# Form-A

## FORMOF ORDERSHEET

Court of			
Case No.	478	/2024	

S.No.	Date of order proceedings	Order or other proceedings with signature of judge
1	2 .	3
1 - ,	01.04.2024	As per direction of the Worthy Chairman the present appeal is fixed for decision on question of
		limitation before Single Bench at Peshawar or
	Turk en	03.4.2024. MMM
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# THE HON'BLE CHAIRMAN KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

CM No	/2024
In	
Service Appeal N	Io. <u>478</u> /2024

Shughla Hussain D/o Ghulam Hussain, PST GGPS, Dogar Kurram Agency.

.......... Appellant / Applicant

#### **VERSUS**

- 1. The Govt of Khyber Pakhtunkhwa, through Secretary Elementary & Secondary Education, Civil Secretariat Peshawar.
- 2. The Director, Elementary & Secondary Education, Civil Secretariat Peshawar.
- 3. The Distract Education Officer (Male), District Kurram.

  Respondents

APPLICATION FOR ALLOWING THE APPELLANT / APPLICANT TO SUBMIT THE ABOVE NOTED SERVICE APPEAL AND TO FIXATION / CLUBBING THE SAME BEFORE THIS HON'BLE TRIBUNAL WITH CONNECTED SERVICE APPEAL NO. 2099/2023 WHICH IS FIXED FOR 17.04.2024

## Respectfully Sheweth:

- 1. That the above noted Service Appeal were transmitted to this Hon'ble Tribunal as Service Appeal.
- 2. That as per directions of this Hon'ble Tribunal Separate Service Appeals were filed by the Applicants but the same was returned by the Office with objections.

- 3. That the counsel of the applicant lost contact with the Applicant / Appellant and the same Appeal were not submitted in time.
- 4. That same law point is involved in all the connected Service Appeals and to be decided accordingly.
- 5. That the connected Service Appeal No. 2099/2023 is fixed for 17.04.2024 before the D.B for arguments.
- 6. That valuable rights of the Applicant are involved in the present case and will face great hardship if the case / Appeal are not fixed with connected Service Appeal.
- 7. That there is no legal bar while accepting this present Application.

It is, therefore, most humbly prayed that on acceptance of this Application, the Applicant / Appellant may kindly be allowed to submit the above noted Service Appeal and to fixation / clubbing the same before this Hon'ble Tribunal with connected Service Appeal No. 2099/2023 which is fixed for 17.04.2024.

Applicant / Appellant

Through

ZARTAJ ANWAR

Advocate, Supreme Court

Of Pakistan

The appeal of Mst. Shughla Hussain received today i.e on 12.12.2023 is incomplete on the following score which is returned to the counsel for the appellant for completion and resubmission within 15 days.

- 1- Copy of first appointment order mentioned in para-1 of the memo of appeal (Annexure-A) in respect of appellant is not attached with the appeal be placed on it.
  - 2. Copy of regularization order mentioned in para-8 of the memo of appeal is not attached with the appeal be placed on it.

No. ->854/S.T.

Dt. <u>13/12</u>/2023.

REGISTRAR

SERVICE TRIBUNAL KHYBER PAKHTUNKHWA PESHAWAR.

M: Zarta Anwar Adv. High Court Peshawar.

## BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 478 /2023

Shughla Hussain...... Appellant

#### Versus

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S.#	Description of Documents	Date	Annexure	Pages -
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2.	Appointment order of appellant	24.04.2004		フーフタ
3.	Re-appointment order of appellant and others	28.10.2011		8-9
4.	Regularization/adjustment order of appellant	07.01.2016	•	10
5.	Departmental Appeal			//
6.	Impugned order	29.08.2018		/2
7.	Writ Petition No.4597-P/2018	17.09.2018		13-24
8.	Judgment in Writ Petition No.4597-P/2018	03.11.2022		25-27
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#### **Appellant**

#### Through

ZARTAJ ANWAR Advocate, Supreme Court 4<sup>th</sup> Floor, Bilour Plaza Peshawar Cantt Mob: 03319399185

Dated: \_\_/12/2023

# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR

Service Appeal No. 478 /2023

#### Shughla Hussain D/O Ghulam Hussain,

PST GGPS, Dogar Kurram Agency,

#### Versus

#### 1. The Govt. of Khyber Pakhtunkhwa

through Secretary, Elementary & Secondary Education, Civil Secretariat, Peshawar.

#### 2. The Director,

Elementary & Secondary Education, Khyber Pakhtunkhwa.

The District Education Officer (Male), 3.

SERVICE APPEAL UNDER SECTION-4 OF THE KHYBER PAKHTUNKHWA SERVICE TRIBUNALS ACT, 1974 AGAINST THE IMPUGNED ORDER DATED 29.08.2018 WHEREBY DEPARTMENTAL REPRESENTATION OF APPELLANT DATED 22.03.2017 FOR COUNTING OF HIS PREVIOUS SERVICE FOR THE PURPOSE OF PENSION, INCREMENTS, PAY PROTECTION ETC. WAS UNLAWFULLY REGRETTED.

#### PRAYER:

On acceptance of the instant appeal, the impugned order dated 29.08.2018 may kindly be set aside and Respondents be directed to act in the matter in accordance with law and to count the previous service of the appellant for the purpose of pension, increments, pay protection etc. with all back benefits.

#### Respectfully Sheweth,

- That way back in 1998, the Govt. of Pakistan launched a Project i.e. Opening Community 1. Schools in FATA under the Annual Development Program. Since then till 20.10.2010 as many as 956 Community Schools were opened throughout ex-FATA wherein 1912 teachers at the ratio of 02 teachers/per School were appointed. The appellant being eligible was also appointed as Primary School Teacher BPS-7 vide order dated 24.04.2004 (Annex:-A) after observing all the codal formalities.
- That after appointment of the appellant, he performed his duty to the entire satisfaction of 2. high-ups inspite of the meager salaries and during his stint no complaint whatsoever was voiced against him from any quarter. Moreover, the Department also prepared proper Service Book wherein all the necessary entries were made from time to time including Annual Increments.

- 3. That during 2009, the ex-FATA in particular and the adjoining settled areas in general were immersed in devastating terrorism at the hands of miscreants. Many Schools in the ex-FATA were blown up and people at the area became IDPs as immediately thereafter military operation was launched in the area. Many Community Schools became non-functional and thus were closed down and the teachers therein were directed to be issued Notices of one month as is evident from the letter dated 15.11.2010. Similarly, rumors erupted in the area that many Community Schools are ghost Schools without any physical presence. In view of the situation ibid, all Agency Education Officers were directed vide letter dated 13.12.2010 to terminate the services of all teaching and non-teaching staff of the Community Schools irrespective of the fact whether the Schools were functional or non-functional.
- 4. That after a few days, thereafter, scrutiny of the working Community Schools was started vide circular letter dated 12.01.2011 whereby it was decided to carry out meaningful scrutiny/verification of Community Schools all over ex-FATA. The Committees were constituted under the Chairmanship of Political Agent/ Additional Political Agent with Members comprising of Representative of LEA, Agency Education Officer and Member from the teaching community. Fixed timeline was given for the entire verification process. The TORs of the Committee were to ascertain the functional Schools, to physically verify the enrolment of students in those Schools and to physically check the presence of teachers.
- 5. That granted that some Community Schools were non-functional but instead of closing down same, the entire Community Schools were closed down and all the teaching/non-teaching staff was laid off indiscriminately. Thus the Community School Teachers who regularly performed their duties and whose Schools were never non-functional like appellant and others, agitated the matter before the high-ups. A large number of teachers staged a sit-in before the National Assembly at Islamabad for several months. Similarly, the local elders of ex-FATA also raised the issue of closing down Schools in their areas adversely affecting their kids without any just reasons. However, the matter was delayed inspite of the timeline given in the letter ibid.
- 6. That finally the Scrutiny Committees completed the process of verification and made recommendations for re-opening of the Schools. In pursuance of the recommendations ibid, out of 956, 742 functional Community Schools were reopened. Consequently, the ex-FATA Secretariat vide letter dated 12.09.2011 directed all the Agency Education Officers to reappoint those Community School Teachers who were working in the operational Community Schools but closed on 31.12.2010 without any fresh recruitment process. Later on another circular dated 06.10.2011 was also issued by the Directorate of Education FATA Secretariat. Re-appointment order of the appellant and others dated 28.10.2011 (Annex;-B). It will not be out of place to mention that the Department was required to have first carried out verification process and then to close down the non-functional Schools and terminate the teachers therein.
- 7. That the issue of Community School Teachers was also debated in the Standing Committee of the National Assembly on SAFRON held on 21.12.2011 wherein in Para No.10, the Committee raised concern over the plight of Community School Teachers and directions were

