BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal NO. 162-P/2024

HASHMAT ALI

VS

EDUCATION DEPARTMENT

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THROUGH:

APPELLANT

NOOR MUHAMMAD KHATTAK ADVOCATE SUPREME COURT

-1-

BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR.

APPEAL No. 162/202

VERSUS

1- The Secretary to Government of Khyber Pakhtunkhwa Elementary & Secondary Education Department Peshawar

2- The Director Elementary & Secondary Education, Khyber Pakhtunkhwa, Peshawar.

3- The District Education Officer(Male), Education Department, Peshawar

..... Respondents

<u>APPEAL</u> UNDER SECTION-4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL ACT, 1974 READ WITH 12(2) CPC AGAINST THE IMPUGNED ORDER OF DISMISSAL DATED 01/03/2011 AND INACTION OF THE RESPONDENTS BY NOT REINSTATING THE APPELLANT AS CT TEACHER (BPS-16) W.E.F. THE DATE OF DISMISSAL FROM SERVICE I.E. 01/03/2011 WITH ALL BACK AND CONSEQUENTIAL **BENEFITS** AND AGAINST RESPONDING TO THE DEPARTMENTAL APPEAL OF THE APPELLANT DESPITE OF STIPULATED PERIOD

PRAYER:

On acceptance of this appeal the impugned order dated 01/03/2011 may be set aside and the respondents may please be directed to reinstate the appellant as CT (BPS-16) with effect from the date of dismissal i.e. 01/03/2011 with all back and consequential benefits. Any other relief which this august tribunal may deems fit may also be awarded in favour of the appellant.

R/SHEWETH: ON FACTS:

Brief facts giving rise to the present appeal are as under:

1- That the appellant being a qualified person was appointed as PST(BPS-07) in Elementary & Secondary Education Department Khyber Pakhtunkhwa and was posted in Government Primary

School Garhi Hamza Peshawar. Copy of appoindated 13/01/2017 is attached as annexure	
That while serving as PST, the respondents have	

- That the appellant being aggrieved from the impugned order of dismissal filed a Service Appeal in the Khyber Pakhtunkhwa Tribunal Peshawar which was accordingly accepted by the Tribunal in favour of the appellant in the terms as under:-

○ 大学の主意を表する。 大学を含むまである。 大学を表するを表する。 一つなどには、10mm

- 7- That in the meanwhile the respondents has simultaneously taken up the case with the Anti-corruption department for a

- 8- That while concealing the inquiry report of the Anti-corruption Department, the respondents filed CPLA in the august Supreme Court of Pakistan which was accordingly succeeded against the appellant merely on technical ground. That the august court held as under:-
 - "3. Learned counsel for the respondent alongwith respondent who appeared in person when confronted the stance taken by the petitioner and he was specifically asked if at all document are found fake and or forged the matter may be referred for criminal prosecution, he does not contest. In view of the matter in case where inquiries based on authenticated record and documents which are not disputed and or denied there is no need to carry out regular inquiry as has been held by the learned Tribunal. Accordingly, we would convert this petition into appeal and allowed the same".

- 9- That later on, when all the process was almost completed and this whole episode has got finality, it was learnt to the appellant from the Anti-corruption department that no case was made against the appellant.
- 10- That it is on record that due to serious illness of the appellant, the appellant could not get an authenticated attested copy of the Anti-corruption inquiry, as the same was kept confidential from the appellant

- 11- That on constant contacts, a single page attested inquiry report having the wordings "inquiry filed" was received from the Anticorruption department. Copy of attested one page inquiry report received on 18/09/2023 is attached as annexure.....
- 12- That from the bare reading of the inquiry report it transpired that the appellant has been exonerated from the charges leveled against him by the Anti-corruption department so fresh and new cause of action accrued to the appellant has submitted a departmental appeal to the department for reinstatement in service with all back benefits but after lapse of stipulated period no response has been received from the department. Copy of

departmental appeal dated 20-09-2023 is attached as annexure....

13- That appellant feeling aggrieved from the inaction of the respondents filed the instant appeal on the grounds inter alia as under:-

<u>GROUNDS</u>

- A. That the inaction of the respondents by not reinstating the appellant against the CT(BPS-16) post with all back benefits is against the law, facts and norms of natural justice.
- B. That the respondents has erred not to submit the original application form bearing No.0068(duly signed by the appellant and principal and verified) in the august court instead presenting an irrelevant application form bearing No.1003 with CPLA.
- c. That the respondents should have submitted the objectionable application form bearing No.0736 in the superior court, thus the department has attempted to misguide the august court by concealing the facts and has thus committed forgery.
- D. That the respondents have put the appellant in jeopardy as on one hand filed CPLA and on the other hand have taken up the case with Anti-corruption for lodging a criminal case for one and same case which is unwarranted by the law on the subject and against the constitution.
- E. That though it was in the knowledge of the respondents that the case for lodging a criminal case against the appellant has already been badly failed and the appellant has been declared innocent as the allegations are baseless, even then the respondents were reluctant to bring this fact in the notice of august court or even finalization of CPLA remained hostile not reinstated the appellant on the basis of inquiry report.
- F. That the respondents with malafide intention has not conveyed inquiry report to the appellant probably for the sole reason that the appellant may not get benefits of reinstatement being a fresh and new cause of action.

G. That it is too astonishing that the respondents have once acting upon the orders of the Service Tribunal regarding conducting of denovo inquiry has reinstated the appellant in service but abruptly withdrawn the order of reinstatement and filed CPLA in the august court as such the respondents have not committed

- H. That the appellant has not been treated by the responding departments in accordance with law and rules on the subject noted above and as such, the respondents violated Article 4 and 25 of the Constitution of Islamic Republic of Pakistan 1973.
- That the inaction of the respondents is without any authority, discriminatory and is clear violation of fundamental rights duly conferred by the constitution and is liable to be declared as null and void
- J. That as the inaction of the respondents is illegal, unconstitutional without any legal authority and not only discriminatory but is also the result of mala fide on the part of respondents.
- K. That appellant has vested right of equal treatment before law and the act of respondents to deprive the appellant from the service is unconstitutional and clear violation of fundamental rights.
- Republic of Pakistan 1973 the state is bound to reduce disparity in the income and earning of the individual including persons in the services of the federation, therefore in light of the said article, the appellant deserves to be reinstated in service with all back and consequential benefits.
- M. That in the appointment order as CT it is mentioned in its terms and conditions that if the documents of a candidate are found bogus, the person will be demoted to PST.

- O. That the superior courts have acknowledged a set range of principles with the dicta termed as pre-conceived idea wherein it is ordained that "Every person is presumed to be innocent unless proven guilty- person though involved in criminal case if acquitted was to be considered as a person against whom no case was ever registered."

- P. That it is too astonishing that the respondents in the first instance i.e. the Service Tribunal has presented an objectionable application form No.0736 attributing it with the appellant however, the same was not submitted in the august court with CPLA instead showed an irrelevant form bearing No.1003. Copy of objectionable form No 0736 is attached as annexure.
- Q. That the outcome of subsequent acquittal has created fresh cause of action to the appellant. The Supreme Court of Pakistan has allowed 2nd and subsequent appeal to the Service Tribunal in the circumstances. In addition, as a fundamental principle of law all judgments and orders obtained through fraud and misrepresentations are always open for correction by the same forum passing the impugned judgment or order.
- R. That the appellant seeks the permission of this Honorable court to raise any other ground available at the time of arguments.

It is therefore, most humbly prayed that the appeal of the appellant may be accepted as prayed for in the prayer of appeal .Any other remedy which this Hon'ble Tribunal may deems fit may kindly be granted.

THROUGH:

APPELLANT

NOOR MUHAMMAD KHATTAK ADVOCATE SUPREME COURT

UMAR FAROOQ MOHMAND

MUZZAMMIL KHAN

WALEED ADNAN

MEHMOOD JAN

KHĂNZAD GUL ADVOCATES HIGH COURT

AFFIDAVIT

I, Mr. Hashmat Ali Ex CT GHS Pakha Ghulam, Peshawar do hereby solemnly affirm on oath that the contents of the above appeal are true and correct to the best of my knowledge and believe and nothing has been concealed from this Honorable Tribunal.

DEPONENT

-6-

UAL

Appointment Male

OFFICE OF THE EXECUTIVE DISTRICT OFFICER SCHOOLS & LITERACY PESHAW

APPOINTMENT :-

Consequent upon the selection by the Departmental selection committee (10) following PST (PTC) trained Male candidates are hereby appointed on regular basis in BPS 07 (PS:2555-140-6755) plus usual allowances as admissible under the rules from the date of their saiding over charge in the school noted against each their name on the following terms and condition:

		N MALE 25%		:			
S.NO.	APPL: NO.	NAME, FATHER' NAME AND ADDRESS.	POSITIO N IN UC	D/O BIRTH	TOTAL		REMA! S.
4	456	Haseeb Nawaz S/O Nisar Mohammadr/o Moh: Katla Kehel Viil & PO Suleman Khel PO Badaber Peshawar	1	23/3/1986	52.11	GPS SHAHAE KHEL	3 Against No ty
2	501	Ejaz Ahmad Khan Khalii S/O Murntaz Ahmad Khan Khalii r/o Palosi Atozai PO University of Peshawar	2 .	3/11/1978	G1.87	GPS PAF SHAHEEN CAMP	Against N y
3	1032	Hatizur Rehman S/O Khalil ur Rehman r/o Moh: Babra Ghari Urmar Miana Pashawar	3	1/9/1983	61.11	GPS Gharl Khewa Gui	Against Nc. y
4	11.1	Rehmat Gul S/O Akhtar Gul r/o O/S Yakatoot Moh: Shelkh Amir Abad Col: Peshawar	4.	16/2/197គ្គ	60.69	GPS WAZIR BAGH PESI NO.1	Against Nev. / post
5	55	Masood (hmad S/O Sultan Mohammadr/o Moh: New Ghari St. # 2 Bakshi Pull Chd Rd Pesh:	5	15/9/1974	60.13	GPS LARAMA	Against Newy
6	314	mran Khari S/O Mohammad Nawaz r/o H.# T-1800 School St. # 4:PO Ashrafia Col: Pesh:	6	18/2/1984		GPS AFGHAN COLONY NO.1	Against New// post
7	798	brar Armad S/O Mohammad Chaman r/o VIII: Pulwar Payan PO Mathra Peshawar	7	15/4/1974	i 1	GPS NEEZAWARI	Against Newly post
В	965	Shulam Hüsşain S/O Shulam Mohammad r/o /illage Chari Hamza Vehaqi Peshawar	8	10/1/1972			Against Newly

Better Copy Page No 6 OFFICE OF THE EXECUTIVE DISTRICT OFFICER SCHOOL & LITERACY PESHAWAR.

<u>APPOINTMENT</u>

Consequent upon selection by the Departmental Selection Committee, the following PST(PTC) trained Male candidates are hereby appointed on regular basis in BPS 07 (Rs. 2555-140-6755) plus usual allowance as admissible under the rules form the date of their taking over charge in the school noted each their name on the following terms and conditions.

Open Male 25%

S. No	Appls No	Name, father name & address	Position in UC	D/o Birth	Total Score	Posted at	Remarks
1)	456	Haseeb Nawaz S/o Nisar Mohammad R/o Moh: Katla Kehel Village & P/o Suleman Khel P.o Badaber Peshawar		23/03/1986	62.11	GPS Shhab Khel	Against newly post
2)	501	Ejad Ahmad Khan Khalil S/o Mumtaz Ahmad Khan Khalil R/o Palosi Atozai P/o University of Peshawar	2	03/11/1978	61.67	GPS PAF Shaheen Camp	Against newly post
3)	1032	Hafiz Ur Rehman S/o Khalil Ur Rehamn R/o Moh: Babra Ghari, Urmar Miana, Peshawar	3	01/09/1983	61.11	GPS Ghari Khewa Gul	Against newly post
4)	736	Rehmat Gul S/o Akhtar Gul R/o O/s Yakatoot Moh: Sheikh Amir Abad, Col: Peshawar	4	16/02/1979	60.69	GPS Wazir Bagh Peshawar No 1	Against newly post
5)	55	Masood Ahmad S/o Sultan Muhammad R/o Moh: New Ghari St: No 2, Bakshi Pull, Chd: Road, Pesh:	5	15/09/1974	60.13	GPS Larama	Against newly post
6)	314	Imran Khan S/o Muhammad Nawaz R/o H No T-1800, School St# 4 p/o Ashrafia Col: Peshawar	6	18/02/1984	60.01	GPS Afghan Colony No 1	Against newly post
7)	798	Ibrar Ahmad S/o Mohammad Chaman R/o Vill: Putwar Payan, P/o Mathra Peshawar		15/04/1974	59.99	GPS Neezawari	Against newly post
8)	965	Ghulam Hussain S/o Ghulam Muhammad R/o Village Ghari Hamza Nahaqi Peshawar		10/01/1972	59.89	GPS Garhi Hamza	Against newly post

