/73	Shahnaz,SAT,B-16	GGMS Galishah	GGHS Ningolai	Vice S.No.20
20	Lubna Sherin,AT,B-15	GGHS Ningolai	GGMS Shakardara	Vice S.No.06
21/74	Shabeena,SAT,B16	GGHS Sirsnai	GGHS Sirsinai	Against her org post/school

TERMS & CONDITIONS

1. They would be on probation for a period of one year extendable for another one year.
2. They will be governed by such rules and regulation as may be issued from time to time by the Government.
3. Their services can be terminated at any time, in case his performance is found unsatisfactory during probationary period. In case of mis-conduct, he shall be proceeded under the rules framed from time to time.
4. Charge report should be submitted to all concerned.
5. Their inter service seniority on lower post will remain intact.
6. No T.A/DA is allowed for joining her duty.
7. They will give under taking to this effect to be recorded in their service book.

Attested
M. Imran
Appellant

8. In case of any deficiency/misreporting found in Academic/Professional documents in respect of the above officials; their promotion shall stand cancelled automatically.

(SHAMIM AKHTAR)
DISTRICT EDUCATION OFFICER
(FEMALE) SWAT AT SAIDU SHARIF

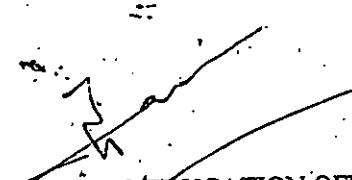
Endst. 6313-18 /Upgradation

Dated. 24/7/ 2015

Copy forwarded for information and necessary action to:-

1. The Director Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar. with Reference to his office No. cited above.
2. The District Accounts Officer Swat at Saidu Sharif.
3. The Budget & Accounts Officer local office.
4. The Principal/Headmistress Concerned.
5. Official/Officer concerned.
6. P.A to DEO (F) local office.

UG


DISTRICT EDUCATION OFFICER
(FEMALE) SWAT AT SAIDU SHARIF

OFFICE OF THE EXECUTIVE DISTRICT OFFICER ELEMENTARY AND SECONDARY
 EDUCATION SWAT AT GUL KADA.

87

OFFICE ORDER

In pursuance to the Meeting of the Departmental Selection Committee held on 23/12/2009 as contained in the minutes of the meeting issued vide this office order No. 1290-91 dated 19/01/2010.

The following female candidates are hereby appointed as T.T (Female) in BPS No.07 (3530-190-9230) Plus usual Allowances as admissible under the rules except section 19 NWFP rules 1973 from the date of taking over charge subject to the terms and conditions given at the end in the best interest of public service.

S.NO	NAME / PARANTAGE / ADDRESS	DATE OF BIRTH	TOTAL MARKS	SCHOOL WHERE APPOINTED	REMARKS
1	Bushra D/O Aziz ur Rahman R/O Galoch Kabal Swat	01/01/1997	65.22	GGMS Fazal Abad Deolai Swat	Apptt: against Vacant post
2	Ghawsht D/O Asif Zaka Khan R/O Durush Khela Swat	05/01/1975	64.53	GGHS Koza Durush Khela	do
3	Husnat Usman D/O Usman R/O R/O Chahbagh Swat	01/01/1987	62.74	GGHS Panr Mingora Swat	do
4	Maiha D/O Iqbal Hussain D/O Shauk Shauk Swat	17/09/1983	62.51	GGMS Sakhra Swat	do
5	Ustama D/O Hamid Syed Jalal R/O Morpanda Mirdyan Swat	11/07/1987	61.81	GGHS Bahram	do
6	Shahera D/O Nacerat Khan R/O Khawaza Khela Swat	01/02/1985	61.62	GGMS Sunbat Swat	do
7	Saira Band D/O Sher Muhammad R/O Sardu Sharif Swat	23/02/1978	60.85	GGMS Zara Khela Swat	do
8	Neelofar D/O Dawlat Maad R/O Odigora Swat	03/02/1985	59.91	GGMS Parrai Swat	do
9	Nadia Noreen Khan D/O Umar Farooq R/O Saicid Sharif	01/03/1981	59.57	GGHS Aboha Swat	do
10	Neelam D/O Ali Akbar R/O Khawaza Khela Swat	10/05/1984	59.56	GGHS Bara Durush Khela	do
11	Sewala D/O Shauk Mader R/O Saikid Sharif Swat	01/11/1985	59.45	GGMS Kishwara Swat	do
12	Shahzida D/O Abdul Qahar Khan R/O Saikid Sharif Swat	17/03/1984	59.36	GGMS Qayum Abad Falkoo Swat	do
13	Sajida D/O Fazal Karim R/O Saikid Sharif Swat	01/05/1979	59.36	GGMS Bara Bandai Swat	do
14	Saharwan D/O Muhammad Zaka R/O Kabal Swat	14/05/1980	59.10	GGMS Dardyal Swat	do
15	Nazida D/O Ikramul Karim R/O Shegal Mirdyan	01/01/1975	58.57	GGMS Ashray Swat	do
16	Sadia D/O Saadul Alam R/O Saikid Sharif	30/07/1980	58.39	GGHS Mangler	do
17	Shahzida D/O Zoor Tahir Khan R/O Khawaza Khela	11/01/1985	58.29	GGMS Ala Abad Swat	do
18	Mehna D/O Ali Akbar R/O Khawaza Khela	22/03/1982	56.90	GGMS Koz Shawan	do

M. Imran Appellant

- 8. They should provide health and age certificate.
- 9. They should join the post within 15 days positively.
- 10. In case of resignation they will have to give one-month prior notice to the Department or forfeit one-month pay in lieu thereof to the government.
- 11. They will not be handed over charge if their age is less than 18 year and above 35 years. However government servants are exempted from this condition.
- 12. The fresh candidates should take over charge after winter vacation i.e. 01/02/2010.
- 13. This appointment is purely temporary and liable to be terminated without assigning any reason.

88

(ABDULLAH SHAH)
 EXECUTIVE DISTRICT OFFICER
 (E&S) EDUCATION SWAT

Date: 25/01/2010.

Encls: No.

1351/09

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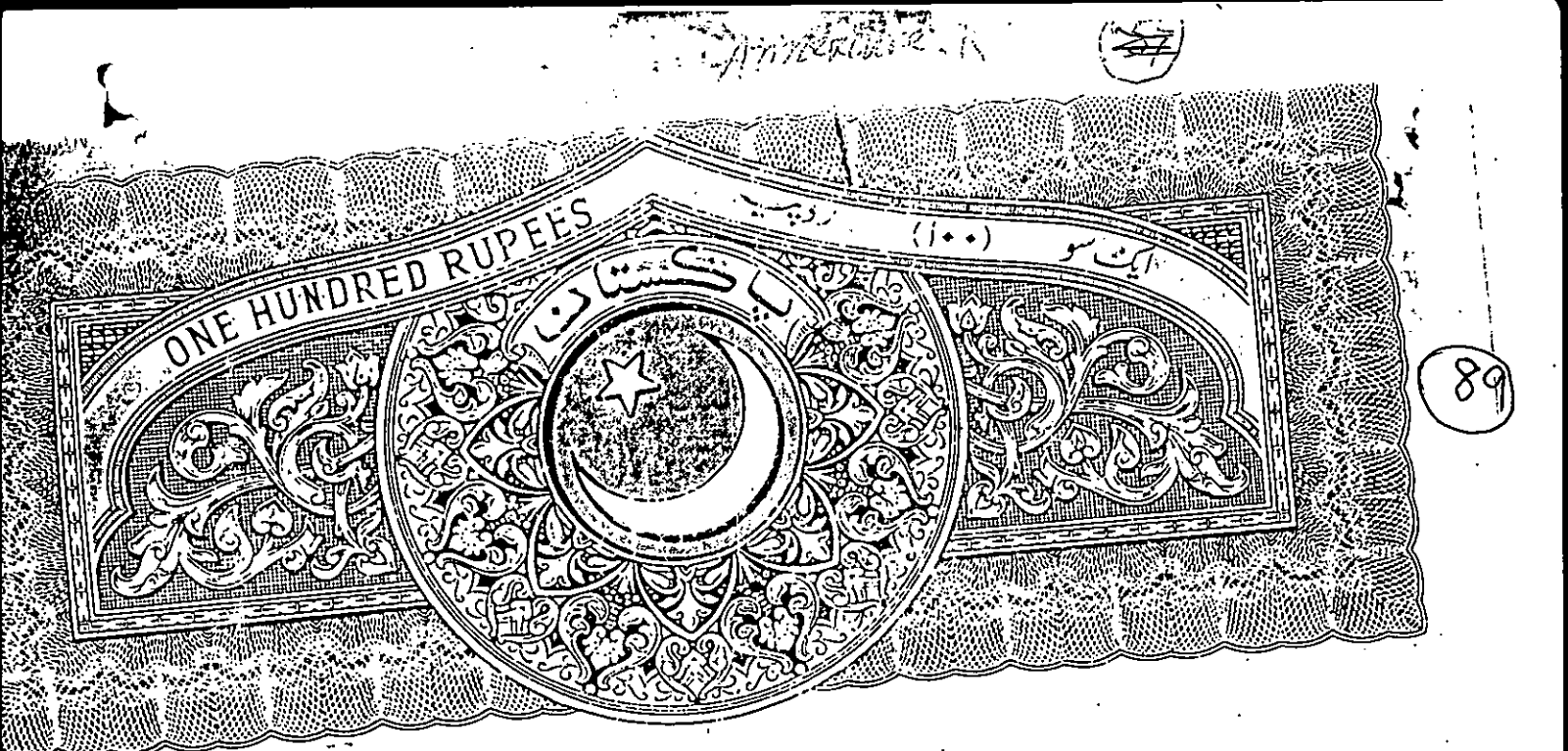
- 1. The Director Education and Secondary Education NWFP Peshawar
- 2. The District Co-ordination Officer Swat at Gul Raiz.
- 3. The District Accounts Officer Swat at Saidpur.
- 4. The Budget and Accounts Officer local office.
- 5. The Superintendent Secondary local office.
- 6. The Principal / Head Master / Head Mistresses concerned.
- 7. The official concerned.
- 8. P.A to E.D.O local office.