made to regularize their services including their past service and grant of graded pay to them. Similarly, the Senate Standing Committee on SAFRON also discussed the issue in its meeting held on 09.03 2012 and directed for solving the problem of their dues and regularization. In the meanwhile, a Summary was also processed for the approval of the Governor Khyber Pakhtunkhwa for regularization of Community School Teachers which was approved on 30.04.2012 and duly notified vide Notification dated 11.05.2012 with the following directions:-

- 1. The available regular vacant PST (BS-7) posts in the Primary/Middle Schools in FATA will be filled up from amongst the Community School Teachers and no fresh candidate considered for recruitment till all the eligible Community School Teachers are absorbed against regular posts in their respective Agencies/FRs.
- 2. The non-local eligible Community School Teachers shall be considered for re-appointment against the regular vacant posts of PST (BS-7) after adjustment of local qualified teachers.
- 3. The services of the un-qualified teachers shall be dispensed with.
- 4. The Community Schools whose teachers are appointed and shifted to other Schools against regular posts, would be closed down.
- 5. The respective Community Schools students would be shifted to nearby regular schools and no further recruitment of Community School teachers will be made.
- 8. That thereafter in the light of the Policy ibid, subsequent letters dated 02.09.2013, 29.10.2013 regularization process started and the Community School Teachers were appointed from time to time against the regular sanctioned posts. The appellant was also regularized/adjusted vide order dated 07.01.2016 (Annex;-C). However, after regular appointment fresh Service Book was prepared wherein the relevant entries were made.
- 9. That since the previous long continuous service of the appellant was altogether ignored without any just and legal cause resulting into loss to the appellant, therefore, he preferred a Departmental Appeal (Annex;-D) to the Director Education FATA which was processed and accordingly referred to an Appellate Committee for recommendations. The appeal was however, rejected on the recommendations of the Appellate Committee and communicated to the appellant vide impugned order dated 29.08.2018 (Annex;-E).
- 10. That the appellant and his other colleagues being aggrieved of the impugned order ibid, filed Writ Petition No. 4597-P/2018 (Annex;-F) on 17.09.2018 before the Peshawar High Court, Peshawar which remained pending for about four long years and vide Judgment dated 03.11.2022 (Annex;-G) the Writ Petition was disposed of with the following directions:-.
  - "6. Accordingly, by now the Petitioners have acquired the status of civil servants and the relief claimed through the instant petition relates to enforcement of their terms and conditions of service. This Court under Article 212 of the Constitution of Islamic Republic of Pakistan, 1973 has no jurisdiction to interfere in the matter. However, this case is pending before this Court since 2018, therefore, instead of dismissing this petition on question of jurisdiction, this petition be transmitted to worthy Khyber Pakhtunkhwa Service Tribunal for adjudication on

# merit. Copy of this petition be retained in office while the original file along with the annexure be sent to the worthy Tribunal."

11. That appellant being aggrieved of the impugned order dated 29.08.2018, files the instant Service Appeal inter-alia on the following grounds:-

#### **GROUNDS:**

- A. That Respondents have not treated appellant in accordance with law, rules and policy on subject and acted in violation of Article 4 of the Constitution of Islamic Republic of Pakistan, 1973 and unlawfully refused to count the previous service of the appellant for the purpose of pension, increments, pay protection etc. which is unjust, unfair and hence not sustainable in the eye of law.
- B. That under Rule 2.3 of the pension Rules 1963 "temporary and officiating Service followed by confirmation counts for pension." Interestingly under Rule 2.5 of the Rules ibid ½ of the period of apprenticeship, qualify for pension. Likewise period of training, leave, Deputation, suspension for pension as per ibid Rules 2.6, 2.7, 2.9, 2.10. The same issue has been decided by the Peshawar High Court in numerous Judgments with direction to Respondents to pay pension to the families of deceased civil servants while for the retired employees whose cases were referred to the Department for extending the same relief to them. Thus the appellant is also entitled for the same relief under the law of consistency and equality before law. Moreover, the Government of Khyber Pakhtunkhwa Finance Department by means of Notification dated 22.05.2019 has taken decision in light of Judgments passed by this Peshawar High Court in identical cases.
- C. That this Tribunal has also rendered judgements in numerous service appeals filed by similarly placed community school teachers ciaiming the same benefits and the Tribunal has allowed those appeals and granted the same relief to those community school teachers, therefore, appellant is also entitled for the same relief under the law laid down by the Tribunal. There are also judgments on the same subject-matter delivered by the Hon'ble Supreme Court of Pakistan.
- D. That in 1990s the Provincial Govt. had formulated the policy of appointing untrained teachers due to non-availability of trained teachers on fixed pay basis and later on would allow graded pay on acquiring the requisite qualification. The untrained period of service was subsequently counted for the purpose annual increments vide circular dated 30.10.2009, Thus the fixed pay service has to be considered for the purpose of annual increments and consequently countable towards pension as done in the case of large number of other teachers.
- E. That there is no service break from the date of initial appointment till date with the slight break which was due to the inadvertence on the part of the Respondents because the Community School of the appellant was never non-functional. However, mistakenly the same was closed down on 31.12.2010 but immediately thereafter the survey was started on 12.01.2011 and it was clarified that the School of the appellant was functional and therefore, the appellant was restored to his service on 28.10.2011 without fresh process of recruitment.

Thus the appellant has at his credit more than 20 year service which is pensionable under the law.

- F. That appellant has served the Department since date of his initial appointment with full dedication and is entitled for the pensionary benefits under the law but then Respondents have unlawfully refused the same to the appellant which is unlawful, arbitrary and hence not maintainable under the law.
- G. That the case of appellant which is identical in nature with those cases where similarly employees have been extended the same benefit by the Tribunal as well as High Court and Supreme Court of Pakistan, therefore, the appellant is also entitled to the same relief as per the judgments in the cases of "Hameed Akhtar Niazi ...Vs...The Secretary Establishment Division, Government of Pakistan and others" reported in 1996 SCMR 1185 and in the case of "Tara Chand and others...Vs... Karachi Water and Sewerage Board, Karachi and others" reported in 2005 SCMR 499 and another Judgment reported in 2009 SCMR 1 & 2022 PLC (CS) 610 (SC) wherein it has been laid down that when a Tribunal or Court decides a point of law relating to the terms of service of a civil servant which covered not only the case of the civil servants who litigated, but also of other civil servants, who might have not taken any legal proceedings, the dictates of justice and rules of good governance demand that the benefits of the decision be extended to the other civil servants, who might not be parties to the litigation instead of compelling them to approach the Tribunal or any other forum.
- H. That appellant would like to offer some other additional grounds during the course of arguments when the stance of the Respondents is known to the appellant.

It is, therefore, humbly prayed that the instant appeal may graciously be accepted as prayed for above.