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	111	704	Sayyar Mohammad S/O Gul Mohammad r/o Moh: Bosat Khel Vill: Mera Surizal PO Musazzi	8	1/3/1985	46.27	GPS Gharl Ezzat Khan	Agains: Yaoant post	
	112	611	Peshawar Sikandar Hayat S/O Dawer Khan r/o Moh Khan Khel Sudzai Bala Peshawar	9	5/12/1973	40.01	GPS Gharl Ghulam Shah	Agains Newly 17	
. :	113	34	Roz Alf Khan S/O Islam Sher r/o Moh Enzarai VIII Telaband Distt Peshawar	10	3/1/1985	39.80	GPS Gharl Ghulam Shah	Again:: Newly post	
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	114	66	Syed Masaud Shah S/O Said Ali Shah r/o Village Kukar Bakshi Pull Pesh:	1 .	15/8/1978	51.60	GPS KANKOLA	Agains Newly	,
	115	179	Syed Amin Ali Shah S/O Syed Zefa, Ali Shah r/o Kukar PO Pakha Ghularn Peshawar.	2	2/9/1981	49.03	GPS KANKOLA	Agains Newly post	
	116	963	Mohammad Ishtiaq S/O Abdul Jalii r/o Vill Kukar PO Bakhshi Pul Charsadda Road Peshawar	3	1/6/1977	48,71	GPS KANKOLA	Againt Newly post	
	117		Mohammad Khaliq S/O Sulman vo VIIIage Kukar PO Bakshi Puli Pesh	4	12/4/1981	46.88	GPS Daman Hindki	Against Vacant post	
	118	466	Syed Suleman Shah S/O Syed Muhayud Din r/o VIII: & PC Samar Bagh Peshawar	5	7/4/1977	46.70	GPS KANKOLA	Agein : Vacent post	
	14-1	VAHAC	Hashmat All S/O Abdus		<u>, </u>		GPS GARHI	Against Newly	
(119	166	Subhan r/o Village & PO Mlan Gular Peshawar		1/3/1976	00	HAMZA	post	
	120	27	Migban Ullah S/O Kifayat Ullah I/o VIII & PO Miah Gujar Distt:Peshawar	2	1/8/198†	53.93	GPS Takhtabad	Ar finat Newly	i i
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S.	Appls	Name, father name &	Position	D/o Birth	Total	Posted at	Remarks
No 111	No 704	address Sayyar Mohammad S/o	in UC 8	01/03/1985	Score 46.27	GPS Ghari Ezzat	Against
111	704	Gul Muhammad R/o Moh: Bosat Khel, Vill:	0	01/03/1983	; 40.27 ;	Khan	newly pos
		Mera Surizai P/o Musazai Peshawar		2.	!		
112	611	Sikandar Hayat S/o Dawer Khan R/o Moh: Khan Khel Surizi Bala, Peshawar	9	05/12/1973	40.01	GPS Ghari Ghulam Shah	Against newly pos
113	34.	Roz Ali Khan S/o Islam Sheri R/o Moh: Enzarai Vill: Talband District	10	03/01/1985	39.80	GPS Ghari Ghulam Shah	Against newly pos
71 1		Peshawar		<u> </u>	<u> </u>		
114		Syd Masaud Shah S/o	1	15/08/1978	51.60	GPS Kankola	Against
		Said Ali Shah R/o Village Kukar Bakshi	!	* * * * * * * * * * * * * * * * * * *			newly pos
115	179	Pull Peshawar Syed Amin Ali Shah S/o Syed Zafar Ali Shah R/o	2	02/09/1981	49.03	GPs Kankola	Against newly pos
		Kukar P/o Pakha Ghulam Peshawar					
116	963	Mohammad Ishtiaq S/o Abdul Jalil R/o Vill: Kukar P/o Bakshi Pull Charsadda Road,	3	01/06/1977	48.71	GPS Kankola	Against newly pos
117	264	Peshawar Mohammad Khaliq S/o Sulman R/o Village Kukar P/o Bakshi Pull	4	12/04/1981	46.88	GOS Daman Hindki	Against newly pos
110	166	Peshawar Syed Suleman Shah S/o	5	07/04/1977	46.70	GPS Kankola	Against
118	3 466	Syed Muliayud Din R/o Vill: & P/o Samar Bagh		07/04/1977	40.70	Of 5 Kankola	newly po
72	 NAHQI	Peshawar		1			<u> </u>
119		Hasmat Ali S/o Abdus Subhan R/o Village &		01/03/1976	64.00	GPS Kankola	Against newly po
		P/o Mian Gujar Peshawar	•				
120	27	Misbah Ullah S/o Kifayat Ullah R/o		01/08/1981	53.93	GPS Ghari Hamza	Against newly po
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73-GUL BELA	5	20/8/1981 53,29 GPS Jala Bela Agents: Newly point
125 981 Humayun S/O Dilwar Khan r/o Gulbala na	5	20/1/1975 13.84 GPS KARARI Agenst Vacant poet
126 144 Khan r/o Village Naguman Peshawai Shakirullah 5/0 Control	7	G/1/1972 50:33 GPS KARARI Against Newly post Against Newly post
Samad Naguman PO Nahqii Pashawar	-8	271/1976 49.68 GPS KARARI Agains Mewly post
128 11 Rehman (70 VIII) Manuar Khatki Disit: Peshawar Mohammad Sabir S/O	1	GPS BELA Against Newly post KHEL NO.2
75-TAKHTABAD	2	1/1/197/3 50.a.1 Abdul Jalil Post Vacant post
Saleem Khan S/O Aktilat Jan r/o Villt Takht Abad Awal Mohi Ghani Rehman Killi PO Naharii Peshawar	2 .	GFS JATTI Against Lawly post
131 766 Hassan Saeed r/o Takhta	3 5/	GPS Takhta Against Jant Bad Awel post

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. 1		Copy		(m/ m: ii	T . 1	Page No 9	T)l
S. No	Appls No	Name, father name & address	Position in UC	D/o Birth	Total Score	Posted at	Remarks
121	244	Mohammad Iqbal S/o	3	10/03/1976	53.84	GPS Takht Abad	Against
	ı	Mohammad Jamal R/o	•	,			newly po
		Vill: & P/o Mian Gujar		,			
	·-·	Peshawar			<u> </u>		
122	499	Mohammad Iqbal S/o	4	05/01/1982	53.32	GPS Takht Abad	Against
		Ziarat Gul R/o Kharka			:		newly po
ļ	. 1	Daud Zai P/o Nahqi Peshawar		, ;	! :		
123	805	Shahenshah S/o Bukhari	5	20/08/1981	53.29	GSP Jala Bela	Against
123	005	Shah R/o Vill: Daman		20/03/1901	3.22	Gor vala zola	newly po
٠. ا		Afghani P/o Nahqi		i			1.5
		Peshawar					
73 G	ul Bela				!		
124	677	Sahad Ullah S/o Habib	5	20/01/1975	'53.84	GPS Karari	Against
		Ullah Khan R/o Guibela			1		newly po
	0.0.1	Peshawar		21/00/1000	51.04	CDC IX	A 4
125	981	Humayun S/o Dilawar	6	31/08/1979	51.04	GPS Karari	Against
i		Khan R/o Gulbela Peshawar	ļ				newly po
126	144	Iftikhar Ahmad S/o Awal	7	06/01/1792	50.38	GPS Karari	Against
120	1-1-1	Khan r/o Village	1	00/01/1/52	0.50	Of B standin	newly po
		Naguman Peshawar	}	•	į		
127	174	Shakir Ulalh S/o Gul	8	02/01/1976	49.68	GPS Karari	Against
		Foor R/o Village GHari					newly po
· *		Abdul Samad Naguman			ľ		
		P/o Nahqi Peshawar	<u></u>	<u> </u>			<u> </u>
	hatki	A1 1 772 1 0/ A 1	Υ	112/00/1074	62.00	CDC Del-	A =====
128	11	Ahmad Uilah S/o Aziz Ur Rehman R/o Vill:	1	13/08/1974	52.09	GPS Bela Baramed Khel	Against newly po
		Mamun Khatki District				No 2	newry be
		Peshawar				1.02	
129	789	Mohammad Shabir S/o	2	11/01/1974	50.81	GPS Qilla Abdul	Against
		Mohammad Said R/o				Jalil	newly p
		Vill: Mamoon Khataki					
		Peshawar		<u> </u>			
	akht Ab		1 2	0.1/0.1/0.1	55.05	CDG 7 111 D 1	T .
130	532	Saleem Khan S/o Akhtar	1	01/05/1976	55.03	GPS Jatti Bala	Against
		Jan R/o Viil: Takht Abad	1		1	No 1	newly p
		Awal Moh: Ghani Rehman Killi, P/o Nahqi	1				
-		Peshawar					
	766	Mohammad Rafiq S/o	3	05/03/1977	54.65	GPS Takht Abad	Against
131	, , , ,	1 -	1		1	Awal	newly p
131	İ	Haseen Saeed R/o Takht			1	Awai	I HOWLY D
131		Abad Awal Peshawar				Awai	newry p

	į į				<u>!:</u> - ::
		i vi			
				10	
S NO APPL: NAM	EFATHER NAME				
Nawai	All S/O Ghulain	N IN UC	CORE	POSTED A	REMS RS.
Pesh:	Wersity	2 (3/1/1979)	1. 18.83, 1	GPS Mera Achni Gala	Against Vac int
177 1063 Khan r Univers	nan S/O Warsis O Haji Banda PO Ity Peshawar	ii Ciano		P9 Mera	Foot
Mohami	nad Zahoor Khari	5/3/1980] HI.93%[f]	chni Bala 2.2	Agains Newly
Kirallous	San Dushawar	1/1/19/3	13 68 14c	S Mera hni Bala	Againet Wewl.
Kandy Pa	yan Viliana	5 2/2/1975	GP	S Sangu A	gainst Vadari
Salarid Du			3.8%	di Bala po	ost
PO Tarnab Peshawar	Form :	1 17/1/18/50 55	GFS O7 QADE	Aga Aga	alnst Newly
Mylkarram s Alpic Shah Gharhi VIII	O.Moh Baro		KALA GF:	Y	
Peshawar Isrer Huggan		20°G/10"% 50.	[, post	
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Naseem chma Habib ur Rehi	d S/O	15.6	KALAY	Post	经实际的证据 111 。 1
Facil Kull C.	al PO III	15/3/10:11 50.81	· GPS/Lare	ima Againaí	Newly
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698 & Irfan Ullah S/O V Gullah r/o VIII & c Gulozai Peehawa		1.00	Payan GPS Ghari	apa Against(
104 & Syed Zahir Shah	/8/0 /o Jatti		razai Rahin	ost	三维 网络维 二二进程
Daudzal Peshawai		11/2/1976 44.67	Payan	Post	BWIY.
		10 mm	W.		
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X		_				Page No 1	,
_	Better		Position	D/o Birth	Total	Posted at	Rem
1	Appls No	Name, father name & address	in UC		Score		
	1066	Nawab Ali S/o Ghulam	2	13/01/1979	48.83	GPS Mera Achni	1
	_ = = _	Nabi R/o Vill: Achni				Bala No 2	new
		Bala P/o Pesh:]:	(1
		University Peshawar		05/06/1980	46.93	GPS Mera Achni	Agai
177	1063	Rahat Khan S/o Warsis	3	02/00/1980	40.93	Bala No 2	newl
		Khan R/o Haji Banda	ļ			Dalario	
150	015	P/o University Peshawar Mohammad Zahoor	4	01/04/1973	43.88	GPS Mera Achni	Agai
178	915	Mohammad Zahoor Khan S/o Atlas Khan	•	OTIOHITI	.5.00	Bala No 2	new
.		Rhan 5/6 Atlas Khan R/o Vill: & P/o Achini					
		Bala Peshawar					
179	1068	Khaliq Uz Zaman S/o	5	02/02/1975	43.87	GPS Sangu Landi	
. 1		Shah Zaman R/o Moh:				Bala	new
.		Kanday Payan Vill:					
		Achini Payan, Peshawar	<u></u>	<u> </u>	<u> </u>		
	era Kac		1	17/01/1050	65.07	GPS Oadeem	Aga
180	173	Sala Ud Din S/o Ikram Ud Din R/o Malogo	1	17/01/1950	65.07	GPS Qadeem Kalay	new
,		Jhagra P/o Tarnab Form	1			Isuruy	new
		Peshawar		;	1.		
181	633	Mukarram Shah S/o	2	20/03/1975	50.07	GPS Qadeem	Aga
		Amir Shah R/o Moh:				Kalay	new
<u> </u>	1	Balo Gharhi Vill: Mera			[·		
,		Kachori P/o Tarnab					
182	176	Farain Peshawar Israr Hussain S/o Abdul	3	01/02/1075	10.63	CDC C	-
102	1/0	Jabbar R/o Village	3	01/02/1975	49.63	GPS Qadeem Kalay	1
		Jogian P/o Tarnab Form				Kalay	new
		Peshawar					
							_,I,
	473	Naseem Ahmad S/o	4	15/03/1977	50.81	GPS Larama	Aga
		Habib Ur Rehman Vill:			-		new
ļ		Fagir Cili Poshover	}				
	241&	Faqir Killi Peshawar Daud Jan S/o Sardar	5	01/03/1977	17.00	CDC N. 1	
'	241&	Khan R/o Pandu Payan,		1,161/02/19/	47.06	GPS Nachapa Payan	1
ĺ	- · -	Peshawar				Layali	new
	698&	Irfan Ullah S/o Waheed	6	02/10/1975	45.26	GPS Ghari Fazal	Aga
	699	Ullah R/o ,Vill: & P/o				Rahim	new
	15.7	Gulozai, Peshawar	<u> </u>				
]	104&	Syed Falim Shah S/o		11/02/1976	44.67	GPS Nachapa	Aga
	105	Syed Zahir Shah R/o	1	}		Payan	new
	,	Jatti Payan, Nahaqi Daudzai Peshawar		}			
		Daugzai Fesilawai	<u> </u>	<u> </u>	L <u></u> _		
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S NO APPL: NAME, FATHER	Aopolitique N	· · · · · · · · · · · · · · · · · · ·	Pai
NO AND ADDRESS.	NINUC	TH TOTAL ROSTED A	REMAK
Also Saleemiyoynan S Aso Mohammad Aslan # 2852 Moh Mall	版 r/o H	GPS WAZIR	Augins New
Shahzad Peshaw Zalali Alt S/O Abd	ar III	NO GPS PAF	
16 656 Qayum /o Sardar Peshawar TERMS & CONDITION	3/2/13	43.97 SHAHEEN	Applinat Newly post

- Tilley will be governed by such rules and regulation as may prescribed by the Govt: from time to time for category of the Goyt: servants to which they belong.
- 2. Their services will be liable to termination at any time with out any notice. In case of resignation one month prior notice should be given by the official / teacher concerned other wise one month pay./ allowances will be forfeited in lieu thereof in to the Govt: treasury.
- 3. They should take over charge of their post with in filteen (15) days after issue of this Notification / order otherwise the offer of appointment should stand cancelled automatically
- 4. Their appointments are purely temporary and liable to termination / reverted at any stage without
- 5. Their service will be liable to termination at any stage if their certificates / Degrees / test monial & Domicile etc: found fake and they will be handed over to the police.
- 6. Their original curtificates / Degrees should be checked and verified from the concerned Boards / University etc: by the DDO (Ivialo) concerned before handing over charge being a DDO & tho candidates having qualification is SSC PTC may be considered in EPS.05.(Rs.2415-115-5305) plus
- 7. Their salary may not be drawn till true complete verification of certificates / Degrees etc.
- 8. Their declaration of Assets should be obtained and kept in safe custody by the DDO concerned.
- 9. They are required to produced Health & age certificate from the civil suggeon concerned 10. Charge report should be submitted to all concerned
- 11. No TAVDA etc: is allowed being let appointment
- 12. They should not apply for trunsfer at any stage.
- 13. All the candidates appointed on regular basis to a services or post in the prescribed manner after. the commencement of the said act shall for all in tents & purpose be civil servant except for the purpose of pension or gratuity, such a civil servant shall in lieu of pension and gratuity be entitled to receive such amount contributed by them towards the contributory provident funds along with the contribution made by the Govt: to his account in the said fund in the prescribed manner.
- 14. They are entitled to get the benefits of regular employees except pension gratuity.
- 15. The above Candidates will be entitled for C.P. Fund for which the Goy/and Civil servant

Page No II -Better Copy Remarks Posted at Total Position D/o Birth Name, father name & Appls S. Score in UC address No No Against GPS Wazir Bagh 43.98 16/12/1980 S/o Noman 5 450 Saleem newly post Peshawar I Mohammad Aslam R/o H# 2652 Moh: Malik Shahbaz Peshawar **PAF** Against GPS 43.97 06/02/1980 Zafar Ali S/o Abdul 6 655 newly post-Shaheen Camp Qayum R/o Sardar Ghari

Terms & Conditions

Peshawar

1) They will be governed by such rules and regulation as may prescribed by the Govt: from time to time for category of the Govt: servants to which they belong.