EXECUTIVE DISTRICT OFFICER
 (E&S) EDUCATION SWAT

Ali

M. Imran Applicant

HAIDER ALI



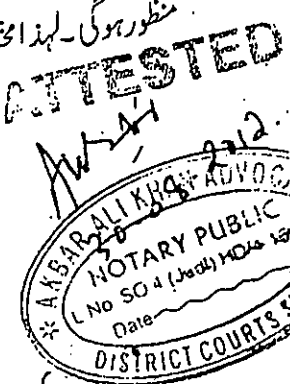
مختار نامہ خاص

منکہ اختیار دہندہ مسی محمد عمران (C.T. چیئر گورنمنٹ ہائی سکول، پشمال) ولر فضل غنی ساکن بار اہلہ محلہ اکبر آباد میانوہ تحصیل و ضلع سوات
 کاہوں۔ اندریں وقت بقا کی عقل ہوش و حواس غم۔ برضا مندی خود اقرار کر کے لکھ دیتا ہوں۔ کہ من مقرر کی ایک سروں اپیل، بعنوان
 محمد عمران بنام گورنمنٹ آف خیبر پختونخوا اہلہ ریورٹیٹی (ایڈمنسٹریٹو ایڈیٹریٹو) ایڈیشن، پشاور وغیرہ بعد ازاں بتاب سروں ٹریبونل خیبر
 پختونخوا پشاور میں دائر کرنا چاہتا ہوں۔ چونکہ من مقرر لہجہ ذمہ سروریت ہونے کی وجہ سے مقدمہ ہذا کی اپیل میں جواب دہی سے اصلاح
 قاصر ہوں۔ لہذا من مقرر جانب خود سے والد خود کو کی حضور غنی ساکن بار اہلہ محلہ اکبر آباد میانوہ تحصیل پانڈوں سوات کو مختار خاص
 مقرر کر کے اختیار دیتا ہوں۔ کہ مختار خاص مذکورہ مقدمہ ہذا کی پیروی و جواب دہی کیلئے وکیل یا ایڈووکیٹ مقرر کریں۔ دس کا کھانا ادا کریں۔
 عدالت مولدوں کے علاوہ عدالت عالیہ ہائی کورٹ پشاور و دارالقضاء و عدالت عظمیٰ سپریم کورٹ آف پاکستان میں مقدمہ ہذا کی پیروی
 کریں اور کرائیں۔ عدالت ہائے میں پیش ہو کر تحریری حلفی اقرار دیا جائے۔ فہرست گواہان و شہادت پیش کریں۔ درخواست سرسبزی
 اپیل، نگرانی، نظر ثانی، رٹ پیشین دائر کریں۔ اگر من مقرر کے ساتھ شریعت قانون وراثتی نامہ کریں۔ بعد از ذکرگی اجراء ذکرگی دائر
 کریں۔ ضروری دستاویزات پیش و طلب کریں۔ عرض، ضروری دستاویزات، وکالت نامہ کی تصدیق کریں۔ رہیمانڈ ہونے کی صورت
 میں پیروی مقدمہ کریں۔ غرض یہ کہ مختار خاص کی جملہ ساختہ پرداختہ کاروائی قانونی و شرعی از ابتدا کی تاہر عدالت من ذات خود کو قابل قبول و
 منظور ہوگی۔ لہذا مختار نامہ خاص۔ ذرا بحضور گواہان ذیل سنداً تحریر ہے۔

M. Imran العبد

محمد عمران ولد فضل غنی

کارڈ نمبر: 13602-74525-14-5



گواہ محمد اکرام اللہ ولد فضل غنی ساکن بار اہلہ محلہ اکبر آباد میانوہ تحصیل و ضلع سوات

No. 47/3

HS

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

SERVICE APPEAL NO 741/2016

MUHAMMAD Imran (Ex-CT) GHS Pishmal District Swat.

VERSUS

Appellant

Govt Of Khyber Pakhtun Khwah Through Secretary (E&S) Education at Peshawar & others

Respondent

JOINT PARA WISE COMMENTS ON BEHALF OF RESPONDENTS NO 1 to 4

RESPECT FULLY SHEWETH

Preliminary Objections

- 1-The appellant has not come to this Honorable Tribunal with clean hands.
- 2 The present appeal is liable to be dismissed for non-joinder / miss joinder of necessary parties.
- 3-The instant appeal is against the prevailing law, rules, and policies.
- 4-The appellant is estopped by his own conduct to file the instant appeal.
- 5-The instant appeal is not maintainable in the present form.
- 6-That the instant appeal is time-barred, hence liable to be dismissed.

FACTUAL OBJECTIONS

1)That Para No .1 is related to The record. The respondent published advertisement in daily Mashriq Dated 10/1/2011 for various posts including CT posts and last date for submission of application form was 25/1/2011. The appellant also submitted his Credentials made entries in the form where it is reflected that the appellant did not Graduate but attached only 1st semester DMC and deceived the department. More over Madrasa from where the appellant got certificates /Sandats etc (sialvi Islamic Educational n& welfare trust) is not register with university grant commission and similarly after observing codel formalities , the appellant has been removed from service.

10/1

2) That this Para pertains to record that has been incorporated in the advertisement regarding the qualification and eligibility for the CT post.

3) That this Para is correct to the extent that the appellant submitted his credential but in spite of B.A Degree, passed in August 15, 2011, the appellant submitted only 1st semester DMC (Already appended as Annexure-B) and the respondent department prepared the merit list in which the appellant has been placed at serial No.2 having score 69.35 and appointed as CT Teacher At GHS Pishmal Swat Vide Order No.9329-33 Dated 18/6/2011 but after complete investigation scrutiny it was found that the Madrasa from where the appellant got his certificate/Sanadat is not registered with university grant commission Vide Notification No8-16/HEC/A&A/2012/44 Dated 16/7/2012 (already appended as annexure -A), Notification No SO/B&A) 1- /12/2007/TT&AT dated 22/10/2008 (Annexure-D) and letter No3819-44 dated 12/9/2011 issued by the director E&SE KPK Peshawar (Annexure-E) therefore, the appellant was not deserving for the post of CT on the basis of documents of unregistered Madrasa further more the respondent No.4 took action according to the law and prevailing rules and removed the appellant on 12/6/2012 from service accordingly and within jurisdiction.

4) That this Para pertains to the situation and circumstances and after complete scrutiny it was found that neither the appellant is B.A nor his Madrasa is registered with university Grant Commission. Detail comments have been incorporated in the above ~~para~~,

5) That third Para as drafted is denied because the appellant fraudulently made Medical certificate and other documents and cancelled the facts from the concerned authorities more moreover Madrasa of the appellant is not registered with the university grant commission. Similarly the appellant has no right to challenge the order of the competent authority. Keeping in view the procedure, fulfilling codal formalities such as show cause notice etc. the appellant has been removed from service.

6) That this Para drafted as denied because after complete investigation and checking of the record it was found that the Madrasa of the appellant is not registered so has all correspondence with the other agencies /institutions or illegal and not acceptable and

Similarly in the light of the judgment of Apex Court in 2007 SCMR318, the appellant cannot claim for his re-instatement and other benefits

7) That in The light of judgment passed by the honorable service tribunal dated 12/1/2016, the appellant was reinstated copy attached as annex

8) Correct up to the extent of application the appellant was reinstated as clarified in Para No7.

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9) That proper inquiry was conducted the opportunity of personal hearing was given to the appellant attended the personal hearing committee. The inquiry committee concluded the appellant was not entitled for reinstatement. The appellant was removed from service in the light of E&D Rules 2011. Copy of inquiry report is attached as annex.

10) The Respondent are not satisfied from the reply of the show cause notice. Therefore proper inquiry conducted for the scrutiny of the record.

11) Incorrect and not admitted copy of inquiry was provided to The appellant well in time.

12) The appellant was reinstated in the light of judgment passed by the honorable service tribunal was conducted. Judgment is attached.

13) Correct upto the extent of charge.

14) The salary was not released due to his removal.

15) The Para is related to office record, Hence no comments.

16) In correct & not admitted.

On Grounds

1) Incorrect. The said removal from service order is legal and what so ever has been done under the laws, and prevailing circumstances and within the jurisdiction of the competent authority.

2) That this Para is self explanatory in the light of notification mentioned in in the above Para but the appellant Madrassa is not registered and hence not acceptable and accordingly to notification No.8-16/HEC/A&A/2011/490 Dated 20/1/2011 (**Annexure-F**)

M.A Arabic/Islamic Studies for the purpose of teaching Arabic and Islamic Studies. Due to this notification and instructions, the action of the respondent regarding the appellant removal from service is lawful and within jurisdiction.

3) That this Para as drafted is not admitted in the light of documentary proof because the appellant at the time of submission of testimonial for the post CT, was not B.A qualified but only 1st semester of B.A has been passed Under Roll No.408057733 in Semester spring -08 and result and result declared on 2/3/2009 while he passed B.A from AIOU under the same Roll No on August ,15/2011 but last date of submission from application was 25/1/2011 and due to which B.A could not consider. Furthermore the appellant concealed the material facts from this honorable Tribunal and indulged himself in fraud and misconduct , therefore , appeal in hands is liable to dismissal.

~~108~~
2

4) That the Para as drafted is incorrect and not admitted and what so ever has been done under the laws , rules and prevailing circumstances and within the jurisdiction of the competent authority.

5) That the Para as drafted is incorrect and not admitted and what so ever has been done under the laws , rules and prevailing circumstances and within the jurisdiction of the competent authority.

6) That the Para as drafted is incorrect and not admitted and what so ever has been done under the laws , rules and prevailing circumstances and within the jurisdiction of the competent authority. but the appellant misread and misunderstand the notification and concealed the material facts.

7) That the degree issued by Madrasa to the appellant are not recognised by higher education commission.

8) incorrect & not admitted as clarified in Para No7.