Any other relief as deemed appropriate in the circumstances of case not specifically asked for, may also be granted to appellant.

Appellant

Through

ZARTAJ ANWAR Advocate, Supreme Court Of Pakistan

&

IMRAN KHAN Advocates, High Court

Dated: /12/2023

# BEFORE THE KHYBER PAKHTUNKHWA SERVICE TRIBUNAL PESHAWAR Service Appeal No. /2023

Versus	

#### **AFFIDAVIT**

I, do hereby solemnly affirm and declare on oath that the contents of this Appeal are true and correct to the best of my knowledge, and nothing has been concealed from this Hon'ble Tribunal.

Deponent

# OFFICE OF THE AGENCY EDUCATION OFFICER KURR, ALAGENCY PARACHINAR App<u>ointment Order,</u>

Consequent upon the approval by the Political Agent Karram Agency the appointment of the following PTC teachers is hereby ordered purely on contract basis in the interest of public service at Rs.3466/-per month fixed with effect from 15/5/2004 or date of taking over charge.

•	A	- 1.004 15/5/2004	or date of taking over charge .
•	S.No. Name of candidate	t 19	and or or clinible
	1 Gulbed Shah		School
	2 Naik Ahmad	Izal Snah	GPS Terilang
	3 Wahab Gul	Guli Khan	GPS Lilgada
	4 M.Ashraf Khan	Khungb Gul	, par a cligada
	5 Fazal Wahld	Noor M.Khan	GPS Spirket
	6 Qasim Mohd	Abdullah Khan	CPS Khaw Kali
	7 Gran Isl	Nazir Mohd	CS Barazoona
- 1	7 arong Khan	Mir Asyhar	GPS Jilamaya
ŀ	8 Abdul Cayum	Muhahal Khan	GHS Manton
-	9 Khalil ur Rehman	Khawaja Noor Sh	GMS findo
-	10 Faroog Mohd	Arab Gul	
-	11 Ihsanul Hag	Mohd Jan	CMS Sanda Ghar
-	12 Hazrat Umar	Siraj Gul	GPS Mahrani
-	13 Saleem Khan	H.Hakim Khan	, GPS.Surmai
	14 Shamsul Islam	Mohd Idraes	GMS Dout Ragh
4	15 Daulat Shah		GMS Plaseen
	16 Rashid Gul	- Mughal Shah	GPS Toude Obe
_	17 Hanifur Rehman	Alif Gul	QS Durani
	18 Sabir Gul	Jalil Khan	S Kimal Baza
	19 Sher Qayum	Noor Gul	_   GPS Koda
_	20 Abdul Qayum	Kazim Khan	GPS Stanton 2. The April 12
	21 Rehmal Khan	Azam Khan	GPS Star Kali (Avidara)
	22 Khan Bahadar	Gulbai Khan	GS Journal Boza
	23 Mir Alam	Sikanda: Khan	- Ups Dremani
	24 Habibur Rehman	Panakaai	GPS Surmai
	25 Noor Khalig	Spid Klass	GPS Sarpaldi No.2
	2GMunir Gul	Muhahai Khan	CHS Dogar
	7 Rehmat Ali	Noor Khan	——— GPS Lantag
د کل:	PROUNT AI	Abdullah Khan	GMS Gawaki
	8 Gul Haider Jan	Ghazee Marjan	She star Juman
	9 ivgor Mohd	Hayat Shah	GPS Toude Obe
	OAbdur Raziq Khan	Shah Mahmood	GPS Zura Meta
3	Mar Jan	H.Gul Mar Khari	GPS Daya
3/	Mohd Ishaq	H.Hamid Khan	GPS Barazoona
-30	Gul Janan	Sardar Khan	GIS Badama
34	Noor Ahmad Shah	Rehmat Shah	GPS Jawdara
1 30	Bashir Manan	Mooran I	GPS Chaper Kali
36	Amir ur Rehman	Nooran Jan	GHS Bodany
3/	Mukish Khan	Fazal Rohman	GPS Cham Kali
38	M.Munir Khan	I.al Baz	CNiS Takhtoo
39	Zarif Khan	M.Malik Khan	GPS Dogar
40	Hashim Khan	Zahir Shah	Ghis Angori
- 41	Vik Alzal	Halizullah Khan	GPS (dynamics)
12 F	Rashid Mohd	PLMir Alcor	GPS Khriwaga China
43 -	laji Gul	H.Mohd Rasan	GPS No.3 Dargai
-		Sher Mal Gul	GA1 William
		•	GAL Plurecuin

44 Atals Khan Mingr Khan 45 Mohd Faroog CS Darani 146 Sharif Gul Islam Shah GPS Farcham Kali Rasool Gul 47 Amjad Khan GPS Murghan Mir Abbas 48 Akhtar Badshah GPS Johan China Zorbad Shah 49 Zahibur Rehman CPS Nike Zigraf Abdui Janan 50 Taj Mohd CS Barazoona Khial Mohd 51 Naeem Khan GPS Spirkot Meta Khan 52 Hidayalullah GMS Бага Gulab Klian 53 Habibur Reilman GPS Machki Kali H.Said Janan GPS Wam Alisherzai GPS Torali 54 Latifullah Lal Khan 55|Abdul Salar H.Gul Baz 56 Malak Khan CPS Dupa H.Allah Baz 57 Zahir Shah GPS sam Khakak Ghafoor Khan 58 Oadir Gul GPS Kolmiran <u>Nadir Gul</u> Terms & Condition GPS Said Ali Mela The appointment is purely made on contract basis. 2

The agreement will be renewed on yearly basis.

These posts are non transferable.

Their services will be terminated with out any notice .

Their age should be hetween 18-40 ye us 6

They should produce their Health and age Certificate from MS AHQ Hospital Parachmar Being a project scheme reflected in the ADP merit has been in intained on test and

interview basis and have been selected those candidates who have second if e higher marks

Findst No 2877-7434 /EDU Dated

Political Agent Kurgam Agency

Director of Education FATA, NWFP, Pediawa

APA Upper Kurram Agency

Agency Accounts Officer Kurram Agency

Teachers concerned

AAEOs concerned Accountant local office Agency Education Officer Kuram Agency Parachmar

Agency Education Officer Kuriam Adency Parachinar

11

#### OFFICE OF THE ADD: AGENCY EDUCATION OFFICER LOWER & CENTRAL KURRAMIAGENCY.

## RE-APPOINTMENT ORDERS.

AMBRI B

Consequent upon Director of Education FATA Peshawar Endst: No 6487-99 dated Pesh: the 06-10-2011. Reopening of functional Community School In Lower & Central Kurram Agency ADP No 196. The following PTC teachers male & female of functional Community schools recommended by scrutiny committee is reappointed in the schools noted against their names in BPS-7 with SSC/PTC and BPS-9 with FA/FSC/PTC with effect from 01-10-2011.