Their services will be liable to termination at any time without any notice. In case of resignation one month prior notice should be given by the official/teacher concerned otherwise one month pay/ allowances will be forfeited in lieu thereof in to the Govt: treasury.

3) They should take over charge of their post with in fifteen (15) days after issue of this Notification/ order otherwise the offer of appointment should stand cancelled

automatically.

4) Their appointments are purely temporary and liable to termination/reverted at any

stage with assigning any notice/reason.

5) Their service will be liable to termination at stage if their certificates/Degrees/testimonials & Domicile etc: found fake and they will be handed over to the police.

Their original certificates/ Degrees should be checked and verified from the concerned Boar University etc: by the DDO (Male) concerned before handing over charge being a DDO & the candidates having qualification is SSC PTC may be considers in EPS.05 (Rs.2415-115-500 usual allowances as admissible under the rules.

7) Their salary may not be drawn till the completu verification of certificates/Degrees

etc:

- 8) Their declaration of Assets should be obtained and kept in safe custody by the DDO concerned
- 9) They are required to produced Health & age certificate from the civil surgeon concerned for taking over charge
- 10) Charge report should be submitted to all concerned
- 11) No TA/DA etc: is allowed being 1st appointment

12) They should not apply for transfer at any stage.

All the candidates appointed on regular basis to a services or post in the prescribed manner after the commencement of the said act shall for all in tenets & purpose be civil servant except for the purpose of pension or gratuity, such a civil servant shall lieu of pension and gratuity be entitled to receive such amount contributed by them towards the contributory provident funds along with the contribution made by the Govt to his account in the said fund in the prescribed manner.

14) They are entitled to get a benefits of regular employees except pension/gratuity.

15) The above Candidates will be entitled for C.P. Fund for which the Goy/ and Civil servant.

FXECUTIVE DISTRICT OFFICER
SCHOOLS & LITERARY PESHAWAR

16) The above section has been made on the following criteria.

Obtained marks multiplied by allocated marks to certificate/degrees and divided by total marks i.e (550x30/85=19.41)

Allocation marks	i.
SSC	60
F.A/FSc	20
B.A/BSc	. 10
M.A/M.Sc	5
Professional	30
Experience	05 (one year=2marks, two years=03&three

Mr. Said Rehman
Executive District Officer
School & Literary Peshawar.

years & above 05 marks.

No 3951-44687/F.No 11/vol:v/Apptt:/PST dated 13/01/2007.

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

- 1. PS to Minister for education, NWFP
- 2. PS to Secretary to Govt: of NWFP (Schools & Literacy Department), Peshawar.
- 3. P.A to Director Schools & Literacy Department, Peshawar.
- 4. District Accounts Officer Peshawar with the request that the bill of the above named candidates may be put honor till the verification of their certificate/degreed etc from the concerned authorities duly authenticated by the DPO concerned.
- PST to District Nazim City District Peshawar.
- 6. PS to District Co-Ordination Officer City District Govt: Peshawar.
- 7. Dy. District Officer (Male) Peshawar with the request hereto verify all original certificates/degrees etc personally from the concerned authorities and compare these with the merit list lying in the office to avoid any complication at the latter stage filing with they will be personally held responsible for any misshaped. They are further directed to furnish a certificate that physical verification has been carried out and also mentioned alongwith name of certificate/degree and name of A.D Exam:/Board/university etc in Head Master concerned.

251-513 all candidates concerned.

514-516 ADO (Estb.)/AdO (Accounts/Supdt: concerned

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مردانه ازنانه

درخواست برائے آ سامی

حکومت صوبہ سرحد کے نوٹیفکیشن کی ترمیمی ایکٹ مور نے۔ 23 جولائی 2005ء کے تحت تمام تقرریاں ریگولرنگر بغیر بنشن کی بنیاد بر موگ خواه امیدوار پہلے ۔۔ یمی مستقل بوسٹ برکام کرر ہارہی ہوجی لی فنڈ کی جگہ ی لی فنڈ کی کٹوتی موگ .۔ يوتين كنسائحقى يشاور فارم نمبر ارول نمبر 1003

> حاقه لي ايف9يثادر عبدالبحان تارخ بيدائش 01/03/1976 15 جوري2009ء سال32 او10 دن 14 ضلع ۋومىيانل پۋاور كېيوٹرانز ۋقوى شاختى كار دۇنمبر 5-1236699-17301 متنفل يبته ستخصيل وضلع بيثاورگاؤل وڈ اکخانه مياں گجر

> > عارتنی پیته ایضا

تغلمي وامليت

				بى قابلىيت				
كيفيت	بورڈ ایو نیورسی	ڈوی <u>ژ</u> ن	حاصل کرده نمبر	كلنمبر	پاس کرنے کی	رول نمبر	امتخان	نمبرشار
					تاريخ	,,	į.	
	پینا در بورڈ	1st	665	. 850	1992	15408	مینزک	i
	بيثاور بورة	1st	77:5	1100	1994	2241	ابف ایسی	۲
	بيناور يو نيور ځی	1st	341	550	1997	26384	ن ر	۳
	پیثارر یو نیورش	2nd	602	1100	2000	22559	ایم اے	ابا
	سكول اينڈ	1st	826	1200	2002	1745	ىنى	۵
	اینر بی	,			!			
		·					قرأت اتجويز	۲.
							قرأت <i>ا</i> تجويز القرآن	
	12						حفظ القرآن	4

ا محكمة تعليم مين مستقل ملازمت كي صورت مين درخواست فارم كے ساتھ بے رول كى تصديق شده فقل افسرمجاز كى زير د يتخط جمع کرناضروری ہے۔ 15_r جنوری 2009ء بونت 2:30 بیج بعد از دو پہر دفتری اوقات کارتک فارم جنع کرنا ضروری ہے'اس کے بعد کوئی فارم وصول نہیں کیا جائے گا۔ ٣ يتجربخصوصة ساى كيليح پيشه ورانه قابليت (سى فى وى ايم في اى فى قرأت تجويد القرآن) المسحان كا بيجه نكلنے كے بعد شاركيا جانيگا۔ د ستخط رنسل / ہمیڈ ماسٹر۔۔۔۔۔۔۔۔۔مبر۔۔۔۔۔مبر۔۔۔۔۔وستخط اے ڈی ادسرکل ۔۔۔۔۔مبر۔۔۔ رول نمبر 1003 نام _____ولديت ____ولد بين المناخي كار د نمبر

دسنخط وصول كننده _ _ _ _ _

د شخط امید دار _____ نوٹ: رول نمبرسای اوراصلی شاختی کارڈ ہمراہ لا نمیں بینیراس کے ہال میں بیلینے کی اجازت نہیں ہوگ۔



OFFICE OF THE EXECUTIVE DISTRETT OFFICER (I. & S.F.D.UCATION) PESHAWAR. VINDINITARIAL

Consequent upon the Selection by the Departmental Selection Committee the following in-service: Fresh (Male) candidates of District Peshawar are hereby appointed against the basis (Non-Pension-able) at the school noted against their each name in 1195 riles on the following terms and conditions: -

	terms and en	inditions: -	-, p.m.	i namiti IIII	owances as adir	rissible under the
S I Name & tolice	75 4	6 Butch Wise				manne under the
The state of the s	ame of the	Year of .	กรักกา	ensimi-ma	le)	:
N Candidate		, 400, 07,	IVI.	Score	Posted at	44.00
	ì	possing CT	List	l .	, anicu III	Remarks
Wilayat Khan S/c	Property is	Exam:	No	1 .	100	1
		13/05/1996.	1	39.08		. 1
M. Amir Irlin 5/6			,	39.08	GHS Kaga Wa	A
	1	25/05/1996	2	المنما	Cesimiene	la Against Vacant
3 l'Administration			- 1	54.66	GHS Repl	
Winjuhid Khun Sio	Races	30/08/1996	. 1	·	Peshavar	Against Vacant
		1990	3	50.05	CHIS Bada Ber	Post -
1 4/48 LIUSENIA CA.	Syed Pir -		- 1	i	Peshawar	Against Vacunt
		11/12/1996	4	วีฬ:วีห	Canalyar	Post
5 Jameel Shah S/o Bi	debie etc.		i		GHS Bada Ber	Aguinst Vacant
		1/12/1996	5 1.		l'eshavor	Post
Alar Ighal S/o Am			· · · · · · · · · · · · · · · · · · ·		CIHS Regi	
Burlehals		3/05/1997			eshawar.	Against Vacant
7 Suid Wall Sto Abdu		·	, , (12.42	HSPER O.S.	Post
Modu Apdu	Nubi T-	7/05/1997 17	· 		'eshavar .	Against Vacant
Nichiamanian		12211331 1	5	9.83	iliss Chaghar	PD8(.
Minisport Is n	S/o	705/1997 Ts	·		atti Çeshavçar	Againsi Vacant
		105/1997 78	5:	5.46 7 6	TIC TALL	1'08(')
The second of the second second second		705 TO	<u>. </u>		HS Mian Gujar shawar	Against Vacant
	137	05/1997 9	134	.91 - G	Singwap Unio	Post
	[1	1-		ISS Adizni	Against Vacunt
Muhammad Zareen K	han 1 1371	05/1997 10	54	.73 Gi	hawar	Post
The second of th	J		. - "		IS Shahi Bala	Aguinsi Vucant
LANGUAL .		Tir		. 1703	inuvar	Post Post
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		1 1 19	1	- 1 talit	UI Perhauma	Against Vacant
13 S. Tabseef Hussein Sha	1	5/1997.	50,	((2))	SS Adligation	[[POS)
S.Noor Muhammad Sh		7-1-7-	1	I resi	MWUT	Against Vacau
14 Mushtin Alimina Sh	13/0:	5/1997	17.8	19 Giis	20°44	7081
14 Mushtaq Ahmad S/o Si Badshah	ild		_	.) !'@#!	72102mm	Against Vacant
1 1-12-03HBH		14	47.1	7 0118		Post
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1	/1997	1 ~		Tela Band	Against Vacant
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16 Muqudar Khan S/o AJab	13/05/	1997	12.5	0113	S Adion (' '	
		16		_ Pesha	tune 11.	Against Vacant
17 Municipar Ahmad S/o Noc	13/05/1	002 1 10	42.62	CHS	2001 4 11 11 11 11	י ואס־
Ahmad S/o Nac	1 1 2 2 2 2 2 2			12mil 12		gainsi Vacani "
		17	50.39	dile.	4. T. T. T. J.	OSL
The state of the s	10/07/1	997		Julias) induani	gainst Vacant
Khan		118 1	47.20	-1-Gayou	Peshawan Pe	isi vacani
	10/02/19	ן "ן אַניפ	77.29	I UMS (III Skull "1:	
		1 1		Baig Pe	la 1 * **E	gainst Vacunt
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	l. ' '		1		*	. 1

Page No VY OFFICE OF THE EXECUTIVE DISTRICT OFFICER (E&SC) PESHAWAR.

<u>APPOINTMENT</u>

Consequent upon selection by the Departmental Selection Committee, the following inservice/fresh (Male) candidates of District Peshawar are hereby appointed against the (:I' post on regular basis Non pension-able) at the school noted against their each, name in BPS-09 of the National Pay Scale (3820-230-10720) plus usual allowances as admissible under the rules on the following terms and conditions.