9) The proper inquiry was conducted against the appellant in the light of E&D Rules 2011

10) The Para is irrelevant .Hence no comments

11) The Para is irrelevant .Hence no comments

12) The Para is irrelevant .Hence no comments

13) The Para is irrelevant .Hence no comments

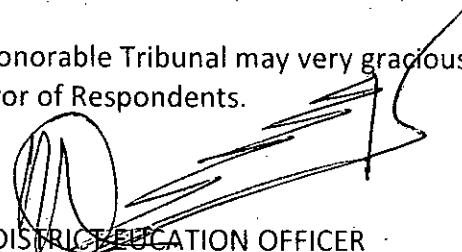
14) The Para is irrelevant .Hence no comments

15) The Para is irrelevant .Hence no comments

16) Incorrect & not Admitted that the appellant was treated according to the law.

That the respondents also seek permission to raise additional grounds and proofs at the time of arguments before the honorable service tribunal. _____

In view of the above facts and circumstances, this Honorable Tribunal may very graciously be pleased to dismiss the instant appeal with cost in favor of Respondents.


DISTRICT EDUCATION OFFICER
MALE SWAT (Respondents No.3 & 4)


DIRECTOR

ELEMENTARY & SECONDARY EDUCATION
KHYBER PAKHTUN KHWA PESHAWAR

(Su S.A # 741/2016)


SECRETARY

ELEMENTARY & SECONDARY EDUCATION
KHYBER PAKHTUN KHWA PESHAWAR

APPLICATION FORM FOR THE POST CT /

RS.30/-

FORM NO 40

Annex-C

1. Name of the Applicant (in Block letter) MUHAMMAD IMRAN
2. Father's Name FAZAL GHANI
3. Residence AKBAR ABAD / BARAMA MINGORA
4. Date of Birth 29-03-1988
5. Postal Address AKBAR ABAD / BARAMA MINGORA
6. Date of passing DM / PET / CT / Examination 31-12-2009
7. Name of Tehsil BABOZAI
7. Phone No. 0946640411 - 03439387364

QUALIFICATION

S.No	Examination	Prescribed Marks	Roll No	Total Marks	Marks Obtained	Percentage
1	S.S.C	25	548	1150	885	19.23
2	FA / F.Sc	25	155	1350	881	16.31
3	BA / B.Sc	10	4805773	300	217	07.23
4	MA / M.Sc	10	52	700	610	08.71
5	DM / PET / CT	25	570	1500	1071	17.85
6	Service / experience	05				69.33

مستند الطالب
31

Formula = $\frac{\text{Marks obtained} \times \text{Prescribed Marks}}{\text{Total Marks}}$

S.NIE

Note: - Attested Photocopies of the following documents / Certificate may be attached with the form.

1. ✓ S.S.Certificate / DMC.
3. ✓ BA / B.Sc Degree / DMC.
5. ✓ Domicile Certificate.
7. ✓ PET/DM / DMC, DIE ✓
- (2) ✓ FA / F.Sc certificate / DMC.
- (4) MA / M.Sc Degree / DMC.
- (6) National Identity Card.
- (8) Experience certificate.

9. The experience /service certificate may be countersigned by the D.D.O.concerned.

Actual Marks

M. Imran
SIGNATURE OF APPLICANT

HAIDER ALI

19.23
16.31
17.85
53.39

Annex-C

SSC from Deeni Madrasa
2005

4

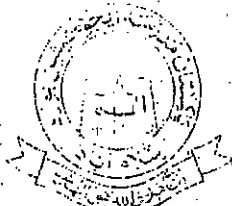


Serial No: 002

PAKISTAN MADRASAH EDUCATION BOARD ISLAMABAD

Established by the Government of Pakistan
Under Ordinance No. XL of 2001, dated 18-08-2001

Registration No.05-MDMK-224



Roll No.548



Secondary School Certificate
Annual Examination Held in April-May, 2005

Certified that MUHAMMAD IMRAN, Son of FAZAL GHANI

Whose date of birth is

March 29, 1988 (Twenty Ninth March, One Thousand Nine Hundred & Eighty Eight)
has qualified for the award of SECONDARY SCHOOL CERTIFICATE as a REGULAR candidate from
MODEL DINI MADRASAH, KARACHI, as per statement of marks given below:

Subject	Maximum Marks	Marks Obtained		
		Part I	Part II	Total
Quran ul Hakim	150	70	59	129
Hadith & Seerat	150	49	61	110
Fiqh & Usool-ul-Fiqh	150	65	60	125
Nahv	100	42	39	81
Arabic Literature	50	-	48	48
Serf	50	39	-	39
General Mathematics	50	46	-	46
General Science	100	20	36	56
English	100	30	32	62
Pakistan Studies	50	-	34	34
Urdu	100	40	39	79
Persian	50	47	-	47
Economics	50	-	29	29

Maximum Marks: 1150

Marks Obtained: 885 (Eight Hundred And Eighty Five)

Grade: B+

Muhammad Asif
Director Examinations
International Islamic University Islamabad

M. Imran
Secretary
Pakistan Madrasah Education Board Islamabad

Islamabad, Dated: November 11, 2006

(Auto Generated)

> The examination was conducted and results compiled by the International Islamic University, Islamabad
vide authority No.3(4)AD-E/04, dated 7-12-2004.

> Errors and Omissions Excepted.

> This Certificate is issued without alteration/erasure.

M. Imran
Headmaster,
Govt. High School,
Pishmal, Distt: Swat.

Attested
M. Imran

VERIFIED

M. Imran
Assistant Secretary (Admin)
Pakistan Madrasah Education Board
29/9/2011

*HSSC from model
2007 Deeni Madrasas
Karachi*

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Serial No: _____

PAKISTAN MADRASAH EDUCATION BOARD ISLAMABAD

Established by the Government of Pakistan
Under Ordinance No. XL of 2001, dated 18-08-2001

Registration No. 07-MDMK-56

Roll No. 155



HIGHER SECONDARY SCHOOL CERTIFICATE
Annual Examination Held in May/June, 2007

Certified that **MUHAMMAD IMRAN** Son of **FAZAL GHANI**

Whose date of birth is

March 29, 1988. (29th March One Thousand Nine Hundred & Eighty Eight)

Has qualified for the award of Higher SECONDARY SCHOOL CERTIFICATE as a REGULAR candidate from

MODEL DINI MADRASAH FOR BOYS, HAJI CAMP, KARACHI, as per statement of marks given below:

Subject	Maximum Marks	Marks Obtained		
		Part-I	Part-II	Total
Quran ul Hakim	150	65	44	109
Hadith & Seerat	150	58	61	119
Fiqh & Usool-ul-Fiqh	150	61	48	109
English	200	45	35	80
Urdu	150	56	58	114
Education	150	51	41	92
Islamic Studies	150	36	52	88
Arabic	150	63	48	111
Pak Studies	50	--	29	29
Aqeeda wa Philosophy	50	--	30	30

Maximum Marks: 1350 Marks Obtained: 881 (Eight Hundred & Eighty One) Grade: B

[Signature]
Secretary
Pakistan Madrasah Education Board Islamabad

[Signature]
Director (Academics)
International Islamic University Islamabad

Islamabad, Dated: November 03, 2010

- > The examination was conducted and results compiled by the International Islamic University, Islamabad vide authority No. 3(4)AD-1E/04, dated: 07-12-2004.
- > Errors and Omissions Excepted.
- > This Certificate is issued without alteration/ erasure.

[Signature]
Head master,
Govt. High School,
Fishmal, Distt: Swat.

Attested
[Signature]
M. Imran

VERIFIED

[Signature]
25/9/2011

RESULT INTIMATION CARD

POSTAGE PREPAID
No postage Required to be Affixed
Examinations Department AIOU

PROGRAMME: B. A SEMESTER: SPRING-08
 ROLL NO.: 408057733 REGISTRATION NO.: 08NST00113
 NAME: MUHAMMAD IMRAN
 FATHER NAME: FAZAL GHANI
 ADDRESS: VILL AKBAR ABAD BARAMA HAJI
BABA ROAD MINGORA
SWAT SWAT

6
Annex-B

SR. NO.	COURSE CODE	ASSIGNMENTS		FINAL MARKS				CONFL. MARKS	GRADE	RESULT
		Theory	Practical	Work-Shop	Teach Practice	Exam	Viva			
1	IST-416 F	74.50				64		73	A	PASS ✓
2	PKS-417 F	95.00				69		77	A	PASS ✓
3	ENG-435 F	92.75				56		67	B	PASS ✓

Signature of Dealing Official

Fazal Ghani (21.7)
Fazal Ghani
 Asstt. Professor,
 Govt. Degree College,
 Chakesar, Dist. Shangha

Controller of Examinations

The result card is issued, errors and omissions excepted, as a notice only. An entry appearing in it does not itself confer any right or privilege independently to the grant of a proper Certificate/Degree which will be issued under regulations in due course.

02/03/2009

Result Declaration Date:

- > This
- vide
- > Errors
- > This Ce.

> Instructions overleaf.

BA 1st Semester DMC
Roll No 408057733

Dated 2/3/2009

Islamabad

Govt. Degree College, Chakesar, Dist. Shangha

A12990

ALLAMA IQBAL OPEN UNIVERSITY, ISLAMABAD
PROVISIONAL RESULT CARD

Name: MUHAMMAD IMRAN
FAZAL GHANI

Roll No. 408057733
Registration No. 08NSTG011
Final Semester: Autumn 2010

Branch: SWAT
District: SWAT

has successfully completed: Bachelor of Arts Group - General

7

The detail of passed courses are as under:

Semester	Course Code	Title of Course	Marks	
			Maximum	Obtained
Spring 2008	416	Islamiat	100	71
Spring 2008	417	Pakistan Studies	100	71
Spring 2008	435	English	100	68
Autumn 2008	404	Urdu	100	41
Spring 2009	419	Education	100	70
Spring 2009	436	Seerat-e-Tayyaba	100	68
Spring 2009	407	History of Modern Muslim World	100	48
Autumn 2010	437	Islamic Studies (E)	100	71
Autumn 2010	464	Islamic Fiqh	100	71

Department Of Examinations
(Certificate Section)
VERIFIED
Certificate/Degree/Diploma/Transcript
bearing Sr. No. A12990 is
Checked & Found Correct.
Signatures:-

Attested
[Signature]
Headmaster,
Gool High School,
Pishmal, Distt. Swat.