C.W-	Noma	Desig	School	Remarks	
S.No	Name Sultan	PTC	FCS Sra Ghurga Lower Kurram	· ·	
1	Najma Sultan	PTC	FCS Mehboob Ali Khan L.K	<u> </u>	
	Khalida Jan	PTC	do		
3	Guli Laila	PTC	FCS Akbat Abad LK	1	
4	Sajida Rehman	PTC	do		
5	Gul Shan Ara	PTC	FCS Char Khel L.K		
6	Seema Gul	PTC	do	:	
7	Somaya		FCS Paraw L.K		
8	Rabia Taj	PTC	FCS Arwaza Central Kurram	1	
9	Saeeda Majeed	PTC	do		
10	Abida Hussain	PTC	FCS Sarak Central Kurram	<del>-} </del>	
11	Nazia Khatoon	PTC	do	-	
12	Abida Begum	PTC		<del></del>	
13	Haleema	PTC	FCS Zangai Central Kurram		-
14	Seema	PTC	do		+ : - :
15	Muhammad Raza	PTC ·	MCS Khazeena C.K	11	
16	Muhammad Zubair	PTC	do	<del></del>	<del>                                     </del>
17	Ghusia Afzal	PTC	FCS Koda Central KUrram	<del>  </del>	1
18	Noor Jehan	PTC	FCS Doll Ragha C.K	1	
19	Kusar Farid	PTC	do	<u> </u>	<del> </del>
20	Saveera	PTC	FCS Alwara Mella C.K	1	
21	Hafsa Bibi	PTC	do	<u> </u>	<del> </del>
22	Bibi Hawa	PTC	FCS Khoja Mohd Khan C.K	<del></del>	
23	Gul Nar Begum	PTC	do	<u>'</u>	4
24	Shakeela Rehmat	PTC	FCS Kimal Baza C.K	<u> </u>	
25	Fazeelat	PTC		<u> </u>	`-
26	Rubeena	PTC		1	
27	Zainab	PTC	FCS Dago Kali		i
28	Muntaha .	PTC	do	1	
	Shagufta Rani	PTC	FCS Shamkanri C.K	1	
29	Fatma	PTC	do		<u> </u>
30	Razia Malik	PTC	FCS Gawdar Central Kurram		
31	Uzma Akbar	PTC	do		
32		PTC	FCS Pass Mella C.K	i	
33	Somia	PTC	do	-	
34	Homira	PTC	FCS Paloseen		
35	Gohar Simab		do	: [	1
36	Rifat Naz	PTC	·		ř /"
	Rahat Nazir	PTC	FCS Chapper C.K	+	
38	Yasmeena	PTC	do		The state of the s
39	Waheeda Jan	PTC	FCS Nargis Central Kurram	<del>                                     </del>	
40	Rahat Jan	PTC	do	1	
41	Parveen	PTC	FCS Dand Ghundakai C.K	<del>                                     </del>	
.42	Habib Khan	PTC	MCS Tanorak Central Kurram .	<u> </u>	
43	Zarif Khan	PTC	do	1	<u> </u>
44	Shah Khalid	PTC	MCS Khakak C.K	1	
45	Dawlat Khan	PTC	do		<u> </u>
46	Sardar Khan	PTC	MCS Ghowaya Ghara C.K	1	
47	Mimullah Khan	PTC	do	1	
L	Nabi Rehman	PTC	MCS Dand C.K	11	
48					

		PTC	MCS Sultanai C.K
50	Maqbool Khan		do
51		PTC	
52	Muhammad Younas	PTC	MCS Mella C.K
53	Muhammad Tariq	PTC	do
541/	Noor Mar Jan	PTC	MCS Ghujalai C.K
55	Hidayatullah	PTC	do
56	Nizam u Din	PTC	MCS Gardaghonai C.K
57	Rehmat Janan	PTC	do
58	Tahir Gul	PTC	MCS Mandara C.K
59.	Multan Aurang	PTC	do
60	Rashid Khan	PTC	MCS Sara Dara C.K
61	Hamid Gul	PTC	do
62	Muhammad Ayaz	PTC	MCS Zawkai C.K
63	Sulaiman	PTC	do
64	Bibi Fatma	PTC	FCS Avidara C.K
65	Meena Gul	PTC	FCS Pastawani C.K
66	Lubna Aziz	PTC	FCS Takhtoo C.K
67	Amina	PTC	FCS Gawaza C.K
681	Sharif Gul	PTC	MCS Wrasta C.K
69	Shughla Hussain	PTC	do
70\		PTC	MCS Barizona C.K
71	Izat Shah	PTC	do
72	Lal Mar Jan	PTC	MCS Tandai C.k
73	Shaheen Habib	PTC	do
74	Hashmeen Gul	PTC	MCS Warn Sweri C.K
75	Sher Rehman	PTC	do
76	Muhammad Aslam	PTC	MCS Chana Dara
77	Laig Khan	PTC	do
78	Sunat Gul	PTC	MCS Chapper Sweri C.K
79	Zahib Rehman	PTC	do
L.,			

#### Terms & Conditions.

- 1. Their salaries will be based on the project based package :
- No running salaries will be allowed.
- Their service purely on temporary bases and liable to termination at any time without any prior notice.

H

- Their salary will be paid according to approved PC-1
- If they failed to take over charge within 15 days, their appointment will automatically be considered as cancelled.
- Charge report should be submitted to this office.

Endst: No 1902-86/Edu Dated 21/10/2011

Copy forwarded to the:-

- 1. Director of Education FATA Peshawar.
- Agency Account Officer Kurram.
- 3. Add:Political Agent Kurram.
- Teachers concerned.
- Accountant local office sadda.
- Office file.

Add:Agency Education Officer Sadda Kurram Agency.

Add:Agency Education Officer Sadda Kurram Agency.

Harvier; C

## OFFICE OF THE AGENCY EDUCATION OFFICER KHYBER AGENCY AT JAMRUD.

## SERVICES REGULARIZATION /ADJUSTMENT ORDER

Consequent upon Notification No. SO (E)/SSD/CSTR-99-108/ dated 11/5/2012 issued by Secretary Social Sector Department FATA Secretariat Peshawar and subsequent approval received from Directorate of Education FATA vide No.2085-90 dated 29/10/2015 the Services of the following Local (Male) Communal School Teachers of Tehsil Bara are hereby Regularized/Adjusted against regular vacant, PST posts, in the Schools noted against their names from, Tehsil-Wise merit list, purely on temporary basis in BPS-07 (7490-415-19940) plus usual allowances as admissible under the rules with immediate effect.

ЗH	Name i	[	Father Name	Name of Community School	Posting at Regular School	Remarks
0,11	1	į			1	
i , .	Munawar h	(nan	Khan Afzal	BCS Mughal Jan Tora Wala Ziouddin	GMS Too! Dhand BOK Bara	Vacant
; '						
				BCS Khushal Khan BQK	1	
: 2	Anzar Gul		Zər Din		GMS Zav. a Akak Khel Bara	Vacant .
	1 1		1	1 .		1 .

#### TERMISICONDITIONS.

- 1 The appointments of the candidates are made purely on temporary basis.
- 2 They will not be entitled to get pension gratuity benefits, however G.P.Fund will be deducted as per rules.
- 3 Charge report should be submitted to all concerned.
- 4 All kinds of documents would be verified from the concerned Boards/University before the drawal of their salaries.
- 5 Idealth and Age certificate should be produced to this office to be obtained from the Agency Surgeon Khyber Agency.
- 6 Their age should be according to the Govt: policy.
- 7 If they failed to report their arrival within 15-days, of the issuance of this Order, their appointment order will be automatically considered as cancelled.

AGENCY EDUCATION OFFICER KHYBER AGENCY AT JAMRUD

Endst:No. 560-661 Community

Copy of the above is forwarded to the: -

- Director Education (FATA) at Peshawar.
- 2 Political Agent Khyber Agency at Peshawar.
- 3 Agency Accounts Officer Khyber Agency at Jamrud.
- 4 AAEO (Male) concerned:
- 5 Superintendent Local Office
- 6 Accountant/Pay Clerk concerned.
- 7 . Official concerned.