75% Batch Wise (Non Pension-able)

S. No	Name, father name of candidate	Year of passing CT	M.List No	Score	Posted at	Remarks
		Exam:		<u> </u>		
1)	Wilayat Khan S/o Raza Khan	13/05/1996	1	39.8	GHS Kaga Wala Peshawar	Against newly post
2)	M. Amir Irfan S/o	25/05/1996	2	54.66	GHS Regi Peshawar	Against
	Muhammad Irfan	20/00/1006		50.05	CITO D 11	newly post
3)	Mujahid Khan S/o Raees Khan	30/08/1996	3	50.05	GHS Badaber Peshawar	Against newly post
4)	Fazal Hussain S/o Syed Pir Zaman Shah	31/12/1996	4	58.58	GHS Badaber Peshawar	Against newly post
5)	Jameel Shah S/o Bashir	31/12/1996	5	42.57	GHS Regi Peshawar	Against
	Shah	31/12/1990		72.37	GIIG Rogi I canawai	newly post
6)	Zafar Iqbal S/o Ameer	13/05/1997	6	62.42	GHS P.K Bala	Against
0)	Badshah	13/03/1997	0	02.42	Peshawar	newly post
<u></u>		12/05/1007	7	59.83		
7)	Said Wali S/o Abdul	13/05/1997	'	39.63	GHSS Chaghar Matti Peshawar	Against
	Nabi	12 (05/1005		55.46		newly post
8)	Mehfooz Ur Rehman	13/05/1997	8	55.46	GHS Mian Gujar	Against
	S/o Manzoor Ur				Peshawar	newly post
	Rehman	13/05/1997	9	54.91	GHSS Adizai	Aggingt
9)	Farooq Abdul Aziz S/o	13/03/1997	9	34.91	Peshawar	Against
100	Abdul Aziz	12/05/1007	10	54.72	GHS Shahi Bala	newly post Against
10)	Tehseen Ullah S/o Muhammad Zareen	13/05/1997	10	54.73	Peshawar	newly post
	Muhammad Zareen Khan				resnawar	newly post
11)	Kareem Ullah S/o	13/05/1997	11	53.45	GHSS Chagar Matti	
	Rizwan Ullah	<u></u>			Peshawar	newly post
12)	Arshad Hussain S/o	13/05/1997	12	50.12	GHS Adizai Peshawar	Against
	Waris Khan		<u></u>			newly post
13)	S. Tauseef Hussain	13/05/1997	13	17.89	GHS Musazai	Against
	Shah S/o S. Noor				Peshawar	newly post
	Muhammad Shah		<u> </u>			
14)	Mushtaq Ahmad S/o	13/05/1997	14	47.17	GHS Tela Band	Against
	Said Badshah				Peshawar	newly post
. [15]	Noor Ul Amin S/o Mir	13/05/1997	15	43.32	GHSS Adizai	Against
,	Ahmad Khan		<u> </u>	<u> </u>	Peshawar	newly post
16)	Muqadar Khan S/o Ajab	13/05/1997	16	42.62	GHSS Ghbari Sher	Against
	Khan		<u> </u>	<u> </u>	Dad Peshawar	newly post
17)	Manzoor Ahmad S/o	10/07/1997	17	50.39	GHS Shaghali Payan,	Against
	Noor Ahmad		<u> </u>		Peshawar	newly post
18)	Yousaf Khan S/o	10/02/1998	18	47.29	GMS Qilla Shah Baig	Against
	Mursaleen Khan		<u> </u>		Peshawar	newly post

•••	. ~					, –		• .
-;	19	Hamood Or Rahman	8/0 ""	1	119	المختمة الم	Tiff turk percent in the late.	****
•.		Maybool Ur Rehman	J	22/02/1021		56.93	GHS Masho Khel	Against Vacant
	20	Mir Alkal S/o Ali Pu		27/02/1998			Peshuwur	Post
	••••	d con Gran 200 VII 64	r.Khan	1	20	49.18	GMS Passani	Against Vacant
1				27/02/1998	. 1	1	Peshnivar	Post
· i	31	Sameen Gul S/n. Wax	ir Gut		21	18.48		
- 1	·	· ·	i	27/02/1998		70.50	GMS Bazid Rhel	Against Vacant
- 10	22	Saild Chan Sto Banat	Sherr	277727 (778)	22		Peshawar	Post .
- !			1,		-:-:	46.85	. GMS Sungo Land	i Against Vacant
١.,	23	Haider Hussain S/o C	:51	27/02/1990		1	Bala Peshawar	Post
. '		Arif	0.590		23	46.09	GHSS Sheikhan	Against Vacant
-1.	٠,			27/02/1998		1 .	Peshawar	Post
i i	34	Sajad Ahmad S/o Bul	ader		24	15.36	GHS Shirkien	
	,	Sher 1		27/02/1998		1		Against Vacant
-1	25	Faral Subhan S/o Sai		417001030	25		Peshawar	Post '
А		Ruhman	Γ	07700	23	45,23	GHS Shirkim	Against Vocant ·
1.	6	Shah Nawaz Khon S/c		27/02/1998			Peshawar	Post
-1		Louis in 1	P . 1		26	56.11	GMS Ghar	Against Vacant
J	.	Habibullah]]	•	I	1	Chandan Bala	
i	- 1	•	i !	31/03/1998	1.	1		Post
;	7 !	Jal Shah S/o S.Akhtai	Shab		- <u>-</u> -	-J · ·	Peshawar	
	∵ j		i. 1	*	27	54.70	GMS Yousuf Khel-	Against Vacunt
1:2		National Laboratory	. !	31/03/1098		-	Peshawar	Post
	a	Muliummud Ali S/o M	uhay.	·	28	36.81	GHS Badaher	1
4 4		Khan		31/03/1998	ŀ			Against Vacant
2	9	Sajud Hussain S/o			20	وترية	Peshawar .	Post -
1	. 1	Muhammad Nawaz	1.		7	54.53	GUS Kaga Wala	Against Vacant
3	n	Nadeem Ullah S/o Atta		10/07/1898		<u> </u>	Peshawar	Post
1.7	٠.	American Chan 2/0 Vill	nunan	,	30	48.64	C/ISS Sheikhan	Against Vacant
1.4	٠l	At the control of		10/07/1998-	•		Peshawar	
3		Shahzada Kulcem Zin	5/0	**	31	45.91		Post
. [\mathbf{J}	Shalizada Shah Pur Jar		10/07/1998	21	42,91	GMS Buzid KHel	Against Vacant
3.	2]	Sher Wall S/o Wall Ki		1010141330		·	Peshawar	Posi
1.	ŀ	and a series of the series series	lani l		32	62.12	GMS Churi	Aguinst Vacuat
1	牛		1. 1.	ı			Chandan Payan	
33	1.			1/05/1999.	t I		Peshawar	Post
133		Salah Ud Din S/o Khal	l Ur 🛴		33	62.07	Change	
,.	- -	Colman	' 'ı	1/05/1999		02.07	GMS Sulcinum	Against Vucant
34	17	dii Noor S/o Khad No	00		·:	استورون	Khel Peshnwar	Post
		,			34	60.23	GHSS Adizai	Against Vacant
	,			1/05/1999		[Peshawar	Post .

25 % Open Merit (Non Pension-able)

					(114,117.)	
S Name / Father N Candidate	Name of the	Year of passing CT	M. List	Score	Posted at	'Remarks
I Waqar Khan S	,		Nu 1	69.56	GHS Masho Khel	Agninsi Varant
1 lashmat Ali Si Subhan		31/03/2002	2	69.05	GHS P.K. Bala	Post Against Vacant
Ahmac	.	1	9	68.63	Peshawar GHS Mushterzai Peshawar	Post Against Vacant
d Javeed Khan Sa Muhammad	o Sher	20/03/2007	4	67.68	GHS Mushterzai Peshawar	Post Against Vacant
		•				COST

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	Better Copy					No 12
19)	Hamood Ur Rehman	27/02/1998	19	56.93	GHS Masho Khel	Against
	S/o Maqbool Ur				Peshawar	newly post
,	Rehman					
20)	Mir Afzal S/o Ali Pur	27/02/1998	20	49.18	GMS Passani	Against
	Khan			1	Peshawar	newly post
21)	Sameen Gul S/o Wazir	27/02/1998	21	48.48	GMS Bazid Khel	Against
	Gul				Peshawar	newly post
22)		27/02/1998	22	46.85	GMS Sangu Landi	Against
22)	Sher	2110211990		10.05	Bala Peshawar	newly post
		27/22/1008	22	46.09	GHSS Sheikhan	Against
23)	Haider Hussain S/o Gul	27/02/1998	23	40.03	Peshawar	newly post
	Jan Arif			15.06		
24)	Sajad Ahmad S/o	27/02/1998	24	45.36	GHS Shirkira	Against
_	Bahadar Sher				Peshawar	newly post
25)	Fazal Subhan S/o Said	27/02/1998	25	45.23	GHS Shirkira	Againșt
	Rehman				Peshawar	newly post
26)	Shah Nawaz Khan S/o	31/03/1998	26	56.11	GMS Ghari Chandan	Against
	Habib Ullah				Bala Peshawar	newly post
27)		31/03/1998	27	54.70	GMS Yousaf Khel	Against
2/)	Shah	3170371370	2,	5 ,,,,	Peshawar	newly post
	·	31/03/1998	28	36.81	GHS Badaber	Against
28)	Muhammad Ali S/o	31/03/1996	20	30.61	Peshawar	newly post
	Mahaz Khan			54.52		Against
29)	·L =	10/07/1998	29	54.53	GHS Kaga Wala	-
ĺ	Ullah			<u> </u>	Peshawar	newly post
30)	Nadeem Ullah S/o Atta	10/07/1998	30	48.64	•	
	Ullah			<u> </u>	Peshawar	
31)	Shahzada Kaleem Zai	10/07/1998	31	45.91		
	s/o Shahzada Shah Pur				Peshawar	newly post
'	Jan					
32)	Sher Wali S/o Wali	11/05/1999	32	62.42		1
	Khan				Peshawar	newly post
33)	Salah Ud Din S/o Khalil	11/05/1999	33	62.07	GMS Suleman Khel	Against
	Ur Rehman				Peshawar	newly post
34)		11/05/1999	34	60.23	GHSS Adizai	Against
34,	Noor	11,03,133			Peshawar	newly post
	11001	25% Open N	Aprit (Nor	Pensio	<u></u>	
<u> </u>		_,		Score		Remarks
S.	Name, father name of	Year of	h -	Score	1 Usicu ai	1 Committee
No	candidate	passing CT	No	,		
· · · · ·		Exam:	 	60.56	GHS Masho Khel	Against
35	~ 1 -	31/12/2008	1	69.56	.	1 -
	Karam				Peshawar	newly post
36) Hashmat Ali S/o Abul	31/03/2002	. 2	69.05	1	•
	Subhan	'			Peshawar	newly post
37) Marisoor Ahmad S/o	31/12/2008	3	68.63	GHS Mushterzai	· ·
	Naseer Ahmad				Peshawar	newly post
38		20/03/2007	4	67.68	GHS Mushterza	Against
130	Muhammad				Peshawar	newly post
1_	TATOLIMITING		_1			

1	1			,		10	
7,1	Nithammad ismail S Rizwanullah	•	31/12/2008	5.	07.24	GMS Suferman Khel	Danatan ve
. 6	Said Rahman Shoh S Abdul Salam		20/03/2007	6.	67023	Poshnwar	Post
,	Zin Ur Reliman S/o S Raheem		31/12/2008	7	66,99	Peshawar GHSS Shelkhan	Against Vacant Post
. 8	Muhammad Sohall S/	.1	06/05/2004	ß	65.74	Peshawar GMS Passani	Against Vacant Post
1.	Farthmuttali S.o Ziarai	t Cul	13.05/2005	, .	05.67	Pediava GHS Mallani	· Against Vacant Post
1.10	Auteen Haliader, SZo S. Bulinder	aid	29/09/2008	10	. [Peshawar .	Agantsi Vacant Post
11	Farhatuflah S/o Amani	ullah	05705/2003	11		CITS Azadoliel Peshawar	Agniusi Vacani Posi
12	Saleem Ulleh Khan S/c Amahallah Khan	. I	30/12/2005		1.	Cities	Against Vacant Post
. 1 120	AIS AND CONDUCTOR	. 1		!	[1	Danding, L	Against Vacant Post
	MO AND COMMercia	150	1				

TERRIS VAD COMBITORS

- 1. They will be governed by such rules & regulation as may be prescribed by the Govt: from time to time for eategory of the Govt: servants to which they belong.
- 2. In case of resignation prior notice of one month should be given by the official deacher
- equicers of resignation prior notice of the month should be given by the ordered reaches concerned, other wise one month—pay/aflowances will be forfeited in fict thereof.

 3. Their seniority will be determined in accordance with the merit of Departmental Selection Board.
- 4. Their appointment are purely temporary and liable to termination / reverted at any stage with out
- assigning any notice / reason.

 Their service will be liable to termination / reversion at any stage if their Certificates / Degrees Signer service win be many to termination / reversion at any stage it their certificates / Degrees NICV Damielle etc testimonial found fake their services will be considered as terminated automatically and FIR will be lodged against them.

 6. Their original Certificates / Degrees should be checked and verified from the concerned BISE / Degrees should be checked and verified from the concerned BISE /
- University etc before handing over the charge by the D.D.O concerned through the Executive District Officer (E&S)Education Peshawar.
- 7. Their declaration of assets should be obtained and kept in safe custody by the D.D.O concerned. They should take over charge of their posts with in one month after the issue of this notification / order.
- 9. Charge report should be submitted to all concerned.
- 10. TADA is not allowed to all Candidates:
- 41) The above selection has been made on the following criteria: -
 - Obtained marks Multiplied by Allocated Marks to Certificate / Degree and divided by Total

Marks, e.g. 680x25/850-20

SSC . PA/ESc BA/BSc. M/A/MSc Professional Experience

yenr=2 Marks / 2years - 3 Marks/ 3 years & above 5 Marks)

GAAppt Order to due

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5)	Muhammad Ismail S/o Rizwan Ullah	30/12/2008	5	67.21	GMS Suleman Khel Peshawar	Against
	Mzwali Uliali				restiawai	newly post
6)	Said Rehman Shah S/o	20/03/2007	6	67.23	GHS Nak Bahad	Against
	Abdul Salam				Peshawar	newly post
7)	Zia Ur Rehman S/o Said	31/12/2008	7	66.99	GHSS Sheikhan	Against
	Raheem				Peshawar	newly post
8)	Muhammad Sohail S/o	06/05/2004	8	65.74	GMS Passani	Against
	Muhammad Ayub				Peshawar	newly post
9)	Farid Ullah S/o Ziarat	13/05/2005	9	65.67	GHS Mathani	Against
	Gul		İ		Peshawar	newly post
10)	Ameen Badshah S/o	29/09/2008	10	65.42	GHS Aza Khel	Against
	Said Badshah				Peshawar	newly post
11)	Farhat Ullah S/o Aman	05/07/2003	11	65.27	GHS Nak Band	Against
	Ullah	·	1		Peshawar	newly post
12).	Saleem Ullah Khan S/o	30/12/2005	12	65.16	GHSS Adizai	Against
	Aman Ullah Khan				Peshawar	newly post

Terms & Conditions

- 1) They will be governed by such rules and regulation as may prescribed by the Govt: from time to time for category of the Govt: servants to which they belong.
- 2) In case of resignation prior notice of one month should be given by the official/teacher concerned. Otherwise one month pay/ allowances will be forfeited in lieu thereof
- 3) Their seniority will be determined in accordance with the merit of departmental selection board/committee.
- 4) Their appointments are purely temporary and liable to termination/reverted at any stage with assigning any notice/reason.
- 5) Their service will be liable to termination/reversion at any stage if their certificates/Degrees/testimonials found fake, their services will be considered as terminated automatically and FIR will be lodged against them.
- 6) Their original certificates/ Degrees should be checked and verified from the concerned BISE/ University etc before handing over the charge by the DDO concerned through the Executive District Officer (E&S) Education Peshawar.
- 7) Their declaration of assets should be obtained and kept in safe custody by the DDO concerned.
- 8) They should take over charge of their post with in one month after issue of this Notification/order.
- (9) Charge report should be submitted to all concerned.
- (10) TA/DA is not allowed all the candidates.
- 11) The above selection has been made on the following criteria:Obtained marks manipulated by allocated marks to certificate/degree and divided by total marks e.g 680x-

Allocation marks

SSC	25
F.A/FSc	25
B.A/BSc	10
M.A/M.Sc	10
Professional	25
	2.5

Experience 05 (one year=2marks, 3 marks/3 years & above 5 marks)

12. Their service will be liable to termination, if they tried for transfer hefore colappetion their tenure (i.e. 3 years).