Total Credits: 08

Total Marks / Obtained 900 591

Result Declared on August 15, 2011

Percentage / Grade 66 B

Date of issue December 07, 2011

[Signature]
Controller of Examinations

Disclaimer: This result card is issued provisionally, errors and omission excepted, as a notice only. Any entry appearing in this card does not itself confer any right to a candidate for the grant of certificate/degree/diploma, which will be issued under the rules/regulations on the basis of the original records of the university student.

15/8/2011

Note: last date for applications was 25/1/2011 whereas the appellant passed BA on 15/8/2011



بِسْمِ اللّٰهِ الرَّحْمٰنِ الرَّحِیْمِ

شعبہ امتحانات جامعہ حمایت الاسلام (رجسٹرڈ)

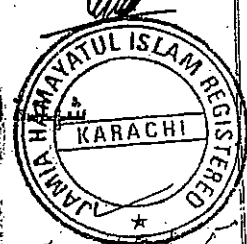
ایس سی 59 سیکٹر D-31 پی اینڈ ٹی سوسائٹی کورنگی ٹائون کراچی

verified

نتیجہ امتحان

الغالبہ فی العلوم الاسلامیہ و العربیہ (مساوی بی اے، عربی، اسلامیات)

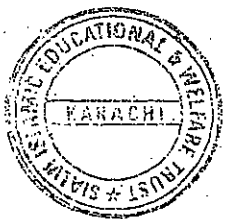
(سند الفرائغ)



اسی محمد عمران بن فضل غنی رول نمبر ۳۹ نے ادارہ جامعہ حمایت الاسلام کی جانب سے شہادۃ الغالبہ (مساوی بی اے) کے سالانہ اعلیٰ امتحان منعقدہ ماہ شعبان المعظم ۱۴۳۹ھ مطابق ماہ جولائی ۲۰۱۸ء میں شرکت کی جس کے حاصل کردہ نشانات اور نتیجہ کی تفصیل درج ذیل ہے۔

نتیجہ	الدرجات السبعہ	الدرجات الکبریٰ	العواد/الکتاب	نمبر شمار
کامیاب	۸۸	۱۰۰	ادب	۱
مجاز ضمنی	۹۰	۱۰۰	تفسیر و تاریخ	۲
ناکام	۸۷	۱۰۰	اصول تفسیر	۳
درجہ	۹۵	۱۰۰	حدیث	۴
الممتاز مع الشرف	۸۶	۱۰۰	فقہ	۵
الممتاز - الحد	۸۵	۱۰۰	اصول فقہ	۶
المقبول	۸۹	۱۰۰	علم الکلام	۷
	۹۱	۱۰۰	تاریخ	۸
	۷۱	۱۰۰	میزان	

استاذ



المراجع

المرب

تاریخ الامتحان ۲۷ شعبان المعظم ۱۴۳۹ھ

ناظم امتحانات

Head master,
Govt. High School.

Attested.
M. Imran

DMC Almiyya

Roll No 52

Total Marks = 700

Obtained Marks = 610

11

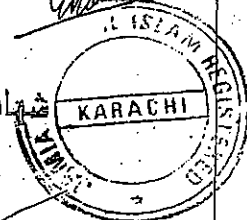
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ایس سی 59 سیکٹر D-31 پی اینڈ ٹی سوسائٹی کورنگی ٹائون کراچی

verified

نتیجہ امتحان

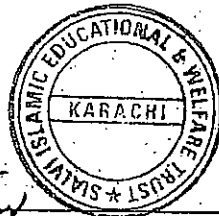
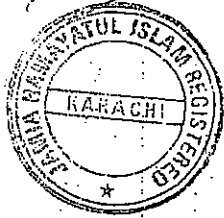
شہادۃ العلمیہ فی العلوم الاسلامیہ و العربیہ (مساوی ایم اے، عربی، اسلامیات)



سی محمد عمران بن فضل غنی رول نمبر ۵۲ نے ادارہ جامعہ حمایت الاسلام کی جانب سے شہادۃ العلمیہ (مساوی ایم اے) کے سالانہ ضمنی امتحان منعقدہ ماہ شعبان المعظم ۱۴۳۱ھ مطابق ماہ جولائی ۲۰۱۰ء میں شرکت کی جس کے حاصل کردہ نشانات اور نتیجہ کی تفصیل درج ذیل ہے۔

obtained marks Total marks

شمارہ	العواد/الکتب	الدرجات الکبریٰ	الدرجات المصغرة	نتیجہ
۱	صحیح بخاری شریف	۱۰۰	۹۵	کافیاب
۲	صحیح مسلم شریف	۱۰۰	۸۸	مجاز ضعیف
۳	سنن ترمذی شریف	۱۰۰	۸۳	ناکام
۴	سنن ابی داؤد شریف	۱۰۰	۸۵	درجہ
۵	موطا امام محمد	۱۰۰	۸۲	المجتاز مع الشرف
۶	سنن نسائی شریف	۱۰۰	۸۷	المجتاز - المجدد
۷	سنن ابن ماجہ شریف	۱۰۰	۹۰	اتصیول
	میران	۷۰۰	۶۱۰	Almi



Attestation

Head master,
Govt. High School,
Fishmal, Distt: Swat.

Attested
M. Imran

WORKING PAPERS OF CT CANDIDATES

Candidate	Father Name	D/O Birth	Post	Address	D/O 1st Appointment	Academic Qualification												Professional Qualification			Date of Passin 1=2 2=3 3=8		
						S.S.C=25			FA/FSC=25			BA/BSC=10			MA/MSC=10			C.T=25					
						O.M	T.M	%	O.M	T.M	%	O.M	T.M	%	O.M	T.M	%	O.M	T.M	%			
✓	Sher Malik	20.01.1958	PST	Gulibagh	11.11.1979	372	900	10.33	455	1000	11.38	233	550	4.24	436	1100	3.96	211	400	13.19	1986		
✓	Abdur Rahman	03.05.1956	PST	Matta	12.06.1980	402	850	11.82	379	1000	9.475	214	550	3.89	0	0	0	192	400	12	1986	5	4
✓	Yahya	17.11.1961	PST	Biha	03.03.1982	311	850	9.147	380	1000	9.5	265	550	4.82	0	0	0	190	450	10.56	1987	5	3
5	Amir Nawab	08.02.1962	pst	Gwalerai		393	850	11.56	507	1100	11.52	221	550	4.02	514	1100	4.67	187	450	10.39	1988	5	4
20	Khan Zada	11.11.1960	PST	Gulibagh	10.12.1981	448	900	12.44	409	1000	10.23	212	550	3.85	488	1100	4.44	181	450	10.06	1988	5	4
20	Farooq Shah	01.04.1958	PST	Sapal Bandai	16.12.1982	447	900	12.42	405	1000	10.13	248	550	4.51	0	0	0	236	450	13.11	1988	5	4
22	Muzafar Khan	01.05.1965	PST	Aligrama	08.03.1984	419	850	12.32	478	1100	10.86	0	0	0	0	0	0	181	450	10.06	1988	5	3
39	Mian Rahim Khan	02.03.1967	PST	Panjigram	10.10.1989	427	850	12.56	576	1100	13.09	286	550	5.2	495	1100	4.5	619	1200	12.9	1989	5	5
76	Hasan Javed	15.04.1967	PST	Damana	04.04.1988	405	850	11.91	501	1100	11.39	254	550	4.62	515	1100	4.68	519	900	14.42	1989	5	5
9	M. Nasir Shah	05.02.1961	PST	Manja	31.08.1985	446	850	13.12	489	1000	12.23	233	500	4.66	678	1100	6.16	588	1200	12.25	1990	5	5
2	Mian Hazrat Jan	05.02.1962	PST	Gurrah	24.10.1982	498	850	14.65	434	1000	10.85	229	550	4.16	544	1100	4.95	501	1100	11.39	1990	5	5
5	Abdul Karim Khan	01-01.1955	PST	Labat	10.12.1981	411	850	12.09	487	1100	11.07	237	550	4.31	470	1100	4.27	203	450	11.28	1990	5	4
2	Hanif Ullah	20.02.1960	PST	Kabal	24.03.1985	334	850	9.824	389	1000	9.725	252	550	4.58	609	1100	5.54	605	1200	12.6	1990	5	4
✓	Shamsher Ali	15.02.1969	PST	Gulibagh	20.08.1987	402	850	11.82	484	1100	11	474	900	5.27	0	0	0	274	500	13.7	1990	5	4
✓	Ibrahim	02.01.1954	PST	Roringar	18.04.1976	438	900	12.17	413	1000	10.33	196	500	3.92	519	1100	4.72	502	1400	8.964	1990	5	4
✓	Abdullah	01.04.1962	PST	Zara Khela	08.06.1983	433	850	12.74	496	1100	11.27	269	550	4.89	0	0	0	188	450	10.44	1990	5	4
✓	Ibrahim	15.01.1961	PST	Allabad	29.03.1982	364	850	10.71	450	1000	11.25	222	550	4.04	0	0	0	202	400	12.63	1990	5	4
✓	Karam Zada	10.03.1957	PST	Sakhra	02.01.1982	408	900	11.33	449	1100	10.2	442	900	4.91	0	0	0	191	400	11.94	1990	5	4
✓	Muhammad Qayum	06.02.1962	PST	Bamakhela	01.12.1985	459	850	13.5	371	1000	9.275	258	550	4.69	604	1100	5.49	252	450	14	1991	5	5
✓	Ibrahim	16.03.1965	PST	Amankot	28.11.1986	378	850	11.12	477	1100	10.84	241	550	4.38	592	1100	5.38	248	500	12.4	1991	5	4