Dated 071 0/ 12016

AGENCY EDUCATION OFFICER KHYBER AGENCY AT JAMRUD

ا ا Better Copy of the Page No. بخضور جنائب ڈائر مکٹرا بحو کمیشن صاحب جمیر پختونخو ایشاور

بناب عالياني

درخواست برائے سابقہ مروس Benefit and increments بحال

مود بازاً راش ہے کہ ہم عرصی گزار PST اما تذہ کرام دی سال سے زا کہ عرصہ تک سلسل کے ساتھ قبائل اعظام سے کہ ہم عرصی گزار جیک میں بادہ اس مرائیا موری کے دیا اور دیگولائز بیش کیٹی کے سفارشات اور گورز خیر بختو تو اکے اخلاف کی روشی کی کے بیٹ ایس کا ترکید بھی تو ایک اخلاف کی روشی کی کوئی سے مردی ریکولو ایڈ جیٹر شامی کا میں سلیم کیا گیا جس کی روشی کی بول سے مولی مردی کی تو کی موری کا موری کا موری کا موری کی موری کے دیا ہے موری کا موری کی موری کا موری کا موری کا موری کا موری کی موری کا موری کا موری کا موری کی موری کا موری

GOVT of KPK, FINANCE-DEPARTMENT (REGULATION WING) Endst No.FD(PRC) 5-2/2002

Dated Peshawar The dated 30-10-2009

- (1) GRANT OF ANNUAL INCREMENT TO FIX PAY TEACHERS IN THE LIGHT OF SUPREME COURT JUDGMENT (That all those teachers who were appointed on fix pay and were subsequently regularized against their posts, on acquiring completing requisite training successfully, would be entitled for such benefits of annual increments from the date of the first appointments as such but without arrears
- (2) As per S No. 10 of the recommendation of the standing committee of SAFRON held on 21 st. December, 2011 at the parliament. House Islamabad (FIA) FATA Secretariat should regularize the service of the Community School Teachers including their previous services and granted salaries as per previous practice without further delay
- (3) As per S No 4 of the senate standing committee of SAFRON date 09-03-2012 finally committee advised that problem of communal teachers serving in FATA school may be solved by clearing their all duse and regularization of their service etc.

(4) مراسل نمبر 6006-5994 مورور 1 12/10/201 كيول سكول براجيك مين دوباره بقيمات اسائده كي سابقة براجيك المتخريك مزون كو Valuable/Countable حميم كيا كيار

(5) تراسان 2085-90 مؤدند 29/10/2015 إدر تراسل من 10380 مندند 02/09/2013 عن وضاحت بتوجود بي كيونل اسا قذه مروس الم

البنرامندرجه بالأشوابة وهاكن يحكروثن من إن إساتذه كسابقة مروس معه بقايا جات ادائيكي كاحكامات صادر فرما كرانصاف كابول بأياكيا جائية \_

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No.

29-8-18

DIRECTORATE OF EDUCATION
NEWLY MERGED TRIBAL DISTRICTS
WARSAK ROAD PESHAWAR, PAKISTAN
PHONE. 091-9210166 FAX 091-9210216

/Date Pesh: the /

/2018

#### NOTIFICATION.

The Competent Authority is pleased to regret the appeal of the community teachers for their regularization from retrospective effect on the recommendations of the appellate committee in the meeting held on 20/7/2017 as not admissible under the rules and policy.

DIRECTOR EDUCATION NMTD

Dated Pesh: the 39 / 08 /2018.

Endst: No. 11096-99

Copy forwarded to the:-

- 1. District Education Officer, Khyber District.
- 2. PA to Director Education NMTD.
- 3. Teachers concerned.

Deputy Director (Estab.)

14-

### IN THE PESHAWAR HIGH COURT, PESHAWAR

Anales. F

W.P No. 145972018

- Anzar Gul S/O Zar Din, PST,
   Government Primary School,
   Saeed Ullah Jan Kalley,
   Bara Khyber Agency.
- 2. Sadiq Ahmad S/O Sher Jan, PST,
  Government Primary School
  Toor Dara Jamrood Khyber Agency.
- 3. Khial Gul S/O Zahir Shah, PST,
  Government Primary School Toor Dara,
  Jamrood Khyber Agency.
- 4. Mohlbullah S/O Ihsan Ullah, PST,
  Government Primary School Toora
  Tara Jamrood Khyber Agency.
- 5. Irat Khan S/O Ilyas Khan, PST,
  Government Primary School Jani Khel,
  Jamrood Khyber Agency
- 6. Muhammad Jan S/O Allah Baz, PST,
  Government Primary School Nazar
  Kalley, Landi Kotal Khyber Agency
- 7. Arman Gul S/O Lai Mat Khan, PST,
  Government Primary School
  Rekaley Jamrood Khyber Agency.
- 8. Ameen Shah S/O Mustan Shah, PST,Government Primary SchoolChoora No. 03, Jamrood Khyber Agency.
- Rehman Gul S/O Ghirat Gui, PST,
   Government Primary School Attari,
   Jamrood Khyber Agency.
- 10. Sabit Khan S/O Gul Mar Jan, PST,
  Government High School Choora,
  Jamrood Khyber Agency.

ES DAVINER Court

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- 11. Shah Wall S/O Payo Noor, PST,
  Government Primary School
  Flazoo Kalley, Jamrood Khyber Agency.
- 12. Sajid Ahmad S/O Payo Khel, PST,
  Government Primary School Wazir
  Dand, Jamrood Khyber Agency.
- 13. Noorat Khan S/O Awal Khan, FST,
  Government Primary School
  Jawara Mania, Jamrood Khyber Agency.
- 14. Mushtaq Ullah S/O Abdul Qahar, PST,
  Government Primary School
  Nawar Manla, Jamrood Khyber Agency.
- 15. Tariq Khan S/O Khan Sahib Khan, PST,
  Government Primary School Khan Mast
  Kalley, Jamrood Khyber Agency.
- 16. Shufqat Ullah S/O Gul Said Khan, PST,
  Government Primary School Khadim
  Kalley, Jamrood Khyber Agency.
- 17. Jam Dad Khan S/O Jan Muhammad Khan,
  PST,Government Primary School Wallo Milla,
  Jamrood Khyber Agency.
- 18. Sher Zali S/O Khan Badshah, PST,
  Government Primary School Meer
  Ahmad Shah Kalley, Jamrood Khyber Agency...
- 19. Umar Khan S/O Lai Mat Khan, PST,
  Government Primary School Redi Gul
  Kalley, Jamrood Khyber Agency.
- 20. Saleh Jan S/O Khaista Meer, PST, Government Primary School Lashora Jamrood Khyber Agency.
- 21. Abdul Qadir S/O Abdul Jalil, PST,
  Government Middle School Sher
  Afzal Kalley, Jamrood Khyber Agency.
- 22. Muhammad Wakeel S/O Abdul Jalil, PST,
  Government Primary School Kambila
  Malagori, Khyber Agency.

Example Shawarigh Court

- 23. Fazale Rehman S/O Masooz Khan, PST, Government Primary School Mian Jaffar Shah Kalley, Jamrood Khyber Agency.
- 24. Istekhar Khan S/O Rooh Khan, PST, Government Primary School Pastoki, Landi Kotal Khyber Agency.
- 25. Farid Ullah S/O Kabai Sher, PST,
  Government Primary School Gulab
  Kalley, Landi Kotal Khyber Agency.
- 26. Serfarz Khan S/O Anwar Khan, PST,
  Government Primary School Jawara
  'Mela, Malagori Khyber Agency.
- 27. Janab Khan S/O Shoghli Maan Khan, PST, Government Primary School Lashora Jamrood Khyber Agency.
- 28. Samad Meer S/O Muhammad Said,
  PST, Government Primary School Lal
  Mat Kalley, Jamrood Khyber Agency.
- 29. Islam Gul S/O Nabat Khan, PST,
  Government Primary School Fazal
  Ahmad Kalley, Jamrood Khyber Agency.
- 30. Gulab Sher S/O Aqal Meer, PST,
  Government Primary School
  Malak Sardar Meer Kalley,
  Jamrood Khyber Agency.
- 31. Muhammad Saeed Khan S/O
  Enzar Gul, PST, Government Primary
  School Zabit Khan Kalley,
  Jamrood Khyber Agency.
- 32. Umar Said 5/O Sir Meer Khan, PST,
  Government Primary School
  Chapari, Jamrood Khyber Agency.
- 33. Hunar Said S/O Sir Meer Khan, PST, Government Primary School Kambila, Jamrood Khyber Agency.
- 34. Anzal Khan S/O Kazam Baig, PST,
  Government Primary School
  Gujjar Dand, Jamrood Khyber Agency.