Mater. Charge will not be transfer over and the verification of their annulational order.

RAWARESHI MOULY DUCK (F 本 印) REMICHALINE DISTRICT OFFICER (RVIMIVE CITYS)

(i. & S) EDUCATION PESTANANCE (PART) (I. & S) EDUCATION PESTANANCE (Part) (I. & S) EDUCATION PESTANANCE (Part) (I. & S) EDUCATION PESTANANCE (Part) (I. & S) EDUCATION (I. & S) EDUCATION (I. & S) (I. & S) EDUCATION (I. & S) EDUCATION (I. & S) EDUCATION (I. & S) Education (I. & S) Education (I. & S) Education (I. & S) Education (I. & S) Education (I. & S) Education (I. & S) Education (I. & S) Education (I. & S) Education (I. & S) Education (I. & S) Education (I. & S) Education (I. & S) Education (I. & Education (I. & S) Education (I. & Ed

SS-97 All Cundidates concerned. (i) Charger report should submit along with original fee receipt for each degree/certificate in duplicate for the purpose of verification to this office.

Chahler local office. damatt manutaitdusti mabnatairaque Vermuaa / OOA Maanutaitdusti OOA 101-80

(原産S) EDUCATION PESTIA NK DISTRICT OPPICER(MALLE)

12) Their service will be liable to termination. If they tried for transfer before completion their tenure (i.e. 3 years).

Said Rehman
Executive District Officer
School & Literary Peshawar.

No 2137-2238/Dated 04/05/2009

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

- 1. PS to Minister for education, NWFP
- 2. PS to Secretary to Govt: of NWFP (Schools & Literacy Department), Peshawar.
- 3. P.A to Director Schools & Literacy Department, Peshawar.
- 4. District Accounts Officer Peshawar with the request that the bills of the above named candidates may be put honored till the verification of their certificate/degreed etc from the concerned authorities duly authenticated by this office.
- 5. PSO to District Nazim City District Peshawar.
- 6. PS to District Co-Ordination Officer City District Govt: Peshawar.
- 7. District Officer (Male) (E&S) Education, Peshawar.
- 8-54 Principals/Head Master concerned with the remarks that (i) Charge report should submit alongwith original fee receipt for each degree/certificate in duplicate for the purpose of verification to this office

55-97 All candidates concerned

98-101 ADO establishment/ADO Branch/cashier local office.

Accounts/Superintendent

Establishment

District Officer (Male) (E&S) Education, Peshawar

OFFICE ORDER

WHEREAS Hashmat Ali CT GHS, Pakha Ghulam Peshawar for producing forged attested copies of documents for recruitment as CT teacher was proceeded against under the NWFP Removal from Service (Special Powers) Ordinance, 2000 and whereas the accused official was directed vide this office Memo: No.6019 dated 25-8-2010 to explain the serious irregularity.

- 2. AND WHEREAS Show cause Notice was served upon the accused through Principal vide this office Memo: No. 1544 dated 10-11-201 but his reply was found unsatisfactory.
- 3. AND WHEREAS The accused official did not appear before the competent authority for personal hearing, the competent authority is of the view that charges of forge documents have become proved against the accused
- 4 NOW, THEREFORE, in exercise of the powers conferred under Section Khyber Pakhtun Kha, Removal from service (Special Powers) Ordinance, 2000, the competent authority (EXECUTIVE DISTRICT OFFICER (E&S) PESHAWAR) is pleased to impose major penalty of "Dismissal from Service" upon Mr. Hashmat Ali CT GHS. Pakha Ghulam Peshawar from the date of appointment as CT i.e. 04/5/2009. The unauthorized salary drawn by him may be recovered and deposited in to Govt: treasury and copy of Chelan be provided to this office.

(Jamil ur Rehman) EXECUTIVE DISTRIC OFFICER (E&S EDUCATION) PESHAWAR.

Endst: No. 9427-29 Dated 29/6/2009 Copy forwarded for information and necessary action to the :-

1. District Accounts Officer Peshawar

- P/S to Minister for Education NWFP, Peshawar
- P/A to Director (E&S) Education NWFP, Peshawar. · 3.
- 4. P.S to Secretary (E&SE) Deptt: Govt; of NWFP
- 5. P.S to District Coordination Officer, City District Government Peshawar
- 6. District Accounts Officer Peshawar
- Principal, GHS Pakha Ghulam Peshawar with the direction that recovery from 04/05/2009 till stapageof pay should be recovered from the teacher concerned.
- Officil concerned..

EXECUTIVE DISTRIC OFFICER (E&S EDUCATION) PESHAWAR BEFORE THE HONOURABLE KHYBER PUKHTOON 19-

Service	Appeal	No		٠	/2011
0014100	Who are			 -	. •

Hashmat Ali S/O Abdus Subhan R/O Village Mian Gujar Tehsil and District Peshawar Appellant

Versus

- 1. Government Of Khyber Pukhtoon Khwa through Secretary

 Education (E & S) Department Khyber Pukhtoon Khwa

 Peshawar
- 2. P.S to Minster for Elementary and Secondary education Khyber
 Pukhtoon Khwa Peshawar
- 3. Director Education (Elementary and Secondary Education)
 Khyber Pukhtoon Khwa Peshawar
- 4. Executive District Officer(Elementary and Secondary Education) Khyber Pukhtoon Khwa Peshawar
- 5. District Officer (Male) Elementary and Secondary Education Peshawar.
- 6. District Co ordination Officer City District , Khyber Pukhtoon Khwa Peshawar
- 7. District Accounts Officer Peshawar
- 8. Principal Government High School Pakha Gulam Peshawar.

Respondents

APPEAL UNDER SECTION 4 OF NWFP
SERVICE TRIBUNAL ACT 1974, AGAINST THE
IMPUGNED ORDER NO 1426-32 DATED 01-032011 BY THE EXECUTIVE DISTRICT OFFICER
ELEMENTARY AND SECONDARY EDUCATION
PESHAWAR (RESPONDENT NO 4), WHEREBY
THE APPELLANT WAS AWARDED THE

MAJOR PENALTY OF DISMISSAL FROM THE

PRAYER-IN-APPEAL

SERVICE

On acceptance of this appeal, the Respondents may kindly be directed to cancel the dismissal order of Appellant issued vide order No. 1426-32 Dated 01-03-2011 by the Respondent No.4 i.e Executive District Officer Elementary and Secondary Education Peshawar and to re-instate the Appellant along with back benefits.

Respectfully sheweth:-

- 1) That the Appellant joined the Respondents in the year 2007 as PST at Government Primary School Ghari Hamza Peshawar. (Copy of the appointment order is attached as Annex-'A').
- 2) That the Appellant was working very efficiently and smoothly and was performing the duties accordingly.
- 3) That the Appellant had submitted his attested testimonials along with an application for the post of CT, as advertised

- 4) That the Appellant was placed in merit list for the post of CT by the Respondents No 4 & 5 after scrutiny and was interviewed for the very post by the Respondents No 4 & 5
- That the Appellant was appointed to the post of CT on 05th May 2009, after having been interviewed and scrutiny according to the rules as prescribed for such appointments at Government High School P K Bala Peshawar. (Copy of the Appointment Letter is attached as <u>Annex 'B'</u>).
- Government High School P K Bala Peshawar, the Appellant was placed at Government High school Masho Khel Peshawar vide order Endst No.2137-2238 dated 04th May, 2009 by the Respondents No 4 & 5. (Copy of the Order is attached herewith as *Annex 'C'*).
- 7) That the Appellant as according to the rules were directed by the Respondents No 4 & 5 to deposit fees for the verification of the Appellant's testimonials from the concerned departments.
- 8) That the Appellant on 19th May, 2009 deposited the verification fees in the bank and handed over the original receipts to the Respondent No. 4.
- 9) That the Appellant testimonials which the Appellant has submitted at the time of submission of application for the post of CT were sent by the Respondents No.4 & 5 for verification to the concerned department.
- 10) That after verification of the testimonials of the Appellant from the concerned departments, the Appellant pay

release order Endst No.9427-29 dated 29th June, 2009 was issued to the Appellant by the Respondents No.4 & 5. (Copy of the pay release Order is attached here with as Annex 'D').

- 11) That the appellant was performing the duties at Government High School Pakha Ghulam, (Respondent No 8) against the CT post and was receiving pay wef 05th May, 2009 to 31st July, 2010.
- 12) That the Appellant received a letter No.1995 dated 05th August, 2010 from the Respondent No.8 (Principal Government High School Pakha Ghulam Peshawar), by which the Appellant was directed to refund the pay of month July, 2010, without mentioning any reason for the refund of pay. (Copy of the letter dated 05th August, 10 letter No.1995 is attached as Annex 'E').
- 13) That the Appellant as directed by the Respondent No. 8 through refund the pay for the month of July, 2010 vide bank receipt No11869 dated 24th Au, 10 in the State Bank of Pakistan. (Copy of the Bank receipt is attached as Annex 'F').
- 14) That on 24-08-10 the Appellant received a show cause notice through Respondent No.8 having no endorsement No and date from the office of Respondent No.4, alleging that the documents/ testimonials submitted by the Appellant are not guanine and the Appellant have deceived the Respondents by submitting the forged.

documents for the appointment of CT post. (Copy of the 23-same as *Annex 'F/1'*).

- 15) That the Appellant on 29th Argust, 2010 give reply to that show cause notice to the Respondent No. 4 through Respondent No.8 and explain in the reply that at the time of submission of application for the post of CT the Appellant has submitted the attested testimonials and after verification from the concerned department the Appellant was appointed and a pay release order was made by the Respondents No.4 & 5 to the Appellant. (Copy of the reply is attached as *Annex 'F/2'*).
- 16) That letter Endorsement No 1545 dated 10th November, 2010 issued by the Respondent No.4 to Appellant for personal hearing on 15th November, 2010 at 02:00 PM in the office of Respondent No.4, the Appellant as directed visited the Respondent No.4 and waited till 04:00 PM at office, but no official attend the Appellant for personal hearing on the said date. (Copy of the same is *Annex 'F/3'*).
- 17) That the Appellant time and again visited the office of Respondent No.4 and asking for the personal hearing in the case pending before the Respondent No.4, but the Respondent No.4 avoiding the Appellant presence and were avoiding the personal appearance.
- 18) That on 01st March, 2011 anetter No 1426-32 dated 01-03-2011 was received by the Appellant from the Office of the Respondent No.4 through Respondent No.8 by which the

Appellant was imposed a major penalty of dismissal from service without conducting an inquiry about the matter in hand by the Respondent No.4 and without giving any opportunity of hearing to the Appellant a baseless and concocted order was passed by the Respondent No.4. (Copy of the Impugned order is attached as <u>Annex (G')</u>).

- 19) That the Appellant preferred a Departmental Appeal /
 Representation on 19/03/2011 to Respondent No. 3 (The
 Director Elementary & Secondary Education Khyber
 Pukhtoon Khwa Peshawar) (Copy of the Departmental
 Appeal is attached as <u>Annex 'H'</u>).
- 20) That on 30/04/2011 letter endost No. 5600 issued by the Respondent No. 3 through which the Departmental Appeal submitted by the Appellant was returned to the Appellant with objection that the Respondent No. 3 has no jurisdiction/power to entertain the said departmental appeal, and the same should be submitted before the Respondent No.6 (District Coordination Officer Khyber Pukhtoon Khwa Peshawar).
- 21) That the Appellant has already submitted the copy of the said Departmental Appeal before the Respondent No. 6, on 29/03/2011 and the Respondent No.6 has sent Letter No.7216/DCO (P) EA Dated 05/04/201 to the Respondent No.4 to furnish comments.
- 22) That again on 12/04/2011 the Respondent No.6 has sent reminder through letter No.7738/DCO (P) EA to the

Respondent No.4 to furnish comments on the matter in 25-hand.

That the appellant since that waiting for the just disposal of the Departmental Appeal by the Respondent No. 6, but the Respondents.4 & 6 are delaying the matter in hand.

By feeling aggrieved from this unjust order the Appellant has come to knock the door of this Honourable office for proper decision in the case on the following grounds interalia:-

GROUNDS:-

- A) That the Appellant has not been treated in accordance with law and rules as provided under the NWFP Removal from Service (Special Powers) Ordinance, 2000 and the Respondent No. 4 has passed the impugned order in very capricious and arbitrary manner tainted with malafide intention.
- B) That the Respondent No.4 acted in deviation of rules on subject, and passed the impugned order in a very harsh manner, which is glaring violation of natural justice.
- C) That the Respondent No.4 has completely ignored the suitable and commendable performance of Appellant during his long period of service since 2007, the whole record of the Appellant in service is unblemished and bears numerous good entries.
- D) That the Respondent No.4 has wrongly assessed the matter in hand, as no inquiry has been conducted about

- E) That the Respondent No. 4 after show cause notice to the Appellant straightaway imposed a major penalty on the Appellant, without conducting inquiry which is against the rules laid down in Section 3 of the NWFP Removal from services (Special Powers) Ordinance, 2000.
- F) That the Respondent No.4 while imposing major penalty of dismissing the Appellant from service, without conducted any inquiry alleging that the Appellant had submitted forged documents for the post of CT, which is totally incorrect and baseless, as all the record in the shape of service book which is in the custody of the Respondents since 2007, when the Appellant was appointed as PST and the same testimonials were also verified by the Respondents No.4 & 5 prior to the appointment to the CT post from the concerned authorities.
- G) That the Appellant after successfully completed the probation period for one year the Respondents No.4 & 5 malafidely indulging the Appellant in problems due to some personal enmity with the Appellant.
- H) That the Respondents No.4 & 5 after 14 months of the Appellant's service against the CT post sending the Appellant's testimonials for verification which were verified earlier at the time of posting shows the malafide intention of the Respondents No.4 & 5.