Sayed Ali	01.02.1969	PST	Pir-Kalay	07.06.1987	506	850	14.88	574	1100	13.05	260	550	4.73	530	1100	4.82	272	500	13.6	1992	5	56.1
Muhammad Rahim	02.06.1963	PST	Maloch	07.09.1985	454	850	13.35	508	1100	11.55	511	900	5.68	620	1100	5.64	268	500	13.4	1992	5	54.1
Fateh Khan	01.11.1969	PST	Amankot	11.06.1987	495	850	14.56	458	1100	10.41	544	900	6.04	488	1100	4.44	228	500	11.4	1992	5	51.1
Sirajul Haq	01.12.1966	PST	Shalpin	01.01.1988	315	850	9.265	483	1100	10.98	280	550	5.09	638	1100	5.8	302	500	15.1	1992	5	51.2
Abdul Hamad Khan	01.01.1967	PST	Chuprial	01.04.1987	403	850	11.85	482	1100	10.95	272	550	4.95	601	1100	5.46	239	500	11.95	1992	5	50.1
Aziz Khan	10.03.1960	PST	Chuprial	10.12.1986	370	850	10.88	424	1000	10.6	289	550	5.25	530	1100	4.82	247	500	12.35	1992	5	48.9
Abdul Akbar Khan	10.02.1966	PST	Kanju	10.09.1985	340	850	10	475	1100	10.8	276	550	5.02	624	1100	5.67	241	500	12.05	1992	5	48.5
Muhammad Ibrahim Ahmad	16.05.1969	PST	Alanganj	26.09.1988	426	850	12.53	455	1100	10.34	272	550	4.95	576	1100	5.24	204	500	10.2	1992	5	48.2
Muhammad Iqbalmand	05.06.1965	PST	Guligram	29.12.1986	368	550	16.73	472	1100	10.73	485	900	5.39	0	0	0	201	500	10.05	1992	5	47.8
Muhammad Jahri Bostan	01.05.1964	PST	Kalakaly	18.06.1982	407	850	11.97	407	1100	9.25	225	550	4.09	551	1100	5.01	243	500	12.15	1992	5	47.4
Muhammad Iqbalud Din	15.04.1968	PST	Nawkhara	25.09.1988	421	850	12.38	458	1100	10.41	296	550	5.38	0	0	0	253	500	12.65	1992	5	45.8
Muhammad Iqbalardar Ali	02.04.1966	PST	Dherai	11.05.1987	485	850	14.26	460	1100	10.45	288	550	5.24	0	0	0	217	500	10.85	1992	5	45.8
Muhammad Iqbalizal Wahab	15.12.1966	PST	Mingora	27.09.1988	400	850	11.76	471	1100	10.7	247	550	4.49	572	1100	5.2	213	500	10.65	1992	0	42.8
Muhammad Iqbalhammad Alam Khan	11.03.1961	PST	Barikot	27.09.1988	342	850	10.06	383	1000	9.575	224	550	4.07	0	0	0	235	500	11.75	1992	5	40.4

MERIT

Muhammad Iqbalrkat Ali	Muhammad Zada	15.01.1987	PST	Kalakot	03.09.2009	532	850	15.65	761	1100	17.3	307	550	5.58	0	0	0	639	550	29.05	2010	5	72.5
Muhammad Iqbalab Khan	Inayat Khan	16.05.1980	Pub	Titabat	31.05.2006	608	850	17.88	771	1100	17.52	311	550	5.65	878	1200	7.32	834	1200	17.38	2008	5	70.7
Muhammad Iqbalhammad Imran	Fazal Ghani	29.03.1988		Mingora		885	1150	19.24	881	1350	16.31	217	300	7.23	610	700	8.71	1071	1500	17.85	2009	0	69.3
Muhammad Iqbalhammad Ahad	Muhammad Ambali	12.03.1985	PST	Dakorak	16.12.1982	616	850	18.12	730	1100	16.59	330	550	6	740	1100	6.73	797	1200	16.6	2008	5	69.0
Muhammad Iqbalir Zarin	Said Umar	05.05.1980	PST	Zara Khela	07.09.2006	638	850	18.76	772	1100	17.55	316	550	5.75	669	1100	6.08	709	1200	14.77	2007	5	67.9
Muhammad Iqbalid Khan	Muhammad Hanif	05.05.1983	Pub	Deolai	01.10.2007	578	850	17	674	1100	15.32	333	550	6.05	796	1200	6.63	644	900	17.89	2008	5	67.8
Muhammad Iqbalzal Hayat	Zareen Khan	22.03.1988	Pub	Khwazakhela	01.08.2007	619	850	18.21	834	1100	18.95	424	550	7.71	0	0	0	640	900	17.78	2008	5	67.6
Muhammad Iqbalaur Rahman	Fazal Hanan	06.03.1982	PST	Mingora	03.09.2009	634	850	18.65	683	1100	15.52	318	550	5.78	1672	2300	7.27	862	1200	17.96	2008	2	67.11

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Muhamamd Zeb	10.02.1987	Pub	Kalakot	01.09.2008	592	850	17.41	585	1100	13.3	305	550	5.55	1690	2200	7.00	645	900	17.92	2007	5	66.8
Gulbar Khan	01.03.1983	PST	Kharerai	24.09.2005	574	850	16.88	588	1100	13.36	370	550	6.73	784	1200	6.53	879	1200	18.31	2008	5	66.8
Wazir	08.02.1984	PST	Bair	07.10.2005	628	850	18.47	623	1100	14.16	302	550	5.49	645	1100	5.86	639	900	17.75	2008	5	66.7
Fazal Ghani	01.12.1978	PST	Mingora	02.09.2006	590	850	17.35	721	1100	16.39	331	550	6.02	805	1100	7.32	703	1200	14.65	2007	5	66.7
Tota Khan	08.05.1979	PST	Babo	19.09.2005	625	850	18.38	591	1100	13.43	335	550	6.09	595	1100	5.41	645	900	17.92	2004	5	66.2
Abdur Raziq	25.05.1985	PST	Gulibagh	31.08.2006	577	850	16.97	379	600	15.79	312	550	5.67	1465	2000	7.33	549	900	15.25	2007	5	66.0
Muhammad Yousaf	01.05.1984	PST	Chamtalai	01.09.2006	569	850	16.74	681	1100	15.48	279	550	5.07	644	1100	5.85	643	900	17.86	2008	5	66
Saeed Ahmad	03.03.1977	Pub	galoch	14.02.2000	656	850	19.29	716	1100	16.27	340	550	6.18	643	1200	5.36	666	1200	13.88	2001	5	65.98
Arzumand	15.04.1980	PST	Miandam	24.06.2004	542	850	15.94	671	1100	15.25	281	550	5.11	687	1100	6.25	660	900	18.33	2008	5	65.88
Syed Muhammad	15.02.1983	PST	Kachigram	04.09.2006	511	850	15.03	700	1100	15.91	288	550	5.24	669	1100	6.08	669	900	18.58	2008	5	65.84
Abdur Rashid	10.03.1975	PST	Hazara	24.04.1999	611	850	17.97	642	1100	14.59	268	550	4.87	651	1100	5.92	838	1200	17.46	2008	5	65.81
Sirajud Din	01.04.1982	PST	Batora	01.09.2006	553	850	16.26	679	1100	15.43	286	550	5.2	722	1100	6.56	618	900	17.17	2008	5	65.63
Hidayatullah	01.04.1976	PES	Qamber	01.08.2002	537	850	15.79	704	1100	16	301	550	5.47	733	1200	6.11	802	1200	16.71	1997	5	65.06
sadar Mula	03.03.1975	PST	Shagram	02.09.2009	556	850	16.35	671	1100	15.25	289	550	5.25	697	1100	6.34	808	1200	16.83	1998	5	65.03
Gulbar Khan	10.05.1988	PST	Kharerai		590	850	17.35	783	1100	17.8	366	550	6.65	0	0	0	835	900	23.19	2010	0	65
Muhammad Rahim	15.06.1981	Pub	B. Khela	01.08.2007	636	850	18.71	613	1100	13.93	295	550	5.36	592	1100	5.38	797	1200	16.6	2008	5	64.99
Jalandar	09.01.1979	PST	Manai	05.09.2006	527	850	15.5	634	1100	14.41	330	550	6	749	1200	6.24	640	900	17.78	2008	5	64.93
Hazrat Rahman	01.04.1978	PST	Shagai	31.08.2006	555	850	16.32	637	1100	14.48	324	550	5.89	706	1100	6.42	807	1200	16.81	2008	5	64.92
Fazal Khaliq	13.03.1980	PST	Manglor	05.09.2006	556	850	16.35	613	1100	13.93	306	550	5.56	634	1200	5.28	895	1200	18.65	2006	5	64.78
Amir Talab Khan	17.09.1984	Pub	Bamakhela	01.06.2005	522	850	15.35	654	1100	14.86	225	550	4.09	1922	2400	8.01	625	900	17.36	2007	5	64.68
Muhammad Shuaib	01.05.1988	NIP	Labat	1year	666	850	19.59	714	1100	16.23	266	550	4.84	782	1200	6.52	555	900	15.42	2010	2	64.59
Main Badshah	04.04.1983	Pub	Chupnai	03.10.2007	572	850	16.82	636	1100	14.45	337	550	6.13	778	1100	7.07	725	1200	15.1	2007	5	64.58
Chanray	01.03.1985	Pub	Madyan	01.03.2006	596	850	17.53	671	1100	15.25	287	550	5.22	521	1100	4.74	600	900	16.67	2005	5	64.4
Habib ahmad	10.04.1973	PST	Ditpanai	24.06.1997	584	850	17.18	567	1100	12.89	356	550	6.47	660	1100	6	808	1200	16.83	2007	5	64.37
Shaday	18.12.1980	PST	Awarai	24.06.2004	512	850	15.06	701	1100	15.93	542	900	6.02	660	1100	6	783	1200	16.31	2005	5	64.33



Ali
Mullah
BASE SON
rfan Ali
Muhammad Rauf

Muhammad Adussa	13.03.1979	PST	Kabal	01.07.2004	533	850	15.68	704	1100	16	347	550	6.31	672	1100	6.11	726	1200	15.13	2007	5	62
Said Baw Jan	01.11.1978	PST	Manai	05.09.2006	547	850	16.09	650	1100	14.77	307	550	5.58	632	1100	5.75	613	900	17.03	2008	5	64
Muhammad Rahim	01.04.1982	Pub	Aboha	10.03.2004	530	850	15.59	657	1100	14.93	279	550	5.07	1155	1825	6.33	828	1200	17.25	2009	5	64
Bahramand	05.01.1984	NIP	Gumbad	1year	540	850	15.88	646	1100	14.68	362	550	6.58	755	1100	6.86	870	1200	18.13	2008	2	64
Usman Ghani	10.04.1980	Pub	Faiz Abad	01.05.2007	616	850	18.12	623	1100	14.16	278	550	5.05	0	0	0	648	900	18	2008	5	60
Taj Muhammad Kha	06.03.1971	PST	Sijbanr	06.03.1990	505	850	14.85	492	1100	11.18	257	550	4.67	577	1100	5.25	762	1200	15.88	2005	5	56