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- 35. Fazal Rabi Khan, S/O Ghulam Nabi, PST, Government Primary School, All Masjid, Jamrood Khyber Agency.
- 36. Mir Habib S/O Fazal Khan, PST, Government High School Badshah Meer Kalley, Jamrood Khyber Agency.
- 37. Wazir Khan S/O Sald Ullah Khan,
  PST, Government Primary School
  Sandana, Bara Khyber Agency
- 38. Khyal Batt Khan S/O Doulat Khan, PST, Government Higher Secondary School Speen Dand, Jamrood Khyber Agency.
- 39. Samin Gul S/O Zar Khalil, PST,
  Government Primary School Sher
  Bahadar Kalley, Bara Khyber Agency.
- 40. Yar Muhammad S/O Mirza Gul, PST,
  Government Primary School Zareef Kalley,
  Bara Khyber Agency.
- 41. Muhammad Khan S/O Shaus Khan, PST,
  Government Primary School Raza Khan,
  Bara Khyber Agency,
- 42. Miraj Gul S/O Zain Gul, PST,
  Government Primary School Kotkal
  Tirah, Bara Khyber Agency.
- 43. Abid Khan S/O Zain Gul, PST,
  Government Primary School Zafar Khan
  Kalley, Bara Khyber Agency.
- 44. Hujat Khan S/O Samand Khan, PST,
  Government Primary School Azam Din,
  Bara Khyber Agency.
- 45. Said Ghani S/O Anar Gul, PST,
  Government Primary School Kotaki,
  Bara Khyber Agency.
- 46. Siraj Akbar S/O Muqeem Khan, PST,
  Government Primary School Mamal Mela,
  Bara Khyber Agency.

EXAL HIGH COURT

- 47. Karna Khel S/O Talib Shah, PST,
  Government Primary School
  Mashkanara Mela, Bara Khyber Agency.
- 48. Syed Ahmad S/O Lai Madar, PST,
  Government Middle School
  Sheen Kamar, Bara Khyber Agency.
- 49. Hameed Ullah S/O Afsar Khan, PST,
  Government Primary School Choora,
  Bara Khyber Agency.
- 50. Iqbal Hussain S/O Zar Muhammad, PST, Government Primary School Zangal Bara Khyber Agency.
- 51. Shahid Khan S/O Muqam Din, PST,
  Government High School Jafar Khan Kalley,
  Bara Khyber Agency.
- 52. Suleman Shah S/O Gul Badshah,
  PST, Government Primary School Pastoki,
  Bara Khyber Agency.
- 53. Shah Je Khan S/O Gul Zameer, PST,
  Government Primary School Zafar Kalley,
  Bara Khyber Agency.
- 54: Abdul Qayum S/O Rehmat Gul, PST,
  Government Primary School Gulab Khel,
  Bara Khyber Agency
- 55. Gul Amin S/O Angar Khan, PST.
  Government Primary School
  Khuramtan Kalley, Bara Khyber Agency.
- Government Primary School

  Yar Hamza Kalley, Bara Khyber Agency.
- 57. Raj Muhammad S/O Zahir Shah,
  PST, Government Primary School
  Kotkal, Bara Khyber Agency.
- 58. Bakht Mar Jan S/O Qandahar Khan, PST, Government Primary School Habib Shah, Bara Khyber Agency.

EXAMPLER COURT

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- 59. Raees Khari S/O Nauroz Khan, PST,
  Government Primary School
  Jafar Khan Kalley, Bara Khyber Agency.
- 60. Mir Akbar S/O Gui Akbar, PST, Government Primary School Zangai, Bara Khyber Agency
- 61. Muhammad Raziq S/O Noor Zada,
  PST, Government Primary School
  Baber Khel Kalley, Bara Khyber Agency.
- 62. Guli Jan S/O Baghwan Gul, PST,
  Government Primary School
  Zafar Kalley, Bara Khyber Agency.
- 63. Sharlat Khan S/O Lal Mar Jan, PST,
  Government Primary School
  Zafar Kalley, Bara Khyber Agency
- 64. Abdul Rehman S/O Paya Khan, PST,
  Government Primary School
  Bine Bara Khyber Agency.
- 65. Irfan Ullah S/O Chaman Khan, PST,
  Government Primary School Zangi,
  Bara Khyber Agency.
  66. Khaista Noor S/O Waliyat Shah, Walayet Shah
- 66. Khaista Noor S/O Waliyat Shah,
  PST, Government Primary School
  Hayat Mir, Bara Khyber Agency.
- 67. Gul Hameed S/O Noor Zaden, PST,
  Government Primary School
  Hukam Shah, Bara Khyber Agency.
- 68. Saeeda Jehanzeb D/O Jehanzeb, PST,
  Government Girls Primary School
  Yar Gul Khel Kalley, Bara Khyber Agency.
- 69. Sajid Ullah S/O Gul Samand, PST, Government Primary School Sandana, Bara Khyber Agency.
- 70. Zenat D/O Abdul Qayum, PST,
  Government Girls Primary School
  Hayat Shah, Bara Khyber Agency.

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- 71. Nadia Tabasum D/O Fazal Rahim,
  PST, Government Girls Primary School
  Sandana, Bara Khyber Agency.
- 72. Farzana Jabeen D/O Qamar Din, PST,
  Government Girls Primary School
  Sultan Khel, Bara Khyber Agency
- 73. Roeeda Gul D/O Zareen Khan, PST,
  Government Girls School Islam Gul,
  Bara Khyber Agency.
- 74. Rubina Shaheen D/O Faqir Muhammad,
  PST, Government Girls Primary School
  Amir Khan Kalley, Bara Khyber Agency.
- 75. Shakeela Bano D/O Ghulam Muhammad, PST, Government Girls Primary School Kapar Tangi, Bara Khber Agency.
- 76. Salma Khan D/O Dr. Khan, PST, Government Girls Primary School Mkkhar Kot, FR Tank.
- 77. Basroo D/O Muhammad Zaman, PST,
  Government Girls Primary School
  Payo Kot, FR Tank.
- 78. Zainab Bibl D/O Hussain, PST,
  Government Girls Primary School
  Nawaz Khan Korona, FR Tank.
- 79. Taj Bibi D/O Qalam Khan, PST,
  Government Girls Primary School
  Mussam Khan, FR Tank.
- 80. Amna Bibi D/O Esa Khan, PST,
  Government Girls Primary School
  Akram Khan, FR Tank.
- 81. Zaheena Sayed D/O Noor Muhammad Khan,
  PST, Government Girls Primary School
  Denak, FR Tank.
- 82. Ambareen Bibl D/O Ghulam Qadir, PST, Government Girls Primary School Ghulam Sahee, FR Tank.