- That the Appellant has served his services without pay and benefit wef 01st July, 2010 to 01st March, 2011 and the pay of the Appellant is stop by the Respondent No.4 for the abovementioned period without any legal justification.
- That the Appellant is the only source of earning for the entire family, and is very much qualified and respected person in the locality, and the Respondent No.4 without conducted any inquiry in the instant case, just for personal enmity has imposed a major penalty on the Appellant which is against the law and administration of justice, and liable to be set aside.

It is, therefore, most humbly prayed that on acceptance of this Appeal the major penalty imposed by the Respondent No.4 on the Appellant may very kindly be set aside; and the Appellant may kindly be Re-instated with all back benefits *AND* any other relief which deems fit may kindly be awarded to the Appellant.

Appellant

Through,

Dated: 30/06/2011

(KHALID HAMID) Advocate High Court, Peshawar

F/D

BEFORE THE HONOURABLE KHYBER PUKHTOON KHWA SERVICE TRIBUNAL, PESHAWAR

Service Appeal No 1282 12011

Hashmat Ali S/O Abdus Subhan R/O Village Mian Gujar Tehsil and District Peshawar Appellant

Versus

- 1. Government Of Khyber Pukhtoon Khwa through Secretary
 Education (E & S) Department Khyber Pukhtoon Khwa
 Peshawar
- 2. P.S to Minster for Elementary and Secondary education Khyber Pukhtoon Khwa Peshawar
- 3. Director Education (Elementary and Secondary Education)

 Khyber Pukhtoon Khwa Peshawar
- /4. Executive District Officer(Elementary and Secondary Education) Khyber Pukhtoon Khwa Peshawar
- 5 District Officer (Male) Elementary and Secondary Education Peshawar.
 - District Co ordination Officer City District, Khyber Pukhtoon Khwa Peshawar
- 7. Trict Accounts Officer Peg war.
- 8. Principal Government High School Pakha Gulam Peshawar.

ATTOTED

Respondents

S.No.	Date of order proceedings	Orde	r or other proceedings with signature of judge or Magistrate
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		KHY	BER PAKHTUNKHWA SERVICE TRIBUNAL,
\ ·		<u> </u>	PESHAWAR.
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its	1		
			APPEAL NO.1282/2011
. ;			
•		(Hasl Secre	hmat Ali-vs- Govt: of Khyber Pakhtunkhwa through tary Education (E&SE), KPK Peshawar and others).
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1	Ì		ABDUL LATIF, MEMBER:
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Appellant with counsel (Mr. Rizwan Ullah, Advocate) and Mr. Raham Taj, ADO alongwith Mr. Ziaullah, GP for respondents present. Representative of the respondents produced departmental record.

2. The instant appeal has been filed by the appellant under Section-4 of the Khyber Pakhtunkhwa Service Tribunal Act-1974 against the impugned order dated 01.03.2011 by respondent No.4 whereby the appellant was awarded the major—ity pt dismissal from service prayed that on acceptance of his appeal the respondents may kindly be directed to cancel the dismissal order of appellant issued vide order dated 01.03.2011 by the respondent No.4 and to reinstate the appellant with all back benefits.

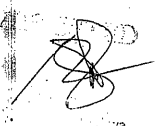


Primary School Ghari Hamza Peshawar. That the appellant had submitted his attested testimonials alongwith an application for the post of CT, as advertised by the respondent No.4. That the appellant was appointed as CT on 05.05.2009, after having been interviewed and scrutiny according to the rules as prescribed for such appointments at Govt: High School PK Bala Peshawar. That on 24.08.2010 appellant received a show cause notice through respondent No.8 alleging that the documents/testimonic submitted by the appellant are not genuine and the appellant have deceived the respondents by submitting the forged documents for the appointment of CT post. That the appellant on 29.08.210 gave reply to that show cause notice to the respondent No.4 through respondent No.8 and explained in the reply that at the time of submission of application for the post of CT the appellant has submitted the attested testimonials and after verification from the concerned department the appellant was appointed and a pay release order was made by the respondents No.4 and 5 to the appellant. That on 01.03.2011 a letter was received by the appellant wherein he was imposed major penalty of dismissal from service without conducting an inquiry about the matter in hand by the respondent No. 4 and without giving any opportunity of hearing to the appellant a baseless. and concocted order was passed by the respondent No.4. That the appellant preferred departmental appeal on



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The learned counsel for the appellant argued that the 4. appellant had not been treated in accordance with law and rules and the impugned order was passed in an arbitrary manner which was tainted with malafide hence not tenable. He further argued that respondent No.4 had completely ignored the commendable performance of the appellaht during the long period of service as PTC Teacher since 2007. whereby whole record of the appellant was unblemished. He further contended that the allegation of submission of fake documents by the appellant was wrong and the same was not thoroughly inquired into and major penalty of dismissal was imposed on the appellant on mere issuing of a show cause notice to him which was against the provision of Section-3 of the Khyber Pakhtunkhwa Removal from Service (Special . He further argued that Powers) Ordinance allegation of submission forged documents for the post of CI was totally incorrect because all the record of his documents as well as service book was in the custody of the respondent-department since 2007 when the appellant was appointed as PST and his testimonials were then properly verified by the respondents No. 4 and 5. He further argued that documents of the appellant were verified and he was allowed to draw salaries of the post of CT for almost tourteen months but the appellant was malafidley involved in the issue and unjustifiably removed from service. He further



post of CI was too harsh and regardless of satisfactory performance of the appellant on the post of PST. He further argued that while Khyber Pakhtunkhwa Removal from Service (Special Powers) Countance-2000 was in the field, order of penalty was passed under the Khyber Pakhtunkhwa Civil Servants (E&D) Rules-2011 and the same was also given retrospective affected hence the original order was illegal and entire proceedings against the appellant were rendered unlawful. He prayed that on acceptance of the instant appeal the impugned order may be set aside and the appellant may be re-instated in service with all back benefits. He relied on PLD 2000 (S.C) 46, 2002 SCMR 82, 2010 SCMR 1937, 2008 SCMR 1406 and 2010 SCMR 1554.

and argued that factum of fraud and forgeries were determined from documents therefore no regular enquiry was needed in the case. He further argued that proper show cause notice was served on the appellant which was duly replied by him and he was also heard in person before passing of the impugned order. He further argued that order of appointment of appellant on fake documents was void, abnitio and his dismissal from service was in accordance with the terms and coons of his appointment. He reight on 2004 SCMR 290. He further argued that no perpetual rights could be created on the basis of fake order and the august Supreme Court verdicts opposed any leniency in such cases and in this regard he relied on 2005 SCMR 1040 and 2009



harsh keeping in view his previous spotless service as PST which was not considered while passing the impugned order. In view of the foregoing, the impugned order is set aside, the appellant is reinstated in service; the case is remanded to the respondent-department for conducting de-novo enquiry strictly in accordance with law and rules and principles of proceedings said justice. The natural conducted/completed within a period of two months from the receipt of this judgment. Parties are left to bear their own costs. File be consigned to the record.

Announced Solf-Abdul Latifs
69-02-2016 Member
Self-Pir Bakhsh Shah,
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IN THE SUPREME COURT OF PAKISTAN (Appellate Jurisdiction) - 32-

CPLA NO.______/2016

Government of Khyber Pakhtunkhwa through Secretary Elementary & Secondary Education Department, Peshawar & Others

--PETITIONERS

VERSUS

Hashmat Ali & Others

-- RESPONDENTS

CONCISE STATEMENT

1- Subject matter and the law

Claim for re-instatement

2- Which side has filed this petition

Government / petitioners

	Court / Forum	Date of	Who filed it and with what			
1		a) Institution	result			
		b) Decision	·			
	KPK Service Tribunal Peshawar	a)29-6-2011	Respondent filed service			
		b)09/2/2016	appeal which has been			
	<u></u>		accepted			
	Points noted in the impugned	Treatment of po	ints in the impugned			
1	Judgment	judgment				
	The learned counsel for the	From perusal of the record, it transpired				
	respondent argued that the	that the respondent was appointed as PTC				
	respondent had not been treated in	Teacher in the year 2007 and later on				
•	accordance wit law and jules and the	applied for the post of Ct in the year 2009.				
	impugned order was passed in an	against the quota reserved for in service				
	arbitrary manner which was tainted	candidates. He was proceeded against for				
•	with malafide hence not tenable. He	submission of	fake documents to secure			

further contended that the allegation of submission of fake documents by the respondent was wrong and the same was not thoroughly inquired into and major penalty of dismissal was imposed on the respondent on mere issuing of a show cause notice. He further argued that documents of the respondent were verified and he was allowed to draw salaries of the post of Ct for almost fourteen months but the respondent was malafidely involved in the issue and unjustifiably removed from service. He further argued that while Khyber Pakhtunkhwa removal from service (special powers) Ordinance-2000 was in the field, order of penalty was passed under Khyber the Pakhtunkhwa Civil Servants (E&D) Rules-2011 and the same was also given retrospective affect hence the original order was illegal and entire proceedings against the respondent was rendered unlawful. The learned government pleader resisted the appeal and argued that factum of fraud and forgeries were determined from documents therefore no regular enquiry was needed in the case. He further argued that proper show cause notice was served on the respondent which was duly replied by him and the was also heard in person before passing of the impugned order. He further argued that order appointment of respondent on fake documents was void, ab-initio and his

higher merit order for selection as Ct. After appointment as Ct his appointment was subject to verification of documents which were subsequently verified and found fake as the same carried higher marks/divisions as compared to the original testimonials. The respondent was then dismissed after issuing of a show cause notice without conducting of full fledge enquiry and without allowing the respondent to defend himself against the charges. The record is silent to suggest that cogent reasons or justification was given for not conducting a full fledge enquiry as laid down under section-3 of the Khyber Pakhtunkhwa removal from service (special powers) Ordinance -2000. The tribunal is of the view that the respondent should have been given opportunity of fair trial, opportunity of defense and should have been heard in person before inflecting on him the major penalty of dismissal from service. The tribunal also observes that the penalty imposed on the respondent is too harsh keeping in view his previous spotless service as PST which was not considered while passing the impugned order. In view of the foregoing the impugned order is setaside, the respondent is reinstated in service, the case is remanded to the petitioner department for conducting denovo enquiry strictly in accordance with law and rules and principles of natural justice. The sid proceedings shall be conducted/completed within a period of two months from the receipt of this judgment.



dismissal from service was in accordance with the terms and conditions of his appointment.

LAW/RULING ON THE SUBJECT

FOR

- 1- CONSTITUTION OF PAKISTAN, 1973
- 2- REMOVAL FROM SERVICE ORDER,2000

CERTIFICATE:

CERTIFICATE that I myself prepared the above concise statement which is correct.

(Mian Saadullah Jandoli) Advocate-on-Record Supreme Court of Pakistan For Government

ne (SF) - 35-
ورخواست برائے آسای
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عنظالران ك حنظالران
المنظم من مستقل ما زمت کی صورت می در خوارید بازیرس و برای تر روی این میتان ستان به برای تر روی این این میتان به
انه محکومتی می مستقل ما زمت کی صورت میں دخوامت فارم سے ماتھ پیرون کی تصدیق شدہ انتی انسر کار کی زیر دخلی تع کرنا مزوزی ہے۔ ۲- 15 جنوری 2069 یو اینت 2.30 بینی اندو دیم در فتر کی اوقات کا ریک قادم تح کرنا میزودی ہے اسکے بعد کو کی فادم دسول نیس کیا جائے گا۔ سر تیزیخسوسیا ساکی کے بلاد میں ان تالہ در سر کی در در بار در بار در بار میں کیا جائے گا۔
سر ترینصوصاً سای کے بیٹرودان تابات (سی فی ان فی ایم ، لما ای فی ترکت وجود برالترین) استان کا تیم لینے کے ورشار کیا جائے ا
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د شخطامید دار
نوت زول تبرساب اور اسلی شناختی کارو امراه لائیس اخیراین بین اسلی مطابعت کی اجازت نبیس بردگی

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مردانه/زنانه

سٹی ٹی

درخواست برائے آسامی

حادِمت صوبه سرحد کے نوٹیفکیش کی ترمیمی ایک مور در 23 جولائی 2005ء کے تحت تمام تقرریال سیگولر مگر بغیر پنش کی بنیاد ير ، وكى خواه اميدوار يبلي _ ي سي مجمى مستقل بوست بركام كرر مارى ، وجي لي فند كى جگه ي فند كى كنوتى ، وكى -يونين كوسل نحفى بيثاور فارم نبر ارول نمبر 0736

حلقه لي ايف.9 پشأور

عبدالسحان

ولدبيت

تارخ پيدانش 01/03/1976 15 جۇرى2009ء سال32 ماھ10 دن 14

ضلع ۋومىيانل پښاور كېپيوٹرائز وقومى شاختى كار دىمبر 5-1236699-17301

مُنتقل يبته مخصيل وضلع بيثاور گاؤن وڈ اکخانه مياں گجر

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التحكمة تعليم مين مستقل ملازمت كي صورت مين درخواست فارم كے ساتھ بيدرول كى تصديق شد فقل افسر مجاز كى زير دستخط جمع کرناضروری ہے۔

1_15 جنوری 2009ء بوقت 2:30 بیج بعداز دو پہر دفتری اوقات کار تک فارم جمع کرنا ضروری ہے'اس کے بعد کوئی فارم وصول نہیں کیا جائے گا۔

٣ ينجر بمخصوصة ما ي كيلن بيندورانة ابليت (ى في أن ي ايم كيان في قرأت عجو يدالقرآن) المسحان كالتيجه فكلف كي بعد شاركيا جائيگا۔