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Annexure "A" 3 pages

OFFICE OF THE EXECUTIVE DISTRICT OFFICER
ELEMENTARY & SECONDARY
EDUCATION SWAT
Phone No. 0916-924028-209

ORDER

In pursuance of the meeting of the District Selection Committee held on 28.05.2011, the Executive District Officer Elementary & Secondary Education Swat being competent authority is pleased to order the appointment of the following candidates against CT vacant posts at the Schools noted against their names in BPS:00-Rs. 3820-230-10730/ plus usual allowances as admissible under the rules except section 49 of Khyber Pukhtun Khwa Rule: 1973 with effect from the date of their taking over charge subject to the following terms and conditions given below:

CT (M) BATCH WISE 75% (25)

S. No	Name/Father's Name	Address	D/o Birth	Session	School
1	Fazal Ali S/o Yaliyar	PST GPS: Biha	17.11.1961	1987	GMS: P. Banda
2	Mr. Muzafar Khan S/o Inzar	PST Aligrama	01.05.1965	1988	GHS: Dardayal
3	Mr. M. Nasir Shah S/o Habibur Rahman	PST GPS: Manja	05.02.1961	1990	GHS: Qalayay
4	Mr. Abdullah S/o Sultan	PST Zarakhela	01.04.1962	1990	GMS: Chungai
5	Mr. Ibrahim S/o Siahosh Khan	PST Alla Bad	15.01.1961	1990	GHS: Bahrain
6	Mr. Karam Zada S/o Malak Zada	PST Sakhra	10.03.1957	1990	GMS: Azad Banda
7	Mr. Muhammad Qayum s/o Sakhi Dad	PST Bana Khela	06.02.1962	1991	GHS: Shawar
8	Mr. Ibrahim S/o Muhammad Sherin	PST Amankot	16.03.1965	1991	GHS: Chail
9	Mr. Shamsher Ali S/o Sultan Akbar	PST Gulibagh	15.02.1969	1991	GHS: Bakhar
10	Fazal Wahid S/o Said Karim	PST Manglor	02.03.1964	1991	GHS: Gornai
11	Mr. Habib Ali S/o Mian Said Ali	PST Pir Kalay	01.02.1969	1992	GMS: Sam Bahar
12	Mr. Said Rahim S/o Muhammad Rahim	PST Maloch	02.06.1963	1992	GHS: Dardayal
13	Mr. Sikandar Khan S/o Fatch Khan	PST Amankot	01.11.1969	1992	GHS: Chail
14	Azizul Haq S/o Sirajul Haq	PST Shalpin	01.12.1966	1992	GMS: Bargin
15	Tajim Khan S/o Abdul Jamad Khan	PST Chupriyal	01.01.1967	1992	GHS: Biha
16	Mr. Ibrahim S/o Aziz Khan	PST Chupriyal	10.03.1960	1992	GHS: Biha
17	Mr. Abdullah S/o Abdul Akbar Khan	PST Kanju	10.02.1966	1992	GMS: Asharay
18	Mr. Bahri Bostan S/o Jamroz Khan	PST Kalakaly	01.05.1964	1992	GHS: Manai
19	Mr. Jalaludin S/o Mian Jawer Gul	PST Nawkhaya	15.04.1968	1992	GHS: Sakhra
20	Mr. Sardar Ali S/o Noorul Ahad	PST Dherai	02.04.1966	1992	GMS: Charina
21	Mr. Fazal Wahab S/o Husnu Maab	PST Mingora	15.12.1966	1992	GMS: Ayeen

1st Appointments
order
18/6/2011

Executive District Officer
Elementary & Secondary
Education Swat.

Attested
M. Imran

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1	Muhammad Alan Khan S/o	PST Barikot	11.03.1961	1992	GHS: Kedam
2	Shah Khan				
3	Mr. Delay Bacha S/o Malak	PST K. Khela	01.01.1970	1993	GMS: Lakhar
4	Saifur Khan				
5	Mr. Mubhammad P. imran S/o	PST Shalpin	01.12.1985	1993	GMS: Cham Garai
6	Peles				
7	Mr. Shah Jehan S/o Bahroz	PST Kuta	17.03.1964	1993	GHS: Kedam

No.	Name/Father's Name	Address	D/o Birth	M/Obtai red	Place of posting
1	Mr. Aftab Khan S/o Inayat Khan	Titabat	16.05.1980	70.75	GHS: Bahrain
2	Mr. Muhammad Imran S/o Fazal Ghani	Mragora	29.03.1988	69.35	GHS: Pishmal
3	Gulzar Ali S/o Muhammad Nazir	PST Dadahara	10.04.1981	69.31	GHS: Pishmal
4	Mr. Muhammad Ahad S/o M. Anbali Khan	Dakofak	12.03.1985	69.04	GHS: Kishawra
5	Mr. Gul Muhammad S/o Shaday	PST Faqira	01.01.1982	68.26	GMS: Lakhar
6	Mr. Amir Zarin S/o Saïd Umar	PST Zara Khela	05.05.1980	67.91	GHS: Mankeyal
7	Sajid Khan S/o Muhammad Hanif	Deolai	05.05.1983	67.89	GHS: Laikot
8	S. Muhammad Jamal S/o Bakht Jamal	Gulibagh	01.04.1984	67.84	GMS: Ganajeer

DECEASED TEACHER'S SON 100 %					
1	Mr. Irfan Ali S/o Usman Ghani	Faiz Abad	10.04.1980		GHS: Mankeyal
2	Mr. Muhammad Rauf S/o Taj Muhammad Khan	PST Sijbanr	06.03.1971		GHS: Shawar

TERMS & CONDITIONS:

- The amended section 19 will be applicable in case of those civil servants who were appointed to a pensionable post on regular basis before 1st day of July 2001, having regular service without any break and have applied through their Department shall be given an option either to retain the benefits of pension and gratuity as allowed to him under his previous terms of appointment or to avail the benefit of contributory provident fund allowed to him under his new appointment.
- All the Degrees certificates will be verified from the concerned Board/ University by head of concerned School / DO (M) on the expenses of the candidate concerned within one month after taking over charge.
- The new appointee should submit challan/ Bank drafts in the name of controller of Examination of the concerned Board/ University along with photocopies of the testimonials to the Head of concerned school DO (M) for verification within Fifteen days after taking over charge.
- In case any certificate / degree and affidavit found incorrect/ fake/ unverified the appointment of the candidate concerned shall be cancelled automatically.
- The Original certificate/ Degree and health & age certificate of the candidate should be checked before handing over charge to him by the Head of the concerned school.

Executive District Officer
Elementary & Secondary
Education, Swat.

Attested
M. Imran

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(S) (F) (D)

7. They will not be handed over charge if their age is less than 18 years or more than 35 years. Charge Reports should be submitted to all concerned.
8. They will be governed under terms and conditions as prescribed by the government from time to time.
9. Their services can be terminated any time in case their performance is found unsatisfactory and they will be proceeded under special power ordinance 2000.
10. They should join the post within one month of the issuance of this order otherwise their appointment will be cancelled automatically.
11. In case of resignation they will have to give one month prior notice to the Department for forfeit one month salary in lieu thereof to the government.
12. The new appointees will not apply for transfer at least for two years.
13. The senior employees can appeal for transfer against the place of new appointees within a month time positively. later on any appeal will not be considered.
14. No TA/DA is allowed.

(SULTAN MAHMOOD MIAN)
 EXECUTIVE DISTRICT OFFICER
 ELEMENTARY & SECONDARY
 EDUCATION SWAT

Endst No: 9329-33 / Appointment/2011

dated 10/6 /2011

Copy to:

1. The Director Elementary and Secondary Education Khyber Pakhtun Khwa Peshawar
2. The District Coordination Officer Swat.
3. The District Accounts Officer Swat.
4. The Principal/Headmaster's Higher/ High & Middle school concerned.
5. The candidate concerned.
6. Superintendent Secondary local office.
7. PA to EDO local Office.

RECEIVED

(Signature)
 Superintendent,
 Executive District Officer
 (S&S) Dist: Swat.

(Signature)

EXECUTIVE DISTRICT OFFICER
 ELEMENTARY & SECONDARY
 EDUCATION SWAT

Executive District Officer
 Elementary & Secondary
 Education, Swat.

Attested
 M. Imran

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1st Show cause notice

SECONDARY EDUCATION SWAT

SHOW CAUSE NOTICE

I, Executive District Officer Elementary & Secondary Education Swat as Competent Authority under the Khyber Pukhtun Khwa Province Removal from service (Special Powers) Ordinance, 2000 (hereinafter referred to as the said Ordinance), do hereby charge you Mr. Muhammad Imran S/o Fazal Ghani as follows:

a. That you have provided the sand of Shahadatul Alamia to the Education Department and presented it as equal to MA. In this connection it is clarified that Shahadatul Alamia is conditionally equal to MA for teaching only Arabic & Islamic studies in colleges & Universities and perusing higher studies and does not confer any right for Appointment as CT Teacher, teaching the subjects of English, Pakistan Studies, Urdu, General Science & Mathematics and not Islamic studies & Arabic. Hence the sand is irrelevant to the CT post.

b. That the Madrasa from which you have passed the Shahadatul Alamia has not been recognized by Higher Education hence is not acceptable to the Education Department.

c. That BA from AIOU requires successful completion of Four semesters but you have provided the result of only one semester & presented it as equal to BA which shows that you have strived to deceive the Department.

1. By reason of the above charges, based on sufficient documentary evidence, facts and material, I am satisfied that you appear to be guilty of misconduct within the meaning of the said Ordinance and I, by virtue of powers conferred upon me under the provision of sub-section (4) of section 5 of the said Ordinance, have decided that it is not necessary to have an inquiry conduct in the above charges through an inquiry officer/ inquiry committee.
2. I, therefore, in the capacity as Competent Authority, have decided to impose upon major penalty of Removal from service under section 3 of the said ordinance.
3. You are, therefore, directed to show cause as to why the above penalty should not be imposed upon you and also intimate whether you desire to be heard in person.
4. If no reply to this notice is received within seven (7) days of the delivery, it will be presumed that you have not defense to put in and in that case ex-prate action shall be taken against you.