EXAMPLER Shawar High Own:

- 83. Bilal Khan S/O Mamid Khan, PST,
  Government Primary School
  Shahbaz Kot, North Waziristan Agency.
- 84. Abdul Ghafoor Khan 5/O Gul Abad Khan,
  PST, Government Primary School
  Nelk Umar Kot, NWA.
- 85. Afrasiyab Khan S/O Akhtar Ali Khan, PST; Government Primary School Surma Jan Kot, NWA.
- 86. Aziz Ullah S/O Payel Khan, PST,
  Government Primary School
  Macha Khel, NWA.
- 87. Nor Zall Khan S/O Ghulam Jalil Khan,
  PST, Government Primary School
  Dewgar Saidgi, NWA.
- 88. Abdul Mutalib Khan S/O Sakhi Mar Jan,
  PST; Government Primary School
  Issor Kot, NWA
- 89. Muhammad Ilyas S/O Badluzaman,
  PST, Government Primary School
  Nimat Kot, NWA.
- 90. Muḥammad Ghufran S/O Inayat Ullah Khan, PST, Government Primary School Muḥammad Amin Kot, NWA.
- 91. Ubaid Ullah Khan S/O Niaz Bat Khan, PST, Government Primary School Khwaja Wani, NWA.
- 92. ! Gul Attaullah S/O Umar Khan, PST, Government Primary School , Muhammad Amin, NWA.
- 93. Hamid Ullah S/O Amir Muhammad, PST,
  Government Primary School
  Fazal Rehman, NWA.
- 94. Muhammad Zaman S/O Hazrat Khan, PST, Government Primary School Jalalabad Kot, NWA.

EXAMINER eshawat high court

- 95. Tehsil Khan S/O Bakhel Jan, PST, Government Primary School Payo Jan Kot, NWA.
- 96. Muhammad Aslam Khan S/O Gul Rehman,
  PST, Government Primary School
  Wali Mad Khan Kot, NWA.
- 97. Noor Sala Khan S/O Yaqoob Khan, PST,
  Government Primary School
  Niamat Kot, NWA.
- 98. Shah Wazir S/O Yaqoob Khan, PST,
  Government Primary School
  Mir Ali Camp, NWA.
- 99. Baz Muhammad Khan S/O
  Muhammad Azam Khan,
  PST, Government Primary School
  Ra! Khan Kot, NWA.
- 100 Abid Ullah Khan S/O Mir Kalam Khan, PST, Government Primary School Abdi Khel, NWA.
- 101, Javid Iqbal S/O Amir Akbar, PST.
  Government Primary School
  Fateh Khan Kot, NWA.
- 102. Amal Khan S/O M. Nawaz Khan,
  PST, Government Primary School
  Rai Khan, NWA.
- 103 Atta Muhammad S/O Ghulam Muhammad,
  PST, Government Middle School
  Khair Khel Kalley, NWA.
- 104. Khan Walli S/O Mir Sali Khan, PST,
  Government Primary School
  Darpa Khel Kot, NWA.
- 105. Pawan Din S/O Gul Zaman, PST, Government Primary School Zar Jam Khel, NWA.
- 106. Nazar Gul S/O Ajeeb Gul, PST, Government Primary School Hangu Kot, NWA.

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- 107: Amir Nawaz Khan S/O Akbar Khan,
  PST, Government Primary School
  Sakhi Marjan, NWA.
- 108 Arif Nawaz S/O Akbar Khan, PST, Government Primary School Mushki Alam, NWA.
- 109 Muhammad Ayaz Khan S/O Arsala Khan, PST, Government Primary School Noor Khan, NWA.
- 110. Jahan Baz Khan S/O Rameez Khan,
  PST, Government Primary School
  Hakeem Kot, NWA.
- 111 Hidayat Ullah S/O Pakhar, PST Government Middle Primary School Patas Kot, NWA.
- 112, Agal Zaman S/O Khushal Khan,
  PST, Government Primary School
  Abdullah DIn, NWA.
- 113 Mir Shah jehan S/O Khyal Khan,
  PST, Government Primary School
  Sakhi Mar Jan, NWA.
- 114 Zahid ud Dln S/O Ahmad Kaleem,
  PST, Government Primary School
  Syed Khan Kot, NWA.
- 115 Janat Khan S/O Mir Azam Khan,
  PST, Government Primary School
  Shahadat Kot, NWA.
- 116. Amir Salah Khan S/O Sharen Khan, PST, Government Primary School Usman Khel, NWA.
- 117: Hazrat Ullah S/O Sahib Khan, PST,
  Government Primary School
  Garyum, NWA.
- 118. Muhammad Ihsan S/O Sharen Khan,
  PST, Government Primary School
  Muhammad Daraz, NWA.

wp4597 2018 Anzar Gull vs DG USB 70 pags

EXAMINER eshawar High Coun

- 119. Nor Hayat Khan S/O Nawab Khan, PST, Government Primary School Zaman Khan Kot, NWA.
- 120. Ata Ullah Jan S/O Maiz Ullah Khan, PST, Government Primary School Walli Mad Khan, NWA.
- 121: Farmanullah S/O Toor Jan, PST, Government Primary School Zaman Khan, NWA.
- 122. Sarfaraz S/O Gul Raheem, PST, Government Primary School 'Noor Khan, NWA
- 123 Muhammad Kamal Khan S/O M. Alam, PST, Government Primary School Gulab Khel, NWA.
- 124. Muhammad Asghar S/O Sayed Wali, PST, Government High School Ghondi Jamrood Khyber Agency.
- 125. Ezat Shah S/O Nooram Shah, PST, Government Primary School Arak, Kurram Agency.
- 126 Multan Aurang S/O Gul Samand,
  PST, Government Primary School
  Chapre, Kurram Agency.
- 127 Daulat Khan S/O Bahadar Khan, PST, Government Primary School Kamal Baza, Kurram Agency.
- 128: Nor Mar Jan S/O Gul Mar Jan, PST, Government Primary School Mir Bagh, Kurram Agency.
- 129, Shughla Hussain D/O Ghulam Hussain,
  PST, Government Girls Primary School
  Dogar, Kurram Agency.
- 130 Muhammad Zubair S/O Dilbar Khan, PST, Government Primary School Dagari No. 03, Kurram Agency

EXAMINER COUNTY TO THE COUNTY THE PROPERTY T

- 131. Gul Halder Jan S/O Ghazi Mar Jan,
  PST, Government Primary School
  Dagari, Kurram Agency.
- 132. Noor Khan S/O Zari Gul, PST, Government Primary School Mir Bagh, Kurram Agency.
- 133 Shareef Gui S/O Gul Mar Jan, PST,
  Government Primary School
  Kalat Mir Bagh, Kurram Agency.
- 134 Tahir Gul S/O Akhtar Gul, PST, Government Primary School Pastwan, Kurram Agency.
- PST, Government Primary School Super Kot, Kurram Agency.
- 136 Magbool Ahmad S/O Muhammad Jan,
  PST, Government Primary School
  Sher Khan Mir Bagh, Kurram Agency.
- 137 Gohar Simab W/O Doost Muhammad,
  PST, Government Girls Primary School
  Shahbaz Samma, Kurram Agency.
- 138 Riffat Naz W/O Sheeren Badshah, PST, Government Girls Primary School Shahbaz Samma, Kurram Agency.
- 139 Gul Zahra D/O Zameen Akbar, PST, Government Girls Primary School Kagawaga, Kurram Agency.
- 140! Hussan Par D/O Nasir Hussain, PST, Government Girls Primary School Dall, Kurram Agency:
- 141. Nighat Naseem D/O Laiq Hussain, PST,
  Government Girls Primary School
  Lar Zar, Kurram Agency.
- 142. Fozia Afzal D/O Muhammad Afzal, PST, Government Girls Primary School Luqman Khan, Kurram Agency.

EXAMINE

PESHAWAR HIGH COURT, PESHAWAR PONTES (JUDICIAL DEPARTMENT)

WP No. 4597-P/2018

Anzar Gul and others

Petitioners

V/s

Director of Education, FATA Secretariat, Peshawar and others.

.....Respondents.

For the Petitioners:

Mr. Saadullah Khan Marwat,

Advocate.:

For the Respondents:

Syed Sikandar Hayat Shah,

AÁG.

Date of hearing:

03.11.2022

JUDGMENT.