د ستخط رئیسل اہیڈ ماسٹر۔۔۔۔۔۔۔مبر۔۔۔۔مبر۔۔۔۔۔مبراے دی اوسرکل۔۔۔۔۔مبر۔۔۔۔۔

(B,i)

DDEC

> Assistant Director Crimes Anti-Corruption Establishment

.. : gt

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ر پورت کمپلینٹ نمبر 5 – 151715 مورخہ 20/11/2017

بذر بعيه ليٹر 70D/28/09/2017 ڈپٹی ڈسٹر کٹ ایجو کیشن آفیسر شبقدر (مردانہ) برخلاف حشمت علی سابقه CT ٹیچر GHSS پخه غلام پشاور

جنابعالي

بحوالہ کمپلینٹ بالامعروض ہوں کہ دفتر DDEO/M پٹنا ورسے لیٹر بالاموصول ہوکرالزام لگایا گیا ہے کہ لف بذا دوعد دمیٹرک شیفیکیٹ بنام حشہ ت علی ٹیچر بمطابق لیٹر 2010-09-6976/02-69 BISE' پٹنا ور بوگس ہے اس کے خلاف انکوائزی کی جائے۔

لیٹر ہذا پر جناب ڈائر بکٹر صاحب انٹی کر پشن پشاور نے کمپلیشٹ بالا ایک حکم صادر فر ما کرمن ASI کیٹر ہذا پر جناب ڈائر بکٹر صاحب طابطہ کارروائی کا آغاز کر کے دفتر DEO پشاور سے ریکارڈ حاصل کیا اور اسی طرح الزام علیہ بالا کا تحریری بیان ریکارڈ نقل کورٹ فیصلہ نقل سروس بک دغیرہ حاصل کر کے شامل انکوائری قابل ملاحظہ ہے۔

تے ہے۔ مسین کورس طحے کن کو ہے۔ اعداد مل فع عدر مرس الساد في مؤروع في ني لوس الرام 1 1 1 1 1 1 1 1 1 1 2 2 137 - 2238 ما الملك ور ين منوليس ميني ما من ورز من ما ري ساري من دولوا هواري 1426-32 M Dy by word with the property will be to be a fell Winder de-nevor Di 182 of 1282 por proposition of the constated inserved of ك في م عدل في لوسن العمان را المراكوران ورام می صد والبرام موالان مه ر فازی مراز مون کے and we are the contract of the way Mary Start Porting الى درا رونسالم عدا الله درا رونسان -M.D.ROSUNO دو رعفی تعنی قدس هر ۱۳ اور DE می استای ما فی اور داندن ا رواص دفتر رائع ماسدارتن می دان سے ۔۔ 20-11-2017 CO. ACM-PESH

جمع ہے کیکن پھر بعد میں جمع کیا گیا ہے اور الزام علیہ نے اس فارم کے مطابق صحح اور درست اساد محکمانہ طور پر جمع کئے گئے تھے جس پر الزام علیہ نے CT میچیر بحوالہ آرڈ رنمبر 2238-2137 مور نعه 04/05/2009 بحرتی کیا گیا ہے الزام علیہ کے خلاف PTC ٹیجیر وغیرہ کا کوئی اعتراض نہیں یایا گیا' جس کی حق تلفی کی گئی ہو متذکرہ آرڈر سید الرحمٰن صاحب مرحوم EDO/ESSE بيثاور نے مظنور شدہ كميٹی كے مشاورت سے جارى كيا گيا تھا جوكہ كميٹی ريورث معیاد کے مطابق درست ہے میٹی لسٹ آرڈ رلف مذا ہے اس کے علاوہ جمیل الرحمٰن صاحب EDO/E&SE بيثاورني بحوالية ردْرنمبر 32-1426 مورخه 01/03/2011 كي مطابق حشمت علی CT ٹیچرکومحکمہ ایجوکیشن سے برطرف کیا گیا ہے اور درلف ہذائے مشمت علی الزام علیہ نے حسب ضابطہ محکمانہ اپیل کر کے کچھ فائدہ حاصل نہ ہوسکا تو سروس ٹربیونل عدالت کواستدعا کی تو حسب استدعا سروس اپیل نمبر 1282/2011 کے مطابق سورخہ 09/02/2016 کو معزز عدالت نے فیصلہ دیا ہے کہ حشمت علی کو Re-instated in service کیا گیا اور محکمانہ طور پر de-nevo انکوائزی کر کے دو ماہ کے اندر اینامحکمانہ انکوائزی رپورٹ بیش کرے لیکن افسران ایجوکیشن نے اپنامحکمانہ انکوائری نہیں کی بلکہ محکمہ ایجوکیشن نے عدالت کے حکم میں تا خیر کر کے انکوائزی کی اور نہ حشمت علی کوعدالت کے حکم کے مطابق پوسٹ ا تعینات کیا '5 ستمبر 2017ء کوحشمت کے خلاف انٹی کر پشن کوانکوائری حوالہ کی مشمت علی الزام علیہ کے ساتھ بار بار زیادتی ہور ہاہے سروس ٹریٹونل عدالت سرکاری ملاز مین کے کیسز کو بہتر جانتے ہیں اور بہتر فیصلہ دے سکتے ہیں جبیبا کہ حشمت علی کا فیصلہ دے چکا ہے اس سے میں بحثیت انکوائزی آفیسرانچھا فیصلنہیں کرسکتا ہوں سروس الربیونل نے مورخہ 09/02/2017 کو حشمت علی کے جن میں فیصلہ دینے کو بہتر جان کراسی فیصلہ براکتفا کرتا ہوں کہ افسران ایجو پیشن حشمت علی کورٹ فیصلہ کے مطابق دوبار ہ تعینات کر ہے۔

علاوہ ازیں مذکورہ آج کل مختلف بیاریوں MDR وغیرہ اور پریشانیوں میں مبتلا ہوکرفتم پری کی زندگی گزار رہا ہے 'مذکورہ اعلیٰ تعلیم ڈبل (M.A) اور BED ہے انسانی نامطے اور موجود حالات کے پیش نظر مذکورہ کے مستقبل کا خیال رکھیں 'الزامات بے بنیاد ہے 'تمام حالات واقعات پر فائنل ریورٹ مرتب ہوکر داخل دفتر کرنے کی سفارش کی جاتی ہے۔

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IN THE SUPREME COURT OF PAKISTAN

(Appellate Jurisdiction)

<u>Present:</u> Mr. Justice Mushir Alam Mr. Justice Maqbool Bagar

Civil Petition No.243-P of 2016
Against the judgment dated 09.02.2016 passed by the RP Service Tribunal, Peshawar in Appeal No.1282/2011.

Government of K.P. through Secretary Elementary & Secondary Education Department, Peshawar and others

Petitioner(s)

VERSUS

Hashmat Ali and another

Respondent(s)

For the Patitioner(s):

Barister Qasim Wadood, Addl. AG KP

For the Respondent No.1:

Mr.Abdul Hamccd, ASC

For the Respondent No.2:

Abid Munir, AAO, KP

Date of Hearing:

19.01.2018

ORDER

Mushir Alam, J:- Petitioner through the Secretary, Elementary & Secondary Education Department, Peshawar has impugned the order dated 09.02.2016 passed by the learned KP Service Tribunal, Peshawar whereby appeal filed by the respondent Hashmat Ali was allowed who was directed to be reinstated.

Brief facts appear to be that petitioner was originally appointed as primary school teacher in the year 2007 in the Govt. Primary School Ghari Hamza, Peshawar. It appears that on advertisement of vacancies as CT Post petitioner applied alongwith documents. He having earned the required benchmark was consequently appointed. It was, inter alia, provided in the appointment letter that in case his documents are found forged and or fake proceedings would be initiated. It appears that the petitioner furnished documents alongwith his hand filled application which shows marks secured from SSC to

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Graduation in his handwriting, thus documents furnished available at page 55 onward were verified to be fake and bogus and after show cause notice through impugned order dated 01.03.2011 he was dismissed from service which action was challenged before the competent authority and was maintained so also which was challenged before the Service Tribunal, Peshawar. The Tribunal in consideration of the fact that no inquiry where major penalty was imposed was carried out.

3. Learned counsel for the respondent alongwith respondent who appeared in person when confronted did not controverted the stance taken by the petitioner and he was specifically asked if at all document are found fake and or forged the matter may be referred for criminal prosecution, he does not contest. In this view of the matter in case where inquiries based on authenticated record and documents which are not disputed and or denied there is no need to carry out regular inquiry as has been held by the learned Tribunal. Accordingly, we would convert this petition into appeal and allowed the same.

ISLAMABAD, THE T19 of January, 2018

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Certified to be True Copy

Court Associate
Supreme Coun of Pakistan
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The Assistant Director Crimes, Anti-Corruption Establishment,

Peshawar.

/ACE, dated

/11/2017.

Subject:

COMPLAINT NO. 15715 DATED 17.10.2017 AGAINST HASHMAT EX-CT TEACHER, GOVERNMENT HIGHER SECONDARY

SCHOOL, PAKHA GHULAM PESHAWAR.

Reference your report dated 21.11.2017.

The subject complaint has been filed. Record be completed accordingly.

Assistant Director Admn:, Anti-Corruption Establishment, Khyber Pakhtunkhwa,

Peshawar.

17708

No.

/ACE, dated

23 /11/2017.

Copy to office concerned.

Assistant Director Admn:, Anti-Corruption Establishment,

Khyber Pakhtunkhwa,

Peshawar.

ATTESTED Realex ADEP= 1107

The Director,

Elementary & Secondary Education

Peshawar

Subject :-

DEPARTMENTAL APPEAL AGAINST THE MAJOR PENALTY OF "DISMISSAL

"1"

FROM SERVICE" AWARDED TO THE APELLANT

Respected sir,

Kindly refer to the Executive District Officer (E & S) Education Peshawar order No. 1426-32 dated 01-03-2011 whereby major penalty of dismissal from service was awarded to the appellant on the charge of alleged submission of fake/forged documents. In this context, I submit the following facts for kind perusal and sympathetic consideration:

- That parallel to the departmental proceedings, a case was taken up with the Anti-corruption department for a probe and ultimate registration of a criminal case against the appellant.
- 2. That the appellant has time and again visited office of Inquiry Officer to obtain attested copy of the Inquiry report but the Inquiry was lastly found on 18-09-2023 unofficially (copy enclosed).
- 3. As per Inquiry Report of the Anti-corruption department, the case against the appellant could not be substantiated and the appellant was declared innocent. It was held by the Anti-corruption department that the allegations leveled upon the appellant are baseless. However, this and some other facts were concealed by the department from the superior courts.
- 4. That as per record of the Anti-corruption department, the documents of the appellant have been proved genuine .
- 5. That now the allegation leveled against the appellant has been proved baseless, as the inquiry has been filed by the anti-coruption department, therefore, the appellant is entitled to be re-instated in service.

Forgoing in view, it is humbly requested that on the basis of Inquiry Report of Anti-corruption I may kindly be reinstated in service with all back benefits. Needless to say that being a patient of chronic diabetic, hypertension, Tuberculosis and cardiac disease(s), most of the times I remained on bed rest and become upset and still under treatment, so I remained unable to pursue my case. Now I approached this forum for redressal.

I implore for justice and mercy.

Dated: 19-09-2023

فوطك/سيان

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Yours obediently

Ex CT GHS Pakha Ghulam Peshawar

Cell # 0302-8898380

HE DISTRICT EDUCATION OFFICER (MALE)

REINSTATMENT

In pursuance of the decision of the Honorable Khyber Pakhtunkhwa Service Tribunal Peshawar doted 09-02-2016 in Service Appeal No. 1282 / 2011 and Execution Petition No. 73/2016 vide Order Sheet Dated 14-10-2016, Mr. Hashmat Ali Ex- (C.T) GHS Pakha Ghulam Pashower is hareby reinstoted in service.

The District Education Officer (Male) Peshawar has further been pleased to constitute inquiry committee comprising of Mr. Shabbir Al-mad Vice Principal G.Saheed Hasnain Sharif HSS Peshawar City as Chairman, Mr. Shamsul Islam Head Master GH5 Kandi Kalu Khel Peshawar: to reconduct inquiry against Mr. Hashmot Ali Ev-CT GHS Pakha Ghulam Peshawar as per TOR,s given below:

To find out whether Mr. Hashmat All was uppointed on the basis of fake / forged TORIS 1) documents or otherwise.

To compare his documents with documents submitted at the time of PST ii) appointment.

To compare his documents with documents submitted at the time of CT appointment. iii) iv)

Submit recommendations within a week to this office.

Necessary entry to this effect should be made in his Service book.

DISTRICT EDUCATION OFFICER (MALE) PESHAWAR.

Endst: No: 13857-59. Dated Prshawar, the 2/11

Copy of the above is forwarded to the:-

Registrar Khyber Pakhtunkhwa Service Tribunal Peshawar w/r to Service Appeal No:1282/2011 Hashmat All VS Govt: & others.

Inquiry Officers concerned.

Principal Concerned.

PRINCIPAL Govt: Higher Secy, School

Pakha Ghulam Peshawar.

CY: DISTRICT EDÚCATION OFFICER (MALE) PESHAWAR.

OF THE DISTRICT EDUCATION OFFICER (MALE) PESHAWAR NOTIFICATION

Consequent upon the unanimous decision of the Departmental Selection Committee held on 15-02-2017, the reinstatement Notification in r/o Mr. Hashmat Ali CT GHS Pakha Ghulam issued vide this office Endst: No:13857-59 dated 02-11-2016 is hereby withdrawn.

DISTRICT EDUCATION OFFICER (MALE) PESHAWAR.

Endst: No. 12996-92 Dated Peshawar, the 29

Copy forwarded for information to the:-

Registrar Khyber Pakhtunkhwa Service tribunal w/r to service appeal No:1282/2011 Hashmat Ali VS Govt: & others.
 Accountant General Khyber Pakhtunkhwa Peshawar.
 Principal GHS Pakha:Ghulam Peshawar.

4- Mr.Hashmat Ali.

DV DISTRICT EDUCATION OFFICER (MALE) PESHAWAR.