EXECUTIVE DISTRICT OFFICE
ELEMENTARY AND SECONDARY
EDUCATION SWAT

No. 735 / P. File/ M. Imran Date. 23/4/2012

URGENT MESSAGE SERVICE/ REGISTERED.

To

Mr. Muhammad Imran S/o Fazal Ghani R/o Akbar Abad, Barama
Mingora Swat

Attested
M. Imran

2nd Show cause Notice
18/5/2012

(7)

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آفیس آف دی ایگزیکٹو ڈسٹرکٹ آفیسر ایڈمنسٹری ایٹو سیکنڈری ایجوکیشن سوات بمقام گل کدہ

No 2348

بجانب:- محمد عمران ولد فضل غنی ساکن اکبر آباد باراما میٹروہ سوات۔

Dated 18/5/12/2012

شوکار نوٹس:- بحوالہ شوکار نوٹس نمبر آپ کی طرف سے پیش کردہ وضاحت نامکمل، ناموزون، غیر قانونی اور غیر حقیقی ہے۔ آپ کو ایک بار پھر موقع دیا جاتا ہے۔ کہ اپنے غیر قانونی تقرر نامے کے دفاع میں حسب ذیل اعتراضات کا مطالعہ کر کے ایندھ چار دن کے اندر دفتری اوقات میں زیر دستخطی کے دفتر میں حاضر ہو کر اپنا موقف بیان کریں۔ تاکہ اس کیس میں حسب قاعدہ مذید کارروائی ہو سکے۔

تفصیل حسب ذیل ہیں۔

- 1۔ بحوالہ آپ کی وضاحت عرض ہے۔ کہ حسب اشتہار دفتر ہذا آپ سی ٹی پوسٹ تعیناتی کے حقدار نہیں تھے۔ کیونکہ سی ٹی پوسٹ کیلئے ایف اے، کے علاوہ بی اے، ایم اے اور ایم فل کے نمبرات کی سکور شامل کر کے میرٹ بنائی جاتی ہے۔
- 2۔ یہ کہ شہادتہ العالمیہ کی سند صرف اسلامیات اور عربی کی تدریس کیلئے ایم اے کے برابر ہے۔ حالانکہ سی ٹی مدرس متعلقہ سطح پر انگریزی، ریاضی، سائنس، معاشرتی علوم اور اردو وغیرہ کی تدریس کیلئے ہوتا ہے۔ عربی اور اسلامیات کی تدریس سی ٹی مدرس کیلئے غیر متعلقہ ہے۔ لہذا آپ شہادتہ العالمیہ پر ایم اے کے اضافی نمبرات کے حقدار نہیں ہے۔ اس کے علاوہ آپ نے جس مدرسہ سے شہادتہ العالمیہ کی سند لی ہے۔ وہ مطلوبہ مقصد کیلئے حکومت کی منظور شدہ مدارس میں شامل نہیں ہے۔

3۔ یہ کہ آپ نے علامہ اقبال اوپن یونیورسٹی کے بی اے کے ایک سمسٹر کے رزلٹ کو پورا بی اے ظاہر کر کے دھوکہ دہی کے مرتکب ہوئے ہیں۔ حالانکہ بی اے کا پورا کورس چار (4) سمسٹر پر مشتمل ہے۔ اور اشتہار کے آخری تاریخ اور حتی کے تقرری تک آپ نے بی اے پاس نہیں کیا تھا۔

4۔ یہ کہ آپ نے دھوکہ دہی سے محکمہ تعلیم سے حقائق چھپانے کی کوشش کی ہے۔ غیر متعلقہ اور نامکمل کاغذات پیش کر کے اپنی غیر قانونی تقرری کروائی ہے۔ آپ کے تقرر نامہ کے شرط نمبر 04 کے تحت اسناد یادگیر کاغذات غلط یا جعلی ثابت ہونے پر آپ کی تقرری خود بخود منسوخ تصور ہوگی۔ اور آپ کی برطرفی کیلئے موجودہ شواہد کافی ہیں۔


ایگزیکٹو ڈسٹرکٹ آفیسر

ایڈمنسٹریٹو، باراما میٹروہ سوات۔

Attested
M. Imran

Removal
from service
12/6/2012

21

OFFICE OF THE EXECUTIVE DISTRICT OFFICER ELEMENTARY &
SECONDARY EDUCATION SWAT

ORDER

Whereas You Mr. Muhammad Imran S/o Fazal Ghani resident of Akbar Abad Barama Mingora Swat, presently CT GHS: Pishmal Swat that.

You have provided the sanad of Shahadatul Alamia to the Education Department and presented it as equal to MA. In this connection it is clarified that Shahadatul Alamia is conditionally equal to MA for teaching only Arabic & Islamic studies in colleges & Universities and perusing higher studies and does not confer any right for Appointment as CT Teacher, teaching the subjects of English, Pakistan Studies, Urdu, General Science & Mathematics and not Islamic studies & Arabic. Hence the sanad is irrelevant to the CT post.

And whereas BA from AIOU requires successful completion of four semesters but you have provided the result of only one semester & presented it as equal to BA which shows that you have strived to deceive the Department.

And whereas, by reason of the above charges, based on sufficient documentary evidence, facts and material, I am satisfied that you appear to be guilty of misconduct within the meaning of the said Ordinance and I, by virtue of powers conferred upon me under the provision of sub-section (4) of section 5 of the said Ordinance, have decided that it is not necessary to have an inquiry conduct in the above charges through an inquiry officer/ inquiry committee.

And whereas, you were directed to show cause as to why the above penalty should not be imposed upon you and also intimate whether you desire to be heard in person vide this office No. 735 dated 23.04.2012 and No. 2348 dated 18.05.2012.

Whereas, your reply to the show cause notice was found unsatisfactory and not to the point.

And now therefore, the undersigned being competent authority in exercise of the power conferred upon me under section-3 of the Government Khyber. Pukhtunkhwa Removal from service (Special Power) Ordinance 2011 hereby impose as Major penalty of "Removal From Service" on you Mr. **Muhamamd Imran** CT GHS: Pishmal Swat with effect from the date of your taking over charge as CT.

EXECUTIVE DISTRICT OFFICER
ELEMENTARY AND SECONDARY
EDUCATION SWAT.

Endst No. 4068-71 / P. File/ M. Imran

Date. 12/6/ /2012

Copy is forwarded:

1. The District Accounts Officer Swat.
2. The Headmaster GHS: Pishmal Swat.
3. Mr. Muhammad Imran S/o Fazal Ghani R/o Akbar Abad, Barama Mingora Swat

EXECUTIVE DISTRICT OFFICER
ELEMENTARY AND SECONDARY
EDUCATION SWAT.

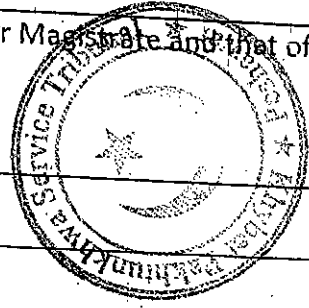
Attested
M. Imran

12/1/2016

22

2

o. of eedings	Date of Order or proceedings.	Order or other proceedings with signature of Judge or Magistrate and that of parties where necessary.
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1	2	3
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KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR
CAMP COURT SWAT

SERVICE APPEAL NO.989/2012

(Muhammad Imran-vs- Govt: of Khyber Pakhtunkhwa Through Secretary Education and others.)

12.01.2016

JUDGMENT

MUHAMMAD AZIM KHAN AFRIDI, CHAIRMAN:

Appellant in person and Mr. Muhammad Saeed, S.S alongwith Mr. Muhammad Zubair, Senior Government Pleader for respondents present.

Muhammad Imran hereinafter referred to as the appellant has preferred the instant appeal under section 4 of the Khyber Pakhtunkhwa Service Tribunal Act, 1974 against order dated 12.06.2012 vide which appellant was removed from service and his departmental appeal was not answered despite lapse of statutory period.

Brief facts giving rise to the present appeal are that the appellant applied to the post of C.T on the strength of his qualification of Shahadatul Alamiyya and Diploma of Education and after due process the appellant was selected and appointed vide order dated 18.06.2011. That subsequently the qualifications of the appellant were found defective and vide show cause notice dated 23.04.2012 appellant was directed to submit his stance which was replied and thereafter appellant was proceeded against and removed from service under the provisions of Removal from Service (Special Powers) Ordinance-2000 vide impugned order dated 12.06.2012.

TESTED
[Handwritten signature]
Secretary
Khyber Pakhtunkhwa
Service Tribunal,
Peshawar



We have heard arguments of appellant and learned Sr. G.P for respondents and perused the record.

The show cause notice was issued to the appellant under the provisions of Removal from Service (Special Powers) Ordinance-2000 on 23.4.2012 and the entire proceedings including the impugned order was passed under the provisions of RSO-2000. The said Ordinance stood repealed on 15.09.2011 meaning thereby that the proceedings were conducted by the respondents under a law which was not in existence and which stood repealed prior to the commencement of proceedings as such and without touching the other merits of appeal we are constrained to accept the instant appeal and set aside the impugned order and re-instate the appellant in service with the directions that proceedings afresh under the provisions of E&D Rules-2011 be carried out and the appellant be afforded opportunity of defending himself in the prescribed manners. The issue of back benefits shall be subject to the outcome of the enquiry which shall be expeditiously conducted and concluded but not later than two months from the date of receipt of this judgment. The appeal is accepted in the above terms. No order as to costs. File be consigned to the record room.