SYED ARSHAD ALI, J:- The petitioners, through the instant constitutional petition, have approached this Court praying that:-

"It is, therefore, most humbly prayed that on acceptance of the Writ Petition, in exercise of the extraordinary constitutional jurisdiction, this hon'ble Court may graciously be pleased to:

a. Declare notification dated 29.08.2018 of R. No.01 to be illegal, improper, unjust, discriminatory, malafide, without lawful authority and of no legal effect.

b. Direct the authority to regularize the initial service of the petitioners rendered in the

• Community Schools to the regular service for pensionary and other benefits, AND/OR

c. Any other writ/order/direction deemed proper and just in the circumstances of the case be also issued/ordered/given."

2. Short but relevant facts of the case as alleged in petition are that the petitioners were appointed as Community School Teachers in a Project on contract basis and later, their services were regularized against the regular posts of PST vide orders dated 02.11.2015, 07.01.2016, 08.01.2016 & 20.07.2016, however, it is the claim of petitioners that the services

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rendered by them on contract basis for more than ten years have not been counted towards pensionary benefits, against which, they filed representation before the Director Education FATA Secretariat, Peshawar on 22.03.2017, but, the same was regretted vide Notification dated 29.08.2018; hence, the instant Writ Petition.

- 3. Respondents No. 1, 2 & 5 have furnished their comments wherein it is alleged that the petitioners were appointed as Community School Teachers in a Project, however, the said Project was closed on 31.12.2010. Later, after revised PC-1, the community schools were reopened in the year, 2011-2012 and the petitioners were adjusted against regular posts in view of Notification dated 11.05.2012. The said Notification was challenged by some other persons before this Court through various constitutional petitions and this Court vide judgment dated 06.08.2013 rendered in WP No. 2662/2012 declared the said Notification as policy for recruitment of new candidates in future; hence, this petition is hit by principle of resjudicata and requested for its dismissal.
- 4. Arguments heard and record perused.
- 25. Perusal of the record reveals that the petitioners were appointed against the project posts of PTC and were posted as Communal School Teachers in Boys Communal Schools at different places in the erstwhile FATA. Initially, contract/project posts were for a period of three years which was then extended from time to time; however, in view of the wave of militancy and then Army operation, these community's schools became non-functional and were closed and the services of the Communal School Teachers were terminated w.e.f. 31.12.2010. It is pertinent to mention here as alleged by the respondent that most of the appointees were not holding the prescribed qualification at the relevant time. Later, it was decided vide Notification dated 29.10.2015 to appoint/adjust the Communal School Teachers against the regular posts of PST in case they are holding the prescribed

EXAMINER.

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qualification and that it was in view of the decision of the Government that the petitioners were regularized/ adjusted through different letters available on the file. In the instant case, the petitioners have two main claims i.e. regularization from retrospective effect and counting of their previous project/contract service for the purpose of pension.

6. Admittedly, by now the petitioners have acquired the status of civil servants and the relief claimed through the instant petition relates to the enforcement of their terms and conditions of service. This Court under Article 212 of the Constitution of Islamic Republic of Pakistan, 1973 has no jurisdiction to interfere in the matter. However, this case is pending before this Court since 2018, therefore, instead of dismissing this petition on question of jurisdiction, this petition be transmitted to Worthy Khyber Pakhtunkhwa Service Tribunal for adjudication on merit. Copy of this petition be retained in office while the original file along with the annexure be sent to the Worthy Tribunal.

7. Disposed of in the above terms.

ANNOUNCED. 03.11.2022

Chief Justice

Judge

29 / 05/11/2023 28 - 00 28/2/2023

and Shah CS (DB) Justice Quiser Rachid Khan CJ & Justice Syed Arabad Ali

P	OWER OF ATTORNEY	
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In the Court of Killer	Takhtum Khauer Son	Were Tolbel Deslux
Shughly	llissain	
The state of the s	1000 aun	For Plaintiff
· · · · · · · · · · · · · · · · · · ·		{Appellant
	* 1	) Petitioner
		Complainant :
$\sim$ - $\circ$	VERSUS.	and the second second
UESF.	Donel others.	377.6
	1	}Defendant   Respondent
		}Accused
Appeal/Revision/Suit/Applicat	ion/Position/Compat	)
· opposition and a supplication of the supplic	· · · · · · · · · · · · · · · · · · ·	<u></u>
I/W, the undersigned, do hereb	y nominate and appoint	
	N KHAN ADVOCATES, my true and	lawful attarnay for
the many same and on my be	chaif to appear at / See Land	annear pland not
and answer in the above Cou	of any Court to which the business is	s transferred in the
above matter and is agreed to	i sign and life petitions. An appeal sta	alcumente accounte
or any matter arising there from	documents whatsoever, in connection w	with the said matter
of documents, depositions etc.	n and also to apply for and receive all dand to apply for and issue summons and	ocuments or copies
poena and to apply for and get	"ISSUED and arrest, attachment or other &	Verutione waterant
or order and to conduct any p	proceeding that may arise there out any	d to sools for and
receive hayment or any or an	sums or submit for the above matter to	arbitration and to
employee any other Legal 1	tractitioner authorizing him to exercise	se the narver and
lawver may be appointed by m	the Advocate wherever he may think fit y said counsel to conduct the case who s	to do so, any other
powers.	3. Said course to conduct the case who is	shall have the same.
	!	
AND to all acts legall respects, whether herein specifi	y necessary to manage and conduct the ed or not, as may be proper and expedien	ne said case in all.
AND I/we hereby agree	to ratify and confirm all lawful acts done	e on my/our behalf
under or by virtue of this power	or of the usual practice in such matter.	
PROVIDED always, the	at I/we undertake at time of calling of	of the case by the
case may be dismissed in defa-	inform the Advocate and make him applic, if it be proceeded ex-parte the said co	ear in Court, if the
held responsible for the same. A	Il costs awarded in favour shall be the	ight of the condeal
or his nominee, and if awarded	against shall be payable by me/us	Shi h
		JATTER
. 1	/we have hereto signed at Shuhl	CL NUSSIM.
Executant/Executants	day to the year	
Accepted subject to the terms re	garding fee	
	:: : :	
6/21/2		
~VVI 11/1 ·		<i>110</i>

IMRAN KHAN Advocate High Court

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P.O	WER OF ATTORNEY	•	
In the Court of Myhar	Tatchtum Khauce Soot	Leie Tolland	201.1
Shugh Dr. A	liffain	•	20000
- Carlon January	vojavn	}For }Plaintiff	
		jAppellant	
		}Petitioner }Complainant	
$\sim$	VERSUS		
DESF	I amel others.	Defendant	
	27.04 0.00-5	Respondent Accused	
A		}	
Appear/Revision/Suit/Application	on/Petition/Case Noofof		
I/W, the undersigned, do hereby	nominate and appoint		
me in my same and on my be and answer in the above Cour above matter and is agreed to exhibits. Compromisesor other or any matter arising there from of documents, depositions etc., a poena and to apply for and get or order and to conduct any preceive payment of any or all employee any other Legal P authorizes hereby conferred on-lawyer may be appointed by my powers.  AND to all acts legally	NKHAN ADVOCATES. my true and law half to appear at	ppear, plead, act ransferred in the ments, accounts, a the said matter aments or copies her writs or subcutions, warrants to apply for and bitration, and to the power and do so, any other II have the same	
' ,	ed or not, as may be proper and expedient. to ratify and confirm all lawful acts done of	on any/our balvall	
under or by virtue of this power	or of the usual practice in such matter.	orany/our ()CHHH	e e
Court/my authorized agent shall case may be dismissed in defau held responsible for the same.	nat I/we undertake at time of calling of inform the Advocate and make him appeal it, if it be proceeded ex-parte the said could costs awarded in favour shall be the right gainst shall be payable by me/us	r in Court, if the usel shall not be	
the	I/we have hereto signed at Shuhlo	hussin.	
Executant/Executants  Accepted subject to the terms re	garding fee		
x = 3-3-3-1	B		

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