POINTMENT HASHMAT ALI EX CT. DOCX

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Inquiry Report

Vide 3DD, Elementary & Secondary Education, Peshawar, Notification No 3600-3/F-Hashmat Ali CT Dated 30/7/2010 (F/A), the undersigned viz Khizar Flayat Khan, Subject Specialist (Mathematics), GHSS Musazai Peshawar has been appointed as Inquiry Officer to conduct enquiry against Mr. Hashmat Ali, CT, GHS Pakha Ghulam Peshawar who made tampering in his documents/application Form while submitting application Form for appointment as CT teacher during January 2009.

Background

Mr. Hashmat Ali who was working on PTC Post at GPS Wazir Dagh Peshawar submitted an application Form No 0736(F/B) for appointment as CT Teacher during January 2009. In the application Form along with altested photo copies of the Degrees/certificates he showed his academic qualification as under:

5#	Exams	Roll No	Year of	Total	Number	Division	From Board/Uni
, .	•.		Passing	Number	Obtained		
1. •	SSC	15403 .	1992	350	665	[st	BISE Poshawar
2	FSC	2241	1994	1100	775 .	151	BISE Poshawar
3	BA	26334	1997	550	341	151	Poshawar University
4 .	MA	22559	2000	110C.	602	2"4	Poshawar University
ς.	CT	1745	2002	1200	826 -] <u>s</u> 1	E&SE Deptt

- 2) The application Form is duly signed by the applicant/teacher (Hashmat Ali), Head Teacher of GPS Wazir Bagh Peshawar and the ADO (Circle) Peshawar.
- 3) On the basis of above information/qualification, the applicant/teacher (Hashmat Ali) got appointed as CT Teacher subject to the verification of the documents from the concerned quarters.
- 4) On verification of the documents of the applicant/teacher (Hashmat Ali), made by EDO E&SE Peshawar from the concerned agencies(F/C), it was transpired that the applicant had misquoted/tampered his marks obtained in SSC, FSC, BA, MA and CT examinations.

The actual numbers obtained in the examinations is as under.

	•								
r		 -	12 . 11	Year of	Total	Number	Division	From	
-1	SII	Exams.				Obtained	•	Board/University	l
1	- 1	(8) 4 B 4	No	Passing	Number		Candoll	1:1SE Peshawai	
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•	} 2. ∵	FSC	2241			\ 	2 ml	Poshavnir	ļ
٠.	3	BA:	25384	1997	550		1.	University	
•]	l:714	•	1	1 . 61 22 0	<i>₹</i> }\	\	J	_

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INQUIRY REPORT

Vide EDO, Elementary & Secondary Education, Peshawar, Notification No 3600-3/F-Hashmat Ali CT dated 30/07/2010 (F/A) the undersigned viz Khizar Hayat Khan Subject specialist (Mathematics) GHSS Musazai, Peshawar has been appointed as Inquiry Officer to conduct enquiry against Mr. Hashmat Ali, CT GHS Pakha Ghulam Peshawar who made tampering in his documents/application form while submitting application form for appointment as CT teacher during January, 2009.

Background

Mr. Hashmat Ali, who was working on PTC post at GPS Wazir Bagh Peshawar submitted an application form No 0735(FB) for appointment as CT teacher during January 2009 in the application form alongwith attested photocopies of the degrees/certificates he

showed his academic qualification as under:-

S.#	Exams	Roll No	Year of Passing	Total	Number	Division	Form Board/Uni
11		1 7 1 0 0	 -	Number	obtained		
1)	SSC	15408	1992	850	665	l 1 st	BISE Peshawar
2)	FSC	2241	1994	1100	775	1 st	BISE Peshawar
3)	BA	26384	1997	55	341	1 st	Peshawar University
4)	MA	22559	2000	1100	602	2 nd	Peshawar University
5)	CT	1745	2002	1200	826	1 st	E&SE Deptt:

- 2) The application form is duly signed by the applicant/teacher (Hashmat Ali) Head Teacher of GPS Wazir Bagh Peshawar and the ADO (Circle) Peshawar.
- 3) On the basis of above information/qualification, the applicant/teacher (Hashmat Ali) got appointed as CT Teacher subject to the verification of the documents from the concerned quarters.
- 4) On verification of the documents of the applicant/teacher (Hashmat Ali), made by EDO E&SE Peshawar from the concerned agencies (F/C), if was transpired that the applicant had misquoted/tempered his marks obtained in SSC, FSC, BA, MA and CT examination.

The actual numbers obtained in the examination is as under

S.#	Exams	Roll No	Year	of	Total	Number	Division	Form Board/Uni
	<u> </u>		Passing		Number	obtained		
1)	SSC	15408	1992		850	515	Grade B	BISE Peshawar
2)	FSC	2241	1994		1100	507	Grade D	BISE Peshawar
3)	BA	26384	1997	;	55		2 nd	Peshawar University

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IN MA 2	22559	2000	1100		*****	•	
	1	!	1. 100		2111	Paul	
FICT	745	2000	 	1	i	Peshawar	
f	147	2002	1200.	626	7 11 .	University	
I				<u> </u>		E 及SE De	11(1)

5) The applicant/teacher has clearly deceived the selection committee by producing false documents and thus succeeded to get appointment as CT Teacher.

Findings:

- The applicant/teacher has submitted an affidavit (F/D) that in case of any 1) misquoting/wrong statement, the Department shall take any action against 2)
- The then District Officer (Male), E&SE Peshawar had released the pay in respect of Mr. Hashmat Ali (applicant/teacher) on 29/6/2009, w.e.f the date of taking over charge against the post of CT, oversighting/neglecting the verification of the documents of the teacher in question made by the office of EDO, E&SE Peshawar from the concerned agencies.(F/E)
- On detail scrutiny of the record, it has been proved that the applicant/teacher 3) tampered his documents fraudulently by increasing marks in SSC,FSC,BA &CT at the time while submitting application Form along with photo capy of. the documents for appointment of CT post with the propose to get high rank
- The District Education Officer (Male) E&SE Peshawar and the concerned staff had shown needigence/oversight while releasily of the teacher in

lecommendations:

- Olsener Georg (Add b) Under Government Servants Efficiency & Discipline Rules, 1973 and Conduct Rules, 1987 of Khyber Pakhtoonkiiwa; the teacher in question is required to be reduced to a lower post (back) of PTC, in addition to, for unfilness for promotion for future 3 years.
- Recovery of all types of financial benefits received on CT post be made and the amount be deposited in national exchequer.
- The then District Education Officer (Male), E&SE Peshawar and the iii) 🕝 concerned staff re responsible for issuing pay release order of the teacher.
- Departmental action is required to be taken against officers/officials involved iv) in the pay released order of the teacher in question without confirmation/verification of the documents.

District Education भिवार) वृज्देशस्य । Khizar Hayai Khan (Inqu/ry Officer) Subject Special(st (Math)

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GHSS Masa Zak Peshawar

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	4)	MA	22559	2000	1100		2 nd	Peshawar University
١	5)	CT	1745	2002	1200	626	2 nd	E&SE Deptt:

5) The applicant/teacher has clearly deceived the selection committee by producing false documents and thus succeeded to get appointment as CT Teacher.

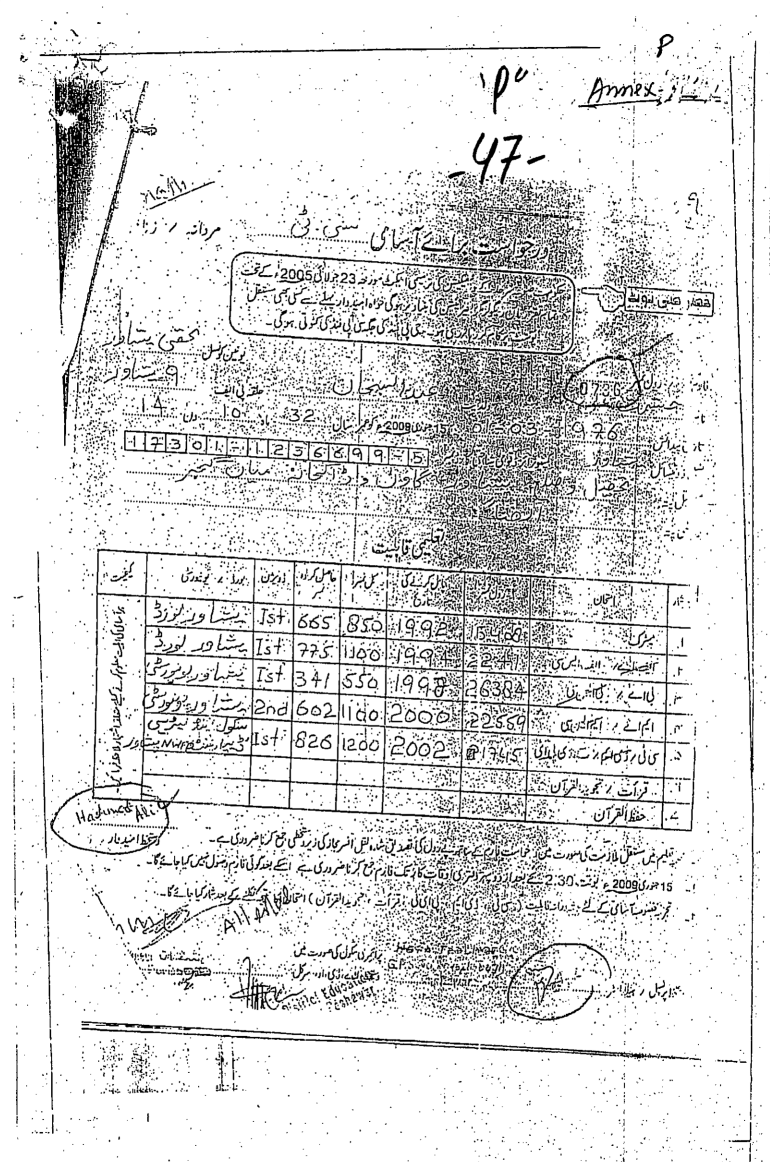
Findings.

- 1) The applicant/teacher has submitted an affidavit (F/D) that in case of any misquoting/wrong statement, the department shall take any action against him.
- The then District Officer (Male), E&SE Peshawar had released the pay in respect of Mr. Hashmat Ali (applicant /teacher) on 29/06/2009, w.e.f the date of taking over charge against post of CT, over sighting/neglecting the verification of the documents of the teacher in question made by the office of EDO, E&SE Peshawar from the concerned agencies (F/E)
- On detail scrutiny of the record, it has been proved that the applicant/teacher tampered his documents fraudulently by increasing marks in SSC, FSC, BA &CT at the time while submitting application Form alongwith photocopy of the documents for appointment of CT post with the purpose to get high rank in the merit list.
- 4) The District Education Officer (Male) E&SE Peshawar and the concerned staff had shown negligence/oversight while releasing pay of the teacher in question.

Recommendations:-

- i. Under Government Servants Efficiency & Disciplines Rules, 1973 and Conduct Rules, 1987 of 3 Khyber Pakhtunkhwa, the teacher in question is required to be reduced to a lower post (back) of PTC, in addition to, for unfitness for promotion for future 3 years.
- ii. Recovery of all types of financial benefits received on CT post be made and the amount be deposited in national exchequer.
- iii. The then District Education Officer (Male), E&SE Peshawar and the concerned staff responsible for issuing pay release order of the teacher.
- iv. Departmental action is required to be taken against officers/officials involved in the pay released order of the teacher in question without confirmation/verification of the documents.

Khizar Hayat Khan (Inquiry Officer) Subject Specialist (Math) GHSS Musa Zai, Peshawar.



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مردانه/زنانه

سٹی ٹی

درخواست برائے آسای

و حکومت صوبه سرحد کے نوٹیفکیشن کی ترمیمی ایکٹ مور خد 23 جولائی 2005ء کے تحت تمام تقرریاں ریگولرنگر بغیر پیشن کی بنیاد ر بول خواه امیدوار پہلے ہے سی بھی ستقل بوسٹ برکام کرر ہارہی ہو جی پی ننڈ کی جگ ی لی ننڈ کی کو تی ہوگ ۔ يونين كونسل نحتى بشاور فارم نمبر ارول نمبر 0736

حلقه پی ایف 9 پیثاور

عبدالسحان

تارخ پيرائش 01/03/1976 15 جۇرى2009ء سال32 ما 10 دن 14

ضلع دُو ميسائل پشاور كېپيوٹرائز دُ قو مى شاختى كار دُنمبر 5-173669-17301

مستفل پية تخصيل وضلع پيثاورگاؤں د ڈاکخانه مياں گجر

عارضى يهة اليضأ

تغلمي وامليت

· · · · · · · · · · · · · · · · · · ·	 -			يتي قابليت				
كيفيت	بورڈ ایو نیورش	ڈوی <i>ژ</i> ن	حاصل كرده نمبر	کل نمبر،	پاس کرنے ک	رول نمبر	امتجان	نمبرشار
					تاریخ			
	پيثاور بورو	1st	665	850	1992	15408	مينزك	1
	پینا در بور ڈ	1st	775	1100	1994	2241	ابفيايسي	٢
	پټاور يو بيورشي	1st	341	550	1997	26384	ے ارا	1
	پیٹاور یو نیورٹی		602	1100	2000	22559	رارا. نامدا	۲-
	سکول اینڈ لیٹریسی	1st	826	1200	2002	1745	ىڭ	۵
	لیٹریس							
							قرأت اتجويز	7
							قرأت <i>التجويز</i> القرآن	
							حفظ القرآن	۷

المحكر تعليم مين مستقل ملازمت كي صورت مين درخواست فارم كي ساته يدول كي نفيد اق شده فقل افسرمجاز كي زير بسخط جمع کرناضروری ہے۔

، 15_٢ جنوري 2009 ، إوقت 2:30 بيج بعد از دويم رفتري اوقات كارتك فارم جمع كرنا ضروري مي اس كي بعد كوني فارم وصول نبیس کیا جائے گا۔

٣ - تجربخصوصة سامي كيليم پيشه ورانه قابليت (س في و كايم في اى في قرأت تجويد القرآن) المسحان كالتيجه نظف كي بعد

ا شار کیا جائیگا۔

ٔ دستخط پرنسپل / ہیڈ مامشر۔۔۔۔۔مهر۔۔۔۔مهر۔۔۔۔مهراے ڈی ادسرکل۔۔۔۔۔مهر۔۔۔۔