Sd/- Muhammad Azim Khan Afridi,
Chairman

Sd/- Abdul Latif,
Member

Certified true copy

[Signature]
Khyber Pakhtunkhwa
Service Tribunal,
Peshawar

ANNOUNCED
12/01/2016

Date of Presentation of Application 02-02-2016
 Number of Words 880
 Copying Fee 6
 Hear 2
 Total 8
 Name of copy sent

SHOW CAUSE NOTICE

24



I Hafiz Dr Muhammad Ibrahim District Education officer (M) Swat as a competent authority under the Khyber PakhtunKhawa, removal from service under efficiency and discipline Rules, 2011 do hereby serve you Mr. Muhammad Imran CT GHS, Peshmal as follows:-

- 1- According to the recommendation of enquiry/hearing committee you have produced fake documents during your appointments to the CT post and also you have failed to satisfy the enquiry committee of your appointment to the post of CT.
- 2- In exercise of the powers conferred on me under sub section 4 of section 5 of KPK removal from service under efficiency and discipline Rules, 2011 the undersigned in the capacity of competent authority, is hereby pleased to dispense with the conduct of formal enquiry already conducted and serve you with the instant show cause notice with the direction to submit your defense in writing within 10 (ten) days of the issuance of this notice as to why a proper penalty should not be imposed upon you.
- 3- In case you failed to submit your reply within the stipulated period, it will presume that you have no defense to offer and an ex-parte decision will be taken against you.

25/2/2016

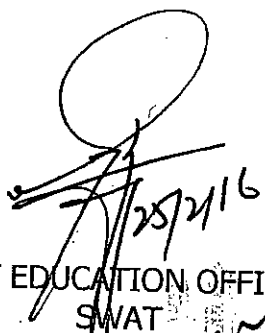
COMPETENT AUTHORITY
DISTRICT EDUCATION OFFICER (M)
SWAT

Endst: No 10440-42

Dated: 25/2/2016

Copy for information and necessary action to: -

1. The Deputy Commissioner Swat.
2. The Head Master GHS Peshmal Swat
3. The Teacher Concerned.
4. PA to DEO(M) Swat of local office


DISTRICT EDUCATION OFFICER (M)
SWAT

Received

M. Imran
محمد عمران

25

~~1/1~~



**OFFICE OF THE
DISTRICT EDUCATION OFFICER (MALE)
Swat (Cell # 0946 9240209-228)**

OFFICE ORDER.

Consequent upon compliance of the Judgment of the Honorable Khyber Pakhtun Khwa Services Tribunal Peshawar camp court Swat an appeal No.989/2012 dated 12.01.2016. Mr. Muhammad Imran S/O Fazal Ghani is hereby reinstated as CT BPS-15 at GHS, Pishmal in the interest of public service with effect ^{from} the date of his removal from service.

Note: - All terms and condition will remain the same of his appointment order.

Endst No: 11227-34

d/c

(DR. HAFIZ MUHAMMAD IBRAHIM)
DISTRICT EDUCATION OFFICER
SWAT GUL KADA

dated: 10/3/2016

Copy of the above is forwarded for information & necessary action to: -

1. The Director Elementary & Secondary Education Khyber Pakhtunkhwa Peshawar.
2. The District Comptroller of Accounts Swat.
3. The Principal/Headmaster concerned.
4. The Deputy DFO Male Local Office.
5. The B&AO Local Office.
6. The Supdt Secondary Local Office.
7. The candidates concerned.
8. PA to DFO Local Office.

d/c

DISTRICT EDUCATION OFFICER
(MALE) SWAT GUL KADA

Reinstatement
order
10/3/2016

THE PERSONNEL HEARING REPORT OF MR. MOHAMMAD IMRAN APPOINTMENT AS CT AT GHS PISHMAL, SWAT.

INQUIRY / HEARING COMMITTEE

1. Mohammad Amin Principal GHS Amankot
2. Hazrat Rahman Principal GHS Shagai
3. IqbqI Jehan HM Ahingaro Dherai

INTRODUCTION:

The above committee duly appointed by the DEO (M) Swat, to make a probe in to the appointment case of Mr. Mohammad Imran to the post of CT at GHS Pishmal Swat, to find out whether his appointment was right or otherwise. The committee called Mr..Imran to appear in person before the committee. The committee interrogated him and obtained his written answers to the questions through a questionnaire attached here with as annexure (A)

Findings:

The committee called Mr. Imran to appear before the committee on 25 /2/2016 along with all the credentials for personal hearing, to make his position clear in the matter of his appointment to the post of CT on 18 /6/2011. He appeared in person before the committee, but during interrogation he failed to satisfy the committee of his appointment to the post of CT on 25 /2/2016.

1. When the committee asked him that why he has claimed higher qualification in his application on BA degree on while his result was still awaited and was then declared on 15/8/2011 where as he got 7.23 marks on the merit table in his total score of 69.33 on the merit table, on this higher qualification,. He failed to give satisfactory and reasonable answer to justify his claim.
2. when the committee asked him that why he has claimed higher academic qualification on Shahadat Alamia in your application, on the basis of which he got 8.71 marks on the merit table, which is invalid for CT as higher qualification, to this he said that it is a higher qualification and it was up to the department to decide its validity.

Conclusion:

The committee after the thorough probe came to the conclusion that Mr.Mohammad Imran has intentionally hidden the facts and misled the committee by furnishing wrong entries in his application about his higher qualification in the case of BA, which he was not having at the time of application

for the appointment to the post of CT for which he obtained 7.23 marks on the merit table.

In the case of appointment to the post of CT, Shahadatul Alamia is not accepted as higher qualification and he has wrongly obtained 8.71 marks in his total of 69.33. so the facts are crystal clear and the committee is of the view that the said official is not entitled to be facilitated on incomplete BA for 7.23 marks and 8.71 marks recorded against shahadatul alamia is not valid qualification for CT post so after having been deducted he is entitled for total marks of 53.36 and not 69.33 marks. The report is submitted herewith.

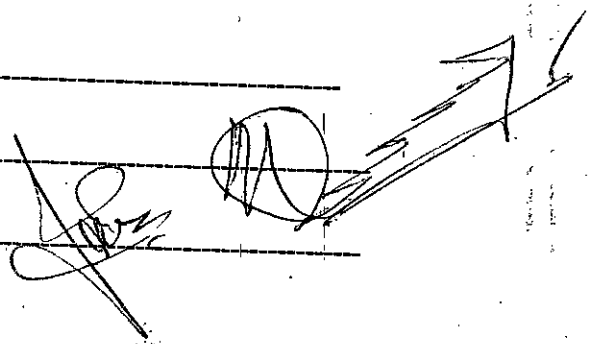
(2)

SIGNATURES OF THE COMMITTEE

MOHAMMAD AMIN _____

HAZRAT RAHMAN _____

IQBAL JEHAN _____



*Issue show cause
in view of the findings
of enquiry report.
Issue show cause within 10 days time.*

OFFICE OF THE DISTRICT EDUCATION OFFICER, MALE DISTRICT SWAT.OFFICE ORDER.

Where as one Mr. Muhammad Imran S/O Mr. Fazal Ghani was previously appointed as CT vide order dated 18-06-2011.

And where as the qualification on the basis of which he was appointed was found defective at a letter stage.

And where as after a show cause notice and completion of requisite formalities he was removed from service vide order No. 4069-71 dated; 12-06-2012 under the provision of Special Powers Removal from service ordinance 2000 instead of relevant Efficiency & Disciplinary Rules 2011.

And where as the termination order No. 4069-71 dated 12-06-2012 was then set aside and he was re-instated in service vide order No.11227-34 dated; 10-03-2016 in the light of the Khyber Pakhtunkhwa service tribunal's judgment dated 12-01-2016.

And where as fresh proceeding within the meaning of the judgment was started against the accused teacher by nominating an inquiry committee comprising of :

01. Mr. Muhammad Amin Principal, GHS Amankot,
02. Mr. Hazrat Rahman Principal GHS Shagai
03. Mr. Iqbal Jehan Head Master GHS Ahingaro Derai.

And where as the inquiry committee unanimously recommended that

- (i). The accused Mr. Mohammad Imran had not cleared BA Examination at the time of his appointment and his BA result was declared on 15-08-2011 i.e more than one year after his appointment and as such the score of 7.23 were wrongly added to his score.
- (ii) The score of 8.71 were given to him in merit list on the basis of Alshahdatul Alamia which is invalid for appointment as CT.

Dismissal order
7/4/2016

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Now therefore, keeping in view the recommendation of the inquiry committee, history of the case and materials on the record, the undersigned being competent authority exercise of the power conferred by the Khyber Pakhtun Khwa Govt. Servant (E & D) Rules 2011 under Rules 4(b) (IV). The competent authority (The District Education Officer, (M) Swat) do hereby impose upon MR. Mohammad Imran CT at GHS Pishmal Major Penalty of dismissal from Govt: service with effect from the date of his appointment in the interest of public service.

O/C

(HAFEEZ DR. MOHAMMAD IBRAHIM)
DISTRICT EDUCATION OFFICER,
MALE DISTRICT SWAT.

Endst: No. 1533-361

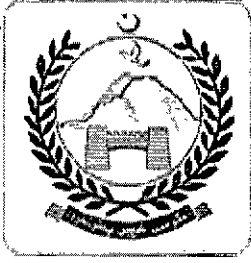
Dated: 07/04 /2016

Copy forwarded to:-

01. The Director Elementary & Secondary Education Khyber Pakhtun Khwa.
02. The District Accounts Officer, Swat.
03. The Head Master GHS Pishmal swat.
04. Mr. Muhammad Imran Ex-CT.GHS Pishmal swat.

O/C

[Signature]
DISTRICT EDUCATION OFFICER,
MALE DISTRICT SWAT.



**KHYBER PAKHTUNKHWA
SERVICE TRIBUNAL, PESHAWAR**

No. 2103 /ST Dated: 15/9 /2017

All communications should be addressed to the Registrar KPK Service Tribunal and not any official by name.

Ph:- 091-9212281
Fax:- 091-9213262


To,

The District Education Officer (Male) E&S,
Government of Khyber Paktunkhwa,
Swat.

Subject: - **JUDGMENT IN APPEAL NO. 741/2016, MUHAMMAD IMRAN.**

I am directed to forward herewith a certified copy of judgment dated 05/09/2017 passed by this tribunal on the above subject for strict compliance.

Encl: as above


REGISTRAR
KHYBER PAKHTUNKHWA
SERVICE TRIBUNAL
PESHAWAR